By: West

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#### A BILL TO BE ENTITLED 1 AN ACT 2 relating to nonsubstantive additions to and corrections in enacted codes, to the nonsubstantive codification or disposition of various 3 laws omitted from enacted codes, to conforming codifications 4 5 enacted by the 80th Legislature to other Acts of that legislature, and to the repeal of certain unconstitutional laws. 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 7 ARTICLE 1. GENERAL PROVISIONS 8 SECTION 1.001. This Act is enacted as part of the state's 9 continuing statutory revision program under 10 Chapter 323, 11 Government Code. This Act is a revision for purposes of Section 43, 12 Article III, Texas Constitution, and has the purposes of: 13 (1) codifying without substantive change or providing 14 for other appropriate disposition of various statutes that were omitted from enacted codes; 15 (2) conforming codifications enacted by the 80th 16 Legislature to other Acts of that legislature that amended the laws 17 codified or added new law to subject matter codified; 18 (3) making necessary 19 corrections to enacted 20 codifications; 21 (4) repealing various civil statutes appellate courts 22 have held to be unconstitutional; and 23 (5) renumbering titles, chapters, and sections of 24 codes that duplicate title, chapter, or section numbers.

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1 SECTION 1.002. (a) The repeal of a statute by this Act does 2 not affect an amendment, revision, or reenactment of the statute by 3 the 81st Legislature, Regular Session, 2009. The amendment, 4 revision, or reenactment is preserved and given effect as part of 5 the code provision that revised the statute so amended, revised, or 6 reenacted.

7 (b) If any provision of this Act conflicts with a statute 8 enacted by the 81st Legislature, Regular Session, 2009, the statute 9 controls.

10 SECTION 1.003. (a) A transition or saving provision of a 11 law codified by this Act applies to the codified law to the same 12 extent as it applied to the original law.

(b) The repeal of a transition or saving provision by this Act does not affect the application of the provision to the codified law.

16 (c) In this section, "transition provision" includes any 17 temporary provision providing for a special situation in the 18 transition period between the existing law and the establishment or 19 implementation of the new law.

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ARTICLE 2. CHANGES RELATING TO AGRICULTURE CODE

21 SECTION 2.001. Section 2.003(a), Agriculture Code, is 22 amended to correct an error in punctuation to read as follows:

(a) The agricultural policy of this state must consider andaddress:

(1) water availability issues, including planning for
water supplies and drought preparedness and response, by ensuring
that a high priority is assigned to the agricultural use of water;

1 (2) transportation issues, by ensuring an efficient 2 and well-maintained farm-to-market road system and intermodal 3 transportation to provide adequate transportation for agricultural 4 products at competitive rates;

5 (3) state regulatory issues, by ensuring the 6 efficiency and profitability of agricultural enterprises while at 7 the same time protecting the health, safety, and welfare of 8 agricultural workers and citizens of this state; [-]

9 (4) state tax policy, by encouraging tax policy that 10 promotes the agriculture industry, including production and 11 processing;

12 (5) the availability of capital, including state loans 13 or grants authorized by Section 52-a, Article III, Texas 14 Constitution, by facilitating access to capital through loans and 15 grants authorized by the Texas Constitution for agricultural 16 producers who have established or intend to establish agricultural 17 operations in Texas;

18 (6) the promotion of Texas agricultural products, by 19 promoting the orderly and efficient marketing of agricultural 20 commodities and enhancing and expanding sales of Texas raw and 21 processed agricultural products in local, domestic, and foreign 22 markets;

eradication, control, or exclusion of: 23 (7) 24 (A) injurious pests and diseases that affect crops and livestock; and 25 26 (B) noxious plant and brush species; 27 (8) research and education efforts, including

1 financial risk management, consumer education, and education in the 2 public schools, by encouraging promotional and educational 3 programs involving all segments of agriculture and maintaining a 4 solid foundation of stable and long-term support for food and 5 agricultural research while improving accountability and gathering 6 public input concerning research;

7 (9) promotion of efficient utilization of soil and 8 water resources, by encouraging efforts to sustain the long-term 9 productivity of landowners by conserving and protecting the basic 10 resources of agriculture, including soil, water, and air, while 11 working within federal mandates relating to natural resources;

12 (10) rural economic and infrastructure development,
13 by enhancing, protecting, and encouraging the production of food
14 and other agricultural products;

(11) protection of property rights and the right to farm, by promoting and protecting agricultural activities that are established before nonagricultural activities located near the agricultural activities and are reasonable and consistent with good agricultural practices;

(12) preservation of farmland, ranchland, timberland, and other land devoted to agricultural purposes, by encouraging the development and improvement of the land for the production of food and other agricultural products consistent with the philosophy of a private property rights state;

(13) food safety, by continuing to support production of the safest food in the world with regulations based on sound scientific evidence;

(14) efforts to participate in the formulation of
 federal programs and policies, by actively addressing the
 development of federal policy that affects this state;

4 (15) promotion of rural fire service, by seeking 5 opportunities to improve the sustainability and effectiveness of 6 rural fire service for the protection of the general public and 7 natural resources; and

8 (16) promotion of value-added agricultural 9 enterprises, by promoting efforts to increase the value of Texas 10 agricultural products through processing, management practices, or 11 other procedures that add consumer benefits to agricultural goods.

12 SECTION 2.002. Section 58.039, Agriculture Code, as added 13 by Section 1, Article 2, Chapter 32 (H.B. 49), Acts of the 70th 14 Legislature, 2nd Called Session, 1987, and Section 58.039, 15 Agriculture Code, as added by Section 1, Chapter 1247 (H.B. 1111), 16 Acts of the 71st Legislature, Regular Session, 1989, are reenacted 17 and amended to consolidate the two versions of Section 58.039 and to 18 correct a typographical error to read as follows:

Sec. 58.039. REVIEW BOARD. (a) The bond review board is composed of:

21

the governor;

(3)

22 (2) the lieutenant governor;

23 24

(4) the comptroller of public accounts.

25 (b) The governor is chairman of the review board.

26 (c) Bonds may not be issued under this chapter, and proceeds27 of bonds under this chapter may not be used to finance a program

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the speaker of the house of representatives; and

1 unless the issuance <u>or</u> [<del>of</del>] program, as applicable, has been 2 reviewed and approved by the review board.

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3 (d) The review board may adopt rules governing application4 for review, the review process, and reporting requirements.

5 (e) A member of the review board may not be held liable for 6 damages resulting from the performance of the members' functions 7 under this chapter.

8 SECTION 2.003. Section 143.021(a), Agriculture Code, is 9 amended to correct a typographical error to read as follows:

10 (a) In accordance with this section, the freeholders of a 11 county or an area within a county may petition the <u>commissioners</u> 12 [commissions] court to conduct an election for the purpose of 13 determining if horses, mules, jacks, jennets, donkeys, hogs, sheep, 14 or goats are to be permitted to run at large in the county or area.

ARTICLE 3. CHANGES RELATING TO ALCOHOLIC BEVERAGE CODE
 SECTION 3.001. Section 16.06, Alcoholic Beverage Code, is

17 amended to add a heading to read as follows:

Sec. 16.06. PARTICIPATION IN CERTAIN OFF-PREMISES WINE 18 EVALUATION ACTIVITIES. (a) For the purpose of participating in an 19 organized wine tasting, wine evaluation, wine competition, or 20 literary review, the holder of a winery permit may deliver wine 21 produced and manufactured by the holder to locations that are not 22 licensed under this code for the purpose of submitting the wine to 23 24 an evaluation at an organized wine tasting competition attended primarily by unlicensed persons or by a wine reviewer whose reviews 25 26 are published if:

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(1) no charge of any kind is made for the wine,

1 delivery, or attendance at the event; and

2 (2) the commission consents in writing to the3 delivery.

(b) In connection with events authorized by Subsection (a)
of this section, the holder of the winery permit may dispense wine
to individuals attending the event and discuss with them the
manufacture and characteristics of the wine.

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ARTICLE 4. CHANGES RELATING TO BUSINESS & COMMERCE CODE

9 SECTION 4.001. (a) Title 4, Business & Commerce Code, is 10 amended to recodify Section 35.521, Business & Commerce Code, as 11 added by Section 1, Chapter 498 (S.B. 324), Acts of the 80th 12 Legislature, Regular Session, 2007, by adding Chapter 56 to read as 13 follows:

# 14 CHAPTER 56. AGREEMENT FOR PAYMENT OF CONSTRUCTION SUBCONTRACTOR 15 SUBCHAPTER A. GENERAL PROVISIONS 16 Sec. 56.001. DEFINITIONS. In this chapter: 17 (1) "Contingent payee" means a party to a contract 10 Will we will be a contract

18 with a contingent payment clause, other than an architect or 19 engineer, whose receipt of payment is conditioned on the contingent 20 payor's receipt of payment from another person.

(2) "Contingent payment clause" means a provision in a
contract for construction management, or for the construction of
improvements to real property or the furnishing of materials for
the construction, that provides that the contingent payor's receipt
of payment from another is a condition precedent to the obligation
of the contingent payor to make payment to the contingent payee for
work performed or materials furnished.

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1	(3) "Contingent payor" means a party to a contract
2	with a contingent payment clause that conditions payment by the
3	party on the receipt of payment from another person.
4	(4) "Improvement" includes new construction,
5	remodeling, or repair.
6	(5) "Obligor" means the person obligated to make
7	payment to the contingent payor for an improvement.
8	(6) "Primary obligor" means the owner of the real
9	property to be improved or repaired under the contract, or the
10	contracting authority if the contract is for a public project. A
11	primary obligor may be an obligor.
12	Sec. 56.002. INAPPLICABILITY OF CHAPTER TO CERTAIN
13	CONTRACTS. This chapter does not apply to a contract that is solely
14	for:
15	(1) design services;
16	(2) the construction or maintenance of a road,
17	highway, street, bridge, utility, water supply project, water
18	plant, wastewater plant, water and wastewater distribution or
19	conveyance facility, wharf, dock, airport runway or taxiway,
20	drainage project, or related type of project associated with civil
21	engineering construction; or
22	(3) improvements to or the construction of a structure
23	that is a:
24	(A) detached single-family residence;
25	(B) duplex;
26	(C) triplex; or
27	(D) quadruplex.

1 Sec. 56.003. EFFECT OF CHAPTER ON TIMING OF PAYMENT 2 PROVISIONS. This chapter does not affect a provision that affects 3 the timing of a payment in a contract for construction management or for the construction of improvements to real property if the 4 5 payment is to be made within a reasonable period. 6 Sec. 56.004. WAIVER OF CHAPTER PROHIBITED. A person may not waive this chapter by contract or other means. A purported waiver 7 8 of this chapter is void. 9 [Sections 56.005-56.050 reserved for expansion] 10 SUBCHAPTER B. CONTINGENT PAYMENT CLAUSE Sec. 56.051. ENFORCEMENT OF CLAUSE PROHIBITED TO EXTENT 11 CERTAIN CONTRACTUAL OBLIGATIONS NOT MET. A contingent payor or its 12 surety may not enforce a contingent payment clause to the extent 13 14 that the obligor's nonpayment to the contingent payor is the result 15 of the contractual obligations of the contingent payor not being met, unless the nonpayment is the result of the contingent payee's 16 17 failure to meet the contingent payee's contractual requirements. Sec. 56.052. ENFORCEMENT OF CLAUSE PROHIBITED FOLLOWING 18 NOTICE FROM CONTINGENT PAYEE. (a) Except as provided by Subsection 19 (d), a contingent payor or its surety may not enforce a contingent 20 payment clause as to work performed or materials delivered after 21 22 the contingent payor receives written notice from the contingent payee objecting to the further enforceability of the contingent 23 24 payment clause as provided by this chapter and the notice becomes effective as provided by Subsection (b). The contingent payee may 25 26 send written notice only after the 45th day after the date the contingent payee submits a written request for payment to the 27

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1 contingent payor that is in a form substantially in accordance with 2 the contingent payee's contract requirements for the contents of a 3 regular progress payment request or an invoice. 4 (b) For purposes of Subsection (a), the written notice 5 becomes effective on the latest of: 6 (1) the 10th day after the date the contingent payor 7 receives the notice; 8 (2) the eighth day after the date interest begins to accrue against the obligor under: 9 10 (A) Section 28.004, Property Code, under a contract for a private project governed by Chapter 28, Property 11 12 Code; or (B) 31 U.S.C. Section 3903(a)(6), under a 13 14 contract for a public project governed by 40 U.S.C. Section 3131; or 15 (3) the 11th day after the date interest begins to accrue against the obligor under Section 2251.025, Government Code, 16 17 under a contract for a public project governed by Chapter 2251, Government Code. 18 19 (c) A notice given by a contingent payee under Subsection (a) does not prevent enforcement of a contingent payment clause if: 20 21 (1) the obligor has a dispute under Chapter 28, Property Code, Chapter 2251, Government Code, or 31 U.S.C. Chapter 22 39 as a result of the contingent payee's failure to meet the 23 24 contingent payee's contractual requirements; and 25 (2) the contingent payor gives notice in writing to 26 the contingent payee that the written notice given under Subsection (a) does not prevent enforcement of the contingent payment clause 27

1	under this subsection and the contingent payee receives the notice
2	under this subdivision not later than the later of:
3	(A) the fifth day before the date the written
4	notice from the contingent payee under Subsection (a) becomes
5	effective under Subsection (b); or
6	(B) the fifth day after the date the contingent
7	payor receives the written notice from the contingent payee under
8	Subsection (a).
9	(d) A written notice given by a contingent payee under
10	Subsection (a) does not prevent the enforcement of a contingent
11	payment clause to the extent that the funds are not collectible as a
12	result of a primary obligor's successful assertion of a defense of
13	sovereign immunity, if the contingent payor has exhausted all of
14	its rights and remedies under its contract with the primary obligor
15	and under Chapter 2251, Government Code. This subsection does not:
16	(1) create or validate a defense of sovereign
17	immunity; or
18	(2) extend to a primary obligor a defense or right that
19	did not exist before September 1, 2007.
20	(e) On receipt of payment by the contingent payee of the
21	unpaid indebtedness giving rise to the written notice provided by
22	the contingent payee under Subsection (a), the contingent payment
23	clause is reinstated as to work performed or materials furnished
24	after the receipt of the payment, subject to the provisions of this
25	chapter.
26	Sec. 56.053. ENFORCEMENT OF CLAUSE PROHIBITED IF EXISTENCE
27	OF SHAM RELATIONSHIP. A contingent payor or its surety may not

1 enforce a contingent payment clause if the contingent payor is in a sham relationship with the obligor, as described by the sham 2 relationships in Section 53.026, Property Code. 3 4 Sec. 56.054. ENFORCEMENT OF CLAUSE PROHIBITED ΙF 5 UNCONSCIONABLE. (a) A contingent payor or its surety may not enforce a contingent payment clause if the enforcement would be 6 7 unconscionable. The party asserting that a contingent payment 8 clause is unconscionable has the burden of proving that the clause is unconscionable. 9 10 (b) The enforcement of a contingent payment clause is not 11 unconscionable if the contingent payor: 12 (1) proves that the contingent payor has exercised diligence in ascertaining and communicating in writing to the 13 14 contingent payee, before the contract in which the contingent 15 payment clause has been asserted becomes enforceable against the contingent payee, the financial viability of the primary obligor 16 17 and the existence of adequate financial arrangements to pay for the 18 improvements; and 19 (2) has done the following: 20 (A) made reasonable efforts to collect the amount owed to the contingent payor; or 21 22 (B) made or offered to make, at a reasonable time, an assignment by the contingent payor to the contingent payee 23 24 of a cause of action against the obligor for the amounts owed to the contingent payee by the contingent payor and offered reasonable 25 26 cooperation to the contingent payee's collection efforts, if the assigned cause of action is not subject to defenses caused by the 27

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1	contingent payor's action or failure to act.
2	(c) A cause of action brought on an assignment made under
3	Subsection (b)(2)(B) is enforceable by a contingent payee against
4	an obligor or a primary obligor.
5	(d) A contingent payor is considered to have exercised
6	diligence for purposes of Subsection (b)(1) under a contract for a
7	private project governed by Chapter 53, Property Code, if the
8	contingent payee receives in writing from the contingent payor:
9	(1) the name, address, and business telephone number
10	of the primary obligor;
11	(2) a description, legally sufficient for
12	identification, of the property on which the improvements are being
13	<pre>constructed;</pre>
14	(3) the name and address of the surety on any payment
15	bond provided under Subchapter I, Chapter 53, Property Code, to
16	which any notice of claim should be sent;
17	(4) if a loan has been obtained for the construction of
18	improvements:
19	(A) a statement, furnished by the primary obligor
20	and supported by reasonable and credible evidence from all
21	applicable lenders, of the amount of the loan;
22	(B) a summary of the terms of the loan;
23	(C) a statement of whether there is foreseeable
24	default of the primary obligor; and
25	(D) the name, address, and business telephone
26	number of the borrowers and lenders; and
27	(5) a statement, furnished by the primary obligor and

S.B. No. 1969 supported by reasonable and credible evidence from all applicable 1 banks or other depository institutions, of the amount, source, and 2 location of funds available to pay the balance of the contract 3 amount if there is no loan or the loan is not sufficient to pay for 4 5 all of the construction of the improvements. 6 (e) A contingent payor is considered to have exercised 7 diligence for purposes of Subsection (b)(1) under a contract for a 8 public project governed by Chapter 2253, Government Code, if the contingent payee receives in writing from the contingent payor: 9 (1) the name, address, and primary business telephone 10 number of the primary obligor; 11 12 (2) the name and address of the surety on the payment bond provided to the primary obligor to which any notice of claim 13 14 should be sent; and 15 (3) a statement from the primary obligor that funds are available and have been authorized for the full contract amount 16 17 for the construction of the improvements. (f) A contingent payor is considered to have exercised 18 19 diligence for purposes of Subsection (b)(1) under a contract for a public project governed by 40 U.S.C. Section 3131 if the contingent 20 payee receives in writing from the contingent payor: 21 22 (1) the name, address, and primary business telephone number of the primary obligor; 23 24 (2) the name and address of the surety on the payment 25 bond provided to the primary obligor; and 26 (3) the name of the contracting officer, if known at the time of the execution of the contract. 27

(g) A primary obligor shall furnish the information 1 2 described by Subsection (d) or (e), as applicable, to the contingent payor not later than the 30th day after the date the 3 primary obligor receives a written request for the information. If 4 the primary obligor fails to provide the information under the 5 written request, the contingent payor, the contingent payee, and 6 their sureties are relieved of the obligation to initiate or 7 continue performance of the construction contracts of the 8 contingent payor and contingent payee. 9

10 <u>Sec. 56.055. USE OF CLAUSE TO INVALIDATE ENFORCEABILITY OR</u> 11 <u>PERFECTION OF MECHANIC'S LIEN PROHIBITED. A contingent payment</u> 12 <u>clause may not be used as a basis for invalidation of the</u> 13 <u>enforceability or perfection of a mechanic's lien under Chapter 53,</u> 14 Property Code.

15 <u>Sec. 56.056. ASSERTION OF CLAUSE AS AFFIRMATIVE DEFENSE.</u>
16 <u>The assertion of a contingent payment clause is an affirmative</u>
17 <u>defense to a civil action for payment under a contract.</u>

18 Sec. 56.057. ALLOCATION OF RISK PERMITTED. An obligor or a 19 primary obligor may not prohibit a contingent payor from allocating 20 risk by means of a contingent payment clause.

(b) Section 35.521, Business & Commerce Code, as added by
Section 1, Chapter 498 (S.B. 324), Acts of the 80th Legislature,
Regular Session, 2007, is repealed.

SECTION 4.002. (a) Sections 102.001 through 102.005, Business & Commerce Code, are designated as Subchapter A, Chapter 102, Business & Commerce Code, and a heading for Subchapter A is added to conform to Section 1, Chapter 1206 (H.B. 1751), Acts of the

1 80th Legislature, Regular Session, 2007, to read as follows:

#### 2 SUBCHAPTER A. RESTRICTION ON OWNERS, OPERATORS, MANAGERS, OR

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#### EMPLOYEES OF SEXUALLY ORIENTED BUSINESSES

4 (b) Section 1, Chapter 1206 (H.B. 1751), Acts of the 80th
5 Legislature, Regular Session, 2007, which designated former
6 Sections 47.001 through 47.004, Business & Commerce Code, as
7 Subchapter A, Chapter 47, Business & Commerce Code, and added a
8 heading for Subchapter A, is repealed.

9 SECTION 4.003. (a) Section 102.001, Business & Commerce 10 Code, is amended to conform to Section 2, Chapter 1206 (H.B. 1751), 11 Acts of the 80th Legislature, Regular Session, 2007, to read as 12 follows:

13 Sec. 102.001. DEFINITIONS. In this <u>subchapter</u> [chapter]:

14 (1) "Sex offender" means a person who has been 15 convicted of or placed on deferred adjudication for an offense for 16 which a person is subject to registration under Chapter 62, Code of 17 Criminal Procedure.

18 (2) "Sexually oriented business" has the meaning19 assigned by Section 243.002, Local Government Code.

(b) Section 2, Chapter 1206 (H.B. 1751), Acts of the 80th
Legislature, Regular Session, 2007, which amended former Section
47.001, Business & Commerce Code, is repealed.

SECTION 4.004. Subchapter B, Chapter 47, Business & Commerce Code, as added by Section 3, Chapter 1206 (H.B. 1751), Acts of the 80th Legislature, Regular Session, 2007, is redesignated as Subchapter B, Chapter 102, Business & Commerce Code, and the sections in that redesignated subchapter, Sections 47.051, 47.052,

47.053, 47.054, 47.055, 47.0551, and 47.056, are redesignated as
 Sections 102.051, 102.052, 102.053, 102.054, 102.055, 102.0551,
 and 102.056, respectively.

4 SECTION 4.005. (a) Title 6, Business & Commerce Code, is 5 amended to recodify Section 35.63, Business & Commerce Code, as 6 added by Section 1, Chapter 307 (H.B. 1871), Acts of the 80th 7 Legislature, Regular Session, 2007, by adding Chapter 204 to read 8 as follows:

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#### CHAPTER 204. SALE OF PLASTIC BULK MERCHANDISE CONTAINER

Sec. 204.001. DEFINITIONS. In this chapter:

11 (1) "Plastic bulk merchandise container" means a 12 plastic crate or shell used by a product producer, distributor, or 13 retailer for the bulk transportation or storage of retail 14 containers of milk, eggs, or bottled beverage products.

15 (2) "Proof of ownership" includes a bill of sale or 16 other evidence showing that an item has been sold to the person 17 possessing the item.

Sec. 204.002. REQUIREMENTS APPLICABLE TO SALE OF PLASTIC
BULK MERCHANDISE CONTAINER. (a) A person who is in the business of
recycling, shredding, or destroying plastic bulk merchandise
containers, before purchasing five or more plastic bulk merchandise
containers from the same person, shall:
(1) obtain from that person:

24 <u>(A) proof of ownership for the containers; and</u>
25 <u>(B) a record that contains:</u>
26 <u>(i) the name, address, and telephone number</u>
27 of the person or the person's authorized representative;

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1	(ii) the name and address of the buyer of
2	the containers or any consignee of the containers;
3	(iii) a description of the containers,
4	including the number of the containers to be sold; and
5	(iv) the date of the transaction; and
6	(2) verify the identity of the individual selling the
7	containers or representing the seller from a driver's license or
8	other government-issued identification card that includes the
9	individual's photograph, and record the verification.
10	(b) A person shall retain a record obtained or made under
11	this chapter until the first anniversary of the later of the date
12	the containers are purchased or delivered.
13	(c) A person who violates Subsection (a) or (b) is liable to
14	this state for a civil penalty of \$10,000 for each violation.
15	Sec. 204.003. USE OF ARTIFICE TO AVOID APPLICABILITY OF
16	CHAPTER PROHIBITED. (a) A person who is in the business of
17	recycling, shredding, or destroying plastic bulk merchandise
18	containers may not use an artifice to avoid the application of
19	Section 204.002, including documenting purchases from the same
20	person on the same day as multiple transactions.
21	(b) A person who violates this section is liable to this
22	state for a civil penalty of \$30,000 for each violation.
23	Sec. 204.004. ENFORCEMENT OF CIVIL PENALTY. The attorney
24	general or appropriate prosecuting attorney may sue to collect a
25	civil penalty under this chapter.
26	(b) Section 35.63, Business & Commerce Code, as added by
27	Section 1, Chapter 307 (H.B. 1871), Acts of the 80th Legislature,

1 Regular Session, 2007, is repealed.

2 SECTION 4.006. (a) Section 304.002(10), Business & 3 Commerce Code, is amended to conform to Section 1, Chapter 206 (H.B. 4 143), Acts of the 80th Legislature, Regular Session, 2007, to read 5 as follows:

6 (10) "Telephone call" means a call or other 7 transmission made to or received at a telephone number, including:

8 (A) a call made by an automated telephone dialing9 system;

10 (B) a transmission to a facsimile recording 11 device; and

12 (C) a call or other transmission, including a transmission of a text or graphic message or of an image, to a 13 14 mobile telephone number serviced by a provider of commercial mobile 15 service, as defined by Section 332(d), Communications Act of 1934 (47 U.S.C. Section 151 et seq.), as amended, Federal Communications 16 17 Commission rules, or the Omnibus Budget Reconciliation Act of 1993 (Pub. L. No. 103-66), as amended, except that the term does not 18 19 include a transmission made to a mobile telephone number as part of an ad-based telephone service, in connection with which the 20 telephone service customer has agreed with the service provider to 21 22 receive the transmission.

(b) Section 1, Chapter 206 (H.B. 143), Acts of the 80th
Legislature, Regular Session, 2007, which amended former Section
44.002(9), Business & Commerce Code, is repealed.

26 SECTION 4.007. (a) Subchapter B, Chapter 304, Business & 27 Commerce Code, is amended to conform to Section 2, Chapter 206 (H.B.

143), Acts of the 80th Legislature, Regular Session, 2007, by
 adding Section 304.063 to read as follows:

3 <u>Sec. 304.063. ONLINE NOTICE. The commission shall include</u> 4 <u>on its Internet website a notice explaining the application of the</u> 5 <u>Texas no-call list to a call or other transmission, including a</u> 6 <u>transmission of a text or graphic message or of an image, to a</u> 7 mobile telephone number.

8 (b) Section 2, Chapter 206 (H.B. 143), Acts of the 80th 9 Legislature, Regular Session, 2007, which added Subsection (c) to 10 former Section 44.103, Business & Commerce Code, is repealed.

SECTION 4.008. (a) Subtitle A, Title 10, Business & Commerce Code, is amended to recodify Subchapter L, Chapter 35, Business & Commerce Code, as added by Section 1, Chapter 822 (H.B. 73), Acts of the 80th Legislature, Regular Session, 2007, by adding Chapter 306 to read as follows:

16	CHAPTER 306. PROTECTION OF CONSUMER TELEPHONE RECORDS
17	SUBCHAPTER A. GENERAL PROVISIONS
18	Sec. 306.001. DEFINITIONS. In this chapter:
19	(1) "Caller identification record" means a record
20	that:
21	(A) is delivered electronically to the recipient
22	of a telephone call simultaneously with the reception of the call;
23	and
24	(B) indicates the telephone number from which the
25	telephone call was made or other similar information regarding the
26	<u>call.</u>
27	(2) "Telephone company" means a provider of commercial

1 telephone services, or a provider that bills for those services, 2 regardless of the technology used to provide that service, including landline, radio, wireless, microwave, satellite, Voice 3 over Internet Protocol (VoIP), or other cable, broadband, or 4 5 digital technology. 6 (3) "Telephone record" means a written, electronic, or 7 oral record, other than a caller identification record collected and retained by or on behalf of a customer, created by a telephone 8 company about a customer, that includes: 9 10 (A) the telephone number: 11 (i) dialed by a customer; or 12 (ii) of an incoming call made to a customer; 13 (B) the time a call was made to or by a customer; 14 (C) the duration of a call made to or by a 15 customer; or (D) the location from which a call was initiated 16 17 or at which a call was received by a customer. Sec. 306.002. NONAPPLICABILITY ТО 18 LAW ENFORCEMENT 19 AGENCIES. This chapter does not prohibit any lawfully authorized investigative, protective, or intelligence activity of a law 20 enforcement agency of the United States, a state, or a political 21 22 subdivision of a state or of an intelligence agency of the United 23 States. 24 Sec. 306.003. CONSTRUCTION OF CHAPTER. This chapter does not apply to expand the obligations or duties of a telephone company 25 26 under federal or other state law to protect telephone records. 27 Sec. 306.004. CONSISTENCY WITH FEDERAL LAW. This chapter

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1 may not be construed in a manner that is inconsistent with 18 U.S.C. Section 1038, 47 U.S.C. Section 222, or any other applicable 2 3 federal law or rule. 4 [Sections 306.005-306.050 reserved for expansion] 5 SUBCHAPTER B. PROHIBITED CONDUCT OR ACTIVITY Sec. 306.051. UNAUTHORIZED OR FRAUDULENT PROCUREMENT, 6 SALE, OR RECEIPT OF TELEPHONE RECORDS. (a) A person commits an 7 8 offense if the person: 9 (1) obtains, attempts to obtain, or conspires with another to obtain a telephone record of a resident of this state 10 without the authorization of the resident to whom the record 11 12 pertains by: 13 (A) making a statement the person knows to be 14 false to an agent of a telephone company; 15 (B) making a statement the person knows to be false to a telephone company; 16 17 (C) fraudulently accessing the record through 18 the telephone company's Internet website; or 19 (D) providing to a telephone company a document 20 that the person knows: 21 (i) is fraudulent; 2.2 (ii) has been lost or stolen; 23 (iii) has been obtained by fraud; or 24 (iv) contains a false, fictitious, or 25 fraudulent statement or representation; 26 (2) asks another person to obtain a telephone record of a resident of this state knowing that the record will be obtained 27

1	in a manner prohibited by this section;
2	(3) sells, transfers, or attempts to sell or transfer
3	a telephone record of a resident of this state without
4	authorization of the resident to whom the record pertains; or
5	(4) offers to obtain or offers to sell a telephone
6	record that has been or will be obtained without authorization from
7	the resident to whom the record pertains.
8	(b) An offense under this section is a Class A misdemeanor,
9	except that a fine shall not exceed \$20,000.
10	(c) In addition to the penalties provided by Subsection (b),
11	a person convicted of an offense under this section may be required
12	to forfeit personal property used or intended to be used in
13	violation of this section.
14	(d) In addition to the penalties provided by Subsections (b)
15	and (c), a person convicted of an offense under this section shall
16	be ordered to pay to a resident whose telephone record was obtained
17	in a manner prohibited by this section an amount equal to the sum
18	<u>of:</u>
19	(1) the greater of the resident's financial loss, if
20	proof of the loss is submitted to the satisfaction of the court, or
21	<u>\$1,000; and</u>
22	(2) the amount of any financial gain received by the
23	person as the direct result of the offense.
24	(e) An offense under this section may be prosecuted in:
25	(1) the county in which the customer whose telephone
26	record is the subject of the prosecution resided at the time of the
27	offense; or

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1	(2) any county in which any part of the offense took
2	place regardless of whether the defendant was ever present in the
3	county.
4	(f) If venue lies in more than one county under Subsection
5	(e), a defendant may be prosecuted in only one county for the same
6	conduct.
7	(g) If conduct constituting an offense under this section
8	also constitutes an offense under another section of this code or of
9	any other law, including the Penal Code, the actor may be prosecuted
10	under either section or under both sections.
11	(h) This section does not create a private right of action.
12	Sec. 306.052. EXCEPTIONS. Section 306.051 does not apply
13	to:
14	(1) a person who acted pursuant to a valid court order,
15	warrant, subpoena, or civil investigative demand;
16	(2) a telephone company that disclosed a telephone
17	record:
18	(A) the disclosure of which is otherwise
19	authorized by law;
20	(B) reasonably believing the disclosure was
21	necessary to:
22	(i) provide service to a customer;
23	(ii) protect an individual from fraudulent,
24	abusive, or unlawful use of a telephone record or telephone
25	service; or
26	(iii) protect the rights or property of the
27	<pre>company;</pre>

1 (C) to the National Center for Missing and Exploited Children in connection with a report submitted under 42 2 3 U.S.C. Section 13032; 4 (D) for purposes of testing the company's 5 security procedures or systems for maintaining the confidentiality 6 of customer information; 7 (E) to a governmental entity, if the company reasonably believed that an emergency involving danger of death or 8 serious physical injury to a person justified disclosure of the 9 10 information; (F) in connection with the sale or transfer of 11 12 all or part of the company's business, the purchase or acquisition of all or part of another company's business, or the migration of a 13 14 customer from one telephone company to another telephone company; 15 (G) necessarily incident to the rendition of the service, to initiate, render, bill, and collect the customer's 16 17 charges, or to protect the customer of those services and other carriers from fraudulent, abusive, or unlawful use of, 18 or 19 subscription to, such services; or (H) while acting reasonably and in good faith, 20 notwithstanding a later determination that the action was not 21 22 authorized; or 23 (3) a person or a telephone company that acted in 24 connection with the official duties of a 9-1-1 governmental entity or a public agency solely for purposes of delivering or assisting in 25 26 the delivery of 9-1-1 emergency services and other emergency 27 services.

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Sec. 306.053. DECEPTIVE TRADE PRACTICE; ENFORCEMENT. A
violation of this chapter is a false, misleading, or deceptive act
or practice under Section 17.46 and is subject to action only by the
consumer protection division of the attorney general's office as
provided by Section 17.46(a).

6 (b) Subchapter L, Chapter 35, Business & Commerce Code, as 7 added by Section 1, Chapter 822 (H.B. 73), Acts of the 80th 8 Legislature, Regular Session, 2007, is repealed.

9 SECTION 4.009. (a) Section 501.051, Business & Commerce 10 Code, is amended to conform to Section 1, Chapter 93 (H.B. 863), 11 Acts of the 80th Legislature, Regular Session, 2007, to read as 12 follows:

13 Sec. 501.051. INAPPLICABILITY OF SUBCHAPTER. This 14 subchapter does not apply to:

15 (1) a person who is required to maintain and16 disseminate a privacy policy under:

17 (A) the Gramm-Leach-Bliley Act (15 U.S.C.
18 Sections 6801 to 6809);

(B) the Family Educational Rights and Privacy Act
of 1974 (20 U.S.C. Section 1232g); or

(C) the Health Insurance Portability and
 Accountability Act of 1996 (42 U.S.C. Section 1320d et seq.);

(2) a covered entity under rules adopted by the commissioner of insurance relating to insurance consumer health information privacy or insurance consumer financial information privacy;

27 (3) a governmental body, as defined by Section

552.003, Government Code, other than a municipally owned utility;
 [or]

3 (4) a person with respect to a loan transaction, if the
4 person is not engaged in the business of making loans; or

5 (5) a person subject to Section 901.457, Occupations
6 Code.

7 (b) Section 1, Chapter 93, Acts of the 80th Legislature,
8 Regular Session, 2007, which amended former Section 35.581(c),
9 Business & Commerce Code, as added by Chapter 198 (H.B. 1130), Acts
10 of the 79th Legislature, Regular Session, 2005, is repealed.

11 SECTION 4.010. (a) Subtitle A, Title 11, Business & 12 Commerce Code, is amended to recodify Section 35.64, Business & 13 Commerce Code, as added by Section 1, Chapter 916 (H.B. 3093), Acts 14 of the 80th Legislature, Regular Session, 2007, by adding Chapter 15 505 to read as follows:

16

17

CHAPTER 505. USE OF ZIP CODE TO VERIFY CUSTOMER'S IDENTITY

Sec. 505.001. DEFINITIONS. In this chapter:

18 <u>(1) "Credit card" means a card or device issued under</u>
19 an agreement by which the issuer gives to a cardholder the right to
20 obtain credit from the issuer or another person.

21 (2) "Credit card issuer" means a lender, including a 22 financial institution, or a merchant that receives applications and 23 issues credit cards to individuals.

24 <u>Sec. 505.002. USE OF ZIP CODE TO VERIFY IDENTITY IN CREDIT</u> 25 <u>CARD TRANSACTION. (a) A business may require a customer who</u> 26 <u>purchases a good or service from the business using a credit card to</u> 27 provide the customer's zip code to verify the customer's identity as

1 provided by Subsection (b).

2 (b) A business that obtains a customer's zip code under 3 Subsection (a) may electronically verify with the credit card 4 issuer that the zip code matches any zip code that the credit card 5 issuer has on file for the credit card.

6 <u>Sec. 505.003. RETENTION OF ZIP CODE PROHIBITED. A business</u> 7 <u>that obtains a customer's zip code under Section 505.002 may not</u> 8 <u>retain the zip code in any form after the purchase of the good or</u> 9 service has been completed.

(b) Section 35.64, Business & Commerce Code, as added by
Section 1, Chapter 916 (H.B. 3093), Acts of the 80th Legislature,
Regular Session, 2007, is repealed.

SECTION 4.011. (a) Sections 523.001 and 523.002, Business & Commerce Code, are designated as Subchapter A, Chapter 523, Business & Commerce Code, to conform to Section 1, Chapter 1044 (H.B. 2002), Acts of the 80th Legislature, Regular Session, 2007, and a heading for Subchapter A is added to read as follows:

18 19

#### OF IDENTITY

SUBCHAPTER A. EXTENSIONS OF CREDIT AND VERIFICATION

(b) Section 523.003, Business & Commerce Code, is
designated as Subchapter B, Chapter 523, Business & Commerce Code,
and renumbered as Section 523.051, Business & Commerce Code, and a
heading for Subchapter B is added to read as follows:

## 24 <u>SUBCHAPTER B. DUTIES OF FINANCIAL INSTITUTIONS AND</u> 25 <u>OF VERIFICATION ENTITIES</u> 26 (c) Section 35.595, Business & Commerce Code, as added by

27 Section 1, Chapter 1044 (H.B. 2002), Acts of the 80th Legislature,

Regular Session, 2007, is transferred to Subchapter B, Chapter 523,
 Business & Commerce Code, as designated by Subsection (b) of this
 section, and is renumbered as Section 523.052, Business & Commerce
 Code.

5 SECTION 4.012. (a) Title 12, Business & Commerce Code, is 6 amended to recodify Section 35.43, Business & Commerce Code, as 7 added by Section 1, Chapter 123 (S.B. 1389), Acts of the 80th 8 Legislature, Regular Session, 2007, by adding Chapter 605 to read 9 as follows:

#### 10 CHAPTER 605. CONSUMER REBATE RESPONSE AND GRACE PERIOD FOR 11 CORRECTIONS 12 Sec. 605.001. DEFINITIONS. In this chapter: (1) "Consumer" means a person who obtains a product or 13 service that is to be <u>used primarily for personal</u>, business, 14 family, or household purposes. 15 (2) "Consumer rebate" means an offer to a consumer of 16 17 cash, credit, or credit toward future purchases that is made in connection with a sale of a good or service to the consumer, is in an 18 19 amount of \$10 or more, and requires the consumer to mail or electronically submit a rebate request after the sale is completed. 20 The term does not include: 21 22 (A) any promotion or incentive that is offered by a manufacturer to another company or organization that is not the 23 consumer to help promote or place the product or service; 24 25 (B) a rebate that is redeemed at the time of 26 purchase; 27 (C) any discount, cash, credit, or credit toward

1	a future purchase that is automatically provided to a consumer
2	without the need to submit a request for redemption;
3	(D) a rebate that is applied to a bill that the
4	consumer becomes obligated to pay after the date the purchase is
5	made;
6	(E) any refund that may be given to a consumer in
7	accordance with a manufacturer or retailer's return, guarantee,
8	adjustment, or warranty policies; or
9	(F) any manufacturer or retailer's frequent
10	shopper customer reward program.
11	(3) "Properly completed" means that the consumer
12	submitted the required information and documentation in the manner
13	and by the deadline specified in the rebate offer and otherwise
14	satisfied the terms and conditions of the rebate offer.
15	Sec. 605.002. REBATE RESPONSE PERIOD; GRACE PERIOD FOR
16	CORRECTIONS. (a) Except as provided by Subsection (b), a person,
17	including a manufacturer or retailer, who offers a rebate shall
18	mail the amount of the rebate to the consumer or electronically pay
	the consumer the amount of the rebate within the time period
20	promised in the rebate information provided to the consumer or, if
21	silent, not later than the 30th day after the date the person
22	
	receives a properly completed rebate request.
23	(b) If a consumer rebate offer is contingent on the consumer
24	continuing to purchase a service for a minimum length of time, the
25	time period in Subsection (a) begins on the later of:
26	(1) the date the consumer submits the rebate request;

27 <u>or</u>

1	(2) the expiration date of the service period.
2	(c) If the person offering the rebate receives a rebate
3	request that is timely submitted but not properly completed, the
4	person shall:
5	(1) process the rebate in the manner provided by
6	Subsection (a) as if the rebate request were properly completed; or
7	(2) notify the consumer, not later than the date
8	specified by Subsection (a), of the reasons that the rebate request
9	is not properly completed and the consumer's right to correct the
10	deficiency within 30 days after the date of the notification.
11	(d) The notification under Subsection (c)(2) must be by
12	mail, except that notification may be by e-mail if the consumer has
13	agreed to be notified by e-mail.
14	(e) If the consumer corrects the deficiency stated in the
15	notification under Subsection (c)(2) before the 31st day after the
16	postmark date of the person's mailed notification to the consumer
17	or the date the e-mail is received, if applicable, the person shall
18	process the rebate in the manner provided by Subsection (a) for a
19	properly completed request.
20	(f) This section does not impose any obligation on a person
21	to pay a rebate to any consumer who is not eligible under the terms
22	and conditions of the rebate offer or has not satisfied all of the
23	terms and conditions of the rebate offer, if the person offering the
24	rebate has complied with Subsections (c) and (d).
25	(g) A person offering a rebate has the right to reject a
26	rebate request from a consumer who the person determines:
27	(1) is attempting to commit fraud;

(2) has already received the offered rebate; or
 (3) is submitting proof of purchase that is not
 legitimate.
 (h) A person making a determination under Subsection (g)
 shall notify the consumer within the time period provided by
 Subsection (c) that the person is considering rejecting, or has

7 rejected, the rebate request and shall instruct the consumer of any 8 actions that the consumer may take to cure the deficiency.

9 <u>(i) If the person offering a rebate erroneously rejects a</u> 10 properly completed rebate request, the person shall pay the 11 <u>consumer as soon as practicable, but not later than 30 days, after</u> 12 <u>the date the person learns of the error.</u>

13 Sec. 605.003. USE OF INDEPENDENT ENTITY TO PROCESS REBATE. 14 For the purposes of this chapter, if a person who offers a rebate 15 uses an independent entity to process the rebate, an act of the 16 entity is considered to be an act of the person and receipt of a 17 rebate request by the entity is considered receipt of the request by 18 the person.

19 <u>Sec. 605.004. DECEPTIVE TRADE PRACTICE. (a) A violation of</u> 20 <u>this chapter is a deceptive trade practice in addition to the</u> 21 <u>practices described by Subchapter E, Chapter 17, and is actionable</u> 22 <u>by a consumer under that subchapter. Claims related to more than</u> 23 <u>one consumer may not be joined in a single action brought for an</u> 24 <u>alleged violation of this chapter, unless all parties agree.</u>

(b) A violation of this chapter is subject to an action by
 the office of the attorney general as provided by Section 17.46(a).
 Sec. 605.005. CERTIFICATION AS CLASS ACTION PROHIBITED. A

### 1 court may not certify an action brought under this chapter as a 2 class action.

3 (b) Section 35.43, Business & Commerce Code, as added by 4 Section 1, Chapter 123 (S.B. 1389), Acts of the 80th Legislature, 5 Regular Session, 2007, is repealed.

6 SECTION 4.013. Section 681.154, Business & Commerce Code, 7 is amended to conform to the addition of Section 4e, Chapter 55 8 (S.B. 110), Acts of the 40th Legislature, 1st Called Session, 1927, 9 by Chapter 2 (H.B. 542), Acts of the 80th Legislature, Regular 10 Session, 2007, to read as follows:

11 Sec. 681.154. <u>PORT FREEPORT</u> [BRAZOS RIVER HARBOR NAVICATION 12 <u>DISTRICT</u>] OR DESIGNEE. <u>Port Freeport</u> [The Brazos River Harbor 13 <u>Navigation District of Brazoria County</u>], or a corporation organized 14 under the laws of this state and designated by <u>Port Freeport</u> [the 15 <u>Brazos River Harbor Navigation District of Brazoria County</u>], may 16 apply for and accept a grant of authority to establish, operate, and 17 maintain:

18 (1) a foreign trade zone adjacent to a port of entry in
 19 Port Freeport [the Brazos River Harbor Navigation District of
 20 Brazoria County]; and

21

(2) other subzones.

SECTION 4.014. (a) The Business & Commerce Code is amended to recodify Section 35.64, Business & Commerce Code, as added by Section 1, Chapter 182 (S.B. 277), Acts of the 80th Legislature, Regular Session, 2007, and Subchapter L, Chapter 35, Business & Commerce Code, as added by Section 1, Chapter 130 (H.B. 85), Acts of the 80th Legislature, Regular Session, 2007, by adding Title 16 to

1 read as follows:

2	TITLE 16. ADVERTISING AND MARKETING
3	SUBTITLE A. ADVERTISEMENTS
4	CHAPTER 721. USE OF NAMES OR PICTURES IN ADVERTISEMENTS
5	Sec. 721.001. DEFINITIONS. In this chapter:
6	(1) "Heir" means a surviving grandparent, parent,
7	sibling, child, or grandchild of a deceased individual.
8	(2) "Personal representative" means an executor,
9	independent executor, administrator, independent administrator, or
10	temporary administrator, together with their successors.
11	Sec. 721.002. CERTAIN USES OF NAME OR PICTURE OF MEMBER OF
12	ARMED FORCES PROHIBITED. (a) A person commits an offense if the
13	person uses, in an advertisement for a commercial purpose, the name
14	of an individual who is an active duty or former member of the
15	United States armed forces, who is a member or former member of a
16	reserve component of the United States armed forces, or who is a
17	member or former member of the state military forces, as defined by
18	Section 431.001, Government Code, or a picture of the individual in
19	uniform in which the individual is clearly identifiable, without
20	obtaining the consent of:
21	(1) the individual, if the individual is living; or
22	(2) the individual's surviving spouse or personal
23	representative or a majority of the individual's adult heirs, if
24	the individual is deceased.
25	(b) An offense under this section is a Class A misdemeanor.
26	Sec. 721.003. INAPPLICABILITY OF CHAPTER TO MEDIA REPORT.
27	This chapter does not apply to a member of the print or broadcast

1	media who uses a name or picture of an individual in a report of news
2	to the public or an advertisement for that report.
3	[Chapters 722-760 reserved for expansion]
4	SUBTITLE B. MARKETING PRACTICES
5	CHAPTER 761. CREDIT CARD MARKETING AT POSTSECONDARY EDUCATIONAL
6	INSTITUTIONS
7	SUBCHAPTER A. GENERAL PROVISIONS
8	Sec. 761.001. DEFINITIONS. In this chapter:
9	(1) "Campus credit card marketing activity":
10	(A) means any activity:
11	(i) conducted by an agent or employee of a
12	credit card issuer on the campus of a postsecondary educational
13	institution; and
14	(ii) designed to encourage and enable
15	students to apply for a credit card; and
16	(B) includes the act of placing on the campus a
17	display or poster together with a form that can be returned to the
18	credit card issuer as a credit card application, even if an employee
19	or agent of the credit card issuer is not present at the display.
20	(2) "Credit card" means a card or device issued under
21	an agreement by which the issuer gives to a cardholder the right to
22	obtain credit from the issuer or another person.
23	(3) "Credit card issuer" means a lender, including a
24	financial institution, or a merchant that receives applications and
25	issues credit cards to individuals.
26	(4) "Governing board" means the body charged with
27	policy direction of any postsecondary educational institution,

1	including a board of directors, a board of regents, a board of
2	trustees, and an independent school district board that is charged
3	with policy direction of a public junior college.
4	(5) "Postsecondary educational institution" means:
5	(A) an institution of higher education as defined
6	by Section 61.003, Education Code;
7	(B) a private or independent institution of
8	higher education as defined by Section 61.003, Education Code; or
9	(C) a private postsecondary educational
10	institution as defined by Section 61.302, Education Code.
11	[Sections 761.002-761.050 reserved for expansion]
12	SUBCHAPTER B. PROHIBITED CONDUCT
13	Sec. 761.051. CAMPUS CREDIT CARD MARKETING ACTIVITY OUTSIDE
14	DESIGNATED LOCATION OR TIME PROHIBITED. (a) A credit card issuer
15	may not engage in campus credit card marketing activities:
16	(1) outside of a campus location designated by the
17	governing board of the postsecondary educational institution for
18	that purpose in accordance with Subsection (b); or
19	(2) at a time other than a time designated by the
20	governing board in accordance with Subsection (b).
21	(b) The governing board of a postsecondary educational
22	institution may designate:
23	(1) one or more locations on campus where a credit card
24	issuer may engage in campus credit card marketing activities; and
25	(2) one or more times during which a credit card issuer
26	may engage in campus credit card marketing activities.
27	Sec. 761.052. RESTRICTION ON GIFTS OR INCENTIVES FOR

S.B. No. 1969 1 COMPLETING CREDIT CARD APPLICATION. A credit card issuer may not 2 offer a gift or other incentive in exchange for the completion of a 3 credit card application as part of a campus credit card marketing activity unless the credit card issuer, at the time the credit card 4 5 issuer provides a credit card application to an individual, provides financial educational material developed under Section 6 7 761.101 to the individual. 8 [Sections 761.053-761.100 reserved for expansion] SUBCHAPTER C. EDUCATIONAL MATERIAL AND SESSIONS 9 10 Sec. 761.101. CREDIT CARD ISSUER TO DEVELOP FINANCIAL EDUCATIONAL MATERIAL. A credit card issuer who conducts campus 11 12 credit card marketing activities shall develop financial educational material in consultation with or subject to approval by 13 the postsecondary educational institution. 14 The financial educational material must include a clear and practical explanation 15 16 of: 17 (1) effective money management skills, including how to develop and maintain a budget; 18 19 (2) key financial terms and phrases related to credit 20 cards and personal debt management; 21 (3) credit educational materials and programs offered 22 by the credit card issuer that are available to student cardholders after they have opened an account; 23 24 (4) resources to assist students in understanding 25 credit reports and credit scores and the consequences of 26 irresponsible credit card use; and 27 (5) the importance of responsible credit practices,

1	including timely paying the minimum amount due each month and
2	reducing costs by paying as much of the balance as possible.
3	Sec. 761.102. CREDIT CARD ISSUER TO PROVIDE FINANCIAL
4	EDUCATIONAL MATERIAL. A credit card issuer that conducts campus
5	credit card marketing activities shall:
6	(1) during the time that the credit card issuer
7	conducts the credit card marketing activity on the campus, make
8	available to students, on the campus, financial educational
9	material developed under Section 761.101;
10	(2) make financial educational material similar to
11	material developed under Section 761.101 available on the Internet;
12	and
13	(3) provide to a student to whom a credit card is
14	issued, at the time the credit card is provided to the student,
15	financial educational material developed under Section 761.101.
16	Sec. 761.103. CREDIT CARD AND DEBT EDUCATION AT NEW STUDENT
17	ORIENTATION. The governing board of a postsecondary educational
18	institution that has designated a location for campus credit card
19	marketing activities under Section 761.051(b) shall also adopt a
20	policy requiring a credit card and debt education and counseling
21	session to be included in any orientation program for new students.
22	The postsecondary educational institution may use existing
23	educational materials prepared by nonprofit entities for purposes
24	of the credit card and debt education and counseling session.
25	[Sections 761.104-761.150 reserved for expansion]
26	SUBCHAPTER D. ENFORCEMENT PROVISIONS
27	Sec. 761.151. CIVIL PENALTY. A person who intentionally

1 violates this chapter is liable to the state for a civil penalty in 2 an amount not to exceed \$2,500 for each violation. The attorney 3 general or the prosecuting attorney in the county in which the 4 violation occurs may bring suit to recover the civil penalty 5 imposed under this section.

6 (b) Section 35.64, Business & Commerce Code, as added by
7 Section 1, Chapter 182 (S.B. 277), Acts of the 80th Legislature,
8 Regular Session, 2007, is repealed.

9 (c) Subchapter L, Chapter 35, Business & Commerce Code, as 10 added by Section 1, Chapter 130 (H.B. 85), Acts of the 80th 11 Legislature, Regular Session, 2007, is repealed.

ARTICLE 5. CHANGES RELATING TO CIVIL PRACTICE AND REMEDIES CODE SECTION 5.001. Section 15.0181(b), Civil Practice and Remedies Code, is amended to correct a cross-reference to read as follows:

(b) This section applies only to suits brought under the
Jones Act (46 U.S.C. Section <u>30104</u> [<del>688</del>]).

18 SECTION 5.002. Section 64.091, Civil Practice and Remedies 19 Code, is reenacted and amended to read as follows:

20 Sec. 64.091. RECEIVER FOR MINERAL INTERESTS OWNED BY 21 NONRESIDENT OR ABSENTEE. (a) The purpose of this section is to 22 encourage the exploration and development of mineral resources.

(b) In the following actions, a district court may appoint a receiver for the mineral interest or leasehold interest under a mineral lease owned by a nonresident or absent defendant:

(1) an action that is brought by a person claiming or
 owning an undivided mineral interest in land in this state or an

1 undivided leasehold interest under a mineral lease of land in this 2 state and that has one or more defendants who have, claim, or own an 3 undivided mineral interest in the same property; or

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4 (2) an action that is brought by a person claiming or 5 owning an undivided leasehold interest under a mineral lease of 6 land in this state and that has one or more defendants who have, 7 claim, or own an undivided leasehold interest under a mineral lease 8 of the same property.

9 <u>(b-1)</u> [<del>(b)</del>] The defendant for whom the receiver is sought 10 must:

11 (1) be a person whose residence or identity is unknown 12 or a nonresident; and

13 (2) have not paid taxes on the interest or rendered it 14 for taxes during the five-year period immediately preceding the 15 filing of the action.

16 (c) The plaintiff in the action must allege by verified 17 petition and prove that he:

18 (1) has made a diligent but unsuccessful effort to19 locate the defendant; and

20 (2) will suffer substantial damage or injury unless21 the receiver is appointed.

22

(d) In an action under Subsection (b)(1):

(1) the plaintiff, in the verified petition, must name
the last known owner or the last record owner of the interest as
defendant;

(2) the plaintiff must serve notice on the defendant
by publication as provided by the Texas Rules of Civil Procedure;

1 (3) the court may appoint as receiver the county judge 2 and his successors, the county clerk and his successors, or any 3 other resident of the county in which the land is located;

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4 (4) notwithstanding the Texas Rules of Civil5 Procedure, the applicant is not required to post bond; and

6

(5) the receiver is not required to post bond.

7 (e) A receivership created under this subchapter continues 8 as long as the defendant or his heirs, assigns, or personal 9 representatives fail to appear in court in person or by agent or 10 attorney to claim the defendant's interest.

(f) As ordered by the court, the receiver shall immediately: (1) execute and deliver to a lessee or successive lessees mineral leases on the outstanding undivided mineral interests;

15 (2) execute and deliver to a lessee or successive 16 lessees an assignment of the outstanding undivided leasehold 17 interest; and

18 (3) enter into a unitization agreement authorized by19 the Railroad Commission of Texas.

(g) A lease executed by a receiver under this section may authorize the lessee to pool and unitize land subject to the lease with adjacent land into a unit not to exceed 160 acres for an oil well or 640 acres for a gas well plus 10 percent tolerance or into a unit that substantially conforms to a larger unit prescribed or permitted by governmental rule.

(h) Money consideration paid for the execution of a lease,assignment, or unitization agreement by the receiver must be paid

1 to the clerk of the court in which the case is pending before the receiver executes the instrument. The court shall apply the money 2 3 to the costs accruing in the case and retain any balance for the use and benefit of the nonresident or person of unknown residence who 4 5 owns the mineral or leasehold interest. Payments made at a later time under the lease, assignment, or unitization agreement shall be 6 paid into the registry of the court and impounded for the use and 7 8 benefit of the owner of the mineral or leasehold interest.

9 (i) This section is cumulative of other laws relating to 10 removal of a cloud from title or appointment of a receiver.

11

(j) In this section:

12 (1) "Mineral lease" includes any lease of oil, gas, or 13 other minerals that contains provisions necessary or incident to 14 the orderly exploration, development, and recovery of oil, gas, or 15 other minerals.

16 (2) "Leasehold interest" includes ownership created 17 under a mineral lease or carved out of a leasehold estate granted 18 under a mineral lease, including production payments, overriding 19 royalty interests, and working interests.

(3) "Lessee" includes an assignee under an assignmentof a mineral lease.

(k) To the extent that Subsection (d)(2) conflicts with the Texas Rules of Civil Procedure, Subsection (d)(2) controls. Notwithstanding Section 22.004, Government Code, the supreme court may not amend or adopt rules in conflict with Subsection (d)(2).

26 SECTION 5.003. Section 103.051(a), Civil Practice and 27 Remedies Code, as amended by Chapters 1190 (H.B. 814) and 1388 (S.B.

1 1719), Acts of the 80th Legislature, Regular Session, 2007, is 2 reenacted and amended to read as follows:

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3 (a) To apply for compensation under this subchapter, the4 claimant must file with the comptroller's judiciary section:

5 (1) an application for compensation provided for that6 purpose by the comptroller;

7 (2) a verified copy of the pardon or court order
8 justifying the application for compensation; [and]

9 (3) a statement provided by the Texas Department of 10 Criminal Justice verifying the length of incarceration; and

11 (4) [(5)] if the claimant is applying for compensation 12 under Section 103.052(a)(2), a certified copy of each child support 13 order under which child support payments became due during the time 14 the claimant served in prison and copies of the official child 15 support payment records described by Section 234.009, Family Code, 16 for that period.

17 SECTION 5.004. Section 125.0015(a), Civil Practice and 18 Remedies Code, as amended by Chapters 593 (H.B. 8) and 1399 (H.B. 19 2644), Acts of the 80th Legislature, Regular Session, 2007, is 20 reenacted and amended to read as follows:

(a) A person who maintains a place to which persons
habitually go for the following purposes and who knowingly
tolerates the activity and furthermore fails to make reasonable
attempts to abate the activity maintains a common nuisance:

(1) discharge of a firearm in a public place as26 prohibited by the Penal Code;

27

(2) reckless discharge of a firearm as prohibited by

1 the Penal Code; 2 (3) engaging in organized criminal activity as a member of a combination as prohibited by the Penal Code; 3 4 delivery, possession, manufacture, or use of a (4) 5 controlled substance in violation of Chapter 481, Health and Safety Code; 6 7 (5) gambling, gambling promotion, or communicating 8 gambling information as prohibited by the Penal Code; 9 (6) prostitution, promotion of prostitution, or 10 aggravated promotion of prostitution as prohibited by the Penal Code; 11 12 (7) compelling prostitution as prohibited by the Penal 13 Code; 14 (8) commercial manufacture, commercial distribution, 15 or commercial exhibition of obscene material as prohibited by the Penal Code; 16 17 (9) aggravated assault as described by Section 22.02, Penal Code; 18 (10) sexual assault as described by Section 22.011, 19 Penal Code; 20 21 (11)aggravated sexual assault as described by Section 22.021, Penal Code; 22 robbery as described by Section 29.02, Penal 23 (12)24 Code; 25 (13)aggravated robbery as described by Section 29.03, 26 Penal Code; 27 (14)unlawfully carrying a weapon as described by

1 Section 46.02, Penal Code;

2 (15) murder as described by Section 19.02, Penal Code;
3 (16) capital murder as described by Section 19.03,
4 Penal Code; [<del>or</del>]

5 (17) continuous sexual abuse of young child or
6 children as described by Section 21.02, Penal Code; or

7 (18) [(17)] massage therapy or other massage services
8 in violation of Chapter 455, Occupations Code.

9 SECTION 5.005. Section 155.001, Civil Practice and Remedies
10 Code, is amended to add a heading to read as follows:

Sec. 155.001. <u>SETTLEMENT WEEKS REQUIRED.</u> In every county 11 12 with a population of 150,000 or greater there shall be a settlement week during law week and judicial conference week each year or 13 14 during any other two weeks as the administrative judge of each 15 judicial district may designate. During these weeks the district courts, constitutional and statutory county courts, and the family 16 17 law courts will facilitate the voluntary settlement of civil and family law cases. 18

SECTION 5.006. Section 155.002, Civil Practice and RemediesCode, is amended to add a heading to read as follows:

21 Sec. 155.002. SETTLEMENT WEEK COMMITTEE. The administrative judge of each judicial district shall appoint a 22 23 committee of attorneys and lay persons to effectuate each 24 settlement week. The committee may include the director of any established mediation or alternative dispute resolution center in 25 26 the county and the chairperson of the local bar association's committee on alternative dispute resolution. 27

SECTION 5.007. Section 155.003, Civil Practice and Remedies
 Code, is amended to add a heading and correct a reference to read as
 follows:

4 ATTORNEY TO SERVE AS MEDIATOR. Any attorney Sec. 155.003. 5 currently licensed in the state may serve as mediator during the settlement weeks under such terms and conditions and with such 6 training as may be determined by the administrative judge of the 7 8 judicial district. Any such attorney so appointed by the court must meet the qualifications and will be governed by the rules of conduct 9 set forth in Sections 154.052 and 154.053 [of this code]. 10 Any attorney so requested by the administrative judge of the judicial 11 12 district shall serve as a mediator during the settlement weeks.

SECTION 5.008. Section 155.004, Civil Practice and Remedies Code, is amended to add a heading and correct a reference to read as follows:

16 Sec. 155.004. <u>APPLICATION OF CERTAIN ALTERNATE DISPUTE</u> 17 <u>RESOLUTION PROCEDURES.</u> The provisions of Sections 154.021 through 18 154.023, 154.053, 154.054, and 154.071 through 154.073 [<del>of this</del> 19 <del>code</del>] shall apply to parties and mediators participating in 20 settlement weeks held under this chapter.

SECTION 5.009. Section 155.005, Civil Practice and Remedies
Code, is amended to add a heading to read as follows:

23 Sec. 155.005. <u>AUTHORITY OF COURT.</u> Each court participating 24 in settlement weeks under this chapter shall have the authority to 25 make orders needed, consistent with existing law, to implement 26 settlement weeks and ensure any party's good faith participation.

27 SECTION 5.010. Section 155.006, Civil Practice and Remedies

1 Code, is amended to add a heading to read as follows:

2 Sec. 155.006. FUNDING; COOPERATION WITH OTHER 3 ORGANIZATIONS. The administrative judge may use any available funding from funds regularly used for court administration to carry 4 5 out the purpose and intent of this chapter. The administrative judge shall cooperate with the director of any established 6 mediation or alternative dispute resolution center, the local bar, 7 and other organizations to encourage participation and to develop 8 public awareness of settlement weeks. 9

10 ARTICLE 6. CHANGES RELATING TO CODE OF CRIMINAL PROCEDURE

SECTION 6.001. Article 12.01, Code of Criminal Procedure, as amended by Chapters 285 (H.B. 716), 593 (H.B. 8), 640 (H.B. 887), and 841 (H.B. 959), Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows:

Art. 12.01. FELONIES. Except as provided in Article 12.03, felony indictments may be presented within these limits, and not afterward:

18

(1) no limitation:

19

(A) murder and manslaughter;

(B) sexual assault under Section 22.011(a)(2),
21 Penal Code, or aggravated sexual assault under Section
22 22.021(a)(1)(B), Penal Code;

(C) sexual assault, if during the investigation of the offense biological matter is collected and subjected to forensic DNA testing and the testing results show that the matter does not match the victim or any other person whose identity is readily ascertained;

S.B. No. 1969 1 (D) continuous sexual abuse of young child or children under Section 21.02, Penal Code; 2 3 (E) indecency with a child under Section 21.11, Penal Code; or 4 5 (F) an offense involving leaving the scene of an accident under Section 550.021, Transportation Code, if the 6 accident resulted in the death of a person; 7 8 (2) ten years from the date of the commission of the 9 offense: 10 (A) theft of any estate, real, personal or mixed, by an executor, administrator, guardian or trustee, with intent to 11 12 defraud any creditor, heir, legatee, ward, distributee, beneficiary or settlor of a trust interested in such estate; 13 14 (B) theft by a public servant of government 15 property over which he exercises control in his official capacity; forgery or the uttering, using or passing of 16 (C) 17 forged instruments; injury to an elderly or disabled individual 18 (D) punishable as a felony of the first degree under Section 22.04, 19 Penal Code; 20 assault, except as provided by 21 (E) sexual Subdivision (1)  $\left[\frac{\text{or}(5)}{5}\right]$ ; or 22 23 (F) arson; 24 (3) seven years from the date of the commission of the offense: 25 26 (A) misapplication of fiduciary property or property of a financial institution; 27

1 (B) securing execution of document by deception; a violation under Sections 162.403(22)-(39), 2 (C) 3 Tax Code; 4 (D) false statement to obtain property or credit 5 under Section 32.32, Penal Code; (E) money laundering; 6 7 (F) [(D)] credit card or debit card abuse under Section 32.31, Penal Code; or 8 (G) [<del>(F)</del>] fraudulent 9 use possession or of identifying information under Section 32.51, Penal Code; 10 five years from the date of the commission of the 11 (4) offense: 12 theft or robbery; 13 (A) 14 (B) except as provided by Subdivision (5), 15 kidnapping or burglary; 16 (C) injury to an elderly or disabled individual 17 that is not punishable as a felony of the first degree under Section 22.04, Penal Code; 18 abandoning or endangering a child; or 19 (D) 20 insurance fraud; (E) if the investigation of the offense shows that the 21 (5) victim is younger than 17 years of age at the time the offense is 22 committed, 20 years from the 18th birthday of the victim of one of 23 24 the following offenses: 25 sexual performance by a child under Section (A) 26 43.25, Penal Code; 27 aggravated kidnapping (B) under Section

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S.B. No. 1969 20.04(a)(4), Penal Code, if the defendant committed the offense 1 with the intent to violate or abuse the victim sexually; or 2 3 (C) burglary under Section 30.02, Penal Code, if the offense is punishable under Subsection (d) of that section and 4 the defendant committed the offense with the intent to commit an 5 offense described by Subdivision (1)(B) or (D) of this article or 6 Paragraph (B) of this subdivision; [or] 7 8 (6)  $\left[\frac{(5)}{(5)}\right]$  ten years from the 18th birthday of the victim of the offense: 9 10 [(A) indecency with a child under Section 21.11(a)(1) or (2), Penal Code; 11 12 [(B) except as provided by Subdivision (1), sexual assault under Section 22.011(a)(2), Penal Code, or 13 aggravated sexual assault under Section 22.021(a)(1)(B), Penal 14 15 Code; or [(C)] injury to a child under Section 22.04, 16 17 Penal Code; or (7) [(6)] three years from the date of the commission 18 of the offense: all other felonies. 19 SECTION 6.002. Article 15.27(c), Code of 20 Criminal Procedure, as amended by Chapters 492 (S.B. 230) and 1240 (H.B. 21 2427), Acts of the 80th Legislature, Regular Session, 2007, is 22 reenacted to read as follows: 23 24 (c) A parole, probation, or community supervision office,

24 (c) A parole, probation, of community supervision office, 25 including a community supervision and corrections department, a 26 juvenile probation department, the paroles division of the Texas 27 Department of Criminal Justice, and the Texas Youth Commission,

1 having jurisdiction over a student described by Subsection (a), (b), or (e) who transfers from a school or is subsequently removed 2 3 from a school and later returned to a school or school district other than the one the student was enrolled in when the arrest, 4 5 referral to a juvenile court, conviction, or adjudication occurred shall within 24 hours of learning of the student's transfer or 6 reenrollment notify the superintendent or a person designated by 7 the superintendent of the school district to which the student 8 transfers or is returned or, in the case of a private school, the 9 10 principal or a school employee designated by the principal of the school to which the student transfers or is returned of the arrest 11 12 or referral in a manner similar to that provided for by Subsection (a) or (e)(1), or of the conviction or delinquent adjudication in a 13 14 manner similar to that provided for by Subsection (b) or (e)(2). 15 The superintendent of the school district to which the student transfers or is returned or, in the case of a private school, the 16 17 principal of the school to which the student transfers or is returned shall, within 24 hours of receiving notification under 18 19 this subsection, notify all instructional and support personnel who have regular contact with the student. 20

21 SECTION 6.003. Section 3g(a), Article 42.12, Code of 22 Criminal Procedure, as amended by Chapters 405 (S.B. 877) and 593 23 (H.B. 8), Acts of the 80th Legislature, Regular Session, 2007, is 24 reenacted and amended to read as follows:

25 (a) The provisions of Section 3 of this article do not 26 apply:

27

(1) to a defendant adjudged guilty of an offense

1 under: 2 (A) Section 19.02, Penal Code (Murder); Section 19.03, Penal Code (Capital murder); 3 (B) 4 Section 21.11(a)(1), Penal Code (Indecency (C) 5 with a child); 6 (D) Section 20.04, Penal Code (Aggravated 7 kidnapping); 8 (E) Section 22.021, Penal Code (Aggravated sexual assault); 9 10 (F) Section 29.03, Penal Code (Aggravated robbery); 11 12 (G) Chapter 481, Health and Safety Code, for which punishment is increased under: 13 Section 481.140, Health and 14 (i) Safety 15 Code; or 16 (ii) Section 481.134(c), (d), (e), or (f), 17 Health and Safety Code, if it is shown that the defendant has been previously convicted of an offense for which punishment was 18 19 increased under any of those subsections; Section 22.011, Penal Code (Sexual assault); 20 (H) 21 [<del>or</del>] (I) Section 22.04(a)(1), Penal Code (Injury to a 22 child, elderly individual, or disabled individual), if the offense 23 24 is punishable as a felony of the first degree and the victim of the offense is a child; or 25 26 (J) [<del>(I)</del>] Section 43.25, Penal Code (Sexual 27 performance by a child); or

1 (2) to a defendant when it is shown that a deadly weapon as defined in Section 1.07, Penal Code, was used or exhibited 2 3 during the commission of a felony offense or during immediate flight therefrom, and that the defendant used or exhibited the 4 5 deadly weapon or was a party to the offense and knew that a deadly weapon would be used or exhibited. On an affirmative finding under 6 this subdivision, the trial court shall enter the finding in the 7 judgment of the court. On an affirmative finding that the deadly 8 weapon was a firearm, the court shall enter that finding in its 9 10 judgment.

11 SECTION 6.004. Section 4(d), Article 42.12, Code of 12 Criminal Procedure, as amended by Chapters 593 (H.B. 8) and 1205 13 (H.B. 1678), Acts of the 80th Legislature, Regular Session, 2007, 14 is reenacted and amended to read as follows:

15 (d) A defendant is not eligible for community supervision16 under this section if the defendant:

17 (1) is sentenced to a term of imprisonment that 18 exceeds 10 years;

19 (2) is convicted of a state jail felony for which 20 suspension of the imposition of the sentence occurs automatically 21 under Section 15(a);

(3) does not file a sworn motion under Subsection (e)
of this section or for whom the jury does not enter in the verdict a
finding that the information contained in the motion is true;

(4) is convicted of an offense for which punishment is
increased under Section 481.134(c), (d), (e), or (f), Health and
Safety Code, if it is shown that the defendant has been previously

1 convicted of an offense for which punishment was increased under 2 any one of those subsections;

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3 (5) is convicted of an offense listed in Section
4 3g(a)(1)(C), (E), or (H), if the victim of the offense was younger
5 than 14 years of age at the time the offense was committed;

6 (6) is convicted of an offense listed in Section 7 3g(a)(1)(D), if the victim of the offense was younger than 14 years 8 of age at the time the offense was committed and the actor committed 9 the offense with the intent to violate or abuse the victim sexually; 10 [<del>or</del>]

11 (7) is convicted of an offense listed in Section 12 3g(a)(1)(J); or

13 <u>(8)</u> [<del>3g(a)(1)(I)</del>] is adjudged guilty of an offense 14 under Section 19.02, Penal Code.

SECTION 6.005. Section 22(a), Article 42.12, Code of Criminal Procedure, is amended to correct a reference to read as follows:

If after a hearing under Section 21 of this article a 18 (a) 19 judge continues or modifies community supervision after determining that the defendant violated a condition of community 20 supervision, the judge may impose any other conditions the judge 21 22 determines are appropriate, including:

(1) a requirement that the defendant perform community service for a number of hours specified by the court under Section 16 of this article, or an increase in the number of hours that the defendant has previously been required to perform under those sections in an amount not to exceed double the number of hours

1 permitted by Section 16;

2 (2) an increase in the period of community 3 supervision, in the manner described by Subsection (c) [(b)] of 4 this section;

5 (3) an increase in the defendant's fine, in the manner6 described by Subsection (d) of this section; or

7 (4) the placement of the defendant in a substance
8 abuse felony punishment program operated under Section 493.009,
9 Government Code, if:

10 (A) the defendant is convicted of a felony other11 than:

12 (i) a felony under Section 21.11, 22.011,13 or 22.021, Penal Code; or

14 (ii) criminal attempt of a felony under15 Section 21.11, 22.011, or 22.021, Penal Code; and

16 (B) the judge makes an affirmative finding that: 17 (i) drug or alcohol abuse significantly 18 contributed to the commission of the crime or violation of 19 community supervision; and

(ii) the defendant is a suitable candidate for treatment, as determined by the suitability criteria established by the Texas Board of Criminal Justice under Section 493.009(b), Government Code.

SECTION 6.006. Article 59.01(2), Code of Criminal Procedure, as amended by Chapters 127 (S.B. 1614), 822 (H.B. 73), and 885 (H.B. 2278), Acts of the 80th Legislature, Regular Session, 27 2007, is reenacted and is amended to correct a reference to read as

1 follows: (2) "Contraband" means property of 2 any nature, 3 including real, personal, tangible, or intangible, that is: 4 (A) used in the commission of: 5 (i) any first or second degree felony under 6 the Penal Code; (ii) any felony under Section 15.031(b), 7 20.05, 21.11, 38.04, Subchapter B of Chapter 43, or Chapter 29, 30, 8 31, 32, 33, 33A, or 35, Penal Code; 9 (iii) any felony under The Securities Act 10 (Article 581-1 et seq., Vernon's Texas Civil Statutes); or 11 (iv) any offense under Chapter 49, Penal 12 Code, that is punishable as a felony of the third degree or state 13 jail felony, if the defendant has been previously convicted three 14 15 times of an offense under that chapter; 16 (B) used or intended to be used in the commission 17 of: any felony under Chapter 481, Health (i) 18 and Safety Code (Texas Controlled Substances Act); 19 20 (ii) any felony under Chapter 483, Health and Safety Code; 21 (iii) a felony under Chapter 153, Finance 22 23 Code; 24 (iv) any felony under Chapter 34, Penal 25 Code; (v) a Class A misdemeanor under Subchapter 26 B, Chapter 365, Health and Safety Code, if the defendant has been 27

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S.B. No. 1969 1 previously convicted twice of an offense under that subchapter; 2 (vi) any felony under Chapter 152, Finance 3 Code; 4 (vii) any felony under Chapter 32, Human 5 Resources Code, or Chapter 31, 32, 35A, or 37, Penal Code, that involves the state Medicaid program; 6 7 (viii) a Class B misdemeanor under Chapter 522, Business & Commerce Code; or 8 (ix) a Class A misdemeanor under Section 9 10 306.051 [35.153], Business & Commerce Code; (C) the proceeds gained from the commission of a 11 12 felony listed in Paragraph (A) or (B) of this subdivision, a misdemeanor listed in Paragraph (B)(viii) of this subdivision, or a 13 14 crime of violence; 15 (D) acquired with proceeds gained from the commission of a felony listed in Paragraph (A) or (B) of this 16 17 subdivision, a misdemeanor listed in Paragraph (B)(viii) of this subdivision, or a crime of violence; or 18 (E) used to facilitate or intended to be used to 19 facilitate the commission of a felony under Section 15.031 or 20 43.25, Penal Code. 21 SECTION 6.007. Article 61.06(c), Code of 22 Criminal Procedure, as amended by Chapters 258 (S.B. 111), 263 (S.B. 103), 23 24 and 1308 (S.B. 1909), Acts of the 80th Legislature, Regular Session, 2007, is reenacted to read as follows: 25 26 (c) In determining whether information is required to be 27 removed from an intelligence database under Subsection (b), the

1 three-year period does not include any period during which the 2 individual who is the subject of the information is:

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3 (1) confined in a correctional facility operated by or
4 under contract with the Texas Department of Criminal Justice;

5 (2) committed to a secure correctional facility 6 operated by or under contract with the Texas Youth Commission, as 7 defined by Section 51.02, Family Code; or

8 (3) confined in a county jail or confined in or 9 committed to a facility operated by a juvenile board in lieu of 10 being confined in a correctional facility operated by or under 11 contract with the Texas Department of Criminal Justice or being 12 committed to a secure correctional facility operated by or under 13 contract with the Texas Youth Commission.

14 SECTION 6.008. Article 102.011(a), Code of Criminal 15 Procedure, as amended by Sections 20 and 21, Chapter 1263 (H.B. 16 3060), Acts of the 80th Legislature, Regular Session, 2007, is 17 reenacted to read as follows:

18 (a) A defendant convicted of a felony or a misdemeanor shall
19 pay the following fees for services performed in the case by a peace
20 officer:

(1) \$5 for issuing a written notice to appear in court following the defendant's violation of a traffic law, municipal ordinance, or penal law of this state, or for making an arrest without a warrant;

(2) \$50 for executing or processing an issued arrest
 warrant, capias, or capias pro fine with the fee imposed for the
 services of:

S.B. No. 1969 1 (A) the law enforcement agency that executed the arrest warrant or capias, if the agency requests of the court, not 2 later than the 15th day after the date of the execution of the 3 arrest warrant or capias, the imposition of the fee on conviction; 4 5 or 6 (B) the law enforcement agency that processed the 7 arrest warrant or capias, if: (i) the arrest warrant or capias was not 8 9 executed; or the executing law enforcement agency 10 (ii) failed to request the fee within the period required by Paragraph 11 (A) of this subdivision; 12 \$5 for summoning a witness; 13 (3) 14 (4) \$35 for serving a writ not otherwise listed in this 15 article; 16 (5) \$10 for taking and approving a bond and, if 17 necessary, returning the bond to the courthouse; (6) \$5 for commitment or release; 18 \$5 for summoning a jury, if a jury is summoned; 19 (7) and 20 \$8 for each day's attendance of a prisoner in a 21 (8) habeas corpus case if the prisoner has been remanded to custody or 22 held to bail. 23 24 ARTICLE 7. CHANGES RELATING TO EDUCATION CODE 25 SECTION 7.001. Section 21.511, Education Code, is amended 26 to add a heading to read as follows: 27 Sec. 21.511. RULES. The commissioner shall adopt rules to

1 implement this subchapter.

SECTION 7.002. (a) Section 25.087(c), Education Code, as
added by Chapter 660 (H.B. 1187), Acts of the 80th Legislature,
Regular Session, 2007, is amended to read as follows:

5 (c) A school district may excuse a student in grades 6 through 12 for the purpose of sounding "Taps" at a military honors 6 funeral held in this state for a deceased veteran. [A student 7 8 whose absence is excused under this subsection may not be penalized for that absence and shall be counted as if the student attended 9 10 school for purposes of calculating the average daily attendance of students in the school district. A student whose absence is 11 excused under this subsection shall be allowed a reasonable time to 12 make up school work missed on those days. If the student 13 satisfactorily completes the school work, the day of absence shall 14 15 be counted as a day of compulsory attendance.]

(b) Section 25.087(c), Education Code, as added by Chapter 479 (H.B. 2455), Acts of the 80th Legislature, Regular Session, 2007, is relettered as Subsection (d) and amended to read as follows:

(d) [(c)] A student whose absence is excused 20 under Subsection (b) or (c) may not be penalized for that absence and 21 shall be counted as if the student attended school for purposes of 22 23 calculating the average daily attendance of students in the school 24 district. A student whose absence is excused under Subsection (b) or (c) shall be allowed a reasonable time to make up school work 25 26 missed on those days. If the student satisfactorily completes the school work, the day of absence shall be counted as a day of 27

1 compulsory attendance.

2 SECTION 7.003. Section 25.0951(a), Education Code, as 3 amended by Chapters 908 (H.B. 2884) and 984 (S.B. 1161), Acts of the 4 80th Legislature, Regular Session, 2007, is reenacted to read as 5 follows:

6 (a) If a student fails to attend school without excuse on 10 7 or more days or parts of days within a six-month period in the same 8 school year, a school district shall within 10 school days of the 9 student's 10th absence:

10 (1) file a complaint against the student or the 11 student's parent or both in a county, justice, or municipal court 12 for an offense under Section 25.093 or 25.094, as appropriate, or 13 refer the student to a juvenile court in a county with a population 14 of less than 100,000 for conduct that violates Section 25.094; or

15 (2) refer the student to a juvenile court for conduct 16 indicating a need for supervision under Section 51.03(b)(2), Family 17 Code.

18 SECTION 7.004. (a) Section 33.085, Education Code, is 19 transferred to Subchapter A, Chapter 38, Education Code, and 20 redesignated as Section 38.024, Education Code.

(b) The heading to Section 38.024, Education Code, as redesignated from Section 33.085, Education Code, by Subsection (a) of this section, is amended to read as follows:

Sec. <u>38.024</u> [<del>33.085</del>]. INSURANCE <u>AGAINST STUDENT INJURIES</u>
[FOR CERTAIN SCHOOL ACTIVITIES].

26 SECTION 7.005. Section 37.203(a), Education Code, as 27 amended by Chapters 258 (S.B. 11) and 263 (S.B. 103), Acts of the

S.B. No. 1969 80th Legislature, Regular Session, 2007, is reenacted to read as 1 follows: 2 3 (a) The center is advised by a board of directors composed 4 of: 5 (1)the attorney general, or the attorney general's 6 designee; the commissioner, or the commissioner's designee; 7 (2) 8 (3) the executive director of the Texas Juvenile Probation Commission, or the executive director's designee; 9 (4) the executive commissioner of the Texas Youth 10 Commission, or the executive commissioner's designee; 11 the commissioner of the Department of State Health 12 (5) Services, or the commissioner's designee; 13 14 (6) the commissioner of higher education, or the 15 commissioner's designee; and 16 (7) the following members appointed by the governor 17 with the advice and consent of the senate: (A) a juvenile court judge; 18 a member of a school district's board of 19 (B) 20 trustees; 21 (C) an administrator of a public primary school; 22 (D) administrator of a public secondary an 23 school; 24 (E) member of the state parent-teacher а 25 association; 26 (F) a teacher from a public primary or secondary 27 school;

1 (G) a public school superintendent who is a
2 member of the Texas Association of School Administrators;

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3 (H) a school district police officer or a peace
4 officer whose primary duty consists of working in a public school;
5 and

6 (I) two members of the public.

7 SECTION 7.006. Effective September 1, 2010, Section 8 42.302(a-1), Education Code, as amended by Chapters 19 (H.B. 5) and 9 1191 (H.B. 828), Acts of the 80th Legislature, Regular Session, 10 2007, is reenacted to read as follows:

11 (a-1) In this section, "wealth per student" has the meaning 12 assigned by Section 41.001. For purposes of Subsection (a), the 13 dollar amount guaranteed level of state and local funds per 14 weighted student per cent of tax effort ("GL") for a school district 15 is:

16 (1) the amount of district tax revenue per weighted 17 student per cent of tax effort available to a district at the 88th percentile in wealth per student, as determined by the commissioner 18 19 in cooperation with the Legislative Budget Board, for the district's maintenance and operations tax effort equal to or less 20 than the rate equal to the product of the state compression 21 percentage, as determined under Section 42.2516, multiplied by the 22 23 maintenance and operations tax rate adopted by the district for the 24 2005 tax year;

(2) the greater of the amount of district tax revenue
per weighted student per cent of tax effort that would be available
to the Austin Independent School District, as determined by the

1 commissioner in cooperation with the Legislative Budget Board, if the reduction of the limitation on tax increases as provided by 2 Section 11.26(a-1), (a-2), or (a-3), Tax Code, did not apply, or the 3 amount of district tax revenue per weighted student per cent of tax 4 5 effort used for purposes of this subdivision in the preceding school year, for the first six cents by which the district's 6 maintenance and operations tax rate exceeds the rate equal to the 7 8 product of the state compression percentage, as determined under Section 42.2516, multiplied by the maintenance and operations tax 9 rate adopted by the district for the 2005 tax year; and 10

(3) \$31.95, for the district's maintenance and operations tax effort that exceeds the amount of tax effort described by Subdivision (2).

SECTION 7.007. Section 46.061, Education Code, is amended to add a heading to read as follows:

Sec. 46.061. <u>STATE ASSISTANCE FOR REFINANCING.</u> (a) The commissioner by rule may provide for the payment of state assistance under this chapter to refinance school district debt. A refinancing may not increase the cost to the state of providing the assistance.

(b) The commissioner may allocate state assistance provided
for a refinancing to Subchapter A, Subchapter B, or both, as
appropriate.

SECTION 7.008. Section 51.807, Education Code, as amended by Chapters 941 (H.B. 3826) and 1369 (H.B. 3851), Acts of the 80th Legislature, Regular Session, 2007, is reenacted to read as follows:

Sec. 51.807. RULEMAKING. (a) To ensure a uniform standard for admissions under this subchapter, the Texas Higher Education Coordinating Board shall adopt rules establishing a standard method for computing a student's high school grade point average. The method established under this subsection:

6

(1) must:

7

(A) be based on a four-point scale; and

8 (B) assign additional weight for each honors 9 course, advanced placement course, international baccalaureate 10 course, or dual credit course completed by the student as the board 11 considers appropriate, taking into consideration the academic 12 rigor of each course completed by the student; and

13 (2) may result in a student having a grade point 14 average higher than 4.0 on a four-point scale as a result of the 15 assignment of additional weight for one or more courses completed 16 by a student under Subdivision (1)(B).

(b) The Texas Higher Education Coordinating Board, after
consulting with the Texas Education Agency, by rule shall establish
standards for determining for purposes of this subchapter:

20 (1) whether a private high school is accredited by a
21 generally recognized accrediting organization; and

(2) whether a person completed a high school curriculum that is equivalent in content and rigor to the curriculum requirements established under Section 28.025 for the recommended or advanced high school program.

26 (c) The board may adopt other rules relating to the 27 operation of admissions programs under this subchapter, including

1 rules relating to the identification of eligible students.

(d) The standard method established under Subsection (a)
for computing a student's high school grade point average applies
to computing the grade point average of a student applying as a
first-time freshman for admission to a general academic teaching
institution beginning with admissions for the 2009 fall semester.
This subsection expires January 1, 2010.

8 SECTION 7.009. Section 54.204(b), Education Code, as 9 amended by Chapters 214 (H.B. 741) and 1318 (S.B. 1233), Acts of the 10 80th Legislature, Regular Session, 2007, is reenacted to read as 11 follows:

The governing board of each institution of higher 12 (b) education shall exempt from the payment of all dues, fees, and 13 14 charges any person whose parent is an eligible firefighter or law enforcement officer who has suffered an injury, resulting in death 15 or disability, sustained in the line of duty according to the 16 17 regulations and criteria then in effect governing the department or agency in which the eligible firefighter or law enforcement officer 18 19 volunteered or was employed. The exemption does not apply to general deposits or to fees or charges for lodging, board, or 20 21 clothing.

22 SECTION 7.010. Section 54.765(a), Education Code, is 23 amended to correct a cross-reference to read as follows:

(a) Except as provided by Subsection (h) [(e)], the
 comptroller is the custodian of the assets of the fund.

26 SECTION 7.011. Section 61.9758(a), Education Code, as added 27 by Chapters 889 (H.B. 2426) and 936 (H.B. 3443), Acts of the 80th

1 Legislature, Regular Session, 2007, is reenacted to read as 2 follows:

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Each hospital-based nursing education partnership that 3 (a) receives a grant under this subchapter shall submit to the board 4 5 and financial reports that include information narrative concerning the extent to which during the reporting period the 6 partnership has complied with accountability standards established 7 8 by the board.

9

ARTICLE 8. CHANGES RELATING TO ELECTION CODE

10 SECTION 8.001. Section 18.005(a), Election Code, as amended 11 by Chapters 594 (H.B. 41) and 1295 (S.B. 74), Acts of the 80th 12 Legislature, Regular Session, 2007, is reenacted and amended to 13 read as follows:

14 (a) Each original and supplemental list of registered 15 voters must:

16 (1) contain the voter's name, [residence address or substitute post office box address, if required by Section 18 18.0051,] date of birth, and registration number as provided by the 19 statewide computerized voter registration list;

20 (2) contain the voter's residence address, except as
21 provided by Subsections (b) and (c) <u>or Section 18.0051</u>;

(3) be arranged alphabetically by voter name; and
(4) contain the notation required by Section 15.111.
ARTICLE 9. CHANGES RELATING TO FAMILY CODE
SECTION 9.001. Section 154.062(e), Family Code, as added by

26 Chapters 363 (S.B. 303) and 620 (H.B. 448), Acts of the 80th 27 Legislature, Regular Session, 2007, is reenacted to read as

1 follows:

(e) In calculating the amount of the deduction for health
care coverage for a child under Subsection (d)(5), if the obligor
has other minor dependents covered under the same health insurance
plan, the court shall divide the total cost to the obligor for the
insurance by the total number of minor dependents, including the
child, covered under the plan.

8 SECTION 9.002. Section 154.183(b), Family Code, as amended 9 by Chapters 363 (S.B. 303) and 620 (H.B. 448), Acts of the 80th 10 Legislature, Regular Session, 2007, is reenacted and amended to 11 read as follows:

If the court finds and states in the child support order 12 (b) that the obligee will maintain health insurance coverage for the 13 14 child at the obligee's expense, the court shall increase the amount of child support to be paid by the obligor in an amount not 15 exceeding the actual cost to the obligee for maintaining health 16 17 insurance coverage, as provided under Section 154.182(b-1). [<del>In</del> calculating the total expense to the obligee for maintaining health 18 insurance for the child under this subsection, if the obligee has 19 other minor dependents covered under the same health insurance 20 plan, the court shall divide the total expense to the obligee for 21 the insurance by the total number of minor dependents, including 22 the child, covered under the plan.] 23

ARTICLE 10. CHANGES RELATING TO FINANCE CODE SECTION 10.001. Sections 11.309(a) and (b), Finance Code, are amended to correct references to read as follows: (a) In this section, "check verification entity" and

S.B. No. 1969 "financial institution" have the meanings assigned by Section 1 523.052 [35.595], Business & Commerce Code. 2 3 (b) The finance commission shall adopt rules: 4 requiring a check verification entity to register (1)5 with the banking commissioner: (A) at the intervals the finance commission 6 7 determines, but not less frequently than annually; and 8 (B) by providing to the banking commissioner the information that the finance commission determines is necessary to 9 enable a financial institution or a check verification entity to 10 comply with the requirements of Section 523.052 [35.595], Business 11 12 & Commerce Code; (2) authorizing the banking commissioner to charge a 13 14 check verification entity a reasonable annual fee, not to exceed 15 \$100, to register with the commissioner; and 16 (3) requiring the banking commissioner to establish an 17 electronic notification system, through secure e-mail or another secure system, to be used by a financial institution to notify check 18 19 verification entities as required by Section 523.052 [35.595], Business & Commerce Code. 20 21 SECTION 10.002. Section 31.105, Finance Code, as amended by Chapters 110 (H.B. 2007) and 237 (H.B. 1962), Acts of the 80th 22

follows: Sec. 31.105. EXAMINATION REQUIRED. (a) The banking commissioner shall examine each state bank annually, or on another periodic basis as may be required by rule or policy, or as the

23

Legislature, Regular Session, 2007, is reenacted to read as

1 commissioner considers necessary to:

2 (1) safeguard the interests of depositors, creditors,3 and shareholders; and

4

(2) efficiently enforce applicable law.

5 (b) The banking commissioner may:

6 (1) accept an examination of a state bank by a federal 7 or other governmental agency instead of an examination under this 8 section; or

9 (2) conduct an examination of a state bank jointly 10 with a federal or other governmental agency.

11 (c) The banking commissioner may administer oaths and 12 examine persons under oath on any subject that the commissioner 13 considers pertinent to the financial condition or the safety and 14 soundness of the activities of a state bank.

15 (d) Disclosure of information to the banking commissioner 16 pursuant to an examination request does not constitute a waiver of 17 or otherwise affect or diminish an evidentiary privilege to which 18 the information is otherwise subject. A report of an examination 19 under this section is confidential and may be disclosed only under 20 the circumstances provided by this subtitle.

SECTION 10.003. Section 32.004(c), Finance Code, as amended by Chapters 237 (H.B. 1962) and 735 (H.B. 2754), Acts of the 80th Legislature, Regular Session, 2007, is reenacted to read as follows:

(c) Rules adopted under this subtitle may specify the confidential or nonconfidential character of information obtained or prepared by the department under this chapter. Except as

1 provided by Subchapter D, Chapter 31, or in rules regarding 2 confidential information, the business plan of the applicant and 3 the financial statement of a proposed officer or director are 4 confidential and not subject to public disclosure.

5 SECTION 10.004. Section 156.204(a), Finance Code, is 6 amended to conform to Section 6, Chapter 905 (H.B. 2783), Acts of 7 the 80th Legislature, Regular Session, 2007, and further amended to 8 conform to changes in terminology made by Chapter 703 (S.B. 414), 9 Acts of the 77th Legislature, Regular Session, 2001, and the 10 enactment of Title 13, Insurance Code, to read as follows:

11 (a) To be eligible to be licensed as a mortgage broker as an 12 individual, the individual must:

13

(1) be at least 18 years of age;

14 (2) be a citizen of the United States or a lawfully 15 admitted alien;

16 (3) maintain a physical office in this state and 17 designate that office in the application;

18 (4) provide the commissioner with satisfactory19 evidence that the applicant satisfies one of the following:

(A) the <u>individual</u> [person] has received a bachelor's degree in an area relating to finance, banking, or business administration from an accredited college or university and has 18 months of experience in the mortgage or lending field as evidenced by documentary proof of full-time employment as a mortgage broker or licensed loan officer with a mortgage broker or <u>an individual</u> [a person] exempt under Section 156.202;

27 (B) the <u>individual</u> [<del>person</del>] is licensed in this

1 state as: 2 (i) an active real estate broker under Chapter 1101, Occupations Code; 3 4 (ii) an active attorney; or 5 (iii) a general property and casualty insurance agent under Chapter 4051, Insurance Code, 6 [<del>local</del> recording agent or insurance solicitor] or an agent for a legal 7 8 reserve life insurance company under Subtitle B, Title 13 [Chapter 21], Insurance Code, or holds an equivalent license under Subtitle 9 B, Title 13 [Chapter 21], Insurance Code; or 10 (C) the <u>individual</u> [person] has three years of 11 the mortgage lending field 12 experience in as evidenced by documentary proof of full-time employment as a licensed loan 13 14 officer with a mortgage broker or an individual [a person] exempt 15 under Section 156.202; 16 (5) provide commissioner with the satisfactory 17 evidence of: (A) having passed an examination, offered by a 18 testing service or company approved by the finance commission, that 19 demonstrates knowledge of: 20 21 (i) the mortgage industry; and 22 (ii) the role and responsibilities of a 23 mortgage broker; and 24 (B) compliance with the financial requirements 25 of this chapter; (6) not have been convicted of a criminal offense that 26 27 the commissioner determines directly relates to the occupation of a

1 mortgage broker as provided by Chapter 53, Occupations Code;

2 (7) satisfy the commissioner as to the individual's 3 good moral character, including the individual's honesty, 4 trustworthiness, and integrity;

5 (8) not be in violation of this chapter, a rule adopted 6 under this chapter, or any order previously issued to the 7 individual by the commissioner; and

8 (9) provide the commissioner with satisfactory9 evidence that:

10 (A) if the <u>individual</u> [person] has not been 11 previously licensed as a mortgage broker or a loan officer under 12 this subchapter, the <u>individual</u> [person] has completed 90 classroom 13 hours of education courses approved by the commissioner under this 14 section; or

(B) if the <u>individual</u> [person] has not been previously licensed as a mortgage broker under this subchapter but has been licensed as a loan officer under this subchapter, the <u>individual</u> [person] has successfully completed an additional 30 classroom hours of education courses approved by the commissioner under this section.

# 21 ARTICLE 11. CHANGES RELATING TO GOVERNMENT CODE 22 PART A. GENERAL CHANGES

SECTION 11.001. Section 61.003(a), Government Code, as amended by Chapters 661 (H.B. 1204) and 1378 (S.B. 560), Acts of the 80th Legislature, Regular Session, 2007, and Section 61.003(a-1), Government Code, as added by Chapters 661 (H.B. 1204) and 1378 (S.B. 560), Acts of the 80th Legislature, Regular Session, 2007, are

1 reenacted to read as follows:

2 (a) Each person who reports for jury service shall be 3 personally provided a form letter that when signed by the person 4 directs the county treasurer to donate all, or a specific amount 5 designated by the person, of the person's daily reimbursement under 6 this chapter to:

7 (1) the compensation to victims of crime fund under8 Subchapter B, Chapter 56, Code of Criminal Procedure;

9 (2) the child welfare board of the county appointed 10 under Section 264.005, Family Code;

(3) any program selected by the commissioners court that is operated by a public or private nonprofit organization and that provides shelter and services to victims of family violence; or

15 (4) any other program approved by the commissioners 16 court of the county, including a program established under Article 17 56.04(f), Code of Criminal Procedure, that offers psychological 18 counseling to jurors in criminal cases involving graphic evidence 19 or testimony.

20 (a-1) The form letter provided under Subsection (a) must 21 include a blank in which a person may enter the amount of the daily 22 reimbursement the person wishes to donate.

SECTION 11.002. Section 411.042(b), Government Code, as amended by Chapters 70 (H.B. 76), 1306 (S.B. 839), and 1372 (S.B. 9), Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows:

27

(b) The bureau of identification and records shall:

(1) procure and file for record photographs, pictures,
 descriptions, fingerprints, measurements, and other pertinent
 information of all persons arrested for or charged with a criminal
 offense or convicted of a criminal offense, regardless of whether
 the conviction is probated;

(2) collect information concerning the number 6 and 7 nature of offenses reported or known to have been committed in the 8 state and the legal steps taken in connection with the offenses, and other information useful in the study of crime 9 and the 10 administration of justice, including information that enables the bureau to create a statistical breakdown of offenses in which 11 12 family violence was involved and a statistical breakdown of offenses under Sections 22.011 and 22.021, Penal Code; 13

14 (3) make ballistic tests of bullets and firearms and
15 chemical analyses of bloodstains, cloth, materials, and other
16 substances for law enforcement officers of the state;

17 (4) cooperate with identification and crime records
18 bureaus in other states and the United States Department of
19 Justice;

(5) maintain a list of all previous background checks
for applicants for any position regulated under Chapter 1702,
Occupations Code, who have undergone a criminal history background
check under Section 411.119, if the check indicates a Class B
misdemeanor or equivalent offense or a greater offense;

(6) collect information concerning the number and
 nature of protective orders and all other pertinent information
 about all persons on active protective orders. Information in the

S.B. No. 1969 1 law enforcement information system relating to an active protective order shall include: 2 3 (A) the name, sex, race, date of birth, personal descriptors, address, and county of residence of the person to whom 4 5 the order is directed; (B) any known identifying number of the person to 6 7 whom the order is directed, including the person's social security 8 number or driver's license number; the name and county of residence of 9 (C) the 10 person protected by the order; (D) the residence address and place of employment 11 12 or business of the person protected by the order, unless that information is excluded from the order under Section 85.007, Family 13 14 Code; 15 (E) the child-care facility or school where a child protected by the order normally resides or which the child 16 17 normally attends, unless that information is excluded from the order under Section 85.007, Family Code; 18 19 (F) the relationship or former relationship between the person who is protected by the order and the person to 20 whom the order is directed; and 21 (G) the date the order expires; [and] 22 23 (7) criminal grant access to history record 24 information in the manner authorized under Subchapter F; and <u>(8)</u> [<del>(7)</del>] collect 25 and disseminate information 26 regarding offenders with mental impairments in compliance with Chapter 614, Health and Safety Code. 27

1 SECTION 11.003. Section 411.042(g), Government Code, as 2 amended by Chapters 70 (H.B. 76) and 1372 (S.B. 9), Acts of the 80th 3 Legislature, Regular Session, 2007, is reenacted and amended to 4 read as follows:

5 (g) The department may adopt reasonable rules under this6 section relating to:

7 (1) law enforcement information systems maintained by8 the department;

9 (2) the collection, maintenance, and correction of 10 records;

11 (3) reports of criminal history information submitted 12 to the department;

(4) active protective orders issued under Title 4, Family Code, and reporting procedures that ensure that information relating to the issuance of an active protective order and to the dismissal of an active protective order is reported to the local law enforcement agency at the time of the order's issuance or dismissal and entered by the local law enforcement agency in the state's law enforcement information system; [and]

20 (5) the collection of information described by
 21 Subsection (h); and

22 <u>(6)</u> [<del>(5)</del>] a system for providing criminal history 23 record information through the criminal history clearinghouse 24 under Section 411.0845.

25 SECTION 11.004. Sections 420.008(b) and (c), Government 26 Code, are amended to correct references to read as follows: 27 (b) The fund consists of fees collected under:

S.B. No. 1969 1 (1)Section 19(e), Article 42.12, Code of Criminal Procedure; 2 Section 508.189, Government Code; and 3 (2) 4 (3) Subchapter B, Chapter 102 [47], Business & 5 Commerce Code, and deposited under Section 102.054 [47.054]. (c) The legislature may appropriate money deposited to the 6 7 credit of the fund only to: 8 (1) the attorney general, for: 9 (A) sexual violence awareness and prevention 10 campaigns; grants to faith-based groups, independent 11 (B) 12 school districts, and community action organizations for programs for the prevention of sexual assault and programs for victims of 13 14 human trafficking; 15 (C) grants for equipment for sexual assault nurse examiner programs, to support the preceptorship of future sexual 16 17 assault nurse examiners, and for the continuing education of sexual assault nurse examiners; 18 19 (D) grants to increase the level of sexual assault services in this state; 20 21 victim (E) grants to support assistance coordinators; 22 23 (F) grants to support technology in rape crisis 24 centers; 25 (G) grants to and contracts with a statewide 26 nonprofit organization exempt from federal income taxation under Section 501(c)(3), Internal Revenue Code of 1986, having as a 27

1 primary purpose ending sexual violence in this state, for programs 2 for the prevention of sexual violence, outreach programs, and 3 technical assistance to and support of youth and rape crisis 4 centers working to prevent sexual violence; and

5 (H) grants to regional nonprofit providers of 6 civil legal services to provide legal assistance for sexual assault 7 victims;

8 (2) the Department of State Health Services, to 9 measure the prevalence of sexual assault in this state and for 10 grants to support programs assisting victims of human trafficking;

(3) the Institute on Domestic Violence and Sexual Assault at The University of Texas at Austin, to conduct research on all aspects of sexual assault and domestic violence;

14 (4) Texas State University, for training and technical
15 assistance to independent school districts for campus safety;

16 (5) the office of the governor, for grants to support
 17 sexual assault and human trafficking prosecution projects;

18 (6) the Department of Public Safety, to support sexual
19 assault training for commissioned officers;

20 (7) the comptroller's judiciary section, for 21 increasing the capacity of the sex offender civil commitment 22 program;

23 (8) the Texas Department of Criminal Justice: 24 (A) for pilot projects for monitoring sex offenders on parole; and 25 26 (B) for increasing the number of adult

incarcerated sex offenders receiving treatment;

27

(9) the Texas Youth Commission, for increasing the
 number of incarcerated juvenile sex offenders receiving treatment;

3 (10) the comptroller, for the administration of the 4 fee imposed on sexually oriented businesses under Section <u>102.052</u> 5 [<u>47.052</u>], Business & Commerce Code; and

6 (11) the supreme court, to be transferred to the Texas 7 Equal Access to Justice Foundation, or a similar entity, to provide 8 victim-related legal services to sexual assault victims, including 9 legal assistance with protective orders, relocation-related 10 matters, victim compensation, and actions to secure privacy 11 protections available to victims under law.

SECTION 11.005. Section 431.134(a), Government Code, as amended by Chapters 740 (H.B. 2896), 741 (H.B. 2897), and 1080 (H.B. 2895), Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows:

16 (a) The adjutant general may adopt rules and regulations 17 relating to the:

18 (1) Texas Faithful Service Medal, which shall be 19 awarded to a member of the state military forces who has completed 20 five years of honorable service during which the person has shown 21 fidelity to duty, efficient service, and great loyalty to the 22 state;

(2) Federal Service Medal, which shall be awarded to a
person who was inducted into federal service from the state
military forces between June 15, 1940, and January 1, 1946, or after
June 1, 1950, if the service was for more than 90 days;

27 (3) Texas Medal of Merit, which may be presented to a

1 member of the military forces of this state, another state, or the 2 United States who performs outstanding service or attains 3 extraordinary achievement in behalf of the state or United States;

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4 (4) Texas Outstanding Service Medal, which may be
5 presented to a member of the military forces of this state, another
6 state, or the United States who has performed service in a superior
7 and clearly outstanding manner;

8 (5) Texas State Guard Service Medal, which shall be 9 awarded to a person who completes three consecutive years of 10 honorable service in the Texas State Guard during which the person 11 has shown fidelity to duty, efficient service, and great loyalty to 12 the state;

13 (6) Texas Desert Shield/Desert Storm Campaign Medal, 14 which shall be awarded to a person who was inducted into federal 15 service from the Texas National Guard after August 1, 1990, in 16 support of Operation Desert Shield or Operation Desert Storm, 17 without regard to the place that the person was deployed while 18 serving on active federal military duty;

19 (7) Texas Humanitarian Service Medal, which shall be20 awarded to a person who:

(A) does not meet the criteria for an award of the
federal Humanitarian Service Medal;

(B) is a member of the state military forces; and
(C) while serving on state active duty or active
duty under state authority in accordance with Title 32 of the United
States Code, participates satisfactorily in defense support to a
mission under civilian authority to protect life or property during

or soon after a natural disaster or civil unrest in the state; 1 (8) Texas Cavalry Medal, which shall be awarded to a 2 3 person who: 4 (A) served on or after September 11, 2001, in the 5 124th Cavalry, Texas Army National Guard; and 6 (B) served in a hostile fire zone as designated 7 by the United States secretary of defense; 8 (9) Texas Combat Service Ribbon, which shall be awarded to a member of the Texas National Guard who served, after 9 10 September 11, 2001, in a hostile fire zone as designated by the United States secretary of defense; 11 Texas Purple Heart Medal, which shall be awarded 12 (10)to a person who, after September 11, 2001: 13 14 (A) was inducted into federal service from the 15 Texas National Guard; and (B) meets the criteria for an award of 16 the 17 federal Purple Heart Medal; [and] (11) Texas Superior Service Medal, which shall be 18 awarded to: 19 (A) a member of the state military forces who 20 21 has: (i) completed 30 or more years of honorable 22 23 state service or a combination of state and federal service; and 24 (ii) continually demonstrated superior performance and service while assigned to key leadership positions 25 26 demanding responsibility; or 27 (B) a civilian who has contributed significant

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1 service to the state military forces; and

2 <u>(12)</u> [<del>(11)</del>] Texas Homeland Defense Service Medal, 3 which shall be awarded to a member of the state military forces who 4 served:

5

(A) on or after September 11, 2001;

6 (B) on state active duty or active duty under 7 state authority in accordance with Title 32 of the United States 8 Code; and

9 (C) satisfactorily in defense support to a 10 mission in the state under civilian authority.

SECTION 11.006. Sections 465.0082 and 465.018(b), Government Code, are repealed to conform to the repeal of Chapter 465, Government Code, by Chapter 609 (H.B. 387), Acts of the 80th Legislature, Regular Session, 2007.

15 SECTION 11.007. Section 487.051(a), Government Code, as 16 amended by Chapters 560 (S.B. 1440) and 1241 (H.B. 2542), Acts of 17 the 80th Legislature, Regular Session, 2007, is reenacted and 18 amended to read as follows:

19 (a) The office shall:

20 (1) assist rural communities in the key areas of 21 economic development, community development, rural health, and 22 rural housing;

(2) serve as a clearinghouse for information and
 resources on all state and federal programs affecting rural
 communities;

(3) in consultation with rural community leaders,
 locally elected officials, state elected and appointed officials,

1 academic and industry experts, and the interagency work group 2 created under this chapter, identify and prioritize policy issues 3 and concerns affecting rural communities in the state;

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4 (4) make recommendations to the legislature to address
5 the concerns affecting rural communities identified under
6 Subdivision (3);

7 (5) monitor developments that have a substantial 8 effect on rural Texas communities, especially actions of state 9 government, and compile an annual report describing and evaluating 10 the condition of rural communities;

11 (6) administer the federal community development 12 block grant nonentitlement program;

13 (7) administer programs supporting rural health care14 as provided by this chapter;

15 (8) perform research to determine the most beneficial 16 and cost-effective ways to improve the welfare of rural 17 communities;

(9) ensure that the office qualifies as the state's
office of rural health for the purpose of receiving grants from the
Office of Rural Health Policy of the United States Department of
Health and Human Services under 42 U.S.C. Section 254r;

(10) manage the state's Medicare rural hospital
flexibility program under 42 U.S.C. Section 1395i-4;

(11) seek state and federal money available for conomic development in rural areas for programs under this chapter; [and]

27 (12) in conjunction with the Department of

Agriculture, regularly cross-train office employees with employees
 of the Department of Agriculture regarding the programs
 administered and services provided by each agency to rural
 communities; and

5 <u>(13)</u> [<del>(11)</del>] work with interested persons to assist 6 volunteer fire departments and emergency services districts in 7 rural areas.

8 SECTION 11.008. Section 508.145(d), Government Code, is 9 amended to correct a reference to read as follows:

10 (d) An inmate serving a sentence for an offense described by Section 3g(a)(1)(A), (C), (D), (E), (F), (G), (H), [or] (I), or (J), 11 Article 42.12, Code of Criminal Procedure, or for an offense for 12 which the judgment contains an affirmative finding under Section 13 14 3g(a)(2) of that article, is not eligible for release on parole 15 until the inmate's actual calendar time served, without consideration of good conduct time, equals one-half of the sentence 16 17 or 30 calendar years, whichever is less, but in no event is the inmate eligible for release on parole in less than two calendar 18 19 years.

20 SECTION 11.009. Section 531.0055(m), Government Code, is 21 amended to correct references to read as follows:

(m) The executive commissioner shall establish standards for the use of electronic signatures in accordance with the Uniform Electronic Transactions Act (Chapter <u>322</u> [43], Business & Commerce Code), with respect to any transaction, as defined by Section <u>322.002</u> [43.002], Business & Commerce Code, in connection with the administration of health and human services programs.

SECTION 11.010. Section 531.089, Government Code, as added
 by Chapter 1008 (H.B. 867), Acts of the 79th Legislature, Regular
 Session, 2005, and as renumbered by Chapter 921 (H.B. 3167), Acts of
 the 80th Legislature, Regular Session, 2007, is transferred to
 Subchapter B, Chapter 531, Government Code.

6 SECTION 11.011. The heading to Section 551.0726, Government 7 Code, is amended to read as follows:

8 Sec. 551.0726. TEXAS <u>FACILITIES</u> [<del>BUILDING AND</del> 9 <del>PROCUREMENT</del>] COMMISSION: DELIBERATION REGARDING CONTRACT BEING 10 NEGOTIATED; CLOSED MEETING.

11 SECTION 11.012. Sections 551.0812 and 572.003(c)(20), 12 Government Code, are repealed to conform to the abolition of the 13 State Banking Board by Chapter 914 (H.B. 1543), Acts of the 74th 14 Legislature, Regular Session, 1995.

15 SECTION 11.013. The heading to Section 551.121, Government 16 Code, as amended by Chapters 538 (S.B. 1046) and 778 (H.B. 3827), 17 Acts of the 80th Legislature, Regular Session, 2007, is reenacted 18 to read as follows:

19 Sec. 551.121. GOVERNING BOARD OF INSTITUTION OF HIGHER 20 EDUCATION; BOARD FOR LEASE OF UNIVERSITY LANDS; TEXAS HIGHER 21 EDUCATION COORDINATING BOARD: SPECIAL MEETING FOR IMMEDIATE 22 ACTION.

23 SECTION 11.014. Section 551.121(c), Government Code, as 24 amended by Chapters 538 (S.B. 1046) and 778 (H.B. 3827), Acts of the 25 80th Legislature, Regular Session, 2007, is reenacted to read as 26 follows:

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(c) A meeting held by telephone conference call authorized

1 by this section may be held only if:

2 (1) the meeting is a special called meeting and 3 immediate action is required; and

4 (2) the convening at one location of a quorum of the
5 governing board, the Board for Lease of University Lands, or the
6 Texas Higher Education Coordinating Board, as applicable, is
7 difficult or impossible.

8 SECTION 11.015. Section 1371.152, Government Code, is 9 amended to correct references to read as follows:

10 Sec. 1371.152. EXEMPTIONS. This subchapter does not apply
11 to:

(1) an issuer who has more than \$3 billion in
outstanding obligations as of September 1, 2007, or to a nonprofit
corporation investing funds on behalf of such an issuer;

(2) a person acting as a financial adviser with respect to an issuance of public securities by an issuer created under Chapter <u>8503</u>, <u>Special District Local Laws Code</u> [<del>222</del>, <u>Water</u> <u>Code</u>], delivered before January 1, 2010, under a contract that was in effect on September 1, 2007, and that has not been modified since that date;

(3) an employee of an issuer providing advice to the
issuer or to another issuer;

a state agency:

(4)

23

24 (A) created by Section 49-b, Article III, Texas
 25 Constitution; or

26 (B) the head of which is an officer in the27 executive department under Section 1, Article IV, Texas

1 Constitution; or

(5) a corporation created under <u>Chapter 505, Local</u>
<u>Government Code</u> [Section 4B, Development Corporation Act of 1979
(Article 5190.6, Vernon's Texas Civil Statutes)], by a municipality
located in a county bordering the Rio Grande River.

6 SECTION 11.016. Section 1372.0222, Government Code, as 7 amended by Chapters 455 (H.B. 618), 544 (S.B. 1185), and 1108 (H.B. 8 3552), Acts of the 80th Legislature, Regular Session, 2007, is 9 reenacted to read as follows:

Sec. 1372.0222. DEDICATION OF PORTION OF STATE CEILING FOR 10 FIRE FIGHTER, LAW ENFORCEMENT OR SECURITY OFFICER, AND EMERGENCY 11 MEDICAL SERVICES PERSONNEL HOME LOAN PROGRAM. Until August 7, out 12 of that portion of the state ceiling that is available exclusively 13 14 for reservations by the Texas State Affordable Housing Corporation 15 under Section 1372.0223, 45.5 percent shall be allotted each year and made available to the corporation for the purpose of issuing 16 17 qualified mortgage bonds in connection with the fire fighter, law enforcement or security officer, and emergency medical services 18 personnel home loan program established under Section 2306.5621. 19

SECTION 11.017. Section 1372.031, Government Code, as amended by Chapters 991 (S.B. 1332) and 1108 (H.B. 3552), Acts of the 80th Legislature, Regular Session, 2007, is reenacted to read as follows:

Sec. 1372.031. PRIORITIES FOR RESERVATIONS AMONG CERTAIN ISSUERS. (a) Except as provided by Subsection (b) and subject to Sections 1372.0321, 1372.0231, and 1372.035(c), if, on or before October 20, more than one issuer in a category described by Section

1 1372.022(a)(2), (3), (4), or (6) applies for a reservation of the 2 state ceiling for the next program year, the board shall grant 3 reservations in that category in the order determined by the board 4 by lot.

5 (b) Until August 1 of the program year, within the category described by Section 1372.022(a)(6), the board shall grant priority 6 to the Texas Economic Development Bank for projects that the Texas 7 8 Economic Development and Tourism Office determines meet the governor's criteria for funding from the Texas Enterprise Fund. 9 Notwithstanding the priority, the Texas Economic Development Bank 10 may not receive an amount greater than one-sixth of the portion of 11 the state ceiling available under Section 1372.022(a)(6) on January 12 13 1 of the program year.

14 (c) In selecting projects for reservations of the state 15 ceiling for a program year under Subsection (b), among those projects the Texas Economic Development and Tourism Office 16 17 determines meet the governor's criteria for funding from the Texas Enterprise Fund the office shall give priority to obtaining 18 reservations for those projects located or to be located in an 19 economically depressed or blighted area, as defined by Section 20 21 2306.004, or in an enterprise zone designated under Chapter 2303.

(d) This section and Section 1372.063 do not give a priority any project described by Subsection (b) for the purpose of selecting projects for reservations under Section 1372.022(b).

(e) The Texas Economic Development Bank is subject toSection 1201.027(d).

27 SECTION 11.018. Section 2054.055(b), Government Code, as

S.B. No. 1969 amended by Chapters 394 (S.B. 757), 691 (H.B. 1788), and 1208 (H.B. 1 1789), Acts of the 80th Legislature, Regular Session, 2007, is 2 reenacted and amended to read as follows: 3 The report must: 4 (b) 5 assess the progress made toward meeting the goals (1)and objectives of the state strategic plan for information 6 resources management; 7 8 (2) describe major accomplishments of the state or a specific state agency in information resources management; 9 (3) 10 describe major problems in information resources management confronting the state or a specific state agency; 11 12 (4) provide a summary of the total expenditures for information resources and information resources technologies by 13 14 the state; 15 (5) make recommendations for improving the effectiveness and cost-efficiency of the state's use of information 16 17 resources; (6) describe the status, progress, benefits, 18 and 19 efficiency gains of the TexasOnline project, including any significant issues regarding contract performance; 20 21 (7) provide a financial summary of the TexasOnline project, including project costs and revenues; 22 23 (8) provide a summary of the amount and use of 24 Internet-based training conducted by each state agency and institution of higher education; [and] 25 (9) provide a summary of agency and statewide results 26

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in providing access to electronic and information resources to

1 individuals with disabilities as required by Subchapter M; and

2 (10) [(7)] assess the progress made toward 3 accomplishing the goals of the plan for a state telecommunications 4 network and developing a system of telecommunications services as 5 provided by Subchapter H.

6 SECTION 11.019. Section 2054.092(b), Government Code, as 7 amended by Chapters 394 (S.B. 757) and 691 (H.B. 1788), Acts of the 8 80th Legislature, Regular Session, 2007, is reenacted and amended 9 to read as follows:

10

(b) The plan must:

(1) provide a strategic direction for information resources management in state government for the five fiscal years following adoption of the plan;

14 (2) outline a state information architecture that 15 contains a logically consistent set of principles, policies, and 16 standards to guide the engineering of state government's 17 information technology systems and infrastructure in a way that 18 ensures compatibility and alignment with state government's needs;

19 (3) designate and report on critical electronic 20 government projects to be directed by the department, including a 21 project for electronic purchasing;

(4) provide information about best practices to assist state agencies in adopting effective information management methods, including the design, deployment, and management of information resources projects, cost-benefit analyses, and staff reengineering methods to take full advantage of technological advancements;

1 (5) provide long-range policy guidelines for information resources in state government, 2 including the 3 implementation of national, international, and department standards for information resources technologies; 4

5 (6) identify major issues faced by state agencies 6 related to the acquisition of computer hardware, computer software, 7 and information resources technology services and develop a 8 statewide approach to address the issues, including:

9 (A) developing performance measures for 10 purchasing and contracting; and

(B) identifying opportunities to reuse computer
 software code purchased with public funds; [and]

13

(7) identify priorities for:

(A) the implementation of information resources
technologies according to the relative economic and social impact
on the state; and

17 (B) return on investment and cost-benefit18 analysis strategies; and

19 <u>(8)</u> [<del>(9)</del>] provide information about best practices to 20 assist state agencies in adopting methods for design, deployment, 21 and management of telecommunications services.

SECTION 11.020. Section 2054.096(a), Government Code, as amended by Chapter 645 (H.B. 921), Acts of the 80th Legislature, Regular Session, 2007, is repealed to conform to the repeal of Section 2054.096, Government Code, by Chapter 691 (H.B. 1788), Acts of the 80th Legislature, Regular Session, 2007, a later enactment. SECTION 11.021. Sections 2054.304(b) and (c), Government

33560 and 1081 (H B 2018)

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Code, as amended by Chapters 937 (H.B. 3560) and 1081 (H.B. 2918),
 Acts of the 80th Legislature, Regular Session, 2007, are reenacted
 to read as follows:

4 (b) Except as provided by Subsection (c), the state agency
5 must file the project plan with the quality assurance team and the
6 department before the agency:

7 (1) spends more than 10 percent of allocated funds for8 the project or major contract; or

9 (2) first issues a vendor solicitation for the project 10 or contract.

11 (c) Unless the project plan has been filed under this 12 section:

13 (1) a vendor solicitation may not be issued for the14 project or major contract; and

15 (2) the agency may not post a vendor solicitation for 16 the project or contract in the state business daily under Section 17 2155.083.

SECTION 11.022. Section 2155.068(d), Government Code, as amended by Chapters 262 (S.B. 12) and 939 (H.B. 3693), Acts of the 80th Legislature, Regular Session, 2007, is reenacted to read as follows:

(d) As part of the standards and specifications program, thecommission shall:

24 (1) review contracts for opportunities to recycle25 waste produced at state buildings;

26 (2) develop and update a list of equipment and 27 appliances that meet the energy efficiency standards provided by

1 Section 2158.301; and

(3) assist state agencies in selecting products under
 Section 2158.301, as appropriate.

SECTION 11.023. Section 2264.001(1), Government Code, as
added by Chapter 853 (H.B. 1196), Acts of the 80th Legislature,
Regular Session, 2007, is amended to correct a reference to read as
follows:

8 (1) "Economic development corporation" means a 9 development corporation organized under <u>Subtitle C1, Title 12,</u> 10 <u>Local Government Code</u> [the Development Corporation Act of 1979 11 (Article 5190.6, Vernon's Texas Civil Statutes)].

12 SECTION 11.024. Section 2306.1076(b), Government Code, as 13 added by Chapters 1029 (H.B. 1637) and 1341 (S.B. 1908), Acts of the 14 80th Legislature, Regular Session, 2007, is reenacted to read as 15 follows:

(b) In addition to funds set aside for the program under
Section 1372.023, the department may solicit and accept funding for
the program from gifts and grants for the purposes of this section.

19 SECTION 11.025. Sections 2306.553(a) and (b), Government 20 Code, as amended by Chapters 455 (H.B. 618), 544 (S.B. 1185), and 21 1108 (H.B. 3552), Acts of the 80th Legislature, Regular Session, 22 2007, are reenacted to read as follows:

(a) The public purpose of the corporation is to perform activities and services that the corporation's board of directors determines will promote the public health, safety, and welfare through the provision of adequate, safe, and sanitary housing primarily for individuals and families of low, very low, and

extremely low income and for persons who are eligible for loans 1 under the home loan programs provided by Sections 2306.562 and 2 3 2306.5621. The activities and services shall include engaging in mortgage banking activities and lending transactions 4 and 5 acquiring, holding, selling, or leasing real or personal property. 6 (b) The corporation's primary public purpose is to 7 facilitate the provision of housing by issuing qualified 501(c)(3) 8 bonds and qualified residential rental project bonds and by making affordable loans to individuals and families of low, very low, and 9 extremely low income and to persons who are eligible for loans under 10 loan programs provided by Sections 2306.562 11 the home and The corporation may make first lien, single family 12 2306.5621. purchase money mortgage loans for single family homes only to 13 14 individuals and families of low, very low, and extremely low income 15 if the individual's or family's household income is not more than the greater of 60 percent of the median income for the state, as 16 17 defined by the United States Department of Housing and Urban Development, or 60 percent of the area median family income, 18 adjusted for family size, as defined by that department. 19 The corporation may make loans for multifamily developments if: 20

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(1) at least 40 percent of the units in a multifamily development are affordable to individuals and families with incomes at or below 60 percent of the median family income, adjusted for family size; or

(2) at least 20 percent of the units in a multifamily
development are affordable to individuals and families with incomes
at or below 50 percent of the median family income, adjusted for

S.B. No. 1969 1 family size. PART B. UPDATE OF COURT FEES 2 3 SECTION 11.101. (a) Section 101.021, Government Code, is amended to read as follows: 4 5 Sec. 101.021. SUPREME COURT FEES AND COSTS: GOVERNMENT 6 CODE. The clerk of the supreme court shall collect fees and costs 7 as follows: 8 (1)application for writ of error (Sec. 51.005, Government Code) . . . \$50; 9 additional fee if application for writ of error is 10 (2) granted (Sec. 51.005, Government Code) . . . \$75; 11 motion for leave to file petition for writ of 12 (3) mandamus, prohibition, injunction, and other similar proceedings 13 14 originating in the supreme court (Sec. 51.005, Government Code) 15 . . . \$50; 16 (4) additional fee if a motion under Subdivision (3) 17 is granted (Sec. 51.005, Government Code) . . . \$75; (5) certified question from a court of appeals to the 18 supreme court (Sec. 51.005, Government Code) . . . \$75; 19 20 (6) case appealed to the supreme court from the district court by direct appeal (Sec. 51.005, Government Code) 21 . . . \$100; 22 any other proceeding filed in the supreme court 23 (7) 24 (Sec. 51.005, Government Code) . . . \$75; 25 (8) administering an oath and giving a sealed certificate of the oath (Sec. 51.005, Government Code) . . . \$5; 26 27 (9) making certain copies, including certificate and

1 seal (Sec. 51.005, Government Code) . . . \$5, or \$0.50 per page if 2 more than 10 pages;

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3 (10) any official service performed by the clerk for 4 which a fee is not otherwise provided (Sec. 51.005, Government 5 Code) . . reasonable amount set by order or rule of supreme court; 6 (10-a) supreme court support account filing fee (Sec. 7 51.0051, Government Code) . . amount set by the supreme court, 9 met to support 650

8 not to exceed \$50;

9 (11) issuance of attorney's license or certificate 10 (Sec. 51.006, Government Code) . . . \$10; and

(12) additional filing fee to fund civil legal
services for the indigent (Sec. 51.941, Government Code) . . . \$25.
(b) Section 101.022, Government Code, is repealed.

SECTION 11.102. (a) Section 101.041, Government Code, is amended to read as follows:

Sec. 101.041. COURT OF APPEALS FEES AND COSTS: GOVERNMENT CODE. The clerk of a court of appeals shall collect fees and costs as follows:

(1) for cases appealed to and filed in the court of appeals from the district and county courts within its court of appeals district (Sec. 51.207, Government Code) . . . \$100;

(2) motion for leave to file petition for writ of
mandamus, prohibition, injunction, and other similar proceedings
originating in the court of appeals (Sec. 51.207, Government Code)
. . . \$50;

26 (3) additional fee if the motion under Subdivision (2)
27 is granted (Sec. 51.207, Government Code) . . . \$75;

S.B. No. 1969 1 (4) motion to file or to extend time to file record on appeal from district or county court (Sec. 51.207, Government Code) 2 . . . \$10; 3 4 (5) administering an oath and giving a sealed certificate of oath (Sec. 51.207, Government Code) . . . \$5; 5 6 (6) certified copy of papers of record in court 7 offices, including certificate and seal (Sec. 51.207, Government 8 Code) . . . \$5, or \$1 per page if more than five pages; (7) comparing any document with the original filed in 9 10 the offices of the court for purposes of certification (Sec. 51.207, Government Code) . . . \$5, or \$1 per page if more than five 11 12 pages; any official service performed by the clerk for 13 (8) 14 which a fee is not otherwise provided (Sec. 51.207, Government 15 Code) . . . a reasonable fee set by the order or rule of the supreme 16 court; 17 (8-a) supreme court support account filing fee (Sec. 51.208, Government Code) . . . amount set by the supreme court, not 18 19 to exceed \$50; and additional filing fee to fund civil legal services 20 (9) for the indigent (Sec. 51.941, Government Code) . . . \$25. 21 Section 101.042, Government Code, is repealed. 22 (b) SECTION 11.103. (a) Section 101.0611, Government Code, is 23 24 amended to conform to the amendments made to Section 101.061, Government Code, by Chapters 637 (H.B. 764) and 1342 (S.B. 1951), 25 26 Acts of the 80th Legislature, Regular Session, 2007, and to conform

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to Chapter 26 (S.B. 325), Acts of the 80th Legislature, Regular

1 Session, 2007, and is further amended to read as follows: Sec. 101.0611. DISTRICT COURT FEES AND COSTS: GOVERNMENT 2 3 CODE. The clerk of a district court shall collect fees and costs under the Government Code as follows: 4 5 appellate judicial system filing fees for: (1)(A) First or Fourteenth Court of Appeals District 6 7 (Sec. 22.2021, Government Code) . . . not more than \$5; 8 (B) Second Court of Appeals District (Sec. 22.2031, Government Code) . . . not more than \$5; 9 10 (C) Third Court of Appeals District (Sec. 22.2041, Government Code) . . . \$5; 11 12 (D) Fourth Court of Appeals District (Sec. 22.2051, Government Code) . . . not more than \$5; 13 14 (E) Fifth Court of Appeals District (Sec. 15 22.2061, Government Code) . . . not more than \$5; (F) Ninth Court of Appeals District 16 (Sec. 17 22.2101, Government Code) . . . \$5; (G) Eleventh Court of Appeals District (Sec. 18 22.2121, Government Code) . . . \$5; and 19 (H) [(G)] Thirteenth Court of Appeals District 20 (Sec. 22.2141, Government Code) . . . not more than \$5; 21 (2) when administering a case for the Rockwall County 22 Court at Law (Sec. 25.2012, Government Code) . . . civil fees and 23 24 court costs as if the case had been filed in district court; additional filing fees: 25 (3) (A) for each suit filed for insurance contingency

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(A) for each suit filed for insurance contingency
 fund, if authorized by the county commissioners court (Sec. 51.302,

1 Government Code) . . . not to exceed \$5; [and] (B) to fund the improvement of Dallas County 2 3 civil court facilities, if authorized by the county commissioners court (Sec. 51.705, Government Code) . . . not more than \$15; and 4 5 (C) to fund the improvement of Hays County court facilities, if authorized by the county commissioners court (Sec. 6 51.707, Government Code) . . . not more than \$15; 7 8 (4) for filing a suit, including an appeal from an inferior court: 9 10 (A) for a suit with 10 or fewer plaintiffs (Sec. 51.317, Government Code) . . . \$50; 11 12 (B) for a suit with at least 11 but not more than 25 plaintiffs (Sec. 51.317, Government Code) . . . \$75; 13 14 (C) for a suit with at least 26 but not more than 15 100 plaintiffs (Sec. 51.317, Government Code) . . . \$100; (D) for a suit with at least 101 but not more than 16 17 500 plaintiffs (Sec. 51.317, Government Code) . . . \$125; for a suit with at least 501 but not more than 18 (E) 19 1,000 plaintiffs (Sec. 51.317, Government Code) . . . \$150; or (F) for a suit with more than 1,000 plaintiffs 20 (Sec. 51.317, Government Code) . . . \$200; 21 (5) 22 for filing a cross-action, counterclaim, intervention, contempt action, motion for new trial, or third-party 23 petition (Sec. 51.317, Government Code) . . . \$15; 24 (6) for issuing a citation or other writ or process not 25 26 otherwise provided for, including one copy, when requested at the time a suit or action is filed (Sec. 51.317, Government Code) . . . 27

1 \$8;

2 (7) for records management and preservation (Sec.
3 51.317, Government Code) . . . \$10;

4 (8) for issuing a subpoena, including one copy (Sec.
5 51.318, Government Code) . . . \$8;

6 (9) for issuing a citation, commission for deposition, 7 writ of execution, order of sale, writ of execution and order of 8 sale, writ of injunction, writ of garnishment, writ of attachment, 9 or writ of sequestration not provided for in Section 51.317, or any 10 other writ or process not otherwise provided for, including one 11 copy if required by law (Sec. 51.318, Government Code) . . . \$8;

12 (10) for searching files or records to locate a cause 13 when the docket number is not provided (Sec. 51.318, Government 14 Code)...\$5;

15 (11) for searching files or records to ascertain the 16 existence of an instrument or record in the district clerk's office 17 (Sec. 51.318, Government Code) . . . \$5;

18 (12) for abstracting a judgment (Sec. 51.318,
19 Government Code) . . . \$8;

20 (13) for approving a bond (Sec. 51.318, Government 21 Code)...\$4;

(14) for a certified copy of a record, judgment, order, pleading, or paper on file or of record in the district clerk's office, including certificate and seal, for each page or part of a page (Sec. 51.318, Government Code) . . . \$1;

(15) for a noncertified copy, for each page or part of
a page (Sec. 51.318, Government Code) . . . not to exceed \$1;

1 (16) fee for performing a service: 2 (A) related to the matter of the estate of a 3 deceased person (Sec. 51.319, Government Code) . . . the same fee allowed the county clerk for those services; 4 5 (B) related to the matter of a minor (Sec. 51.319, Government Code) . . . the same fee allowed the county 6 clerk for the service; 7 8 (C) of serving process by certified or registered mail (Sec. 51.319, Government Code) . . . the same fee a sheriff or 9 constable is authorized to charge for the service under Section 10 118.131, Local Government Code; and 11 12 (D) prescribed or authorized by law but for which no fee is set (Sec. 51.319, Government Code) . . . a reasonable fee; 13 jury fee (Sec. 51.604, Government Code) . . . 14 (17)15 \$30; (18) additional filing fee for family protection on 16 17 filing a suit for dissolution of a marriage under Chapter 6, Family Code[, if authorized by the county commissioners court] (Sec. 18 19 51.961, Government Code) . . . not to exceed \$15 [\$30]; 20 (19) at a hearing held by an associate judge in Dallas County, a court cost to preserve the record, in the absence of a 21 court reporter, by other means (Sec. 54.509, Government Code) . . . 22 23 as assessed by the referring court or associate judge; and 24 (20) at a hearing held by an associate judge in Duval County, a court cost to preserve the record (Sec. 54.1151, 25 26 Government Code) . . . as imposed by the referring court or associate judge. 27

1 (b) Section 101.061, Government Code, as amended by 2 Chapters 637 (H.B. 764) and 1342 (S.B. 1951), Acts of the 80th 3 Legislature, Regular Session, 2007, is repealed. Section 101.061, 4 Government Code, as amended by Chapter 921 (H.B. 3167), Acts of the 5 80th Legislature, Regular Session, 2007, to reorganize and renumber 6 that section, continues in effect.

SECTION 11.104. (a) Section 101.0615, Government Code, is
amended to conform to the amendments made to Section 101.062,
Government Code, by Chapter 1301 (S.B. 600), Acts of the 80th
Legislature, Regular Session, 2007, to read as follows:

Sec. 101.0615. DISTRICT COURT FEES AND COSTS: LOCAL GOVERNMENT CODE. The clerk of a district court shall collect fees and costs under the Local Government Code as follows:

14

(1) additional filing fees:

(A) for each civil suit filed, for court-related
purposes for the support of the judiciary and for civil legal
services to an indigent:

(i) for family law cases and proceedings as
defined by Section 25.0002, Government Code (Sec. 133.151, Local
Government Code) . . . \$45; or

(ii) for any case other than a case described by Subparagraph (i) (Sec. 133.151, Local Government Code) . . . \$50; <u>and</u>

(B) on the filing of any civil action or
proceeding requiring a filing fee, including an appeal, and on the
filing of any counterclaim, cross-action, intervention,
interpleader, or third-party action requiring a filing fee, to fund

1 civil legal services for the indigent:

2 (i) for family law cases and proceedings as
3 defined by Section 25.0002, Government Code (Sec. 133.152, Local
4 Government Code) . . . \$5; or

5 (ii) for any case other than a case 6 described by Subparagraph (i) (Sec. 133.152, Local Government Code) 7 . . . \$10;

8 (2) additional filing fee to fund the courthouse 9 security fund, if authorized by the county commissioners court 10 (Sec. 291.008, Local Government Code) . . . not to exceed \$5;

(3) additional filing fee for filing documents not subject to certain filing fees to fund the courthouse security fund, if authorized by the county commissioners court (Sec. 291.008, Local Government Code) . . . \$1;

(4) additional filing fee to fund the courthouse security fund in Webb County, if authorized by the county commissioners court (Sec. 291.009, Local Government Code)...not to exceed \$20;

19 (5) court cost in civil cases other than suits for 20 delinquent taxes to fund the county law library fund, if authorized 21 by the county commissioners court (Sec. 323.023, Local Government 22 Code)...not to exceed \$35; and

(6) on the filing of a civil suit, an additional filing
fee to be used for court-related purposes for the support of the
judiciary (Sec. 133.154, Local Government Code) . . . <u>\$42</u> [<del>\$37</del>].
(b) Section 101.062, Government Code, is repealed.

27 SECTION 11.105. Section 101.0616, Government Code, is

1 amended to conform to Chapter 614 (H.B. 417), Acts of the 80th
2 Legislature, Regular Session, 2007, to read as follows:

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3 Sec. 101.0616. DISTRICT COURT FEES AND COSTS: TEXAS 4 PROBATE CODE. The clerk of a district court shall collect fees and 5 costs under the Texas Probate Code as follows:

6 (1) security deposit on filing, by any person other 7 than the personal representative of an estate, an application, 8 complaint, or opposition in relation to the estate, if required by 9 the clerk (Sec. 12, Texas Probate Code) . . . probable cost of the 10 proceeding; [and]

(2) security deposit on filing, by any person other than the guardian, attorney ad litem, or guardian ad litem, an application, complaint, or opposition in relation to a guardianship matter, if required by the clerk (Sec. 622, Texas Probate Code) . . . probable cost of the guardianship proceeding; and

16 (3) costs for attorney ad litem appointed to pursue 17 the restoration of a ward's capacity or modification of the ward's 18 guardianship (Secs. 694C and 694L, Texas Probate Code) . . . 19 reasonable compensation.

SECTION 11.106. (a) Section 101.0811, Government Code, is amended to conform to the amendments made to Section 101.081, Government Code, by Chapters 1301 (S.B. 600) and 1342 (S.B. 1951), Acts of the 80th Legislature, Regular Session, 2007, and to conform to Chapter 26 (S.B. 325), Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

26 Sec. 101.0811. STATUTORY COUNTY COURT FEES AND COSTS: 27 GOVERNMENT CODE. The clerk of a statutory county court shall

1 collect fees and costs under the Government Code as follows: (1)appellate judicial system filing fees: 2 3 (A) First or Fourteenth Court of Appeals District (Sec. 22.2021, Government Code) . . . not more than \$5; 4 5 (B) Second Court of Appeals District (Sec. 6 22.2031, Government Code) . . . not more than \$5; 7 (C) Third Court of Appeals District (Sec. 22.2041, Government Code) . . . \$5; 8 9 (D) Fourth Court of Appeals District (Sec. 22.2051, Government Code) . . . not more than \$5; 10 (E) Fifth Court of 11 Appeals District (Sec. 22.2061, Government Code) . . . not more than \$5; 12 Ninth Court of Appeals District 13 (F) (Sec. 14 22.2101, Government Code) . . . \$5; 15 (G) Eleventh Court of Appeals District (Sec. 22.2121, Government Code) . . . \$5; and 16 17 (H) [<del>(G)</del>] Thirteenth Court of Appeals District (Sec. 22.2141, Government Code) . . . not more than \$5; 18 (2) an official court reporter fee, County Court at 19 Law No. 2 of Bexar County (Sec. 25.0172, Government Code) . . . \$3; 20 21 in Brazoria County, in matters of concurrent (3) jurisdiction with the district court, fees (Sec. 25.0222, 22 Government Code) . . . as prescribed by law for district judges 23 24 according to the nature of the matter; 25 (4) a court reporter fee when testimony is taken in a 26 county court at law in McLennan County (Sec. 25.1572, Government 27 Code) . . . \$3;

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S.B. No. 1969 1 (5) a stenographer fee, if a record or part of a record 2 is made: 3 (A) in a county court at law in Hidalgo County (Sec. 25.1102, Government Code) . . . \$20; and 4 5 (B) in a county court at law in Nolan County (Sec. 6 25.1792, Government Code) . . . \$25; jury fee (Sec. 51.604, Government Code) . . . \$22; 7 (6) 8 (7) an additional filing fee: (A) for each civil case filed to be used for 9 10 court-related purposes for the support of the judiciary [, if authorized by the county commissioners court] (Sec. 51.702, 11 Government Code) . . . \$40; [and] 12 (B) to fund the improvement of Dallas County 13 14 civil court facilities, if authorized by the county commissioners 15 court (Sec. 51.705, Government Code) . . . not more than \$15; and 16 (C) to fund the improvement of Hays County court 17 facilities, if authorized by the county commissioners court (Sec. 51.707, Government Code) . . . not more than \$15; 18 the official court reporter's fee taxed as costs in 19 (8) civil actions in a statutory county court: 20 21 (A) in Bexar County Courts at Law: Nos. 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12 2.2 (i) (Sec. 25.0172, Government Code) . . . taxed in the same manner as 23 24 the fee is taxed in district court; and 25 (ii) No. 2 (Sec. 25.0172, Government Code) 26 · · · \$3; 27 (B) Galveston County (Sec. 25.0862, in

S.B. No. 1969 1 Government Code) . . . taxed in the same manner as the fee is taxed 2 in civil cases in the district courts; and

3 (C) in Parker County (Sec. 25.1862, Government
4 Code) . . . taxed in the same manner as the fee is taxed in civil
5 cases in the district courts;

(9) a stenographer's fee as costs in each civil,
criminal, and probate case in which a record is made by the official
court reporter in a statutory county court in Nolan County (Sec.
25.1792, Government Code) . . . \$25;

10 (10) in Nueces County, in matters of concurrent 11 jurisdiction with the district court, with certain exceptions, fees 12 (Sec. 25.1802, Government Code) . . . equal to those in district 13 court cases; and

(11) a fee not otherwise listed in this subchapter that is required to be collected under Section 25.0008, Government Code, in a county other than Brazos, Cameron, Ellis, Guadalupe, Harris, Henderson, Liberty, Moore, Nolan, Panola, Parker, Starr, Victoria, and Williamson . . . as prescribed by law relating to county judges' fees.

Section 101.0814, Government Code, 20 (b) is amended to conform to the amendments made to Section 101.081, Government Code, 21 by Chapter 399 (S.B. 819), Acts of the 80th Legislature, Regular 22 23 Session, 2007, and to conform to the amendments made to Section 101.083, Government Code, by Chapter 1301 (S.B. 600), Acts of the 24 25 80th Legislature, Regular Session, 2007, and is further amended to 26 read as follows:

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Sec. 101.0814. STATUTORY COUNTY COURT FEES AND COSTS: LOCAL

S.B. No. 1969 1 GOVERNMENT CODE. The clerk of a statutory county court shall collect fees and costs under the Local Government Code as follows: 2 3 (1)additional filing fee to fund contingency fund for liability insurance, if authorized by the county commissioners 4 5 court (Sec. 82.003, Local Government Code) . . . not to exceed \$5; (2) civil court actions (Sec. 118.052, 6 Local 7 Government Code): 8 (A) filing of original action (Secs. 118.052 and 118.053, Local Government Code): 9 10 (i) garnishment after judgment (Sec. 118.052, Local Government Code) . . . \$15; and 11 12 (ii) all others (Sec. 118.052, Local Government Code) . . . \$40; 13 14 (B) filing of action other than original (Secs. 15 118.052 and 118.054, Local Government Code) . . . \$30; and (C) services rendered after judgment in original 16 17 action (Secs. 118.052 and 118.0545, Local Government Code): (i) abstract of judgment (Sec. 118.052, 18 Local Government Code) . . . \$5; and 19 (ii) execution, order of sale, writ, or 20 other process (Sec. 118.052, Local Government Code) . . . \$5; 21 (3) probate court actions (Sec. 118.052, Local 22 Government Code): 23 24 (A) probate original action (Secs. 118.052 and 118.055, Local Government Code): 25 26 (i) probate of a will with independent executor, administration with will attached, administration of an 27

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S.B. No. 1969 1 estate, guardianship or receivership of an estate, or muniment of title (Sec. 118.052, Local Government Code) . . . \$40; 2 3 (ii) community survivors (Sec. 118.052, Local Government Code) . . . \$40; 4 5 (iii) small estates (Sec. 118.052, Local Government Code) . . . \$40; 6 7 (iv) declarations heirship of (Sec. 118.052, Local Government Code) . . . \$40; 8 (v) mental health or chemical dependency 9 10 services (Sec. 118.052, Local Government Code) . . . \$40; and (vi) additional, special fee (Secs. 118.052 11 12 and 118.064, Local Government Code) . . . \$5; services in pending probate action (Secs. 13 (B) 14 118.052 and 118.056, Local Government Code): 15 (i) filing an inventory and appraisement (Secs. [after the 120th day after the date of the initial filing of 16 the action (Sec.] 118.052 and 118.056(d), Local Government Code) 17 · · · \$25; 18 (ii) approving and recording bond (Sec. 19 118.052, Local Government Code) . . . \$3; 20 21 (iii) administering oath (Sec. 118.052, Local Government Code) . . . \$2; 22 (iv) filing annual or final account of 23 24 estate (Sec. 118.052, Local Government Code) . . . \$25; 25 (v) filing application for sale of real or 26 personal property (Sec. 118.052, Local Government Code) . . . \$25; 27 (vi) filing annual or final report of

S.B. No. 1969 guardian of a person (Sec. 118.052, Local Government Code) . . . 1 \$10; and 2 3 (vii) filing a document not listed under this paragraph after the filing of an order approving the inventory 4 5 and appraisement or after the 120th day after the date of the initial filing of the action, whichever occurs first (Secs. 118.052 6 and 191.007, Local Government Code), if more than 25 pages . . . 7 8 \$25; adverse probate action (Secs. 118.052 and 9 (C) 10 118.057, Local Government Code) . . . \$40; [and] claim against estate (Secs. 118.052 and 11 (D) 118.058, Local Government Code) . . . \$2; and 12 13 (E) supplemental court-initiated guardianship 14 fee (Secs. 118.052 and 118.067, Local Government Code) . . . \$20; 15 (4) other fees (Sec. 118.052, Local Government Code): 16 (A) issuing document (Secs. 118.052 and 118.059, 17 Local Government Code): (i) original document and one copy (Sec. 18 118.052, Local Government Code) . . . \$4; and 19 (ii) each additional set of an original and 20 one copy (Sec. 118.052, Local Government Code) . . . \$4; 21 (B) certified papers (Secs. 118.052 and 118.060, 22 23 Local Government Code): 24 (i) for the clerk's certificate (Sec. 25 118.052, Local Government Code) . . . \$5; and 26 (ii) a fee per page or part of a page (Sec. 27 118.052, Local Government Code) . . . \$1;

S.B. No. 1969 1 (C) noncertified papers, for each page or part of a page (Secs. 118.052 and 118.0605, Local Government Code) . . . 2 3 \$1; 4 (D) letters testamentary, letter of 5 guardianship, letter of administration, or abstract of judgment (Secs. 118.052 and 118.061, Local Government Code) . . . \$2; 6 7 safekeeping of wills (Secs. 118.052 (E) and 8 118.062, Local Government Code) . . . \$5; 9 mail service of process (Secs. 118.052 and (F) 10 118.063, Local Government Code) . . . same as sheriff; and records management and preservation fee 11 (G) (Secs. 118.052, 118.0546, and 118.0645, Local Government Code) 12 · · · \$5; 13 additional filing fee for filing any civil action 14 (5) 15 or proceeding requiring a filing fee, including an appeal, and on the filing of any counterclaim, cross-action, intervention, 16 17 interpleader, or third-party action requiring a filing fee, to fund civil legal services for the indigent (Sec. 133.153, Local 18 Government Code) . . . \$5; 19 (6) on the filing of a civil suit, an additional filing 20 fee to be used for court-related purposes for the support of the 21 judiciary (Sec. 133.154, Local Government Code) . . . \$42 [\$37]; 22 (7) additional filing fee to fund the courthouse 23 24 security fund, if authorized by the county commissioners court (Sec. 291.008, Local Government Code) . . . not to exceed \$5; 25 (8) additional filing fee for filing documents not 26 subject to certain filing fees to fund the courthouse security 27

S.B. No. 1969 1 fund, if authorized by the county commissioners court (Sec. 2 291.008, Local Government Code) . . . \$1;

3 (9) additional filing fee to fund the courthouse 4 security fund in Webb County, if authorized by the county 5 commissioners court (Sec. 291.009, Local Government Code) . . . not 6 to exceed \$20; and

7 (10) court cost in civil cases other than suits for 8 delinquent taxes to fund the county law library fund, if authorized 9 by the county commissioners court (Sec. 323.023, Local Government 10 Code)...not to exceed \$35.

(c) Section 101.0815, Government Code, is amended to conform to the amendments made to Section 101.081, Government Code, by Chapter 275 (H.B. 290), Acts of the 80th Legislature, Regular Session, 2007, and to conform to Chapter 614 (H.B. 417), Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 101.0815. STATUTORY COUNTY COURT FEES AND COSTS: TEXAS
PROBATE CODE. The clerk of a statutory county court shall collect
fees and costs under the Texas Probate Code as follows:

(1) fee for deposit of a will with the county clerk during testator's lifetime (Sec. 71, Texas Probate Code) . . . <u>\$5</u> [<del>\$3</del>];

(2) security deposit on filing, by any person other than the personal representative of an estate, an application, complaint, or opposition in relation to the estate, if required by the clerk (Sec. 12, Texas Probate Code) . . . probable cost of the proceeding; [and]

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(3) security deposit on filing, by any person other

1 than the guardian, attorney ad litem, or guardian ad litem, an 2 application, complaint, or opposition in relation to a guardianship 3 matter, if required by the clerk (Sec. 622, Texas Probate Code) 4 . . . probable cost of the guardianship proceeding; and

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5 <u>(4) costs for attorney ad litem appointed to pursue</u> 6 <u>the restoration of a ward's capacity or modification of the ward's</u> 7 <u>guardianship (Secs. 694C and 694L, Texas Probate Code) . . .</u> 8 reasonable compensation.

Section 101.081, Government Code, 9 (d) as amended by Chapters 275 (H.B. 290), 399 (S.B. 819), 1301 (S.B. 600), and 1342 10 (S.B. 1951), Acts of the 80th Legislature, Regular Session, 2007, 11 Section 101.081, Government Code, as amended by 12 is repealed. Chapter 921 (H.B. 3167), Acts of the 80th Legislature, Regular 13 14 Session, 2007, to reorganize and renumber that section, continues 15 in effect.

16 (e) Sections 101.0818 and 101.083, Government Code, are 17 repealed.

SECTION 11.107. (a) Section 101.1011, Government Code, is amended to conform to the amendments made to Section 101.101, Government Code, by Chapters 718 (H.B. 2359) and 1342 (S.B. 1951), Acts of the 80th Legislature, Regular Session, 2007, and to conform to Chapter 26 (S.B. 325), Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 101.1011. STATUTORY PROBATE COURT FEES AND COSTS: GOVERNMENT CODE. The clerk of a statutory probate court shall collect fees and costs under the Government Code as follows: (1) appellate judicial system filing fees:

S.B. No. 1969 1 (A) First or Fourteenth Court of Appeals District (Sec. 22.2021, Government Code) . . . not more than \$5; 2 3 (B) Second Court of Appeals District (Sec. 22.2031, Government Code) . . . not more than \$5; 4 Third Court of 5 (C) Appeals District (Sec. 22.2041, Government Code) . . . \$5; 6 7 Fourth Court of Appeals (D) District (Sec. 8 22.2051, Government Code) . . . not more than \$5; (E) Fifth Court of Appeals 9 District (Sec. 22.2061, Government Code) . . . not more than \$5; 10 Ninth Court of Appeals District 11 (F) (Sec. 12 22.2101, Government Code) . . . \$5; (G) Eleventh Court of Appeals District 13 (Sec. 14 22.2121, Government Code) . . . \$5; and 15 (H) [(G)] Thirteenth Court of Appeals District (Sec. 22.2141, Government Code) . . . not more than \$5; 16 17 (2) additional filing fees as follows: (A) for certain cases to 18 be used for 19 court-related purposes for support of the judiciary [, if authorized by the county commissioners court] (Sec. 51.704, 20 Government Code) . . . \$40; [and] 21 to fund the improvement of Dallas County 22 (B) civil court facilities, if authorized by the county commissioners 23 24 court (Sec. 51.705, Government Code) . . . not more than \$15; and (C) to fund the improvement of Hays County court 25 26 facilities, if authorized by the county commissioners court (Sec. 51.707, Government Code) . . . not more than \$15; 27

S.B. No. 1969 (3) jury fee for civil case (Sec. 51.604, Government 2 Code)...\$22;

3 (4) the expense of preserving the record as a court 4 cost, if imposed on a party by the referring court or associate 5 judge (Sec. 54.612, Government Code) . . . actual cost; and

6 (5) a fee not otherwise listed in this subchapter that 7 is required to be collected under Section 25.0029, Government Code 8 (Sec. 25.0029, Government Code) . . . as prescribed by law relating 9 to county judges' fees.

(b) Section 101.1013, Government Code, is amended to
conform to the amendments made to Section 101.101, Government Code,
by Chapter 399 (S.B. 819), Acts of the 80th Legislature, Regular
Session, 2007, and is further amended to read as follows:

14 Sec. 101.1013. STATUTORY PROBATE COURT FEES AND 15 COSTS: LOCAL GOVERNMENT CODE. The clerk of a statutory probate 16 court shall collect fees and costs under the Local Government Code 17 as follows:

(1) additional filing fee for filing any civil action or proceeding requiring a filing fee, including an appeal, and on the filing of any counterclaim, cross-action, intervention, interpleader, or third-party action requiring a filing fee to fund civil legal services for the indigent (Sec. 133.153, Local Government Code)...\$5;

24 (2) additional filing fee to fund contingency fund for
25 liability insurance, if authorized by the county commissioners
26 court (Sec. 82.003, Local Government Code) . . . not to exceed \$5;
27 (3) probate court actions (Sec. 118.052, Local

S.B. No. 1969 1 Government Code): probate original action (Secs. 118.052 and 2 (A) 3 118.055, Local Government Code): 4 (i) probate of a will with independent 5 executor, administration with will attached, administration of an estate, guardianship or receivership of an estate, or muniment of 6 title (Sec. 118.052, Local Government Code) . . . \$40; 7 8 (ii) community survivors (Sec. 118.052, Local Government Code) . . . \$40; 9 10 (iii) small estates (Sec. 118.052, Local Government Code) . . . \$40; 11 12 (iv) declarations of heirship (Sec. 118.052, Local Government Code) . . . \$40; 13 14 (v) mental health or chemical dependency 15 services (Sec. 118.052, Local Government Code) . . . \$40; and 16 (vi) additional, special fee (Secs. 118.052 17 and 118.064, Local Government Code) . . . \$5; (B) services in pending probate action (Secs. 18 118.052 and 118.056, Local Government Code): 19 20 (i) filing an inventory and appraisement (Secs. [after the 120th day after the date of the initial filing of 21 the action (Sec.] 118.052 and 118.056(d), Local Government Code) 22 23 · · · \$25; 24 (ii) approving and recording bond (Sec. 25 118.052, Local Government Code) . . . \$3; 26 (iii) administering oath (Sec. 118.052, 27 Local Government Code) . . . \$2;

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S.B. No. 1969 1 (iv) filing annual or final account of estate (Sec. 118.052, Local Government Code). . . \$25; 2 3 (v) filing application for sale of real or personal property (Sec. 118.052, Local Government Code) . . . \$25; 4 5 (vi) filing annual or final report of guardian of a person (Sec. 118.052, Local Government Code) . . . 6 7 \$10; and (vii) filing a document not listed under 8 this paragraph after the filing of an order approving the inventory 9 and appraisement or after the 120th day after the date of the 10 initial filing of the action, whichever occurs first (Secs. 118.052 11 and 191.007, Local Government Code), if more than 25 pages . . . 12 13 \$25; 14 (C) adverse probate action (Secs. 118.052 and 15 118.057, Local Government Code) . . . \$40; [and] claim against estate (Secs. 16 (D) 118.052 and 17 118.058, Local Government Code) . . . \$2; and (E) supplemental court-initiated guardianship 18 fee (Secs. 118.052 and 118.067, Local Government Code) . . . \$20; 19 (4) other fees (Sec. 118.052, Local Government Code): 20 21 issuing document (Secs. 118.052 and 118.059, (A) Local Government Code): 22 original document and one copy (Sec. 23 (i) 24 118.052, Local Government Code) . . . \$4; and 25 (ii) each additional set of an original and 26 one copy (Sec. 118.052, Local Government Code) . . . \$4; 27 certified papers (Secs. 118.052 and 118.060, (B)

S.B. No. 1969 1 Local Government Code): (i) for the clerk's certificate 2 (Sec. 3 118.052, Local Government Code) . . . \$5; and 4 (ii) a fee per page or part of a page (Sec. 5 118.052, Local Government Code) . . . \$1; 6 (C) noncertified papers, for each page or part of 7 a page (Secs. 118.052 and 118.0605, Local Government Code) . . . 8 \$1; 9 (D) letters testamentary, letter of 10 guardianship, letter of administration, or abstract of judgment (Secs. 118.052 and 118.061, Local Government Code) . . . \$2; 11 12 (E) safekeeping of wills (Secs. 118.052 and 118.062, Local Government Code) . . . \$5; 13 14 (F) mail service of process (Secs. 118.052 and 15 118.063, Local Government Code) . . . same as sheriff; and (G) records management and preservation 16 fee (Secs. 118.052 and 118.0645, Local Government Code) . . . \$5; and 17 (5) court cost in civil cases other than suits for 18 19 delinquent taxes to fund the county law library fund, if authorized by the county commissioners court (Sec. 323.023, Local Government 20 Code) . . . not to exceed \$35. 21 (c) Section 101.1014, Government Code, is amended 22 to 23 conform to the amendments made to Section 101.101, Government Code, 24 by Chapter 275 (H.B. 290), Acts of the 80th Legislature, Regular Session, 2007, and to conform to Chapter 614 (H.B. 417), Acts of the 25 26 80th Legislature, Regular Session, 2007, to read as follows: Sec. 101.1014. STATUTORY PROBATE COURT 27 FEES AND

1 COSTS: TEXAS PROBATE CODE. The clerk of a statutory probate court
2 shall collect fees and costs under the Texas Probate Code as
3 follows:

4 (1) fee for deposit of a will with the county clerk
5 during testator's lifetime (Sec. 71, Texas Probate Code) . . . <u>\$5</u>
6 [<del>\$3</del>];

7 (2) security deposit on filing, by any person other 8 than the personal representative of an estate, an application, 9 complaint, or opposition in relation to the estate, if required by 10 the clerk (Sec. 12, Texas Probate Code) . . . probable cost of the 11 proceeding; [and]

(3) security deposit on filing, by any person other than the guardian, attorney ad litem, or guardian ad litem, an application, complaint, or opposition in relation to a guardianship matter, if required by the clerk (Sec. 622, Texas Probate Code) . . . probable cost of the guardianship proceeding; and

17 <u>(4) costs for attorney ad litem appointed to pursue</u> 18 the restoration of a ward's capacity or modification of the ward's 19 guardianship (Secs. 694C and 694L, Texas Probate Code) . . . 20 reasonable compensation.

21 (d) Section 101.101, Government Code, amended as by Chapters 275 (H.B. 290), 399 (S.B. 819), 718 (H.B. 2359), and 1342 22 23 (S.B. 1951), Acts of the 80th Legislature, Regular Session, 2007, 24 is repealed. Section 101.101, Government Code, as amended by Chapter 921 (H.B. 3167), Acts of the 80th Legislature, Regular 25 26 Session, 2007, to reorganize and renumber that section, continues in effect. 27

(e) Section 101.1016, Government Code, is repealed. 1 2 SECTION 11.108. Section 101.1212, Government Code, is 3 amended to conform to Chapter 26 (S.B. 325), Acts of the 80th Legislature, Regular Session, 2007, to read as follows: 4 Sec. 101.1212. COUNTY COURT FEES AND COSTS: GOVERNMENT 5 CODE. The clerk of a county court shall collect the following fees 6 and costs under the Government Code: 7 8 (1)appellate judicial system filing fees: First or Fourteenth Court of Appeals District 9 (A) 10 (Sec. 22.2021, Government Code) . . . not more than \$5; Second Court of Appeals District 11 (B) (Sec. 12 22.2031, Government Code) . . . not more than \$5; Third Court of 13 (C) Appeals District (Sec. 14 22.2041, Government Code) . . . \$5; 15 (D) Fourth Court of Appeals District (Sec. 22.2051, Government Code) . . . not more than \$5; 16 Fifth Court of 17 (E) Appeals District (Sec. 22.2061, Government Code) . . . not more than \$5; 18 19 (F) Ninth Court of Appeals District (Sec. 22.2101, Government Code) . . . \$5; 20 21 (G) Eleventh Court of Appeals District (Sec. 22.2121, Government Code) . . . \$5; and 22 23 (H) [(G)] Thirteenth Court of Appeals District 24 (Sec. 22.2141, Government Code) . . . not more than \$5; (2) a jury fee (Sec. 51.604, Government Code) . . . 25 26 \$22; and (3) a filing fee in each civil case filed to be used 27

S.B. No. 1969 1 for court-related purposes for the support of the judiciary (Sec. 2 51.703, Government Code) . . . \$40.

3 SECTION 11.109. (a) Section 101.1214, Government Code, is 4 amended to conform to the amendments made to Section 101.121, 5 Government Code, by Chapter 399 (S.B. 819), Acts of the 80th 6 Legislature, Regular Session, 2007, and to conform to the 7 amendments made to Section 101.123, Government Code, by Chapter 8 1301 (S.B. 600), Acts of the 80th Legislature, Regular Session, 9 2007, and is further amended to read as follows:

10 Sec. 101.1214. COUNTY COURT FEES AND COSTS: LOCAL 11 GOVERNMENT CODE. The clerk of a county court shall collect the 12 following fees and costs under the Local Government Code:

(1) additional filing fee to fund contingency fund for
14 liability insurance, if authorized by the county commissioners
15 court (Sec. 82.003, Local Government Code) . . . not to exceed \$5;
16 (2) civil court actions (Sec. 118.052, Local

17 Government Code):

18 (A) filing of original action (Secs. 118.052 and
19 118.053, Local Government Code):

20 (i) garnishment after judgment (Sec.
21 118.052, Local Government Code) . . . \$15; and

22 (ii) all others (Sec. 118.052, Local 23 Government Code)...\$40;

(B) filing of action other than original (Secs.
118.052 and 118.054, Local Government Code) . . . \$30; and
(C) services rendered after judgment in original
action (Secs. 118.052 and 118.0545, Local Government Code):

S.B. No. 1969 1 (i) abstract of judgment (Sec. 118.052, Local Government Code) . . . \$5; and 2 3 (ii) execution, order of sale, writ, or other process (Sec. 118.052, Local Government Code) . . . \$5; 4 5 (3) probate court actions (Sec. 118.052, Local Government Code): 6 7 (A) probate original action (Secs. 118.052 and 8 118.055, Local Government Code): 9 (i) probate of a will with independent executor, administration with will attached, administration of an 10 estate, guardianship or receivership of an estate, or muniment of 11 title (Sec. 118.052, Local Government Code) . . . \$40; 12 (ii) community survivors (Sec. 118.052, 13 Local Government Code) . . . \$40; 14 15 (iii) small estates (Sec. 118.052, Local Government Code) . . . \$40; 16 17 (iv) declarations of heirship (Sec. 118.052, Local Government Code) . . . \$40; 18 19 (v) mental health or chemical dependency services (Sec. 118.052, Local Government Code) . . . \$40; and 20 21 (vi) additional, special fee (Secs. 118.052 and 118.064, Local Government Code) . . . \$5; 22 23 (B) services in pending probate action (Secs. 24 118.052 and 118.056, Local Government Code): 25 (i) filing an inventory and appraisement (Secs. [after the 120th day after the date of the initial filing of 26 the action (Sec.] 118.052 and 118.056(d), Local Government Code) 27

S.B. No. 1969 1 . . . \$25; 2 (ii) approving and recording bond (Sec. 118.052, Local Government Code) . . . \$3; 3 4 (iii) administering oath (Sec. 118.052, 5 Local Government Code) . . . \$2; 6 (iv) filing annual or final account of 7 estate (Sec. 118.052, Local Government Code) . . . \$25; 8 (v) filing application for sale of real or personal property (Sec. 118.052, Local Government Code) . . . \$25; 9 10 (vi) filing annual or final report of guardian of a person (Sec. 118.052, Local Government Code) . . . 11 12 \$10; and (vii) filing a document not listed under 13 14 this paragraph after the filing of an order approving the inventory 15 and appraisement or after the 120th day after the date of the initial filing of the action, whichever occurs first (Secs. 118.052 16 17 and 191.007, Local Government Code), if more than 25 pages . . . \$25; 18 adverse probate action (Secs. 118.052 and 19 (C) 118.057, Local Government Code) . . . \$40; [and] 20 21 claim against estate (Secs. 118.052 (D) and 118.058, Local Government Code) . . . \$2; and 22 23 (E) supplemental court-initiated guardianship 24 fee (Secs. 118.052 and 118.067, Local Government Code) . . . \$20; 25 (4) other fees (Sec. 118.052, Local Government Code): 26 (A) issuing document (Secs. 118.052 and 118.059, 27 Local Government Code):

S.B. No. 1969 1 (i) original document and one copy (Sec. 2 118.052, Local Government Code) . . . \$4; and 3 (ii) each additional set of an original and one copy (Sec. 118.052, Local Government Code) . . . \$4; 4 5 (B) certified papers (Secs. 118.052 and 118.060, 6 Local Government Code): for the clerk's 7 (i) certificate (Sec. 118.052, Local Government Code) . . . \$5; and 8 9 (ii) a fee per page or part of a page (Sec. 10 118.052, Local Government Code) . . . \$1; (C) noncertified papers, for each page or part of 11 a page (Secs. 118.052 and 118.0605, Local Government Code) . . . 12 13 \$1; 14 (D) letters testamentary, letter of 15 guardianship, letter of administration, or abstract of judgment (Secs. 118.052 and 118.061, Local Government Code) . . . \$2; 16 17 (E) safekeeping of wills (Secs. 118.052 and 118.062, Local Government Code) . . . \$5; 18 19 (F) mail service of process (Secs. 118.052 and 118.063, Local Government Code) . . . same as sheriff; and 20 21 records management and preservation fee (G) (Secs. 118.052, 118.0546, and 118.0645, Local Government Code) 22 . . . \$5; 23 24 (5) deposit on filing petition requesting permission to create a municipal civic center authority (Sec. 281.013, Local 25 26 Government Code) . . . \$200; 27 (6) additional filing fee to fund the courthouse

1 security fund, if authorized by the county commissioners court
2 (Sec. 291.008, Local Government Code) . . . not to exceed \$5;

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3 (7) additional filing fee for filing documents not
4 subject to certain filing fees to fund the courthouse security
5 fund, if authorized by the county commissioners court (Sec.
6 291.008, Local Government Code) . . . \$1;

7 (8) additional filing fee to fund the courthouse 8 security fund in Webb County, if authorized by the county 9 commissioners court (Sec. 291.009, Local Government Code)...not 10 to exceed \$20;

(9) court cost in civil cases other than suits for delinquent taxes to fund the county law library fund, if authorized by the county commissioners court (Sec. 323.023, Local Government Code)...not to exceed \$35;

(10) additional filing fee for filing any civil action or proceeding requiring a filing fee, including an appeal, and on the filing of any counterclaim, cross-action, intervention, interpleader, or third-party action requiring a filing fee, to fund civil legal services for the indigent (Sec. 133.153, Local Government Code) . . . \$5; and

(11) on the filing of a civil suit an additional filing
fee to be used for court-related purposes for the support of the
judiciary (Sec. 133.154, Local Government Code) . . . <u>\$42</u> [<del>\$37</del>].

(b) Section 101.1215, Government Code, is amended to conform to the amendments made to Section 101.121, Government Code, by Chapter 275 (H.B. 290), Acts of the 80th Legislature, Regular Session, 2007, and to conform to Chapter 614 (H.B. 417), Acts of the

1 80th Legislature, Regular Session, 2007, to read as follows:

2 Sec. 101.1215. COUNTY COURT FEES AND COSTS: TEXAS PROBATE 3 CODE. The clerk of a county court shall collect the following fees 4 and costs under the Texas Probate Code:

5 (1) fee for deposit of a will with the county clerk 6 during testator's lifetime (Sec. 71, Texas Probate Code) . . . <u>\$5</u> 7 [<del>\$3</del>];

8 (2) security deposit on filing, by any person other 9 than the personal representative of an estate, an application, 10 complaint, or opposition in relation to the estate, if required by 11 the clerk (Sec. 12, Texas Probate Code) . . . probable cost of the 12 proceeding; [and]

(3) security deposit on filing, by any person other than the guardian, attorney ad litem, or guardian ad litem, an application, complaint, or opposition in relation to a guardianship matter, if required by the clerk (Sec. 622, Texas Probate Code) . . . probable cost of the guardianship proceeding; and

18 (4) costs for attorney ad litem appointed to pursue 19 the restoration of a ward's capacity or modification of the ward's 20 guardianship (Secs. 694C and 694L, Texas Probate Code) . . . 21 reasonable compensation.

Section 101.121, Government Code, 22 (c) as amended by Chapters 275 (H.B. 290) and 399 (S.B. 819), Acts of the 80th 23 24 Legislature, Regular Session, 2007, is repealed. Section 101.121, Government Code, as amended by Chapter 921 (H.B. 3167), Acts of the 25 26 80th Legislature, Regular Session, 2007, to reorganize and renumber that section, continues in effect. 27

S.B. No. 1969 (d) Sections 101.1217 and 101.123, Government Code, are 2 repealed.

3 SECTION 11.110. (a) Section 101.141(b), Government Code, 4 as amended by Chapter 921 (H.B. 3167), Acts of the 80th Legislature, 5 Regular Session, 2007, is amended to conform to the amendments made 6 to Section 101.141(a), Government Code, by Chapters 1046 (H.B. 7 2094) and 1342 (S.B. 1951), Acts of the 80th Legislature, Regular 8 Session, 2007, to read as follows:

9 (b) A clerk of a justice court shall collect fees and costs10 under other laws as follows:

(1) the cost of a special program that a court may order a child to attend after a finding that the child committed an offense, if ordered by the court (Art. 45.057, Code of Criminal Procedure) . . . costs of the program not to exceed \$100;

(2) additional filing fees:

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16 (A) to fund Dallas County civil court facilities
17 (Sec. 51.705, Government Code) . . . not more than \$15; [and]

(B) for filing any civil action or proceeding requiring a filing fee, including an appeal, and on the filing of any counterclaim, cross-action, intervention, interpleader, or third-party action requiring a filing fee, to fund civil legal services for the indigent (Sec. 133.153, Local Government Code) . . . \$2; <u>and</u>

24 (C) to fund the improvement of Hays County court 25 facilities, if authorized by the county commissioners court (Sec. 26 51.707, Government Code) . . . not more than \$15;

27 (3) for filing a suit in Comal County (Sec. 152.0522,

1 Human Resources Code) . . . \$1.50; and

(4) fee for hearing on probable cause for removal of a
vehicle and placement in a storage facility if assessed by the court
(Sec. <u>2308.457, Occupations</u> [<del>685.008, Transportation</del>] Code) . . .
\$20.

(b) Section 101.151(a), Government Code, is amended to
conform to the amendments made to Section 101.141(b), Government
Code, by Chapter 552 (S.B. 1412), Acts of the 80th Legislature,
Regular Session, 2007, to read as follows:

10 (a) A justice of the peace shall collect the following fees11 under the Local Government Code:

12 (1) services rendered before judgment (Secs. 118.12113 and 118.122, Local Government Code):

14 (A) justice court (Sec. 118.121, Local
15 Government Code) . . . <u>\$25</u> [<del>\$15</del>]; and
16 (B) small claims court (Sec. 118.121, Local
17 Government Code) . . . \$25 [<del>\$10</del>]; and

18 (2) services rendered after judgment (Secs. 118.12119 and 118.123, Local Government Code):

20 (A) transcript (Sec. 118.121, Local Government 21 Code)...\$10;

(B) abstract of judgment (Sec. 118.121, Local
Government Code) . . . \$5;

(C) execution, order of sale, writ of
 restitution, or other writ or process (Sec. 118.121, Local
 Government Code) . . . \$5 per page;

27 (D) certified copy of court papers (Secs. 118.121

S.B. No. 1969 1 and 118.1235, Local Government Code) . . . \$2 for first page; \$0.25 2 for each additional page; and

3 (E) issuing other document (no return required)
4 (Sec. 118.121, Local Government Code) . . . \$1 for first page;
5 \$0.25 for each additional page.

(c) Section 101.141, Government Code, 6 as amended by 7 Chapters 552 (S.B. 1412), 1046 (H.B. 2094), and 1342 (S.B. 1951), 8 Acts of the 80th Legislature, Regular Session, 2007, is repealed. Section 101.141, Government Code, as amended by Chapter 921 (H.B. 9 10 3167), Acts of the 80th Legislature, Regular Session, 2007, to reorganize and renumber that section, continues in effect as 11 12 amended by this section.

13 SECTION 11.111. (a) Section 102.021, Government Code, is 14 amended to conform to Chapter 1263 (H.B. 3060), Acts of the 80th 15 Legislature, Regular Session, 2007, and is further amended to read 16 as follows:

17 Sec. 102.021. COURT COSTS ON CONVICTION: CODE OF CRIMINAL 18 PROCEDURE. A person convicted of an offense shall pay the following 19 under the Code of Criminal Procedure, in addition to all other 20 costs:

(1) court cost on conviction of any offense, other than a conviction of an offense relating to a pedestrian or the parking of a motor vehicle (Art. 102.0045, Code of Criminal Procedure)...\$4;

(2) a fee for services of prosecutor (Art. 102.008,
26 Code of Criminal Procedure) . . . \$25;

27 (3) fees for services of peace officer:

S.B. No. 1969 1 (A) issuing a written notice to appear in court for certain violations (Art. 102.011, Code of Criminal Procedure) 2 3 . . . \$5; (B) executing or processing an issued arrest 4 warrant, [or] capias, or capias pro fine (Art. 102.011, Code of 5 Criminal Procedure) . . . \$50; 6 7 summoning a witness (Art. 102.011, Code of (C) Criminal Procedure) . . . \$5; 8 9 serving a writ not otherwise listed (Art. (D) 10 102.011, Code of Criminal Procedure) . . . \$35; 11 (E) taking and approving a bond and, if 12 necessary, returning the bond to courthouse (Art. 102.011, Code of Criminal Procedure) . . . \$10; 13 14 (F) commitment or release (Art. 102.011, Code of 15 Criminal Procedure) . . . \$5; (G) summoning a jury (Art. 102.011, Code of 16 Criminal Procedure) . . . \$5; 17 attendance of a prisoner in habeas corpus 18 (H) 19 case if prisoner has been remanded to custody or held to bail (Art. 102.011, Code of Criminal Procedure) . . . \$8 each day; 20 21 (I) mileage for certain services performed (Art. 102.011, Code of Criminal Procedure) . . . \$0.29 per mile; and 22 23 (J) services of a sheriff or constable who serves process and attends examining trial in certain cases (Art. 102.011, 24 Code of Criminal Procedure) . . . not to exceed \$5; 25 26 (4) services of a peace officer in conveying a witness outside the county (Art. 102.011, Code of Criminal Procedure) . . . 27

1 \$10 per day or part of a day, plus actual necessary travel expenses; (5) overtime of peace officer for 2 time spent 3 testifying in the trial or traveling to or from testifying in the trial (Art. 102.011, Code of Criminal Procedure) . . . actual cost; 4 5 (6) court costs on an offense relating to rules of the road, when offense occurs within a school crossing zone (Art. 6 102.014, Code of Criminal Procedure) . . . \$25; 7

8 (7) court costs on an offense of passing a school bus
9 (Art. 102.014, Code of Criminal Procedure) . . . \$25;

10 (8) court costs on an offense of truancy or 11 contributing to truancy (Art. 102.014, Code of Criminal Procedure) 12 . . . \$20;

13 (9) cost for visual recording of intoxication arrest 14 before conviction (Art. 102.018, Code of Criminal Procedure) . . . 15 \$15;

16 (10) cost of certain evaluations (Art. 102.018, Code 17 of Criminal Procedure) . . . actual cost;

18 (11) additional costs attendant to certain 19 intoxication convictions under Chapter 49, Penal Code, for 20 emergency medical services, trauma facilities, and trauma care 21 systems (Art. 102.0185, Code of Criminal Procedure) . . . \$100;

(12) additional costs attendant to certain child
sexual assault and related convictions, for child abuse prevention
programs (Art. 102.0186, Code of Criminal Procedure) . . . \$100;

(13) cost for DNA testing for certain felonies (Art.
102.020, Code of Criminal Procedure) . . . \$250;

27 (14) court cost on an offense of public lewdness or

1 indecent exposure (Art. 102.020, Code of Criminal Procedure) . . .
2 \$50;

3 (15) if required by the court, a restitution fee for 4 costs incurred in collecting restitution installments and for the 5 compensation to victims of crime fund (Art. 42.037, Code of 6 Criminal Procedure) . . . \$12; [and]

7 (16) if directed by the justice of the peace or 8 municipal court judge hearing the case, court costs on conviction 9 in a criminal action (Art. 45.041, Code of Criminal Procedure) 10 . . . part or all of the costs as directed by the judge; and

11 (17) costs attendant to convictions under Chapter 49, 12 Penal Code, and under Chapter 481, Health and Safety Code, to help 13 fund drug court programs established under Chapter 469, Health and 14 Safety Code (Art. 102.0178, Code of Criminal Procedure) . . . \$50.

(b) Section 102.0215, Government Code, is repealed.

15

16 SECTION 11.112. (a) Section 102.0212, Government Code, is 17 amended to conform to the amendments made to Section 102.022, 18 Government Code, by Chapter 1301 (S.B. 600), Acts of the 80th 19 Legislature, Regular Session, 2007, and is further amended to read 20 as follows:

21 Sec. 102.0212. COURT COSTS ON CONVICTION: LOCAL GOVERNMENT 22 CODE. A person convicted of an offense shall pay the following 23 under the Local Government Code, in addition to all other costs:

24 (1) court costs on conviction of a felony (Sec.
25 133.102, Local Government Code) . . . \$133;

26 (2) court costs on conviction of a Class A or Class B
 27 misdemeanor (Sec. 133.102, Local Government Code) . . . \$83;

1 (3) court costs on conviction of a nonjailable 2 misdemeanor offense, including a criminal violation of a municipal 3 ordinance, other than a conviction of an offense relating to a 4 pedestrian or the parking of a motor vehicle (Sec. 133.102, Local 5 Government Code) . . . \$40;

6 (4) a time payment fee if convicted of a felony or 7 misdemeanor for paying any part of a fine, court costs, or 8 restitution on or after the 31st day after the date on which a 9 judgment is entered assessing the fine, court costs, or restitution 10 (Sec. 133.103, Local Government Code) . . . \$25; [and]

(5) a cost on conviction of any offense, other than an offense relating to a pedestrian or the parking of a motor vehicle (Sec. 133.105, Local Government Code) . . . <u>\$6; and</u>

14 (6) a cost on conviction of any offense, other than an 15 offense relating to a pedestrian or the parking of a motor vehicle 16 (Sec. 133.107, Local Government Code) . . . \$2 [\$4].

17 (b) Sections 102.022 and 102.023, Government Code, are 18 repealed.

19 SECTION 11.113. (a) Section 102.041, Government Code, as 20 amended by Chapter 921 (H.B. 3167), Acts of the 80th Legislature, 21 Regular Session, 2007, is amended to conform to the amendments made 22 by Chapter 1053 (H.B. 2151), Acts of the 80th Legislature, Regular 23 Session, 2007, to Section 102.041, Government Code, to read as 24 follows:

25 Sec. 102.041. ADDITIONAL COURT COSTS ON CONVICTION IN 26 DISTRICT COURT: CODE OF CRIMINAL PROCEDURE. The clerk of a district 27 court shall collect fees and costs under the Code of Criminal

S.B. No. 1969 Procedure on conviction of a defendant as follows: 1 (1) a jury fee (Art. 102.004, Code of Criminal 2 3 Procedure) . . . \$20; (2) a fee for clerk of the court services 4 (Art. 5 102.005, Code of Criminal Procedure) . . . \$40; 6 (3) a records management and preservation services fee 7 (Art. 102.005, Code of Criminal Procedure) . . . \$25; 8 (4) a security fee on a felony offense (Art. 102.017, Code of Criminal Procedure) . . . \$5; 9 10 (5) a security fee on a misdemeanor offense (Art. 102.017, Code of Criminal Procedure) . . . \$3; and 11 12 (6) a juvenile delinquency prevention and graffiti eradication fee (Art. 102.0171, Code of Criminal Procedure) . . . 13 \$50 [<del>\$5</del>]. 14 15 (b) Section 102.041, Government Code, as amended by Chapter 1053 (H.B. 2151), Acts of the 80th Legislature, Regular Session, 16 17 2007, is repealed. Section 102.041, Government Code, as amended by Chapter 921 (H.B. 3167), Acts of the 80th Legislature, Regular 18 19 Session, 2007, to reorganize and renumber that section, continues in effect as further amended by this section. 20 21 SECTION 11.114. (a) Section 102.061, Government Code, as reenacted and amended by Chapter 921 (H.B. 3167), Acts of the 80th 22 Legislature, Regular Session, 2007, is amended to conform to the 23 24 amendments made to Section 102.061, Government Code, by Chapter 1053 (H.B. 2151), Acts of the 80th Legislature, Regular Session, 25 26 2007, to read as follows: Sec. 102.061. ADDITIONAL COURT COSTS ON CONVICTION 27 ΤN

STATUTORY COUNTY COURT: CODE OF CRIMINAL PROCEDURE. The clerk of a 1 statutory county court shall collect fees and costs under the Code 2 3 of Criminal Procedure on conviction of a defendant as follows: (1) a jury fee (Art. 102.004, Code of Criminal 4 5 Procedure) . . . \$20; (2) a fee for services of the clerk of the court (Art. 6 7 102.005, Code of Criminal Procedure) . . . \$40; 8 (3) a records management and preservation services fee (Art. 102.005, Code of Criminal Procedure) . . . \$25; 9 10 (4) a security fee on a misdemeanor offense (Art. 102.017, Code of Criminal Procedure) . . . \$3; 11 12 (5) a juvenile delinquency prevention and graffiti eradication fee (Art. 102.0171, Code of Criminal Procedure) . . . 13 14 \$50 [<del>\$5</del>]; and 15 (6) a juvenile case manager fee (Art. 102.0174, Code of Criminal Procedure) . . . not to exceed \$5. 16 17 (b) Section 102.061, Government Code, as amended by Chapter 1053, Acts of the 80th Legislature, Regular Session, 2007, is 18 19 repealed. Section 102.061, Government Code, as reenacted and amended by Chapter 921, Acts of the 80th Legislature, Regular 20 Session, 2007, to reorganize and renumber that section, continues 21 in effect as further amended by this section. 22

S.B. No. 1969

SECTION 11.115. (a) Section 102.081, Government Code, as amended by Chapter 921 (H.B. 3167), Acts of the 80th Legislature, Regular Session, 2007, is amended to conform to the amendments made to Section 102.081, Government Code, by Chapter 1053 (H.B. 2151), Acts of the 80th Legislature, Regular Session, 2007, to read as

1 follows:

2 Sec. 102.081. ADDITIONAL COURT COSTS ON CONVICTION IN 3 COUNTY COURT: CODE OF CRIMINAL PROCEDURE. The clerk of a county 4 court shall collect fees and costs under the Code of Criminal 5 Procedure on conviction of a defendant as follows:

6 (1) a jury fee (Art. 102.004, Code of Criminal 7 Procedure)...\$20;

8 (2) a fee for clerk of the court services (Art.
9 102.005, Code of Criminal Procedure) . . . \$40;

10 (3) a records management and preservation services fee
11 (Art. 102.005, Code of Criminal Procedure) . . . \$25;

12 (4) a security fee on a misdemeanor offense (Art.
13 102.017, Code of Criminal Procedure) . . . \$3;

14 (5) a juvenile delinquency prevention and graffiti 15 eradication fee (Art. 102.0171, Code of Criminal Procedure) . . . 16 <u>\$50</u> [<del>\$5</del>]; and

17 (6) a juvenile case manager fee (Art. 102.0174, Code18 of Criminal Procedure) . . . not to exceed \$5.

(b) Section 102.081, Government Code, as amended by Chapter
1053 (H.B. 2151), Acts of the 80th Legislature, Regular Session,
2007, is repealed. Section 102.081, Government Code, as amended by
Chapter 921 (H.B. 3167), Acts of the 80th Legislature, Regular
Session, 2007, to reorganize and renumber that section, continues
in effect as further amended by this section.

25 SECTION 11.116. (a) Section 103.021, Government Code, as 26 amended by Chapter 921 (H.B. 3167), Acts of the 80th Legislature, 27 Regular Session, 2007, is amended to conform to the amendments made

to Section 103.021, Government Code, by Chapter 1226 (H.B. 2385), Acts of the 80th Legislature, Regular Session, 2007, and to conform to Chapters 805 (S.B. 1083) and 910 (H.B. 2949), Acts of the 80th Legislature, Regular Session, 2007, and is further amended to read as follows:

6 Sec. 103.021. ADDITIONAL FEES AND COSTS IN CRIMINAL OR 7 CIVIL CASES: CODE OF CRIMINAL PROCEDURE. An accused or defendant, 8 or a party to a civil suit, as applicable, shall pay the following 9 fees and costs under the Code of Criminal Procedure if ordered by 10 the court or otherwise required:

(1) a personal bond fee (Art. 17.42, Code of Criminal Procedure) . . . the greater of \$20 or three percent of the amount of the bail fixed for the accused;

14 (2) cost of electronic monitoring as a condition of 15 release on personal bond (Art. 17.43, Code of Criminal Procedure) 16 . . . actual cost;

17 (3) a fee for verification of and monitoring of motor
18 vehicle ignition interlock (Art. 17.441, Code of Criminal
19 Procedure) . . . not to exceed \$10;

(4) repayment of reward paid by a crime stoppers
organization on conviction of a felony (Art. 37.073, Code of
Criminal Procedure) . . . amount ordered;

(5) reimbursement to general revenue fund for payments
made to victim of an offense as condition of community supervision
(Art. 42.12, Code of Criminal Procedure) . . . not to exceed \$50 for
a misdemeanor offense or \$100 for a felony offense;

27 (6) payment to a crime stoppers organization as

S.B. No. 1969 1 condition of community supervision (Art. 42.12, Code of Criminal Procedure) . . . not to exceed \$50; 2 (7) children's advocacy center fee (Art. 42.12, Code 3 of Criminal Procedure) . . . not to exceed \$50; 4 5 (8) family violence shelter center fee (Art. 42.12, Code of Criminal Procedure) . . . not to exceed \$100; 6 7 (9) community supervision fee (Art. 42.12, Code of 8 Criminal Procedure) . . . not less than \$25 or more than \$60 per month; 9 10 (10)additional community supervision fee for certain offenses (Art. 42.12, Code of Criminal Procedure) . . . \$5 per 11 12 month; for certain financially able sex offenders as a 13 (11)14 condition of community supervision, the costs of treatment, 15 specialized supervision, or rehabilitation (Art. 42.12, Code of Criminal Procedure) . . . all or part of the reasonable and 16 17 necessary costs of the treatment, supervision, or rehabilitation as determined by the judge; 18 fee for failure to appear for trial in a justice 19 (12) or municipal court if a jury trial is not waived (Art. 45.026, Code 20 of Criminal Procedure) . . . costs incurred for impaneling the 21 22 jury; 23 (13) costs of certain testing, assessments, or 24 programs during a deferral period (Art. 45.051, Code of Criminal Procedure) . . . amount ordered; 25 26 (14) special expense on dismissal of certain

27 misdemeanor complaints (Art. 45.051, Code of Criminal Procedure)

1 . . . not to exceed amount of fine assessed;

2

(15) an additional fee:

(A) for a copy of the defendant's driving record to be requested from the Department of Public Safety by the judge (Art. 45.0511(c-1), Code of Criminal Procedure) . . <u>amount equal</u> to sum of fee established by Section 521.048, Transportation Code, and the TexasOnline fee [\$10];

8 (B) as an administrative fee for requesting a 9 driving safety course or a course under the motorcycle operator 10 training and safety program for certain traffic offenses to cover 11 the cost of administering the article (Art. 45.0511(f)(1), Code of 12 Criminal Procedure) . . . not to exceed \$10; or

13 (C) for requesting a driving safety course or a 14 course under the motorcycle operator training and safety program 15 before the final disposition of the case (Art. 45.0511(f)(2), Code 16 of Criminal Procedure) . . . not to exceed the maximum amount of the 17 fine for the offense committed by the defendant;

18 (16) a request fee for teen court program (Art. 19 45.052, Code of Criminal Procedure) . . . <u>\$20, if the court</u> 20 ordering the fee is located in the Texas-Louisiana border region, 21 <u>but otherwise</u> not to exceed \$10;

(17) a fee to cover costs of required duties of teen court (Art. 45.052, Code of Criminal Procedure) . . . <u>\$20, if the</u> <u>court ordering the fee is located in the Texas-Louisiana border</u> <u>region, but otherwise</u> \$10;

(18) a mileage fee for officer performing certain
 services (Art. 102.001, Code of Criminal Procedure) . . . \$0.15 per

1 mile; (19) certified mailing of notice of hearing date (Art. 2 102.006, Code of Criminal Procedure) . . . \$1, plus postage; 3 4 (20) certified mailing of certified copies of an order 5 of expunction (Art. 102.006, Code of Criminal Procedure) . . . \$2, 6 plus postage; 7 (20-a) a fee to defray the cost of notifying state 8 agencies of orders of expungement (Art. 45.0216, Code of Criminal Procedure) . . . \$30 per application; 9 10 (20-b) a fee to defray the cost of notifying state agencies of orders of expunction (Art. 45.055, Code of Criminal 11 Procedure) . . . \$30 per application; 12 (21) sight orders: 13 14 (A) if the face amount of the check or sight order 15 does not exceed \$10 (Art. 102.007, Code of Criminal Procedure) . . . not to exceed \$10; 16 17 (B) if the face amount of the check or sight order is greater than \$10 but does not exceed \$100 (Art. 102.007, Code of 18 Criminal Procedure) . . . not to exceed \$15; 19 (C) if the face amount of the check or sight order 20 is greater than \$100 but does not exceed \$300 (Art. 102.007, Code of 21 Criminal Procedure) . . . not to exceed \$30; 22 23 (D) if the face amount of the check or sight order 24 is greater than \$300 but does not exceed \$500 (Art. 102.007, Code of Criminal Procedure) . . . not to exceed \$50; and 25 26 (E) if the face amount of the check or sight order is greater than \$500 (Art. 102.007, Code of Criminal Procedure) 27

1 . . . not to exceed \$75; 2 (22) fees for a pretrial intervention program: 3 (A) a supervision fee (Art. 102.012(a) [102.012], Code of Criminal Procedure) . . . [not to exceed] \$60 a 4 5 month plus expenses; and 6 (B) a district attorney, criminal district 7 attorney, or county attorney administrative fee (Art. 102.0121, Code of Criminal Procedure) . . . not to exceed \$500; 8 9 parking fee violations for child safety fund in (23) 10 municipalities with populations: greater than 850,000 (Art. 102.014, Code of 11 (A) Criminal Procedure) . . . not less than \$2 and not to exceed \$5; and 12 less than 850,000 (Art. 102.014, Code of 13 (B) 14 Criminal Procedure) . . . not to exceed \$5; 15 (24) an administrative fee for collection of fines, fees, restitution, or other costs (Art. 102.072, Code of Criminal 16 17 Procedure) . . . not to exceed \$2 for each transaction; and (25) a collection fee, if authorized by 18 the 19 commissioners court of a county or the governing body of a municipality, for certain debts and accounts receivable, including 20 unpaid fines, fees, court costs, forfeited bonds, and restitution 21 ordered paid (Art. 103.0031, Code of Criminal Procedure) . . . 30 22 23 percent of an amount more than 60 days past due. 24 (b) Section 103.021, Government Code, as amended by Chapter

25 1226 (H.B. 2385), Acts of the 80th Legislature, Regular Session,
26 2007, is repealed. Section 103.021, Government Code, as amended by
27 Chapter 921 (H.B. 3167), Acts of the 80th Legislature, Regular

S.B. No. 1969 1 Session, 2007, to reorganize and renumber that section, continues 2 in effect as further amended by this section.

3 SECTION 11.117. Section 103.0212, Government Code, is 4 amended to conform to Chapters 910 (H.B. 2949) and 1053 (H.B. 2151), 5 Acts of the 80th Legislature, Regular Session, 2007, and is further 6 amended to read as follows:

Sec. 103.0212. ADDITIONAL FEES AND COSTS IN CRIMINAL OR CIVIL CASES: FAMILY CODE. An accused or defendant, or a party to a civil suit, as applicable, shall pay the following fees and costs under the Family Code if ordered by the court or otherwise required: (1) in family matters:

12 (A) issuing writ of withholding (Sec. 8.262,
13 Family Code) . . \$15;

14 (B) filing copy of writ of withholding to
15 subsequent employer (Sec. 8.267, Family Code) . . . \$15;

16 (C) issuing and delivering modified writ of 17 withholding or notice of termination (Sec. 8.302, Family Code) 18 . . . \$15;

(D) issuing and delivering notice of termination
 of withholding (Sec. 8.303, Family Code) . . . \$15;

(E) issuance of change of name certificate (Sec.
45.106, Family Code) . . . \$10;

23 (F) protective order fee (Sec. 81.003, Family 24 Code)...\$16;

(G) filing suit requesting adoption of child
(Sec. 108.006, Family Code) . . \$15;

27 (H) filing fees for suits affecting parent-child

S.B. No. 1969 relationship (Sec. 110.002, Family Code): 1 2 (i) suit or motion for modification (Sec. 110.002, Family Code) . . . \$15; 3 4 (ii) motion for enforcement (Sec. 110.002, 5 Family Code) . . . \$15; 6 (iii) notice of application for judicial 7 writ of withholding (Sec. 110.002, Family Code) . . . \$15; (iv) motion to transfer (Sec. 110.002, 8 Family Code) . . . \$15; 9 10 (v) petition for license suspension (Sec. 110.002, Family Code) . . . \$15; 11 (vi) motion to revoke a stay of license 12 suspension (Sec. 110.002, Family Code) . . . \$15; and 13 14 (vii) motion for contempt (Sec. 110.002, 15 Family Code) . . . \$15; 16 (I) order or writ of income withholding to be 17 delivered to employer (Sec. 110.004, Family Code) . . . not to exceed \$15; 18 filing fee for transferred case 19 (J) (Sec. 110.005, Family Code) . . . \$45; 20 21 (K) filing a writ of withholding (Sec. 158.319, Family Code) . . . \$15; 22 23 (L) filing a request for modified writ of 24 withholding or notice of termination (Sec. 158.403, Family Code) . . . not to exceed \$15; 25 (M) filing an administrative writ to employer 26 27 (Sec. 158.503, Family Code) . . . not to exceed \$15; and

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S.B. No. 1969 1 (N) genetic testing fees in relation to a child born to a gestational mother (Sec. 160.762, Family Code) . . . as 2 3 assessed by the court; and (2) in juvenile court: 4 5 (A) fee schedule for deferred prosecution services (Sec. 53.03, Family Code) . . . maximum fee of \$15 a month; 6 7 a request fee for a teen court program (B) [administration fee] (Sec. 54.032, Family Code) . . . \$20, if the 8 court ordering the fee is located in the Texas-Louisiana border 9 10 region, but otherwise not to exceed \$10; (C) court costs for juvenile probation diversion 11 12 fund (Sec. 54.0411, Family Code) . . . \$20; a juvenile delinquency prevention fee (Sec. 13 (D) 14 54.0461, Family Code) . . . \$50 [<del>\$5</del>]; [and] 15 (E) a court fee for child's probationary period (Sec. 54.061, Family Code) . . . not to exceed \$15 a month; and 16 17 (F) a fee to cover costs of required duties of teen court (Sec. 54.032, Family Code) . . . \$20, if the court 18 19 ordering the fee is located in the Texas-Louisiana border region, but otherwise not to exceed \$10. 20 21 SECTION 11.118. Section 103.0213, Government Code,

SECTION 11.118. Section 103.0213, Government Code, is amended to conform to Chapter 1027 (H.B. 1623), Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 103.0213. ADDITIONAL FEES AND COSTS IN CRIMINAL OR CIVIL CASES: TRANSPORTATION CODE. An accused or defendant, or a party to a civil suit, as applicable, shall pay the following fees and costs under the Transportation Code if ordered by the court or

1 otherwise required:

2 (1) administrative fee on dismissal of charge of
3 driving with an expired motor vehicle registration (Sec. 502.407,
4 Transportation Code) . . . not to exceed <u>\$20</u> [<del>\$10</del>];

5 (2) administrative fee on dismissal of charge of
6 driving with an expired driver's license (Sec. 521.026,
7 Transportation Code) . . . not to exceed <u>\$20</u> [<del>\$10</del>];

8 (3) administrative fee on remediation of charge of
9 driving with an expired inspection certificate (Sec. 548.605,
10 Transportation Code) . . . not to exceed <u>\$20</u> [<del>\$10</del>];

(4) administrative fee for failure to appear for a complaint or citation on certain offenses (Sec. 706.006, Transportation Code) . . . \$30 for each violation; and

14 (5) administrative fee for failure to pay or satisfy
15 certain judgments (Sec. 706.006, Transportation Code) . . . \$30.

16 SECTION 11.119. (a) Section 103.027, Government Code, is 17 amended to conform to the amendments made to Section 103.022, 18 Government Code, by Chapter 36 (S.B. 844), Acts of the 80th 19 Legislature, Regular Session, 2007, to read as follows:

20 Sec. 103.027. MISCELLANEOUS FEES AND COSTS: GOVERNMENT 21 CODE. Fees and costs shall be paid or collected under the 22 Government Code as follows:

(1) filing a certified copy of a judicial finding of
fact and conclusion of law if charged by the secretary of state
(Sec. 51.905, Government Code) . . . \$15;

26 (2) cost paid by each surety posting the bail bond for27 an offense other than a misdemeanor punishable by fine only under

Chapter 17, Code of Criminal Procedure, for the <u>assistant</u> [felony] prosecutor supplement fund and the fair defense account (Sec. 41.258, Government Code) . . . \$15, provided the cost does not exceed \$30 for all bail bonds posted at that time for an individual and the cost is not required on the posting of a personal or cash bond;

7 (3) to participate in a court proceeding in this 8 state, a nonresident attorney fee for civil legal services to the 9 indigent (Sec. 82.0361, Government Code) . . . \$250 except as 10 waived or reduced under supreme court rules for representing an 11 indigent person;

(4) on a party's appeal of a final decision in a contested case, the cost of preparing the original or a certified copy of the record of the agency proceeding, if required by the agency's rule, as a court cost (Sec. 2001.177, Government Code) . . . as assessed by the court, all or part of the cost of preparation;

(5) compensation to a referee in juvenile court in Wichita County taxed as costs if the judge determines the parties are able to pay the costs (Sec. 54.403, Government Code) . . . as determined by the judge; and

(6) the expense of preserving the record as a court
cost in Brazos County if imposed on a party by the referring court
or magistrate (Sec. 54.1111, Government Code) . . . actual cost.

(b) Section 103.022, Government Code, as amended by Chapter
36 (S.B. 844), Acts of the 80th Legislature, Regular Session, 2007,
is repealed. Section 103.022, Government Code, as reenacted and

amended by Chapter 921 (H.B. 3167), Acts of the 80th Legislature,
 Regular Session, 2007, to reorganize and renumber that section,
 continues in effect.

4 SECTION 11.120. Section 103.029, Government Code, is 5 amended to conform to the amendments made by Chapter 625 (H.B. 530), 6 Acts of the 80th Legislature, Regular Session, 2007, to read as 7 follows:

8 Sec. 103.029. MISCELLANEOUS FEES AND COSTS: HEALTH AND 9 SAFETY CODE. Fees and costs shall be paid or collected under the 10 Health and Safety Code as follows:

(1) a program fee for a drug court program established under Section 469.002, Health and Safety Code (Sec. 469.004, Health and Safety Code) . . . not to exceed \$1,000; and

14 (2) <u>an alcohol or controlled substance</u> [a urinalysis]
15 testing, [and] counseling, and treatment fee (Sec. 469.004, Health
16 and Safety Code) . . . the amount necessary to cover the costs of
17 testing, [and] counseling, and treatment.

18 ARTICLE 12. CHANGES RELATING TO HEALTH AND SAFETY CODE

19 SECTION 12.001. Section 12.0112(b), Health and Safety Code, 20 as amended by Chapters 42 (H.B. 1064) and 1061 (H.B. 2285), Acts of 21 the 80th Legislature, Regular Session, 2007, is reenacted to read 22 as follows:

23

(b) This section does not apply to:

24 (1) a license issued for a youth camp under Chapter 25 141;

26 (2) a food manager certificate issued under Subchapter27 G, Chapter 438; or

1

(3) a license or registration under Chapter 401.

SECTION 12.002. Section 102.003, Health and Safety Code, as
amended by Section 4, Chapter 266 (H.B. 14), and Section 3.02,
Chapter 928 (H.B. 3249), Acts of the 80th Legislature, Regular
Session, 2007, is reenacted to read as follows:

6 Sec. 102.003. SUNSET PROVISION. The Cancer Prevention and 7 Research Institute of Texas is subject to Chapter 325, Government 8 Code (Texas Sunset Act). Unless continued in existence as provided 9 by that chapter, the institute is abolished and this chapter 10 expires September 1, 2021.

SECTION 12.003. Section 182.101, Health and Safety Code, is amended to add a heading to read as follows:

13 Sec. 182.101. <u>GENERAL POWERS AND DUTIES.</u> The corporation 14 may:

(1) establish statewide health information exchange capabilities, including capabilities for electronic laboratory results, diagnostic studies, and medication history delivery, and, where applicable, promote definitions and standards for electronic interactions statewide;

20

(2) seek funding to:

(A) implement, promote, and facilitate the
voluntary exchange of secure electronic health information between
and among individuals and entities that are providing or paying for
health care services or procedures; and

(B) create incentives to implement, promote, and
 facilitate the voluntary exchange of secure electronic health
 information between and among individuals and entities that are

1 providing or paying for health care services or procedures; establish statewide health information exchange 2 (3) 3 capabilities for streamlining health care administrative functions including: 4 5 (A) communicating point of care services, 6 including laboratory results, diagnostic imaging, and prescription 7 histories; 8 (B) communicating patient identification and emergency room required information in conformity with state and 9 10 federal privacy laws; (C) real-time communication of enrollee status 11 12 in relation to health plan coverage, including enrollee cost-sharing responsibilities; and 13 14 (D) current census and status of health plan 15 contracted providers; 16 (4) support regional health information exchange 17 initiatives by: (A) identifying data and messaging standards for 18 19 health information exchange; 20 administering programs providing financial (B) 21 incentives, including grants and loans for the creation and support of regional health information networks, subject to available 22 23 funds; 24 (C) providing technical expertise where 25 appropriate; 26 (D) sharing intellectual property developed 27 under Section 182.105;

1 (E) waiving the corporation's fees associated 2 with intellectual property, data, expertise, and other services or 3 materials provided to regional health information exchanges 4 operated on a nonprofit basis; and

5 (F) applying operational and technical standards 6 developed by the corporation to existing health information 7 exchanges only on a voluntary basis, except for standards related 8 to ensuring effective privacy and security of individually 9 identifiable health information;

10 (5) identify standards for streamlining health care 11 administrative functions across payors and providers, including 12 electronic patient registration, communication of enrollment in 13 health plans, and information at the point of care regarding 14 services covered by health plans; and

15 (6) support the secure, electronic exchange of health16 information through other strategies identified by the board.

SECTION 12.004. Section 343.002(1), Health and Safety Code,is amended to conform cross-references to read as follows:

(1) "Abate" means to eliminate or remedy:

19

20 (A) by removal, repair, rehabilitation, or21 demolition;

(B) in the case of a nuisance under Section 343.011(c)(1), (9) [(8)], or (10) [(9)], by prohibition or control of access; and

(C) in the case of a nuisance under Section
 <u>343.011(c)(12)</u> [<del>343.011(c)(11)</del>], by removal, remediation, storage,
 transportation, disposal, or other means of waste management

1 authorized by Chapter 361.

2 SECTION 12.005. Section 343.011(c), Health and Safety Code, 3 as amended by Chapters 388 (S.B. 680) and 1366 (H.B. 3581), Acts of 4 the 80th Legislature, Regular Session, 2007, is reenacted and 5 amended to read as follows:

6

(c) A public nuisance is:

7 (1) keeping, storing, or accumulating refuse on
8 premises in a neighborhood unless the refuse is entirely contained
9 in a closed receptacle;

10 (2) keeping, storing, or accumulating rubbish, 11 including newspapers, abandoned vehicles, refrigerators, stoves, 12 furniture, tires, and cans, on premises in a neighborhood or within 13 300 feet of a public street for 10 days or more, unless the rubbish 14 or object is completely enclosed in a building or is not visible 15 from a public street;

16 (3) maintaining premises in a manner that creates an 17 unsanitary condition likely to attract or harbor mosquitoes, 18 rodents, vermin, or disease-carrying pests;

19 (4) allowing weeds to grow on premises in a 20 neighborhood if the weeds are located within 300 feet of another 21 residence or commercial establishment;

(5) maintaining a building in a manner that is structurally unsafe or constitutes a hazard to safety, health, or public welfare because of inadequate maintenance, unsanitary conditions, dilapidation, obsolescence, disaster, damage, or abandonment or because it constitutes a fire hazard;

27 (6) maintaining on abandoned and unoccupied property

S.B. No. 1969 1 in a neighborhood a swimming pool that is not protected with: (A) a fence that is at least four feet high and 2 3 that has a latched and locked gate; and 4 (B) a cover over the entire swimming pool that 5 cannot be removed by a child; 6 (7) maintaining on any property in a neighborhood in a 7 county with a population of more than 1.1 million a swimming pool that is not protected with: 8 9 (A) a fence that is at least four feet high and that has a latched gate that cannot be opened by a child; or 10 (B) a cover over the entire swimming pool that 11 12 cannot be removed by a child; maintaining a flea market 13 (8) in a manner that 14 constitutes a fire hazard; 15 (9) discarding refuse or creating a hazardous visual obstruction on: 16 17 (A) county-owned land; or (B) land or easements owned or held by a special 18 district that has the commissioners court of the county as its 19 governing body; 20 21 (10)discarding refuse on the smaller of: the area that spans 20 feet on each side of a 2.2 (A) utility line; or 23 24 (B) the actual span of the utility easement; 25 filling or blocking a drainage easement, failing (11)26 to maintain a drainage easement, maintaining a drainage easement in a manner that allows the easement to be clogged with debris, 27

sediment, or vegetation, or violating an agreement with the county
 to improve or maintain a drainage easement; or

3 (12) [(11)] discarding refuse on property that is not 4 authorized for that activity.

5 SECTION 12.006. Section 343.021, Health and Safety Code, as 6 amended by Chapters 388 (S.B. 680) and 1366 (H.B. 3581), Acts of the 7 80th Legislature, Regular Session, 2007, is reenacted and amended 8 to read as follows:

9 Sec. 343.021. AUTHORITY TO ABATE NUISANCE. If a county 10 adopts abatement procedures that are consistent with the general 11 purpose of this chapter and that conform to this chapter, the county 12 may abate a nuisance under this chapter:

13

by demolition or removal;

14 (2) in the case of a nuisance under Section 15 343.011(c)(1), (9), or (10), by prohibiting or controlling access 16 to the premises;

17 (3) in the case of a nuisance under Section 18 343.011(c)(6), by:

(A) prohibiting or controlling access to the
premises and installing a cover that cannot be opened by a child
over the entire swimming pool; or

draining and filling the swimming pool; or 22 (B) (4) of 23 in the case а nuisance under Section <u>343.011(c)(12)</u> [<del>343.011(c)(11)</del>], by removal, remediation, storage, 24 transportation, disposal, or other means of waste management 25 26 authorized under Chapter 361.

27 SECTION 12.007. Section 343.022(a), Health and Safety Code,

1 as amended by Chapters 388 (S.B. 680) and 1366 (H.B. 3581), Acts of 2 the 80th Legislature, Regular Session, 2007, is reenacted and 3 amended to read as follows:

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4 (a) The abatement procedures adopted by the commissioners
5 court must be administered by a regularly salaried, full-time
6 county employee. A person authorized by the person administering
7 the abatement program may administer:

8 (1) the prohibition or control of access to the 9 premises to prevent a violation of Section 343.011(c)(1), (6), (9), 10 or (10);

(2) the removal or demolition of the nuisance; and
(3) the abatement of a nuisance described by Section

13 <u>343.011(c)(12)</u> [<del>343.011(c)(11)</del>].

SECTION 12.008. Section 361.035(c), Health and Safety Code, is amended to conform to Section 38, Chapter 333 (H.B. 3231), Acts of the 75th Legislature, Regular Session, 1997, to read as follows:

17 (c) A penalty collected under Subchapter C or D, Chapter 7, 18 Water Code, for the late filing of a report required by this section 19 shall be deposited to the credit of the hazardous and solid waste 20 remediation fee <u>account</u> [fund].

SECTION 12.009. Sections 361.133(g) and (h), Health and Safety Code, are amended to conform to Section 38, Chapter 333 (H.B. 3231), Acts of the 75th Legislature, Regular Session, 1997, to read as follows:

(g) Notwithstanding Subsection (c), the executive director may use money in the <u>account</u> [fund], including interest credited under Subsection (b)(4), for expenses concerning a cleanup or

S.B. No. 1969 1 removal of a spill, release, or potential threat of release of a hazardous substance if the site is eligible for listing under 2 3 Subchapter F, proposed for listing under Subchapter F, or listed under the state registry before September 1, 1989, and: 4 5 immediate action is appropriate to protect human (1)health or the environment and there is a substantial likelihood 6 that the cleanup or removal will prevent the site from needing to be 7 8 listed under Subchapter F; or a cleanup or removal: 9 (2) 10 (A) can be completed without extensive investigation and planning; and 11 12 (B) will achieve a significant cost reduction for the site. 13 14 (h) If the commission collects a fee that is deposited in a 15 dedicated fund established for the purpose of cleaning up a facility, tank, or site described by this subsection, the 16 17 commission may not use money in the hazardous and solid waste remediation fee account [fund] to clean up a: 18 19 (1) waste tire recycling facility; 20 (2) municipal solid waste facility; 21 petroleum storage tank; or (3) used oil collection and recycling site 22 (4)that 23 received used oil after August 31, 1995. 24 SECTION 12.010. Section 361.753(b), Health and Safety Code, is amended to conform to Section 38, Chapter 333 (H.B. 3231), Acts 25 26 of the 75th Legislature, Regular Session, 1997, to read as follows: 27 The commission may charge an application fee in an (b)

1 amount not to exceed the cost of reviewing the application. The 2 commission shall deposit a fee collected under this subsection to 3 the credit of the hazardous and solid waste remediation fee <u>account</u> 4 [fund].

5 SECTION 12.011. Section 366.016, Health and Safety Code, is 6 amended to correct a reference to read as follows:

Sec. 366.016. EMERGENCY ORDERS. The commission or
authorized agent may issue an emergency order concerning an on-site
sewage disposal system under Section <u>5.513</u> [<u>5.517</u>], Water Code.

10 SECTION 12.012. Section 386.109, Health and Safety Code, as 11 amended by Chapters 262 (S.B. 12) and 1165 (H.B. 160), Acts of the 12 80th Legislature, Regular Session, 2007, is reenacted to read as 13 follows:

Sec. 386.109. ELIGIBLE INFRASTRUCTURE PROJECTS. (a) The commission may consider for funding under Section 386.108:

16 (1) the purchase and installation at a site of 17 equipment that is designed primarily to dispense qualifying fuel, 18 other than standard gasoline or diesel, or the purchase of on-site 19 mobile fueling equipment;

20 (2) infrastructure projects, including auxiliary21 power units, designed to dispense electricity to:

22 (A) motor vehicles;

23 (B) on-road and non-road diesels; and

24 (C) marine vessels;

(3) a project that involves a technology that allows a
vehicle to replace with electric power, while the vehicle is
parked, the power normally supplied by the vehicle's internal

1 combustion engine; and

2 (4) a project to reduce air pollution and engine 3 idling by relieving congestion through rail relocation or improvement at a rail intersection that is 4 located in а 5 nonattainment or near nonattainment area.

6 (b) The commission may provide funding to other state 7 agencies to implement projects under Subsection (a)(3), including 8 funding for the lease, purchase, or installation of idle reduction technologies and facilities at rest areas and other public 9 10 facilities on major highway transportation routes located in areas eligible for funding or for marine vessels operating on water 11 routes eligible for funding. Funding under this subsection may 12 include reasonable operational costs determined by the commission 13 14 to be needed for the initial start-up and proper operation of the 15 idle reduction technologies. The state agency leasing, owning, or operating the idle reduction facility constructed with funds 16 17 provided under this subsection may, but is not required to, charge reasonable fees for the provision of idle reduction services 18 provided that those fees are used to directly offset the cost of 19 providing the services. 20

(c) In evaluating a request for funding of an eligible infrastructure project, the commission shall encourage the use of a technology that allows a vehicle to replace with electric power, while the vehicle is parked, the power normally supplied by the vehicle's internal combustion engine at the state's ports and border crossings in affected areas.

27

SECTION 12.013. Section 388.003(b-2), Health and Safety

1 Code, as added by Chapters 262 (S.B. 12) and 939 (H.B. 3693), Acts 2 of the 80th Legislature, Regular Session, 2007, is reenacted to 3 read as follows:

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4 (b-2) The State Energy Conservation Office by rule shall 5 establish a procedure for persons who have an interest in the 6 adoption of energy codes under Subsection (b-1) to have an 7 opportunity to comment on the codes under consideration. The 8 office shall consider persons who have an interest in adoption of 9 those codes to include:

10 (1) commercial and residential builders, architects, 11 and engineers;

12 (2) municipal, county, and other local government13 authorities; and

14

(3) environmental groups.

15 SECTION 12.014. Section 388.005, Health and Safety Code, as 16 amended by Chapters 262 (S.B. 12) and 939 (H.B. 3693), Acts of the 17 80th Legislature, Regular Session, 2007, is reenacted and amended 18 to read as follows:

Sec. 388.005. ENERGY EFFICIENCY PROGRAMS IN INSTITUTIONS OF HIGHER EDUCATION[, STATE AGENCIES,] AND CERTAIN GOVERNMENTAL ENTITIES. (a) In this section:

(1) "Institution of higher education" includes an
institution of higher education as defined by Section 61.003,
Education Code, and a private institution of higher education that
receives funding from the state.

26 (2) "Political subdivision" means:27 (A) an affected county; or

S.B. No. 1969 (B) any political subdivision in a nonattainment 2 area or in an affected county other than:

3 (i) a school district; or 4 (ii) a district as defined by Section 5 36.001 or 49.001, Water Code, that had a total annual electricity 6 expense of less than \$200,000 in the previous fiscal year of the 7 district.

8 (3) "State agency" means a department, commission, 9 board, office, council, or other agency in the executive branch of 10 state government that is created by the constitution or a statute of 11 this state and has authority not limited to a geographical portion 12 of the state.

(b) Each political subdivision, institution of higher education, or state agency shall implement all energy efficiency measures that meet the standards established for a contract for energy conservation measures under Section 302.004(b), Local Government Code, in order to reduce electricity consumption by the existing facilities of the entity.

(c) Each political subdivision, institution of higher education, or state agency shall establish a goal to reduce the electric consumption by the entity by five percent each state fiscal year for six years, beginning September 1, 2007.

(d) A political subdivision, institution of higher education, or state agency that does not attain the goals under Subsection (c) must include in the report required by Subsection (e) justification that the entity has already implemented all available measures. An entity that submits a report under this

1 subsection indicating it has already implemented all available 2 measures is exempt from the annual reporting requirement of 3 Subsection (e) if a subsequent report would indicate no change in 4 status. An entity may be required to provide notice that it is 5 exempt to the State Energy Conservation Office.

6 (e) A political subdivision, institution of higher 7 education, or state agency annually shall report to the State 8 Energy Conservation Office, on forms provided by that office, the entity's efforts and regarding progress under 9 this 10 section. The State Energy Conservation Office shall provide assistance and information to the entity to help the entity meet the 11 12 goals set under this section.

This section does not apply to a state agency or an 13 (f) 14 institution of higher education that the State Energy Conservation 15 Office determines that, before September 1, 2007, adopted a plan for conserving energy under which the agency or institution 16 17 established a percentage goal for reducing the consumption of electricity. The exemption provided by this section applies only 18 19 while the agency or institution has an energy conservation plan in effect and only if the agency or institution submits reports on the 20 conservation plan each calendar quarter to the governor, the 21 Legislative Budget Board, and the State Energy Conservation Office. 22 SECTION 12.015. Sections 401.301(c) and (d), Health and 23 24 Safety Code, as amended by Chapters 1061 (H.B. 2285) and 1332 (S.B.

25 1604), Acts of the 80th Legislature, Regular Session, 2007, are 26 reenacted to read as follows:

27

(c) The commission and department may collect a fee, in

1 addition to the license and registration fee, of not less than 20 2 percent of the amount of the license and registration fee nor more 3 than \$10,000 from each licensee or registrant who fails to pay the 4 fees authorized by this section.

5 (d) The commission and department may require that each 6 person who holds a specific license issued by the agency pay to the 7 agency an additional five percent of the appropriate fee set under 8 Subsection (b). Fees collected under this subsection shall be 9 deposited to the credit of the perpetual care account. The fees are 10 not refundable.

SECTION 12.016. Section 401.301(f), Health and Safety Code, as added by Chapter 1332 (S.B. 1604), Acts of the 80th Legislature, Regular Session, 2007, is relettered as Section 401.301(g), Health and Safety Code.

15 SECTION 12.017. Section 427.001, Health and Safety Code, is 16 amended to add a heading and to update state agency names and 17 authority to read as follows:

18

Sec. 427.001. <u>DEFINITIONS.</u> In this chapter:

19

(1) [<del>"Board" means the Texas Board of Health.</del>

[(2)] "Commission" means the Texas [Natural Resource
 Conservation] Commission on Environmental Quality.

(2) [(3)] "Department" means the [Texas] Department
 of <u>State Health Services</u>.

24 (3) [(4)] "Federal superfund site" means a site
25 defined by the federal Comprehensive Environmental Response,
26 Compensation, and Liability Act of 1980 (42 U.S.C. Section 9601 et
27 seq.), as amended.

(4) [(5)] "Immediately surrounding area" means an
 area determined by the commission to have been significantly
 exposed to one or more pollutants from the identified site.

4 <u>(5)</u> [<del>(6)</del>] "Institute" means the Texas Environmental 5 Health Institute.

6 SECTION 12.018. Section 427.004, Health and Safety Code, is 7 amended to update state agency names and authority to read as 8 follows:

9 Sec. 427.004. PROGRAMS. The commission and the department 10 may establish at the institute any programs necessary to carry out 11 the institute's established purposes under this chapter. The 12 commission and the <u>executive commissioner of the Health and Human</u> 13 <u>Services Commission</u> [board] may contract with public or private 14 entities to carry out the institute's purposes.

15 SECTION 12.019. Section 614.0032(a), Health and Safety 16 Code, as amended by Section 44, Chapter 1308 (S.B. 909), Acts of the 17 80th Legislature, Regular Session, 2007, and by Section 2, Chapter 18 617 (H.B. 431), Acts of the 80th Legislature, Regular Session, 19 2007, is reenacted to read as follows:

20

(a) The office shall:

(1) perform duties imposed on the office by Section508.146, Government Code; and

(2) periodically identify state jail felony
defendants suitable for release under Section 15(i), Article 42.12,
Code of Criminal Procedure, and perform other duties imposed on the
office by that section.

1

ARTICLE 13. CHANGES RELATING TO HUMAN RESOURCES CODE

2 SECTION 13.001. Chapter 52, Human Resources Code, is 3 redesignated as Chapter 52 of Subtitle E, Title 2, Human Resources 4 Code, as added by Chapter 867 (H.B. 1334), Acts of the 67th 5 Legislature, Regular Session, 1981, and is amended to add a heading 6 to read as follows:

7

## CHAPTER 52. INFORMATION RELATING TO SCHOOL AGE PREGNANCY

8 SECTION 13.002. Subtitle E, Title 2, Human Resources Code, 9 as added by Chapter 776 (S.B. 623), Acts of the 67th Legislature, 10 Regular Session, 1981, is repealed to conform to Section 6(b)(4), 11 Chapter 388 (H.B. 3155), Acts of the 76th Legislature, Regular 12 Session, 1999.

13 SECTION 13.003. Section 63.001, Human Resources Code, is 14 amended to add a heading to read as follows:

15

Sec. 63.001. <u>DEFINITIONS.</u> In this chapter:

16 (1) "Juvenile" means a person from the age of 10 to 18 17 years who has been found to have engaged in delinquent conduct by a 18 court of competent jurisdiction.

19 (2) "Facility" means a residential facility for the20 placement of juveniles for periods up to one year in length.

21 SECTION 13.004. Section 63.002, Human Resources Code, is 22 amended to add a heading to read as follows:

23 Sec. 63.002. <u>AUTHORITY TO OPERATE FACILITY.</u> A county or a 24 combination of counties may, and they are hereby authorized to, 25 elect to own, establish, operate, and staff a long-term residential 26 facility for the detention of juvenile offenders.

27 SECTION 13.005. Section 63.003, Human Resources Code, is

1 amended to correct a reference and is further amended to add a 2 heading to read as follows:

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Sec. 63.003. <u>GOVERNMENTAL NATURE OF FACILITY.</u> The facility is an agency of the state, a governmental unit, and a unit of local government as defined and specified by Chapters 101 and 102, Civil Practice and Remedies Code, and a local government as defined by <u>Section 791.003, Government Code</u> [Section 3, The Interlocal <u>Cooperation Act</u> (Article 4413(32c), Vernon's Texas Civil Statutes)].

SECTION 13.006. Section 63.004, Human Resources Code, is amended to add a heading to read as follows:

BOARD OF TRUSTEES: SINGLE COUNTY FACILITY. 12 Sec. 63.004. The facility shall be governed by a board of trustees. The board of 13 14 trustees for a facility created by a single county may be the 15 commissioners court of the forming county, or the commissioners court may appoint from the qualified voters of the region to be 16 17 served a board of trustees consisting of no less than five nor more than nine persons. If the board of trustees is appointed from the 18 19 qualified voters of the region to be served, the terms of the members thereof shall be staggered by appointing not less than 20 21 one-third nor more than one-half of the members for one year, or until their successors are appointed, and by appointing the 22 remaining members for two years, or until their successors are 23 24 appointed. Thereafter, all appointments shall be made for a two-year period, or until their successors are 25 appointed. 26 Appointments made to fill unexpired terms shall be for the period of the unexpired term, or until a successor is appointed. 27

1 SECTION 13.007. Section 63.005, Human Resources Code, is 2 amended to add a heading to read as follows:

3 Sec. 63.005. BOARD OF TRUSTEES: COMBINATION OF COUNTIES FACILITY. A facility created by a combination of counties shall be 4 governed by a board of trustees. Such board of trustees shall 5 consist of not less than five nor more than nine members selected 6 the commissioners court of such counties, 7 from or such 8 commissioners court may jointly appoint a board of trustees from among the qualified voters of the region to be served in the manner 9 described above. 10

SECTION 13.008. Section 63.006, Human Resources Code, is amended to add a heading to read as follows:

Sec. 63.006. BOARD MEETINGS. The board of trustees shall 13 14 make rules to govern the holding of regular and special meetings. 15 All meetings of the board of trustees shall be open to the public to the extent required by and in accordance with the general law of 16 17 this state requiring meetings of governmental bodies to be open to Should the board of trustees discuss any juvenile 18 the public. 19 either in residence in the facility, being transferred to the facility, or who has formerly been a resident of the facility, such 20 21 discussion shall be conducted in closed session, and such discussion, or any record thereof, shall not be open to the public. 22

23 SECTION 13.009. Section 63.007, Human Resources Code, is
24 amended to add a heading to read as follows:

25 Sec. 63.007. <u>QUORUM</u>. A majority of the membership of the 26 board of trustees shall constitute a quorum for the transaction of 27 business.

SECTION 13.010. Section 63.008, Human Resources Code, is
 amended to add a heading to read as follows:

3 Sec. 63.008. <u>FACILITY ADMINISTRATION</u>. The board of 4 trustees is responsible for the administration of the facility.

5 SECTION 13.011. Section 63.009, Human Resources Code, is 6 amended to add a heading to read as follows:

Sec. 63.009. <u>BOARD POLICIES.</u> The board of trustees shall
develop policies consistent with the rules, regulations, and
standards of the Texas Juvenile Probation Commission.

SECTION 13.012. Section 63.010, Human Resources Code, is amended to add a heading to read as follows:

12 Sec. 63.010. <u>STANDARDIZED PERSONNEL QUALIFICATIONS.</u> The 13 board of trustees shall standardize qualifications for personnel 14 positions in the community center consistent with those established 15 by the Texas Juvenile Probation Commission.

SECTION 13.013. Section 63.011, Human Resources Code, is amended to add a heading to read as follows:

Sec. 63.011. <u>ADVISORY COMMITTEES.</u> The board of trustees may appoint advisory committees to advise the board on matters relating to the administration of the facility. No such committee shall consist of less than five members, and the appointment of such committees shall not relieve the board of trustees of final responsibility and accountability as provided in this chapter.

24 SECTION 13.014. Section 63.012, Human Resources Code, is 25 amended to add a heading to read as follows:

26 Sec. 63.012. <u>FACILITY EXECUTIVE DIRECTOR: APPOINTMENT.</u> 27 The board of trustees shall appoint an executive director for the

1 facility.

2 SECTION 13.015. Section 63.013, Human Resources Code, is 3 amended to add a heading to read as follows:

4 Sec. 63.013. <u>FACILITY EXECUTIVE DIRECTOR: DELEGATED</u> 5 <u>POWERS.</u> The executive director shall have the powers delegated by 6 and be subject to the policy direction of the board of trustees.

SECTION 13.016. Section 63.014, Human Resources Code, is
amended by amending the heading to read as follows:

Sec. 63.014. FACILITY PERSONNEL. The board of trustees or 9 10 the director may employ and train personnel for the administration of the various programs and services of the facility. The employee 11 12 shall be provided the appropriate rights, privileges, and benefits available to the employees of the governing bodies that establish 13 14 the facility. The board of trustees is authorized to provide 15 workers' compensation benefits in the manner provided by Chapter 504, Labor Code. 16

17 SECTION 13.017. Section 63.015, Human Resources Code, is 18 amended to add a heading to read as follows:

Sec. 63.015. <u>COUNTY CONTRIBUTIONS.</u> Each county participating in the creation of the facility may contribute lands, buildings, personnel, and funds for the administration of the various programs and services of the facility.

23 SECTION 13.018. Section 63.016, Human Resources Code, is 24 amended to add a heading to read as follows:

25 Sec. 63.016. <u>GIFTS, GRANTS, AND DONATIONS.</u> The board of 26 trustees of the facility may accept gifts, grants, and donations of 27 money, personal property, and real property for use in the

1 administration of its programs and services.

2 SECTION 13.019. Section 63.017, Human Resources Code, is 3 amended to add a heading to read as follows:

4 Sec. 63.017. SINGLE COUNTY FACILITY: ACQUISITION OF REAL 5 PROPERTY; RULES FOR ADMISSION; RATES CHARGED. (a) In the instance of a facility formed by a single county, the commissioners 6 court of the creating county may acquire, through gift, purchase, 7 8 condemnation, or any other method, real property for the purpose of locating a facility on such property. Such property may be acquired 9 10 outside of the boundaries of the creating county if, in the opinion of the commissioners court of the forming county, there will exist a 11 demand for the services to be provided by the facility in the county 12 in which the facility is to be located in addition to any need which 13 14 may already exist within the boundaries of the creating county.

15 (b) The board of trustees for a facility created by a single county shall establish rules and regulations for the admission of 16 17 juveniles into the facility from other than the forming county. Such rules may allow that the forming county shall have priority in 18 19 the placement of its juveniles into the facility. The board may establish a rate of charges to be paid by the county of origin of the 20 juvenile being placed into the facility, and such rates may be 21 reduced for those juveniles being admitted from the county which 22 23 created the facility.

24 SECTION 13.020. Section 63.018, Human Resources Code, is 25 amended to add a heading to read as follows:

26 Sec. 63.018. <u>COMBINATION OF COUNTIES FACILITY: ACQUISITION</u> 27 <u>OF REAL PROPERTY; RULES FOR ADMISSION; RATES CHARGED.</u> (a) In the

1 instance of a facility being created by two or more counties, the commissioners courts of the forming counties may acquire, by gift, 2 3 purchase, condemnation, or other means, real property for the purpose of locating the facility on such property. The method of 4 5 acquisition and the amount of cost sharing between those counties shall be negotiated among the forming counties and reduced to 6 contract. Such property to be acquired shall be situated within the 7 8 boundaries of any one of the creating counties.

9 (b) The board of trustees for a facility created by an 10 organizational component of two or more counties shall establish rules and regulations for the admission of juveniles who are 11 residents of other than the creating counties. 12 The board may establish a rate of charges to be paid by the county of origin of the 13 14 juvenile being placed into the facility, and those rates may be 15 reduced for juveniles being admitted from a county that was part of the organizational component that created the facility. 16

SECTION 13.021. Section 63.019, Human Resources Code, is amended to add a heading to read as follows:

Sec. 63.019. <u>RULES REGULATING ADMINISTRATION OF SERVICES.</u> The board of trustees may make rules consistent with those promulgated by the Texas Juvenile Probation Commission and the policies, principles, and standards provided in this Act to regulate the administration of services by the facility to the juveniles placed into the facility.

25 SECTION 13.022. Section 63.020, Human Resources Code, is 26 amended to add a heading to read as follows:

27

Sec. 63.020. <u>MINIMUM SERVICES TO BE PROVIDED.</u> The board of

S.B. No. 1969 1 trustees will provide at least the following services to a juvenile 2 who is placed into the facility:

3 (1) Education. Upon admission into the facility, the 4 juvenile will be tested to determine his educational level, and a 5 program of instruction consistent with the juvenile's educational 6 level shall be developed to educate the juvenile. Education shall 7 be given to each juvenile admitted in the facility consistent with 8 the standards set forth by the Texas Juvenile Probation Commission.

9 (2) Counseling. Upon admission into the facility, the juvenile 10 shall be examined by a trained psychologist or psychiatrist to determine if the juvenile would benefit from a 11 12 program of counseling. At the completion of such examination, the findings of the psychologist or psychiatrist shall be forwarded to 13 14 the director in the form of a recommendation that counseling be given to the juvenile, along with a program of counseling to be 15 adhered to by the staff of the facility. 16

SECTION 13.023. Section 63.021, Human Resources Code, is amended to add a heading to read as follows:

Sec. 63.021. <u>LIST OF SERVICES.</u> The board of trustees of the facility shall devise a list of services that it will offer to each juvenile who is placed into the facility for the use by the court in making its determination as to whether the juvenile would benefit by admission into the facility.

24 SECTION 13.024. Section 63.022, Human Resources Code, is 25 amended to add a heading to read as follows:

26 Sec. 63.022. <u>FACILITY RESEARCH AND RECRUITMENT AND TRAINING</u> 27 <u>OF PERSONNEL; CONTRACTS AUTHORIZED.</u> The facility may engage in

research and in recruitment and training of personnel in support of
 its programs and services and may make contracts for those
 purposes.

4 SECTION 13.025. Section 63.023, Human Resources Code, is 5 amended to add a heading to read as follows:

6 Sec. 63.023. <u>FEES FOR SERVICES.</u> The board of trustees for 7 the facility may charge reasonable fees to cover costs for services 8 provided, except where prohibited by other service contracts or by 9 law.

10 SECTION 13.026. Section 63.024, Human Resources Code, is 11 amended to add a heading to read as follows:

Sec. 63.024. <u>PAYMENT OF FEES BY COUNTY.</u> In collecting fees for the treatment rendered juveniles, the director will bill directly that county in which the juvenile resided prior to his admission to the facility. The county that receives such a bill from the director must pay that bill within 45 days of its receipt.

SECTION 13.027. Section 63.025, Human Resources Code, is amended to add a heading to read as follows:

19 Sec. 63.025. ADMISSION OF AND PAYMENT FOR SERVICES PROVIDED TO JUVENILES RESIDING IN ANOTHER COUNTY. The board of trustees may 20 provide that juveniles who reside outside the boundaries of a 21 county that participated in the formation of the facility may be 22 23 admitted to the facility. However, the charges to the county of residence of the juvenile may be billed at a rate higher than that 24 25 charged to a county that participated in the formation of the 26 facility.

27

SECTION 13.028. Section 63.026, Human Resources Code, is

1 amended to add a heading to read as follows:

2 Sec. 63.026. <u>COURT-ORDERED ADMISSION</u>. A juvenile may be 3 admitted upon the order of a court of competent jurisdiction that 4 finds that the juvenile has engaged in delinquent conduct and is in 5 need of supervision or is experiencing a dysfunctional home 6 environment and will benefit from placement in the facility.

SECTION 13.029. Section 63.027, Human Resources Code, isamended to add a heading to read as follows:

Sec. 63.027. LIMITATION ON PERIOD 9 FOR JUVENILE'S 10 RESIDENCE. The court will include in its order the length of time that the juvenile will reside in the facility, which will not exceed 11 12 a period of one year. At the conclusion of the one-year period, the court will make a determination as to whether the juvenile will 13 14 benefit from further residence within the facility. The court may 15 then order the juvenile to be placed into the facility for 16 additional time not to exceed one year.

SECTION 13.030. Section 63.028, Human Resources Code, is amended to add a heading to read as follows:

Sec. 63.028. <u>MODIFICATION OF COURT ORDER.</u> The court may modify any order by which a juvenile is placed in the facility upon recommendation of the director of the facility.

SECTION 13.031. Section 152.1611(a), Human Resources Code, as amended by Chapters 583 (S.B. 1796) and 956 (H.B. 4040), Acts of the 80th Legislature, Regular Session, 2007, is reenacted to read as follows:

(a) The McLennan County Juvenile Board is composed of thecounty judge, the county court at law judges, and the district

1 judges in McLennan County.

ARTICLE 14. CHANGES RELATING TO INSURANCE CODE SECTION 14.001. (a) Section 228.001, Insurance Code, is amended to conform to the amendment of Article 4.51, Insurance Code, by Section 1, Chapter 303 (H.B. 1741), Acts of the 80th Legislature, Regular Session, 2007, by adding Subdivisions (5-a), (7-a), and (7-b) to read as follows:

8 (5-a) "Low-income community" has the meaning assigned
9 by Section 45D(e), Internal Revenue Code of 1986.

10 <u>(7-a) "Program One" means the program for allocation</u>
11 and investment of certified capital under this chapter before
12 January 1, 2007.

13 <u>(7-b) "Program Two" means the program for allocation</u> 14 and investment of certified capital under this chapter on or after 15 January 1, 2007.

(b) Section 1, Chapter 303 (H.B. 1741), Acts of the 80th
Legislature, Regular Session, 2007, which amended former Article
4.51, Insurance Code, by adding Subdivisions (16), (17), and (18),
is repealed.

SECTION 14.002. (a) Section 228.153(b), Insurance Code, is amended to conform to the amendment of Article 4.56(b), Insurance Code, by Section 3, Chapter 303 (H.B. 1741), Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

(b) A certified capital company must place at least 30
percent of the amount of qualified investments required by
Sections 228.151(a) and (b) in a strategic investment <u>or low-income</u>
community business.

(b) Section 3, Chapter 303 (H.B. 1741), Acts of the 80th
 Legislature, Regular Session, 2007, which amended former Article
 4.56(b), Insurance Code, is repealed.

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4 SECTION 14.003. (a) Section 228.203, Insurance Code, is 5 amended to conform to the amendment of Article 4.57, Insurance 6 Code, by Section 4, Chapter 303 (H.B. 1741), Acts of the 80th 7 Legislature, Regular Session, 2007, to read as follows:

8 Sec. 228.203. EVALUATION OF BUSINESS BY COMPTROLLER. (a) A 9 certified capital company may, before making an investment in a 10 business, request a written opinion from the comptroller as to 11 whether the business in which the company proposes to invest is a 12 qualified business, an early stage business, or a strategic 13 investment <u>or low-income community</u> business.

14 (b) Not later than the 15th business day after the date of 15 the receipt of a request under Subsection (a), the comptroller 16 shall:

whether 17 (1)determine the business meets the definition of a qualified business, an early stage business, or a 18 investment or low-income community 19 strategic business, as applicable, and notify the certified capital company of the 20 determination and provide an explanation of the determination; or 21

(2) notify the company that an additional 15 days willbe needed to review the request and make the determination.

(c) If the comptroller fails to notify the certified capital company with respect to the proposed investment within the period specified by Subsection (b), the business in which the company proposes to invest is considered to be a qualified business, an

1 early stage business, or a strategic investment <u>or low-income</u> 2 community business, as appropriate.

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3 (b) Section 4, Chapter 303 (H.B. 1741), Acts of the 80th 4 Legislature, Regular Session, 2007, which amended former Article 5 4.57, Insurance Code, is repealed.

6 SECTION 14.004. (a) Section 228.251, Insurance Code, is 7 amended to conform to the amendment of Article 4.65, Insurance 8 Code, by Section 5, Chapter 303 (H.B. 1741), Acts of the 80th 9 Legislature, Regular Session, 2007, by amending Subsection (b) and 10 adding Subsection (c) to read as follows:

11 (b) <u>With respect to credits earned as a result of</u> 12 <u>investments made under Program One, beginning</u> [Beginning] with the 13 tax report due March 1, 2009, for the 2008 tax year, a certified 14 investor may take up to 25 percent of the vested premium tax credit 15 in any taxable year of the certified investor. The credit may not 16 be applied to estimated payments due in 2008.

17 (c) With respect to credits earned as a result of 18 investments made under Program Two, beginning with the tax report 19 due March 1, 2013, for the 2012 tax year, a certified investor may 20 take up to 25 percent of the vested premium tax credit in any 21 taxable year of the certified investor. The credit may not be 22 applied to estimated payments due in 2012.

(b) Section 5, Chapter 303 (H.B. 1741), Acts of the 80th
Legislature, Regular Session, 2007, which amended former Article
4.65, Insurance Code, by amending Subsection (a) and adding
Subsections (a-1) and (a-2), is repealed.

27 SECTION 14.005. (a) Section 228.253(b), Insurance Code, is

1 amended to conform to the amendment of Article 4.66(a), Insurance 2 Code, by Section 6, Chapter 303 (H.B. 1741), Acts of the 80th 3 Legislature, Regular Session, 2007, to read as follows:

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4 (b) The certified capital company must have filed the claim 5 with the comptroller on the date on which the comptroller accepted 6 premium tax credit allocation claims on behalf of certified 7 investors with respect to Program One or Program Two, as 8 applicable, under the comptroller's rules.

9 (b) Section 6, Chapter 303 (H.B. 1741), Acts of the 80th 10 Legislature, Regular Session, 2007, which amended former Article 11 4.66(a), Insurance Code, is repealed.

12 SECTION 14.006. (a) Section 228.254, Insurance Code, is 13 amended to conform to the amendment of Article 4.67, Insurance 14 Code, by Section 7, Chapter 303 (H.B. 1741), Acts of the 80th 15 Legislature, Regular Session, 2007, to read as follows:

16 Sec. 228.254. TOTAL LIMIT ON PREMIUM TAX CREDITS. (a) The 17 total amount of certified capital for which premium tax credits may 18 be allowed under this chapter for all years in which premium tax 19 credits are allowed is:

20

21

# (1) \$200 million for Program One; and

(2) \$200 million for Program Two.

(b) The total amount of certified capital for which premium tax credits may be allowed for all certified investors under this chapter may not exceed the amount that would entitle all certified investors in certified capital companies to take total credits of \$50 million in a year with respect to Program One and \$50 million in a year with respect to Program Two.

1 (c) А certified capital company and the company's affiliates may not file premium tax credit allocation claims with 2 3 respect to Program One or Program Two, as applicable, in excess of the maximum amount of certified capital for which premium tax 4 5 credits may be allowed for that program as provided by this section. 6 (b) Section 7, Chapter 303 (H.B. 1741), Acts of the 80th 7 Legislature, Regular Session, 2007, which amended former Article 8 4.67, Insurance Code, is repealed.

9 SECTION 14.007. (a) Section 228.255, Insurance Code, is 10 amended to conform to the amendment of Article 4.68, Insurance 11 Code, by Section 8, Chapter 303 (H.B. 1741), Acts of the 80th 12 Legislature, Regular Session, 2007, to read as follows:

Sec. 228.255. ALLOCATION OF PREMIUM TAX CREDIT. (a) If the 13 14 total premium tax credits claimed by all certified investors with 15 respect to Program One or Program Two, as applicable, exceeds the total limits on premium tax credits established for that program by 16 17 Section 228.254(a), the comptroller shall allocate the total amount of premium tax credits allowed under this chapter to certified 18 19 investors in certified capital companies on a pro rata basis in accordance with this section. 20

(b) The pro rata allocation for each certified investorshall be the product of:

(1) a fraction, the numerator of which is the amount of the premium tax credit allocation claim filed on behalf of the investor with respect to Program One or Program Two, as applicable, and the denominator of which is the total amount of all premium tax credit allocation claims filed on behalf of all certified investors

## 1 with respect to that program; and

2 (2) the total amount of certified capital for which 3 premium tax credits may be allowed with respect to that program 4 under this chapter.

5 (c) The maximum amount of certified capital for which 6 premium tax credit allocation may be allowed on behalf of a single 7 certified investor and the investor's affiliates <u>with respect to</u> 8 <u>Program One or Program Two, as applicable</u>, whether by one or more 9 certified capital companies, may not exceed the greater of:

10

(1) \$10 million; or

(2) 15 percent of the maximum aggregate amount
available with respect to that program under Section 228.254(a).

(b) Section 8, Chapter 303 (H.B. 1741), Acts of the 80th
Legislature, Regular Session, 2007, which amended former Articles
4.68(a), (b), (c), and (e), Insurance Code, is repealed.

16 SECTION 14.008. Section 2, Chapter 303 (H.B. 1741), Acts of 17 the 80th Legislature, Regular Session, 2007, which amended former 18 Article 4.52, Insurance Code, is repealed as a temporary executed 19 provision.

20 SECTION 14.009. Section 252.003, Insurance Code, as amended 21 by Chapters 730 (H.B. 2636) and 932 (H.B. 3315), Acts of the 80th 22 Legislature, Regular Session, 2007, is reenacted to read as 23 follows:

Sec. 252.003. PREMIUMS SUBJECT TO TAXATION. An insurer shall pay maintenance taxes under this chapter on the correctly reported gross premiums from writing insurance in this state against loss or damage by:

1 (1) bombardment; 2 (2) civil war or commotion; 3 (3) cyclone; 4 (4) earthquake; 5 (5) excess or deficiency of moisture; (6) explosion as defined by Section 2002.006(b); 6 fire; 7 (7) 8 (8) flood; frost and freeze; 9 (9) 10 (10) hail, including loss by hail on farm crops; (11)insurrection; 11 invasion; 12 (12) 13 (13) lightning; 14 (14) military or usurped power; 15 (15) an order of a civil authority made to prevent the spread of a conflagration, epidemic, or catastrophe; 16 17 (16) rain; 18 (17) riot; the rising of the waters of the ocean or its 19 (18) tributaries; 20 21 (19)smoke or smudge; 22 (20) strike or lockout; 23 (21)tornado; 24 (22) vandalism or malicious mischief; 25 (23) volcanic eruption; water or other fluid or substance resulting from 26 (24) the breakage or leakage of sprinklers, pumps, or other apparatus 27

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1 erected for extinguishing fires, water pipes, or other conduits or 2 containers;

(25) weather or climatic conditions;

4 (26) windstorm;

3

5 (27) an event covered under a home warranty insurance6 policy; or

7 (28) an event covered under an inland marine insurance8 policy.

9 SECTION 14.010. Section 551.004, Insurance Code, as added 10 by Section 11.018(c), Chapter 728 (H.B. 2018), Acts of the 79th 11 Legislature, Regular Session, 2005, is repealed as substantively 12 duplicative of Section 551.005, Insurance Code.

13 SECTION 14.011. Section 885.351, Insurance Code, as amended 14 by Chapters 548 (S.B. 1263) and 730 (H.B. 2636), Acts of the 80th 15 Legislature, Regular Session, 2007, is reenacted to read as 16 follows:

Sec. 885.351. AGENTS. (a) A fraternal benefit society may appoint an agent licensed by the department under Subchapter B, Chapter 4054, to sell benefits listed under Section 885.301(a) to society members.

(b) Except as provided by Section 885.352, a person may not
solicit or procure benefit contracts for a fraternal benefit
society unless the person is licensed as a general life, accident,
and health agent or a life agent under Subchapter B, Chapter 4054.

(c) The licensing and regulation of agents for fraternal benefit societies is subject to Title 13 and other laws regulating those agents.

S.B. No. 1969 SECTION 14.012. Section 981.203(a), Insurance Code, as 1 amended by Section 2.09, Chapter 548 (S.B. 1263), Acts of the 80th 2 Legislature, Regular Session, 2007, and Section 2E.132, Chapter 730 3 (H.B. 2636), Acts of the 80th Legislature, Regular Session, 2007, 4 5 is reenacted to read as follows: (a) The department may issue a surplus lines license to an 6 7 applicant who the department determines complies with Subsection 8 (b) and is: (1) an individual who: 9 10 (A) has passed an examination under Chapter 4002 and department rules; and 11 holds a current license as: 12 (B) (i) a general property and casualty agent 13 14 authorized under Subchapter B, Chapter 4051; or 15 (ii) a managing general agent; or (2) 16 a corporation, limited liability company, or 17 partnership that: has at least one officer or director or at (A) 18 19 least one active partner who has passed the required surplus lines license examination; 20 holds a current license as: 21 (B) a general property and casualty agent 2.2 (i) 23 authorized under Subchapter B, Chapter 4051; or 24 (ii) a managing general agent; and 25 (C) conducts insurance activities under this chapter only through an individual licensed under this section. 26 SECTION 14.013. Section 1506.152(e), Insurance Code, 27 is

1 amended to correct a reference to read as follows:

(e) Notwithstanding 2 Sections 1506.153(a)(1)-(6) 3  $[\frac{1506.153(1)-(6)}{1}]$ , an individual who is certified as eligible for trade adjustment assistance or for pension benefit guaranty 4 5 corporation assistance, as provided by the Trade Adjustment Assistance Reform Act of 2002 (Pub. L. No. 107-210), and who has at 6 least three months of prior health benefit plan coverage, as 7 8 described by Section 1506.155(d), is not required to exhaust any benefits from the continuation of coverage under 9 Title Χ, 10 Consolidated Omnibus Budget Reconciliation Act of 1985 (29 U.S.C. Section 1161 et seq.), as amended (COBRA), or state continuation 11 benefits to be eligible for coverage from the pool. 12

SECTION 14.014. Section 1506.153, Insurance Code, as amended by Chapters 808 (S.B. 1254), 881 (H.B. 1977), and 1070 (H.B. 2548), Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows:

Sec. 1506.153. INELIGIBILITY FOR COVERAGE. (a)
Notwithstanding Section 1506.152 [Section 1506.152(a)=(c)], an
individual is not eligible for coverage from the pool if:

(1) on the date pool coverage is to take effect, the individual has health benefit plan coverage from a health benefit plan issuer or health benefit arrangement in effect, except as provided by Section 1506.152(a)(3)(E);

(2) at the time the individual applies to the pool,
except as provided in Subsection (b), the individual is eligible
for other health care benefits, including an offer of benefits from
the continuation of coverage under Title X, Consolidated Omnibus

1 Budget Reconciliation Act of 1985 (29 U.S.C. Section 1161 et seq.), as amended (COBRA), other than: 2 3 (A) coverage, including COBRA or other continuation coverage or conversion coverage, maintained for any 4 preexisting condition waiting period under a pool policy or during 5 any preexisting condition waiting period or other waiting period of 6 the other coverage; 7 8 (B) employer group coverage conditioned by a limitation of the kind described by Section 1506.152(a)(3)(A) or 9 10 (C); or (C) individual 11 coverage conditioned by а 12 limitation described by Section 1506.152(a)(3)(C) or (D); within 12 months before the date the individual 13 (3) applies to the pool, the individual terminated coverage in the 14 15 pool, unless the individual: demonstrates a good faith reason for the 16 (A) 17 termination; or (B) is a federally defined eligible individual; 18 19 (4)the individual is confined in a county jail or 20 imprisoned in a state or federal prison; 21 any of the individual's premiums are paid for or (5) reimbursed under a government-sponsored program or by a government 22 agency or health care provider; 23 24 (6) the individual's prior coverage with the pool was 25 terminated: 26 (A) during the 12-month period preceding the date 27 of application for nonpayment of premiums; or

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(B) for fraud; or

(7) the individual is eligible for health benefit plan coverage provided in connection with a policy, plan, or program paid for or sponsored by an employer, even though the employer coverage is declined. This subdivision does not apply to an individual who is a part-time employee eligible to participate in an employer plan that provides health benefit coverage:

8 (A) that is more limited or restricted than9 coverage with the pool; and

10 (B) for which there is no employer contribution11 to the premium, either directly or indirectly.

12 (b) An individual eligible for benefits from the continuation of coverage under Title X, Consolidated Omnibus Budget 13 14 Reconciliation Act of 1985 (29 U.S.C. Section 1161 et seq.), as 15 amended (COBRA), who did not elect continuation of coverage during the election period, or whose elected continuation of coverage 16 17 lapsed or was cancelled without reinstatement, is eligible for pool Eligibility under this subsection is subject to a 18 coverage. 180-day exclusion of coverage under Section 1506.155(a-1). 19

20 SECTION 14.015. Section 1506.159(a), Insurance Code, is 21 amended to correct a reference to read as follows:

(a) A health benefit plan issuer, agent, third-party administrator, or other person authorized or licensed under this code may not arrange or assist in, or attempt to arrange or assist in, the application for coverage from or placement in the pool of an individual who is not eligible under Section <u>1506.153(a)(7)</u> [<u>1506.153(7)</u>] for coverage from the pool for the purpose of

1 separating the person from health benefit plan coverage offered or 2 provided in connection with employment that would be available to 3 the person as an employee or a dependent of an employee.

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SECTION 14.016. Subchapter A, Chapter 1550, Insurance Code,
is repealed to conform to the repeal of Article 21.49-15, Insurance
Code, by Section 2(1), Chapter 700 (H.B. 2015), Acts of the 80th
Legislature, Regular Session, 2007.

8 SECTION 14.017. (a) The heading of Section 1601.308, 9 Insurance Code, is amended to more closely reflect the source law 10 from which that section was derived to read as follows:

11 Sec. 1601.308. EXPENSES [; PAYMENT BY EMPLOYEES].

(b) Section 1601.308(c), Insurance Code, is amended to more closely reflect the source law from which that section was derived to read as follows:

15 (c) Employees <u>may not be required to</u> [shall] pay [the 16 expenses of an advisory committee established under this 17 subchapter] from [+

18 [(1)] the amount of employer contributions due the 19 employees or from[; or

20 [(2)] the amount of additional contributions due for 21 selected coverages under this chapter <u>the expenses of an advisory</u> 22 <u>committee established under this subchapter</u>.

SECTION 14.018. (a) Section 6002.002, Insurance Code, is amended to conform to the amendment of Section 2(8), and the addition of Section 2(17), Article 5.43-2, Insurance Code, by Section 1, Chapter 1051 (H.B. 2118), Acts of the 80th Legislature, Regular Session, 2007, by amending Subdivision (9) and adding

1 Subdivision (12-a) to read as follows:

2 (9) "Monitoring" means the receipt of fire alarm and 3 supervisory signals [and the retransmission] or communication of 4 those signals to a fire service communications center in this state 5 or serving property in this state.

6 <u>(12-a)</u> "Residential fire alarm technician" means a 7 licensed individual who is designated by a registered firm to 8 install, service, inspect, and certify residential single-family 9 or two-family fire alarm or detection systems.

(b) Section 6002.003, Insurance Code, is amended to conform to the addition of Sections 3(d) and (e), Article 5.43-2, Insurance Code, by Section 2, Chapter 1051 (H.B. 2118), Acts of the 80th Legislature, Regular Session, 2007, by adding Subsections (f) and (q) to read as follows:

15 (f) A political subdivision may not require a registered 16 firm, a license holder, or an employee of a registered firm to 17 maintain a business location or residency within that political 18 subdivision to engage in a business or perform any activity 19 <u>authorized under this chapter.</u>

20 (g) A municipality or county may by ordinance require a 21 registered firm to make a telephone call to a monitored property 22 before the firm notifies the municipality or county of an alarm 23 signal received by the firm from a fire detection device.

(c) Section 6002.004(b), Insurance Code, is amended to
conform to the amendment of Section 7(b), Article 5.43-2, Insurance
Code, by Section 8, Chapter 1051 (H.B. 2118), Acts of the 80th
Legislature, Regular Session, 2007, to read as follows:

1 (b) Except as provided by Subsection (c), a political subdivision may not offer [residential] alarm system sales, 2 3 service, installation, or monitoring unless the political subdivision has been providing monitoring services [to residences] 4 5 within the boundaries of the political subdivision as of September 1, 1999. Any fee charged by the political subdivision under this 6 subsection may not exceed the cost of the monitoring. 7

8 (d) Section 6002.054(a), Insurance Code, is amended to 9 conform to the addition of Section 5(c-1), Article 5.43-2, 10 Insurance Code, by Section 3, Chapter 1051 (H.B. 2118), Acts of the 11 80th Legislature, Regular Session, 2007, to read as follows:

12

(a) The commissioner shall set the fee for:

13 (1) an initial registration certificate in an amount 14 not to exceed \$500;

15 (2) the renewal of a registration certificate for each
16 year in an amount not to exceed \$500;

17 (3) the renewal of a registration certificate for an 18 individual or organization engaged in the business of planning, 19 certifying, leasing, selling, servicing, installing, monitoring, 20 or maintaining exclusively single station devices in an amount not 21 to exceed \$250 annually;

(4) an initial branch office registration certificatein an amount not to exceed \$150;

(5) the renewal of a branch office registration
25 certificate for each year in an amount not to exceed \$150;

26 (6) an initial or renewal training school approval in
 27 an amount not to exceed \$500 annually;

1 (7) an initial or renewal of a training school instructor approval in an amount not to exceed \$50 annually; 2 3 (8) an initial license in an amount not to exceed \$120, except as provided by Subdivision (10); [and] 4 5 (9) the renewal of a license for each year in an amount not to exceed \$100, except as provided by Subdivision (10); and 6 7 (10) an initial fee and a renewal fee for a residential 8 fire alarm technician license in an amount not to exceed \$50.

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9 (e) Section 6002.154, Insurance Code, is amended to conform 10 to the addition of Sections 5(c-1) and 7(f), Article 5.43-2, 11 Insurance Code, by Sections 3 and 8, Chapter 1051 (H.B. 2118), Acts 12 of the 80th Legislature, Regular Session, 2007, by amending 13 Subsection (b) and adding Subsection (d-1) to read as follows:

(b) A fire alarm technician, <u>residential fire alarm</u> <u>technician</u>, residential fire alarm superintendent, or fire alarm planning superintendent must hold a license issued by the department, conditioned on the successful completion of a written license examination.

19 (d-1) A residential fire alarm technician may only provide 20 direct on-site supervision to an employee of a registered firm for 21 work performed under this chapter in a single-family or two-family 22 dwelling.

(f) Section 6002.155, Insurance Code, is amended to conform to the amendment of Section 3(b), Article 5.43-2, Insurance Code, by Section 2, Chapter 1051 (H.B. 2118), Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

27 Sec. 6002.155. ACTIVITIES NOT REGULATED BY CHAPTER. The

1 licensing provisions of this chapter do not apply to:

(1) an individual or organization in the business of
building construction that installs electrical wiring and devices
that may include, in part, the installation of a fire alarm or
detection system if:

6 (A) the individual or organization is a party to7 a contract that provides that:

8 (i) the installation will be performed 9 under the direct supervision of and certified by a licensed 10 employee or agent of a firm registered to install and certify such 11 an alarm or detection device; and

12 (ii) the registered firm assumes full 13 responsibility for the installation of the alarm or detection 14 device; and

(B) the individual or organization does not plan,
certify, lease, sell, service, or maintain fire alarms or detection
devices or systems;

18 (2) an individual or organization that:

(A) owns and installs a fire detection or firealarm device on the individual's or organization's own property; or

(B) if the individual or organization does not charge for the device or its installation, installs the device for the protection of the individual's or organization's personal property located on another's property and does not install the device as a normal business practice on the property of another;

26 (3) an individual who holds a license or other27 authority issued by a municipality to practice as an electrician

S.B. No. 1969 and who installs fire or smoke detection and alarm devices only in a 1 single family or multifamily residence if: 2 (A) 3 the devices installed are: 4 (i) single station detectors; or 5 (ii) multiple station detectors capable of being connected in a manner that actuation of one detector causes 6 all integral or separate alarms to operate if the detectors are not 7 connected to a control panel or to an outside alarm, do not transmit 8 a signal off the premises, and do not use more than 120 volts; and 9 all installations comply with the adopted 10 (B) edition of [Household Fire Warning Equipment,] National Fire 11 12 Protection Association Standard No. 72 [74]; an individual or organization that: 13 (4) sells fire detection or fire alarm devices 14 (A) 15 exclusively over-the-counter or by mail order; and 16 (B) does not plan, certify, install, service, or maintain the devices; 17 (5) a law enforcement agency or fire department or a 18 law enforcement officer or firefighter acting in an official 19 capacity that responds to a fire alarm or detection device; 20 21 (6) an engineer licensed under Chapter 1001, Occupations Code, acting solely in the engineer's professional 22 23 capacity; 24 (7) an individual or organization that provides and 25 installs at no charge to the property owners or residents a battery-powered smoke detector in a single-family or two-family 26 residence if: 27

S.B. No. 1969 1 (A) the smoke detector bears a label of listing 2 or approval by a testing laboratory approved by the department; 3 (B) the installation complies with the adopted edition of National Fire Protection Association Standard No. 72 4 5 [74];6 (C) the installers are knowledgeable in fire 7 protection and the proper use of smoke detectors; and (D) the detector is a single station installation 8 and not a part of or connected to any other detection device or 9 10 system; an [a regular] employee of a registered firm who is 11 (8) 12 under the direct on-site supervision of a license holder; a building owner, the owner's managing agent, or an 13 (9) 14 employee of the owner or agent who installs battery-operated single 15 station smoke detectors or monitor fire alarm or fire detection devices or systems in the owner's building, and in which the 16 17 monitoring: (A) is performed at the owner's property at no 18 19 charge to the occupants of the building; 20 complies with applicable standards of the (B) 21 National Fire Protection Association as may be adopted by rule under this chapter; and 22 23 (C) uses equipment approved by а testing 24 laboratory approved by the department for fire alarm monitoring; 25 (10) an individual employed by a registered firm that 26 sells and installs a smoke or heat detector in a single-family or two-family residence if: 27

S.B. No. 1969 1 (A) the detector bears a label of listing or approval by a testing laboratory approved by the department; 2 3 (B) the installation complies with the adopted edition of National Fire Protection Association Standard No. 72 4 5 [74];6 (C) the installers are knowledgeable in fire 7 protection and the proper use and placement of detectors; and 8 (D) the detector is a single station installation and not a part of or connected to any other detection device or 9 10 system; or an individual or organization licensed to install 11 (11)12 or service burglar alarms under Chapter 1702, Occupations Code, that provides and installs in a single-family or two-family 13 residence a combination keypad that includes a panic button to 14 15 initiate a fire alarm signal if the fire alarm signal: is monitored by a fire alarm firm registered 16 (A) 17 under this chapter; and is not initiated by a fire or smoke detection 18 (B) device. 19 Section 6002.154, Insurance Code, is amended to conform 20 (q) to the addition of Section 5D(a-2), Article 5.43-2, Insurance Code, 21 by Section 5, Chapter 1051 (H.B. 2118), Acts of the 80th 22 23 Legislature, Regular Session, 2007, by adding Subsection (d-2) to 24 read as follows: (d-2) An applicant for a residential fire alarm technician 25 26 license must provide with the required license application evidence

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of the applicant's successful completion of the required

# instruction from a training school approved by the state fire marshal in accordance with Section 6002.158.

3 (h) Section 6002.158(e), Insurance Code, is amended to 4 conform to the amendment of Section 5D(d), Article 5.43-2, 5 Insurance Code, by Section 5, Chapter 1051 (H.B. 2118), Acts of the 6 80th Legislature, Regular Session, 2007, to read as follows:

7 (e) The curriculum for [a fire alarm technician course or] a 8 residential fire alarm <u>technician</u> [superintendent] course must 9 consist of <u>at least eight</u> [<del>16</del>] hours of [classroom] instruction <u>on</u> 10 <u>installing, servicing, and maintaining single-family and</u> 11 <u>two-family residential fire alarm systems as defined by National</u> 12 <u>Fire Protection Standard No. 72</u> [for each license category].

(i) Subchapter B, Chapter 6002, Insurance Code, is amended to conform to the addition of Section 6A(c), Article 5.43-2, Insurance Code, by Section 7, Chapter 1051 (H.B. 2118), Acts of the 80th Legislature, Regular Session, 2007, by adding Section 6002.0531 to read as follows:

18 <u>Sec. 6002.0531. RULES REQUIRING FINANCIAL RESPONSIBILITY.</u>
19 <u>The commissioner may not adopt a rule to administer this chapter</u>
20 <u>that requires a person who holds a license under this chapter to</u>
21 <u>obtain additional certification that imposes a financial</u>
22 responsibility on the license holder.

(j) Subchapter B, Chapter 6002, Insurance Code, is amended to conform to the addition of Section 5G, Article 5.43-2, Insurance Code, by Section 6, Chapter 1051 (H.B. 2118), Acts of the 80th Legislature, Regular Session, 2007, by adding Section 6002.056 to read as follows:

Sec. 6002.056. DEPARTMENT RECORDS. Records maintained by the department under this chapter on the home address, home telephone number, driver's license number, or social security number of an applicant or a license or registration holder are confidential and are not subject to mandatory disclosure under Chapter 552, Government Code.

7 (k) Section 6002.252, Insurance Code, is amended to conform
8 to the amendment of Section 9(d), Article 5.43-2, Insurance Code,
9 by Section 9, Chapter 1051 (H.B. 2118), Acts of the 80th
10 Legislature, Regular Session, 2007, to read as follows:

11 Sec. 6002.252. REQUIRED PURCHASE AND INSTALLATION 12 INFORMATION. A fire detection or fire alarm device may not be sold 13 or installed in this state unless the device is accompanied by 14 printed information that:

(1) is supplied to the owner by the supplier or16 installing contractor; and

(2) concerns:

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(A) instructions describing the installation,operation, testing, and proper maintenance of the device;

(B) information to aid in establishing an
 emergency evacuation plan for the protected premises; [and]

(C) the telephone number and location, including
 notification procedures, of the nearest fire department; and

(D) information that will aid in reducing the
 number of false alarms.

(1) Section 6002.253, Insurance Code, is amended to conform
to the amendment of Section 9(e), Article 5.43-2, Insurance Code,

1 by Section 9, Chapter 1051 (H.B. 2118), Acts of the 80th 2 Legislature, Regular Session, 2007, to read as follows:

S.B. No. 1969

3 Sec. 6002.253. TRAINING AND SUPERVISION OF CERTAIN EXEMPT 4 EMPLOYEES. Each registered firm that employs an individual who is 5 exempt from the licensing requirements of this chapter under 6 Section 6002.155(10) shall appropriately train and supervise the 7 individual to ensure that:

8 (1) each installation complies with the adopted 9 provisions of National Fire Protection <u>Association</u> Standard No. <u>72</u> 10 [<del>74</del>] or other adopted standards;

(2) each smoke or heat detector installed or sold carries a label or listing of approval by a testing laboratory approved by the department; and

14 (3) the individual is knowledgeable in fire protection15 and the proper use and placement of detectors.

(m) Sections 1, 2, 3, 4, 5, 7, 8, and 9, Chapter 1051 (H.B.
2118), Acts of the 80th Legislature, Regular Session, 2007, which
amended Sections 2, 3, 5, 5B, 5D, 6A, 7, and 9, Article 5.43-2,
Insurance Code, respectively, are repealed.

(n) Section 5G, Article 5.43-2, Insurance Code, as added by
Section 6, Chapter 1051 (H.B. 2118), Acts of the 80th Legislature,
Regular Session, 2007, is repealed.

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ARTICLE 15. CHANGES RELATING TO LOCAL GOVERNMENT CODE

SECTION 15.001. Section 87.032, Local Government Code, is amended to conform more closely to the source law from which the section was derived to read as follows:

27 Sec. 87.032. APPEAL; SUSPENSION. If the officer appeals

1 the judgment, the appeal supersedes the order of removal unless the 2 court that renders the judgment finds that it is in the public 3 interest to suspend the officer pending the appeal. If the court 4 finds that the public interest requires suspension, the court shall 5 suspend the officer as provided by this chapter [subchapter].

6 SECTION 15.002. Section 111.033, Local Government Code, as 7 amended by Chapters 563 (S.B. 1510) and 924 (H.B. 3195), Acts of the 8 80th Legislature, Regular Session, 2007, is reenacted to read as 9 follows:

Sec. 111.033. ANNUAL BUDGET REQUIRED. (a) Within 30 days before the first day of each fiscal year or on or immediately after that first day, the county auditor shall prepare a budget to cover the proposed expenditures of the county government for that fiscal year.

15 (b) A proposed budget that will require raising more revenue from property taxes than in the previous year must contain a cover 16 with the following statement in 18-point 17 page or larger "This budget will raise more total property taxes than last 18 type: 19 year's budget by (insert total dollar amount of increase and percentage increase), and of that amount (insert amount computed by 20 multiplying the proposed tax rate by the value of new property added 21 to the roll) is tax revenue to be raised from new property added to 22 23 the tax roll this year."

SECTION 15.003. Section 142.155, Local Government Code, is
 amended to add appropriate subsection lettering to read as follows:
 Sec. 142.155. RECOGNITION OF EMERGENCY MEDICAL SERVICES
 PERSONNEL ASSOCIATION. (a) The governing body of a municipality

1 may recognize an association that submits a petition signed by a majority of the emergency medical services personnel in the 2 3 municipality, excluding the head of the emergency medical services department and any person who is exempt under Subsection (b), as the 4 5 sole and exclusive bargaining agent for all of the covered emergency medical services personnel until recognition of the 6 association is withdrawn by a majority of the covered emergency 7 8 medical services personnel.

For purposes of Subsection (a), exempt employees are 9 (b) 10 assistant department heads in the rank or classification immediately below that of the department head and any other 11 12 employees who are designated as exempt or whose job titles are designated as exempt by the mutual agreement of the recognized 13 14 association and the public employer.

15 SECTION 15.004. Section 152.032(d), Local Government Code, 16 as amended by Chapters 401 (S.B. 833), 430 (S.B. 1630), and 1260 17 (H.B. 2917), Acts of the 80th Legislature, Regular Session, 2007, 18 is reenacted and amended to read as follows:

The amount of the compensation and allowances of a 19 (d) county auditor in a county subject to this subsection may be set in 20 21 an amount that exceeds the limit established by [in] Subsection (a) approved by 22 if the compensation and allowances are the 23 commissioners court of the county. This subsection applies only 24 to:

(1) a county with a population of more than 77,000 and26 less than 80,000;

27 (2) a county with a population of 500,000 or more,

1 excluding a county subject to Subsection (b);

2 (3) a county with a population of more than 1,000 and
3 less than 21,000 that borders the Gulf of Mexico; and

4 (4) a county that borders a county subject to 5 Subsection (b) and that has a population <u>of more</u> [greater] than 6 50,000 and less than 85,000.

SECTION 15.005. Section 176.006(e), Local Government Code, as set out, but not amended, by Section 6, Chapter 226 (H.B. 1491), Acts of the 80th Legislature, Regular Session, 2007, is repealed to conform to the repeal of that subsection by Section 9, Chapter 226 (H.B. 1491), Acts of the 80th Legislature, Regular Session, 2007.

SECTION 15.006. Sections 191.007(c) and (h), Local Government Code, are amended to correct a cross-reference to read as follows:

(c) Except as provided by Section <u>11.008(c)</u> [<del>11.008(b)</del>], Property Code, a clearly identifying heading, similar to the headings on most commercially supplied printed forms, must be placed at the top of the first page to identify the type or kind of legal paper.

(h) The filing fee or recording fee for each page of a legal paper that is presented for filing or recording to a county clerk and fails to meet one or more of the requirements prescribed by Subsections (b) through (g) is equal to twice the regular filing fee or recording fee provided by statute for that page. However, the failure of a page to meet the following requirements does not result in a fee increase under this subsection:

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(1) the requirement prescribed by Subsection (b)(3)

1 relating to type size; and

2 (2) provided that the legal paper complies with 3 Section <u>11.008(c)</u> [<del>11.008(b)</del>], Property Code, the requirement 4 prescribed by Subsection (c) that a legal paper have a clearly 5 identifying heading.

6 SECTION 15.007. Section 334.008(a), Local Government Code, 7 as added by Chapters 658 (H.B. 1166) and 869 (H.B. 1524), Acts of 8 the 80th Legislature, Regular Session, 2007, is reenacted to read 9 as follows:

10 (a) A county that contains no incorporated territory of a 11 municipality may provide for the planning, acquisition, 12 establishment, development, construction, or renovation of a 13 county parks and recreation system as a venue project under this 14 chapter if the county:

(1) is located on an international border and has apopulation of less than 15,000; or

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(2) has a population of less than 2,000.

SECTION 15.008. Sections 373A.052(a) and (b), Local Government Code, as amended by Chapters 1034 (H.B. 1742) and 1175 (H.B. 470), Acts of the 80th Legislature, Regular Session, 2007, are reenacted to read as follows:

(a) To be designated as a district within a municipality described by Section 373A.003(a) under this subchapter, an area must be composed of census tracts forming a spatially compact area contiguous to a central business district and with:

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(1) fewer than 25,000 residents;

27 (2) fewer than 8,000 households;

S.B. No. 1969 1 (3) a number of owner-occupied households that does 2 not exceed 50 percent of the total households in the area; housing stock at least 55 percent of which was 3 (4) built at least 45 years ago; 4 5 (5) an unemployment rate that is greater than 10 6 percent; 7 (6) an overall poverty rate that is at least two 8 times the poverty rate for the entire municipality; and (7) in each census tract within the area, a median 9 family income that is less than 60 percent of the median family 10 income for the entire municipality. 11 To be designated as a district within a municipality 12 (b) described by Section 373A.003(b) under this subchapter, an area 13 14 must be composed of census tracts forming a spatially compact area 15 contiguous to a central business district and with: 16 (1)fewer than 75,000 residents; 17 (2) a median family income that is less than \$30,000 according to the last decennial census; and 18 an overall poverty rate that is at least two times 19 (3) the poverty rate for the entire municipality. 20 SECTION 15.009. Subchapter C, Chapter 372, Local Government 21 Code, is transferred to Subtitle B, Title 12, Local Government 22 Code, redesignated as Chapter 382, Local Government Code, and 23 24 amended to read as follows:

S.B. No. 1969 CHAPTER 382. [SUBCHAPTER C.] IMPROVEMENT PROJECTS IN CERTAIN COUNTIES SUBCHAPTER A. GENERAL PROVISIONS Sec. 382.001 [372.101]. DEFINITIONS. (a) In this chapter [subchapter]: (1)"Board" means the board of directors of district. (2) "District" means a public improvement district created by a county under this chapter [subchapter]. (3)"Hotel" has the meaning assigned by Section 156.001, Tax Code, and includes a timeshare, overnight lodging unit, or condominium during the time the timeshare, overnight lodging unit, or condominium is rented by a person who is not the owner of the timeshare, overnight lodging unit, or condominium. (4) "Municipality" means the municipality in whose extraterritorial jurisdiction the improvement project is to be located. Sec. 382.002 [<del>372.1011</del>]. APPLICABILITY. This chapter [subchapter] applies only to: (1) a county with a population of 825,000 or more, other than a county that: (A) borders on the Gulf of Mexico or a bay or inlet of the gulf; or (B) has two municipalities located wholly or partly in its boundaries each having a population of 300,000 or more; or

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a county with a population of 70,000 or more that 27 (2)

1 is adjacent to a county described by Subdivision (1) in which a 2 municipality with a population of 35,000 or more is primarily 3 situated and includes all or a part of the extraterritorial 4 jurisdiction of a municipality with a population of 1.1 million or 5 more.

Sec. <u>382.003</u> [<del>372.102</del>]. NATURE OF DISTRICT; PURPOSE. (a) A
district is created under Section 52, Article III, and Section 59,
Article XVI, Texas Constitution.

9 By enacting this chapter [subchapter], the legislature (b) 10 has created a program for economic development as provided in Section 52-a, Article III, Texas Constitution. A county may engage 11 12 in economic development projects as provided by this chapter [subchapter], and, on a determination of the commissioners court of 13 14 the county to create a district, may delegate the authority to 15 oversee and manage the economic development project to an appointed board of directors. In appointing a board, the commissioners court 16 17 delegates its authority to serve a public use and benefit.

Sec. <u>382.004</u> [<del>372.103</del>]. COUNTY MAY ESTABLISH DISTRICT. A county may create a public improvement district under this <u>chapter</u> [<u>subchapter</u>] if the county determines it is in the county's best interest. A district [<del>created under this subchapter</del>] is a political subdivision of this state.

Sec. <u>382.005</u> [<del>372.104</del>]. APPLICABILITY; CONFLICT OF LAWS. This <u>chapter</u> [<del>subchapter</del>] controls to the extent of a conflict between this <u>chapter</u> [<del>subchapter</del>] and Subchapter A<u>, Chapter 372</u>.

26 Sec. <u>382.006</u> [<del>372.105</del>]. ESTABLISHMENT OF ECONOMIC 27 DEVELOPMENT PROJECTS; OPTIONAL CREATION OF PUBLIC IMPROVEMENT

1 DISTRICT. (a) The commissioners court of a county may on receipt of a petition satisfying the requirements of Section 372.005, 2 3 establish by order an economic development project in a designated portion of the county, or, if the county determines it is in the 4 5 best interests of the county, create a district by order only in an area located in the extraterritorial jurisdiction of a municipality 6 in that county. If the county is a county described by Section 7 8 382.002(2) [372.1011(2)], the petition described by this subsection must also be approved by a resolution adopted by the 9 10 municipality with a population of 1.1 million or more.

(b) For a county described by Section <u>382.002(2)</u>
[<del>372.1011(2)</del>], a district may only be created in an area containing
at least 2,000 contiguous acres of land that is located wholly or
partly in the extraterritorial jurisdiction of a municipality with
a population of 1.1 million or more.

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(c) The order must:

17 (1) describe the territory in which the economic
18 development project is to be located or the boundaries of a
19 district;

20 (2) specifically authorize the district to exercise 21 the powers of this <u>chapter</u> [<del>subchapter</del>] if the county has 22 determined that creating a district is in the county's best 23 interests; and

(3) state whether the petition requests improvements
to be financed and paid for with taxes authorized by this <u>chapter</u>
[subchapter] instead of or in addition to assessments.

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[Sections 382.007-382.050 reserved for expansion] SUBCHAPTER B. BOARD OF DIRECTORS

3 Sec. <u>382.051</u> [<del>372.106</del>]. GOVERNING BODY; TERMS. If a county 4 elects to delegate the authority granted under this <u>chapter</u> 5 [<del>subchapter</del>], it shall appoint a board of seven directors to serve 6 staggered two-year terms, with three or four directors' terms 7 expiring June 1 of each year to manage the economic development 8 project or, at the option of the county, govern the district.

9 Sec. <u>382.052</u> [<del>372.107</del>]. ELIGIBILITY. (a) To be eligible to 10 serve as a director, a person must be at least 18 years old.

(b) If the population of the district is more than 1,000, to be eligible to serve as a director, a person must be at least 18 years old, reside in the district, and meet the qualifications of Section 375.063.

Sec. <u>382.053</u> [<del>372.108</del>]. VACANCIES; QUORUM. (a) A board
vacancy is filled in the same manner as the original appointment.

17 (b) A vacant board position is not counted for the purposes18 of establishing a quorum of the board.

Sec. <u>382.054</u> [<del>372.109</del>]. CONFLICTS OF INTEREST. Chapter 171
 governs conflicts of interest for directors.

Sec. <u>382.055</u> [<del>372.110</del>]. COMPENSATION. (a) For purposes of this section, "performs the duties of a director" means substantial performance of the management of the district's business, including participation in board and committee meetings and other activities involving the substantive deliberation of district business and in pertinent educational programs, but does not include routine or ministerial activities such as the execution of documents or

1 self-preparation for meetings.

2 (b) A county is authorized to compensate the directors when 3 they perform the duties of a director. The county shall compensate 4 a director not more than \$50 a day for each day that the director 5 performs the duties of a director.

6 Sec. <u>382.056</u> [<del>372.111</del>]. OATH AND BOND; OFFICER ELECTIONS. As 7 soon as practicable, a board member shall give the bond and take the 8 oath of office in accordance with Section 375.067, and the board 9 shall elect officers in accordance with Section 375.068.

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[Sections 382.057-382.100 reserved for expansion] SUBCHAPTER C. POWERS AND DUTIES

Sec. <u>382.101</u> [<del>372.113</del>]. <u>COUNTY'S GENERAL</u> POWERS AND DUTIES.
(a) A county operating under this <u>chapter</u> [<del>subchapter</del>] has the
powers and duties of:

(1) a county development district under Chapter 383,
except for Section 383.066;

17 (2) a road district created by a county under Section18 52, Article III, Texas Constitution; and

(3) a municipality or county under Chapter 380 or 381,or under Section 372.003(b)(9).

(b) A county is authorized to manage an economic development project in a designated portion of the county, or to create a district and to delegate to a board the county's powers and duties as provided by this chapter [subchapter].

(c) A county may not delegate to a district the powers and duties of a road district or the power to provide water, wastewater, or drainage facilities under this section unless both the

1 municipality and county consent by resolution.

Sec. <u>382.102</u> [<del>372.114</del>]. DEVELOPMENT AGREEMENTS. A county may enter into a development agreement with an owner of land in the territory designated for an economic development project, or a district may enter into a development agreement, for a term not to exceed 30 years on any terms and conditions the county or the board considers advisable. The parties may amend the agreement.

Sec. 382.103 [372.115]. ECONOMIC DEVELOPMENT AGREEMENT; 8 ELECTION; TAXES. (a) A county may enter into an agreement, only on 9 terms and conditions the commissioners court and a board consider 10 advisable, to make a grant or loan of public money to promote state 11 12 or local economic development and to stimulate business and commercial activity in the territory where the economic development 13 14 project is located, or in the district, including a grant or loan to 15 induce the construction of a tourist destination or attraction in accordance with Chapter 380 or 381. 16

17 (b) If authorized by the county, a district [created by the county] may order an election to be held in the district to approve 18 19 a grant or loan agreement. The grant or loan may be payable over a term of years and be enforceable on the district under the terms of 20 the agreement and the conditions of the election, which may, 21 subject to the requirements of Section 382.153(c) [372.127(c)], 22 23 include the irrevocable obligation to impose an ad valorem tax, 24 sales and use tax, or hotel occupancy tax for a term not to exceed 30 years. If authorized at the election, the board may contract to pay 25 26 the taxes to the recipient of the grant or loan in accordance with 27 the agreement.

1 (C) If the property owners petitioning a county to create a district under Section 382.006 [372.105] propose that the district 2 3 be created only to provide economic development grants or loans and road improvements and not to impose assessments, and the county 4 5 determines that the creation of the district is in the best interests of the county, the district is not required to prepare a 6 feasibility report, a service plan or assessment plan, or an 7 8 assessment roll as required by Subchapter A, Chapter 372 [this chapter]. 9

Sec. <u>382.104</u> [<del>372.116</del>]. CONTRACTS; GENERAL. (a) A district may contract with any person, including the municipality or county, on the terms and conditions and for a period of time the board determines, to:

(1) accomplish any district purpose, including a
contract to pay, repay, or reimburse from tax proceeds or another
specified source of money any costs, including reasonable interest,
incurred by a person on the county's or the district's behalf,
including all or part of the costs of an improvement project; and

19 (2) receive, administer, and perform the county's or the district's duties and obligations under a gift, grant, loan, 20 conveyance, or other financial assistance arrangement relating to 21 the investigation, planning, analysis, study, design, acquisition, 22 23 construction, improvement, completion, implementation, or operation by the district or another person of an improvement 24 project or proposed improvement project. 25

(b) A state agency, municipality, county, other politicalsubdivision, corporation, or other person may contract with the

1 county or district to carry out the purposes of this <u>chapter</u>
2 [subchapter].

3 Sec. <u>382.105</u> [<del>372.117</del>]. PROCUREMENT CONTRACTS. A district 4 may contract for materials, supplies, and construction:

5 (1) in accordance with the laws applicable to 6 counties; or

7 (2) in the same manner that a local government
8 corporation created pursuant to Chapter 431, Transportation Code,
9 is authorized to contract.

Sec. <u>382.106</u> [<del>372.118</del>]. RULES; ENFORCEMENT. A county may authorize the board to adopt rules:

to administer and operate the district;

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13 (2) for the use, enjoyment, availability, protection,
14 security, and maintenance of district property, including
15 facilities; or

16 (3) to provide for public safety and security in the 17 district.

Sec. <u>382.107</u> [<del>372.119</del>]. FEES. A county may authorize a board to establish, revise, repeal, enforce, collect, and apply the proceeds from user fees or charges for the enjoyment, sale, rental, or other use of its facilities or other property, or for services or improvement projects.

Sec. <u>382.108</u> [<del>372.120</del>]. RULES; REGULATION OF ROADS AND OTHER PUBLIC AREAS. (a) A county may authorize a board to adopt rules to regulate the private use of public roadways, open spaces, parks, sidewalks, and similar public areas in the district, if the use is for a public purpose.

(b) A rule, order, ordinance, or regulation of a county or
 municipality that conflicts with a rule adopted under this section
 controls to the extent of any conflict.

4 (c) A rule adopted under this section may provide for the
5 safe and orderly use of public roadways, open spaces, parks,
6 sidewalks, and similar public areas in the area of the district or
7 economic development project.

8 Sec. <u>382.109</u> [<del>372.121</del>]. ROAD PROJECTS. (a) To the extent 9 authorized by Section 52, Article III, Texas Constitution, the 10 county may delegate to the district the authority to construct, 11 acquire, improve, maintain, or operate macadamized, graveled, or 12 paved roads or turnpikes, or improvements in aid of those roads or 13 turnpikes, inside the territory targeted by the county for an 14 economic development project, or the district.

15 (b) A road project must meet all applicable construction standards, zoning and subdivision requirements, and regulatory 16 17 ordinances of each municipality in whose corporate limits or extraterritorial jurisdiction the district is located. If the 18 district is located outside the extraterritorial jurisdiction of a 19 municipality, a road project must meet all applicable construction 20 standards, zoning and subdivision requirements, and regulatory 21 ordinances of each county in which the district is located. 22

23 Sec. <u>382.110</u> [<del>372.122</del>]. UTILITIES. (a) This <u>chapter</u> 24 [<del>subchapter</del>] does not grant the board any right-of-way management 25 authority over public utilities.

26 (b) To the extent the construction, maintenance, or 27 operation of a project under this <u>chapter</u> [<del>subchapter</del>] requires the

1 relocation or extension of a public utility facility, the district 2 shall reimburse the public utility for all costs associated with 3 the relocation, removal, extension, or other adjustment of the 4 facility.

5 382.111 [<del>372.123</del>]. SERVICE PLAN REQUIRED. Sec. The commissioners court of the county that created the district may 6 require a district to prepare an annual service plan, in the manner 7 8 provided for by Section 372.013, that meets the approval of the commissioners court. 9

Sec. <u>382.112</u> [<del>372.124</del>]. NO EMINENT DOMAIN. A district may not exercise the power of eminent domain.

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## [Sections 382.113-382.150 reserved for expansion]

## SUBCHAPTER D. GENERAL FINANCIAL PROVISIONS; TAXES

14 Sec. <u>382.151</u> [<del>372.125</del>]. NO TAX ABATEMENTS. A county may not 15 grant a tax abatement or enter into a tax abatement agreement for a 16 district [<del>created under this subchapter</del>].

Sec. <u>382.152</u> [<del>372.126</del>]. BONDS; NOTES. (a) A district may not issue bonds unless approved by the commissioners court of the county that created the district. Bonds may not be issued unless approved by a majority of the voters of the district voting in an election held for that purpose. A bond election under this subsection does not affect prior bond issuances and is not required for refunding bond issuances.

(b) A district may not issue a negotiable promissory note or
 notes unless approved by the commissioners court of the county that
 created the district.

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(c) If the commissioners court grants approval under this

section, bonds, notes, and other district obligations may be
 secured by district revenue or any type of district taxes or
 assessments, or any combination of taxes and revenue pledged to the
 payment of bonds.

5 Sec. <u>382.153</u> [<del>372.127</del>]. AUTHORITY TO IMPOSE ASSESSMENTS AND 6 AD VALOREM, SALES AND USE, AND HOTEL OCCUPANCY TAXES; ELECTION. (a) 7 A county or a district [<del>created under this subchapter</del>] may 8 accomplish its purposes and pay the cost of services and 9 improvements by imposing:

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an assessment;

11 (2) an ad valorem tax;

12 (3) a sales and use tax; or

13 (4) a hotel occupancy tax.

(b) A district may impose an ad valorem tax, hotel occupancy tax, or sales and use tax to accomplish the economic development purposes prescribed by Section 52a, Article III, Texas Constitution, if the tax is approved by:

18 (1) the commissioners court of the county that created19 the district; and

20 (2) a majority of the voters of the district voting at21 an election held for that purpose.

(c) A county must adopt an order providing whether a district has the authority to impose a hotel occupancy tax, sales and use tax, or ad valorem tax, and must provide the rate at which the district may impose the tax. A tax rate approved by the commissioners court and pledged to secure bonds, notes, grant agreements, or development agreements may not be reduced until the

1 obligations of those instruments have been satisfied.

Sec. <u>382.154</u> [<del>372.128</del>]. USE OF REVENUE FROM TAXES. A tax authorized by a county to be imposed under this <u>chapter</u> [<u>subchapter</u>] may be used to accomplish any improvement project or road project, or to provide any service authorized by this chapter or Chapter <u>372</u>, 380, 381, or 383.

Sec. <u>382.155</u> [<del>372.129</del>]. HOTEL OCCUPANCY TAX. (a) A county may authorize a district to impose a hotel occupancy tax on a person who pays for the use or possession of or for the right to the use or possession of a room that is ordinarily used for sleeping in a hotel in the district.

(b) If authorized by a county, a district shall impose a hotel occupancy tax as provided by Chapter 383, Local Government Code, and Section 352.107, Tax Code, except that a hotel occupancy tax:

16 (1) may be used for any purpose authorized in this 17 <u>chapter</u> [<del>subchapter</del>]; and

18 (2) is authorized by the county to be imposed by the19 district.

(c) The hotel occupancy tax rate is the greater of ninepercent or the rate imposed by the municipality.

(d) A hotel occupancy tax may not be imposed on the occupants of a hotel unless the owner of the hotel agrees to the imposition of the hotel occupancy taxes under this <u>chapter</u> [<u>subchapter</u>]. After the owner agrees, the agreement may not be revoked by the owner of the hotel or any subsequent owner of the hotel. After an agreement under this section, the district may

S.B. No. 1969 1 impose hotel occupancy taxes as provided by this <u>chapter</u> 2 [<u>subchapter</u>].

 $[\frac{372.130}{372.130}]$ . SALES 3 Sec. 382.156 AND USE TAX. (a) Α commissioners court may authorize a district to impose a sales and 4 5 use tax in increments of one-eighth of one percent up to a rate of two percent. 6

7 (b) Except as otherwise provided in this <u>chapter</u>
8 [subchapter], a sales and use tax must be imposed in accordance with
9 Chapter 383, Local Government Code, or Chapter 323, Tax Code.

10 (c) The ballot for a sales tax election shall be printed to 11 provide for voting for or against the proposition: "A sales and use 12 tax at a rate not to exceed \_\_\_\_ [insert percentage rate] in the 13 \_\_\_\_ [insert name of district]" or "The adoption of a \_\_\_\_ [insert 14 percentage rate] sales and use tax in the \_\_\_\_ [insert name of 15 district]."

16 (d) A tax authorized at an election held under this section 17 may be imposed at a rate less than or equal to the rate printed in 18 the ballot proposition.

Sec. <u>382.157</u> [<del>372.131</del>]. AD VALOREM TAX. A commissioners court may authorize a district to impose an ad valorem tax on property in the district in accordance with Chapter 257, Transportation Code.

Sec. <u>382.158</u> [<del>372.132</del>]. BORROWING. The commissioners court may authorize a district to borrow money for any district purpose, including for a development agreement that authorizes the district to borrow money.

26 Sec. <u>382.159</u> [<del>372.133</del>]. REPAYMENT OF COSTS. The 27 commissioners court may authorize a district, by a lease,

1 lease-purchase agreement, installment purchase contract, or other 2 agreement, or by the imposition or assessment of a tax, user fee, 3 concession, rental, or other revenue or resource of the district, 4 to provide for or secure the payment or repayment of:

5 (1) the costs and expenses of the establishment,6 administration, and operation of the district;

7 (2) the district's costs or share of costs of an8 improvement project; or

9 (3) the district's contractual obligations or 10 indebtedness.

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## [Sections 382.160-382.200 reserved for expansion]

SUBCHAPTER E. ANNEXATION BY MUNICIPALITY; TAXES

Sec. <u>382.201</u> [<del>372.134</del>]. LIABILITIES; ASSUMPTION OF ASSETS AFTER COMPLETE ANNEXATION BY MUNICIPALITY. (a) If the municipality annexes the entire territory of a district, the municipality shall assume the district's assets, but is not liable for the district's debt or other obligations.

If the county has authorized a district [created under 18 (b) 19 this subchapter] to have debt or other obligations, the district remains in existence after the territory is annexed by the 20 municipality for the purpose of collecting any taxes or assessments 21 authorized by the county and imposed by the district before 22 annexation. Taxes or assessments collected after annexation must 23 24 be used by the district solely for the purpose of satisfying any preexisting county-authorized district debt or other obligation. 25 26 After the debt or other obligations have been discharged, or two years have expired since the date of the annexation, the district is 27

1 dissolved and any outstanding debt or obligations are extinguished. 382.202 [<del>372.135</del>]. AUTHORITY TO IMPOSE TAXES Sec. 2 OF ASSESSMENTS AFTER PARTIAL OR COMPLETE ANNEXATION. (a) After a 3 district has been annexed by a municipality wholly or partly for 4 general purposes, the county may not authorize the district to 5 impose an ad valorem tax, hotel occupancy tax, or sales and use tax, 6 or collect an assessment in the area that the municipality overlaps 7 8 the district, except as provided by Subsection (b) or Section 382.201(b) [<del>372.134(b)</del>]. 9

10 (b) A district may continue to impose a tax in an area that the municipality annexes for limited purposes and in which the 11 12 municipality does not impose taxes. If the municipality annexes an 13 area for limited purposes and imposes some of the taxes which the 14 district is imposing but not all of them, the district may continue 15 to impose taxes only to the extent that the level of taxation of the municipality and the district combined, calculating the hotel tax, 16 17 the sales tax, and the ad valorem tax independently, is equal to or less than the tax level of the municipality as to fully annexed 18 19 areas.

20 (c) The legislature intends that the level of taxation of 21 areas where the district and the municipality overlap do not exceed 22 the level of taxation of fully annexed areas.

23 SECTION 15.010. Section 387.003(b-1), Local Government 24 Code, is amended to correct references to read as follows:

(b-1) If the proposed district includes any territory of a municipality, the commissioners court shall send notice by certified mail to the governing body of the municipality of the

If the 1 commissioners court's intent to create the district. municipality has created a development corporation under Chapter 2 3 504 or 505 [Section 4A or 4B, Development Corporation Act of 1979 (Article 5190.6, Vernon's Texas Civil Statutes)], 4 the 5 commissioners court shall also send the notice to the board of directors of the corporation. The commissioners court must send 6 the notice not later than the 60th day before the date the 7 8 commissioners court orders the election. The governing body of the municipality may exclude the territory of the municipality from the 9 10 proposed district by sending notice by certified mail to the commissioners court of the governing body's desire to exclude the 11 12 municipal territory from the district. The governing body must send the notice not later than the 45th day after the date the 13 14 governing body receives notice from the commissioners court under 15 this subsection. The territory of a municipality that is excluded under this subsection may subsequently be included in the district 16 17 in an election held under Subsection (f) with the consent of the municipality. 18

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19 SECTION 15.011. (a) Section 501.007, Local Government 20 Code, is amended to conform to Section 3, Chapter 1102 (H.B. 3440), 21 Acts of the 80th Legislature, Regular Session, 2007, by adding 22 Subsection (c) to read as follows:

23 (c) The grants, loans, expenditures, and tax exemptions 24 authorized by this subtitle in connection with a project and 25 authorized by a corporation in accordance with this subtitle 26 constitute the making of loans or grants of public money or 27 constitute other actions authorized by Section 52-a, Article III,

# 1 <u>Texas Constitution.</u>

(b) Section 3, Chapter 1102 (H.B. 3440), Acts of the 80th
Legislature, Regular Session, 2007, which amended former Section
32, Development Corporation Act of 1979 (Article 5190.6, Vernon's
Texas Civil Statutes), is repealed.

6 SECTION 15.012. (a) Section 501.101, Local Government 7 Code, is amended to conform to Section 1, Chapter 1102 (H.B. 3440), 8 Acts of the 80th Legislature, Regular Session, 2007, to read as 9 follows:

10 Sec. 501.101. PROJECTS RELATED TO CREATION OR RETENTION OF 11 PRIMARY JOBS. In this subtitle, "project" includes the land, 12 buildings, equipment, facilities, expenditures, targeted 13 infrastructure, and improvements that are:

14 (1) for the creation or retention of primary jobs; and
15 (2) found by the board of directors to be required or
16 suitable for the development, retention, or expansion of:

17 (A) manufacturing and industrial facilities;
18 (B) research and development facilities;
19 (C) military facilities, including closed or

20 realigned military bases;

(D) transportation facilities, including airports, <u>hangars, airport maintenance and repair facilities, air</u> <u>cargo facilities, related infrastructure located on or adjacent to</u> <u>an airport facility,</u> ports, mass commuting facilities, and parking facilities;

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(F) recycling facilities;

1 (G) air or water pollution control facilities; 2 (H) facilities for furnishing water to the 3 public; 4 (I) distribution centers; 5 (J) small warehouse facilities capable of serving as decentralized storage and distribution centers; 6 7 (K) primary job training facilities for use by 8 institutions of higher education; or 9 (L) regional or national corporate headquarters facilities. 10 (b) Section 1, Chapter 1102 (H.B. 3440), Acts of the 80th 11 Legislature, Regular Session, 2007, which amended former Section 12 2(11), Development Corporation Act of 1979 (Article 5190.6, 13 14 Vernon's Texas Civil Statutes), is repealed. SECTION 15.013. (a) The heading to Subchapter B, Chapter 15 502, Local Government Code, is amended to conform to Section 1, 16 17 Chapter 119 (S.B. 1089), Acts of the 80th Legislature, Regular Session, 2007, to read as follows: 18 SUBCHAPTER B. CORPORATE POWERS AND LIMITATIONS [FINANCIAL 19 **PROVISIONS**] 20 Subchapter B, Chapter 502, Local Government Code, is 21 (b) amended to codify Section 38A, Development Corporation Act of 1979 22 (Article 5190.6, Vernon's Texas Civil Statutes), as added by 23 24 Section 1, Chapter 119 (S.B. 1089), Acts of the 80th Legislature, Regular Session, 2007, by adding Section 502.052 to read as 25 26 follows: 27 Sec. 502.052. USE OF TAX REVENUE FOR MASS TRANSIT-RELATED

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1 FACILITIES. A corporation may, as authorized by the corporation's 2 board of directors, spend tax revenue received under this subtitle for the development, improvement, expansion, or maintenance of 3 facilities relating to the operation of commuter rail, light rail, 4 5 or motor buses. (c) Section 38A, Development Corporation Act of 1979 6 7 (Article 5190.6, Vernon's Texas Civil Statutes), as added by 8 Section 1, Chapter 119 (S.B. 1089), Acts of the 80th Legislature, Regular Session, 2007, is repealed. 9

10 SECTION 15.014. (a) Subchapter D, Chapter 505, Local 11 Government Code, is amended to conform to Section 2, Chapter 1102 12 (H.B. 3440), Acts of the 80th Legislature, Regular Session, 2007, 13 by adding Section 505.1561 to read as follows:

14 Sec. 505.1561. PROJECTS RELATED TO AIRPORT FACILITIES IN 15 CERTAIN MUNICIPALITIES. For purposes of this chapter, "project" includes land, buildings, equipment, facilities, and improvements 16 17 found by the board of directors to be required or suitable for the development or expansion of airport facilities, including hangars, 18 19 airport maintenance and repair facilities, air cargo facilities, and related infrastructure located on or adjacent to an airport 20 facility, if the project is undertaken by a Type B corporation 21 22 authorized to be created by a municipality:

23 (1) that enters into a development agreement with an 24 entity in which the entity acquires a leasehold or other possessory 25 interest from the corporation and is authorized to sublease the 26 entity's interest for other projects authorized by Sections 505.151 27 through 505.156; and

(2) the governing body of which has authorized the
 development agreement by adopting a resolution at a meeting called
 as authorized by law.

4 (b) Section 2, Chapter 1102, Acts of the 80th Legislature,
5 Regular Session, 2007, which amended former Section 4B(a)(2),
6 Development Corporation Act of 1979 (Article 5190.6, Vernon's Texas
7 Civil Statutes), is repealed.

8 SECTION 15.015. (a) Section 505.159, Local Government 9 Code, is amended to conform to Section 2, Chapter 1426 (S.B. 1523), 10 Acts of the 80th Legislature, Regular Session, 2007, to read as 11 follows:

Sec. 505.159. HEARING REQUIRED TO UNDERTAKE PROJECT. (a) <u>Except as provided by Subsection (b), a</u> [A] Type B corporation shall hold at least one public hearing on a proposed project before spending money to undertake the project.

16 (b) A Type B corporation the creation of which was 17 authorized by a municipality with a population of less than 20,000 18 is not required to hold a public hearing under this section if the 19 proposed project is defined by Subchapter C, Chapter 501.

(b) Section 2, Chapter 1426 (S.B. 1523), Acts of the 80th
Legislature, Regular Session, 2007, which amended former Section
4B(n), Development Corporation Act of 1979 (Article 5190.6,
Vernon's Texas Civil Statutes), is repealed.

SECTION 15.016. (a) Subchapter F, Chapter 505, Local Government Code, is amended to codify Section 4B(e-2), Development Corporation Act of 1979 (Article 5190.6, Vernon's Texas Civil Statutes), as added by Section 1, Chapter 1426 (S.B. 1523), Acts of

1 the 80th Legislature, Regular Session, 2007, by adding Sections 2 505.2565 and 505.2575 to read as follows:

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3 <u>Sec. 505.2565. LIMITATION ON DURATION OF TAX. (a) At an</u> 4 <u>election held under Section 505.251, the authorizing municipality</u> 5 <u>may also allow the voters to vote on a ballot proposition to limit</u> 6 <u>the period for imposition of a sales and use tax.</u>

7 (b) An authorizing municipality that has imposed a tax for a 8 limited time under this section may extend the period of the tax's 9 imposition or reimpose the tax only if the extension or 10 reimposition is approved by a majority of the voters of the 11 municipality voting at an election held for that purpose in the same 12 manner as an election held under Section 504.257.

13 <u>Sec. 505.2575. LIMITED SALES AND USE TAX FOR SPECIFIC</u>
14 <u>PROJECT. (a) At an election held under Section 505.251, the</u>
15 <u>authorizing municipality may also allow the voters to vote on a</u>
16 <u>ballot proposition to limit the use of the sales and use tax to a</u>
17 <u>specific project.</u>

(b) A Type B corporation created to perform a specific 18 19 project as provided by this section may retain its corporate existence and perform any other project approved by the voters of 20 the authorizing municipality at an election held for that purpose 21 22 in the same manner as Section 504.260 provides for an election held under Section 504.251. Before spending money to undertake a 23 project, a Type B corporation shall hold a public hearing as 24 25 otherwise provided by this chapter.

(b) Section 4B(e-2), Development Corporation Act of 1979
(Article 5190.6, Vernon's Texas Civil Statutes), as added by

Section 1, Chapter 1426 (S.B. 1523), Acts of the 80th Legislature,
 Regular Session, 2007, is repealed.

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3 SECTION 15.017. Section 615.022, Local Government Code, is 4 amended to add a heading to read as follows:

5 Sec. 615.022. <u>TRANSPORTATION EXPENSES OF CERTAIN COUNTIES</u> 6 <u>FOR SENIOR CITIZENS.</u> The commissioners court of a county with a 7 population of 2.4 million or more may pay out of the county general 8 funds costs and expenses for the transportation of senior citizens 9 for civic, community, educational, and recreational activities 10 within and outside the county.

11 ARTICLE 16. CHANGES RELATING TO NATURAL RESOURCES CODE

12SECTION 16.001.Section 31.0672(a), Natural Resources13Code, is amended to correct a reference to read as follows:

14 (a) The division may directly sell to a political 15 subdivision or a development corporation organized under Subtitle C1, Title 12, Local Government Code, [the Development Corporation 16 Act of 1979 (Article 5190.6, Vernon's Texas Civil Statutes)] any 17 real property owned by the state that the legislature has 18 19 authorized or the governor has approved for sale under Subchapter E if the commissioner determines the sale is in the best interest of 20 21 the state.

SECTION 16.002. Section 201.014, Natural Resources Code, as amended by Chapters 993 (S.B. 1524) and 1107 (H.B. 3502), Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows:

26 Sec. 201.014. PENALTIES. A person who violates Section 27 201.011 is guilty of a Class A misdemeanor, unless the person has

1 previously been convicted of violating that section [Section
2 201.011], in which case the person is guilty of a state jail felony.
3 SECTION 16.003. Section 201.041, Natural Resources Code, as

4 amended by Chapters 993 (S.B. 1524) and 1107 (H.B. 3502), Acts of 5 the 80th Legislature, Regular Session, 2007, is reenacted to read 6 as follows:

Sec. 201.041. VANDALISM. (a) A person may not, without
express, prior, written permission of the owner, knowingly:

9 (1) break, break off, crack, carve upon, write, burn, 10 or otherwise mark upon, remove, or in any manner destroy, deface, 11 mar, or harm the surfaces of any cave or any natural material in a 12 cave, including speleothems;

13 (2) deface, mar, or harm in any manner the natural14 condition of any cave; or

15 (3) break, force, tamper with, or otherwise disturb a 16 lock, gate, door, or other obstruction designed to control or 17 prevent access to any cave, even though entrance to the cave may not 18 be gained.

(b) A person who violates a provision of this section is guilty of a state jail felony, unless the person has previously been convicted of violating this section, in which case the person is guilty of a felony of the third degree.

23 ARTICLE 17. CHANGES RELATING TO OCCUPATIONS CODE 24 SECTION 17.001. Section 503.058, Occupations Code, is 25 repealed.

26 SECTION 17.002. Section 1305.003(a), Occupations Code, as 27 amended by Chapters 418 (S.B. 1222) and 649 (H.B. 1029), Acts of the

S.B. No. 1969 1 80th Legislature, Regular Session, 2007, is reenacted and amended 2 to read as follows:

3 (a) This chapter does not apply to:

4 (1) the installation of electrical equipment in a
5 ship, watercraft other than a floating building, railway rolling
6 stock, aircraft, motor vehicle, or recreational vehicle;

7 (2) the installation of electrical equipment 8 underground in a mine and in self-propelled mobile surface mining 9 machinery and its attendant electrical trailing cable;

10 (3) the installation of electrical equipment for 11 generation, transformation, transmission, or distribution of power 12 used exclusively to operate railway rolling stock or exclusively 13 for signaling and communications purposes;

14 (4) the installation, maintenance, alteration, or 15 repair of communications equipment provided by a 16 telecommunications provider;

17 (5) the installation, maintenance, alteration, or repair of electrical equipment under the exclusive control of an 18 19 electric utility, power generation company as defined by Sections 31.002(1) and (10), Utilities Code, electric cooperative, or 20 municipally owned utility and used for communications or metering, 21 or for the generation, control, transformation, transmission, and 22 23 distribution of electrical energy, and located:

(A) in a building used exclusively by a utilityor power generation company for those purposes;

(B) outdoors on property owned or leased by theutility or power generation company;

S.B. No. 1969 (C) on public highways, streets, roads, or other 2 public rights-of-way; or

3 (D) outdoors by established rights in vaults or4 on private property;

5 (6) work not specifically regulated by a municipal 6 ordinance that is performed in or on a dwelling by a person who owns 7 and resides in the dwelling;

(7) work involved in the manufacture of electrical 8 equipment that includes the on-site and off-site manufacturing, 9 10 commissioning, testing, calibrating, coordinating, troubleshooting, or evaluating of electrical equipment, the 11 12 repairing or retrofitting of electrical equipment with components of the same ampacity, and the maintenance and servicing of 13 electrical equipment within the equipment's enclosure that is 14 performed by an authorized employee or authorized representative of 15 an electrical equipment manufacturer and limited to the type of 16 products manufactured by the manufacturer; 17

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(8) electrical work if:

(A) the work is performed by a person who does notengage in electrical work for the public;

(B) the work is performed by a person regularly employed as a maintenance person or maintenance electrician for a business; and

(C) the electrical work does not involve the
installation of electrical equipment during new construction as
defined by rules adopted under Chapter 151, Tax Code;

27 (9) the installation, maintenance, alteration, or

1 repair of electrical equipment or associated wiring under the 2 exclusive control of a gas utility and used for communications or 3 metering or for the control, transmission, or distribution of 4 natural gas;

5 (10) thoroughfare lighting, traffic signals, 6 intelligent transportation systems, and telecommunications 7 controlled by a governmental entity;

8 (11) electrical connections supplying heating, 9 ventilation, and cooling and refrigeration equipment, including 10 any required disconnect exclusively for the equipment, if the 11 service is performed by a licensed air conditioning and 12 refrigeration contractor under Chapter 1302;

13 (12) the design, installation, erection, repair, or 14 alteration of Class 1, Class 2, or Class 3 remote control, 15 signaling, or power-limited circuits, fire alarm circuits, optical 16 fiber cables, or communications circuits, including raceways, as 17 defined by the National Electrical Code;

18 (13) landscape irrigation installers, as necessary to 19 perform the installation and maintenance of irrigation control 20 systems, and landscapers, as necessary to perform the installation 21 and maintenance of low-voltage exterior lighting and holiday 22 lighting excluding any required power source;

23 (14) electrical work performed at a business that 24 operates:

(A) a chemical plant, petrochemical plant,
refinery, natural gas plant, natural gas treating plant, pipeline,
or oil and gas exploration and production operation by a person who

1 works solely for and is employed by that business; or (B) chemical plant, petrochemical 2 а plant 3 refinery, natural gas plant, or natural gas treatment plant by a person who under a contract of at least 12 months' duration performs 4 5 electrical work for that plant and: (i) the electrical work is not performed 6 7 during new construction as defined by rules adopted under Chapter 8 151, Tax Code; or 9 (ii) the person is not working for а 10 contractor that has a principal place of business in another state or territory of the United States or a foreign country; 11 12 (15) the installation, maintenance, alteration, or repair of elevators, escalators, or related equipment, excluding 13 any required power source, regulated under Chapter 754, Health and 14 15 Safety Code; (16) the installation, maintenance, alteration, or 16 repair of equipment or network facilities provided or utilized by a 17 cable operator, as that term is defined by 47 U.S.C. Section 522, as 18 19 amended; 20 (17) the location, design, construction, extension, maintenance, and installation of on-site sewage disposal systems in 21 accordance with Chapter 366, Health and Safety Code, or an on-site 22 sewage facility installer licensed under Chapter 37, Water Code; 23 24 (18) electrical work performed on а building, structure, or equipment in agricultural use as defined by Section 25 26 11.002, Water Code, other than the processing of an agricultural 27 commodity;

1 (19)the installation, maintenance, alteration, or repair of well pumps and equipment in accordance with Chapter 1902; 2 3 (20) electrical work required for the construction and assembly of HUD-code manufactured housing or modular housing and 4 5 building units, other than the installation of service entrance conductors, that is performed by a licensed manufacturer or 6 installer under Chapter 1201 or 1202, as applicable, if work 7 performed is within the scope of the license as defined by 8 applicable statutes and administrative rules; [and] 9

10 (21) work performed by a plumber who holds a license or 11 endorsement or is registered under Chapter 1301 that is necessary 12 to install, service, maintain, repair, or replace any type of 13 plumbing fixture or appliance, as described by Section 1301.002(7), 14 including a water heater, food disposer, garbage disposal, water 15 softener, dishwashing machine, and clothes washing machine on 16 existing electrical circuits only; and

17 (22) [. (21)] the maintenance or repair of a 18 residential appliance by a residential appliance dealer or 19 manufacturer or a person authorized by a residential appliance 20 dealer or manufacturer using only components of the same type and 21 ampacity as the original components.

SECTION 17.003. Section 1702.323(c), Occupations Code, as 22 amended by Chapters 663 (H.B. 1241) and 906 (H.B. 2833), Acts of the 23 24 80th Legislature, Regular Session, 2007, and Section 1702.323(c-1), Occupations Code, as added by Chapter 663 (H.B. 25 26 1241), Acts of the 80th Legislature, Regular Session, 2007, are reenacted to read as follows: 27

The security department of a private business may not 1 (c) hire or employ an individual to perform a duty described by Section 2 1702.222 if the individual has been convicted of a crime that would 3 otherwise preclude the individual from being registered under this 4 5 The private business shall maintain the individual's chapter. criminal history record on file at the business and shall make the 6 record available for inspection by the Department of Public Safety. 7

8 (c-1) Although the security department of а private business that hires or employs an individual as a private security 9 officer to possess a firearm in the course and scope of the 10 individual's duties is required to apply for a security officer 11 commission for the individual under this chapter, the security 12 department of a private business is not required to apply to the 13 14 board for any license under this chapter.

15 SECTION 17.004. Section 1951.254(f), Occupations Code, as 16 amended by Chapters 885 (H.B. 2278) and 890 (H.B. 2458), Acts of the 17 80th Legislature, Regular Session, 2007, is reenacted to read as 18 follows:

19 (f) The information sheet must include:

(1) the names and telephone numbers of the departmentand the Department of State Health Services;

(2) the telephone number of any pesticide hotlineestablished by a state or federal agency or by a state university;

(3) a statement of a consumer's rights under Chapter
601, Business & Commerce Code, to cancel a home solicitation
transaction; and

27 (4) information concerning the availability of any

pretreatment inspection service that may be provided by the
 department under Section 1951.210.

ARTICLE 18. CHANGES RELATING TO PARKS AND WILDLIFE CODE
 SECTION 18.001. Section 12.117, Parks and Wildlife Code, is
 amended to add a heading to read as follows:

6 Sec. 12.117. JUSTICE COURT TO PROVIDE AFFIDAVITS CERTIFYING CERTAIN CONVICTIONS AND OTHER INFORMATION. 7 (a) If a person is 8 convicted in a justice court for violating a provision of this code or a proclamation or regulation adopted under this code that 9 10 provides enhanced penalties for subsequent convictions, the court on request shall submit to the department an affidavit certifying 11 the conviction. Along with such affidavit the court shall also 12 compile and send to the department the defendant's driver's license 13 14 number and copies of any photograph, picture, description, or 15 measurement of the defendant made by any law enforcement agency in connection with the offense. 16

17 (b) A certified copy of such affidavit and documents 18 pursuant to Subsection (a) of this section is admissible as 19 evidence in a criminal proceeding to prove that a particular person 20 was convicted of the offense to which the documents pertain if the 21 court finds that 15 days before trial, the party against whom the 22 evidence is offered was provided a copy of the document offered as 23 evidence.

ARTICLE 19. CHANGES RELATING TO PENAL CODE SECTION 19.001. Section 25.07(a), Penal Code, as amended by Chapters 66 (S.B. 584) and 1113 (H.B. 3692), Acts of the 80th Legislature, Regular Session, 2007, is reenacted to read as

1 follows:

A person commits an offense if, in violation of a 2 (a) 3 condition of bond set in a family violence case and related to the safety of the victim or the safety of the community, an order issued 4 5 under Article 17.292, Code of Criminal Procedure, an order issued under Section 6.504, Family Code, Chapter 83, Family Code, if the 6 temporary ex parte order has been served on the person, or Chapter 7 8 85, Family Code, or an order issued by another jurisdiction as provided by Chapter 88, Family Code, the person knowingly or 9 10 intentionally:

(1) commits family violence or an act in furtherance of an offense under Section 22.011, 22.021, or 42.072;

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(2) communicates:

14 (A) directly with a protected individual or a 15 member of the family or household in a threatening or harassing 16 manner;

17 (B) a threat through any person to a protected18 individual or a member of the family or household; or

(C) in any manner with the protected individual or a member of the family or household except through the person's attorney or a person appointed by the court, if the violation is of an order described by this subsection and the order prohibits any communication with a protected individual or a member of the family or household;

(3) goes to or near any of the following places as
specifically described in the order or condition of bond:

27 (A) the residence or place of employment or

S.B. No. 1969 1 business of a protected individual or a member of the family or 2 household; or

3 (B) any child care facility, residence, or school
4 where a child protected by the order or condition of bond normally
5 resides or attends; or

6

(4) possesses a firearm.

7 SECTION 19.002. Section 32.51(b), Penal Code, as amended by 8 Chapters 631 (H.B. 649), 1163 (H.B. 126), and 1173 (H.B. 460), Acts 9 of the 80th Legislature, Regular Session, 2007, is reenacted to 10 read as follows:

(b) A person commits an offense if the person, with the intent to harm or defraud another, obtains, possesses, transfers, or uses an item of:

14 (1) identifying information of another person without 15 the other person's consent;

16 (2) information concerning a deceased natural person, 17 including a stillborn infant or fetus, that would be identifying 18 information of that person were that person alive, if the item of 19 information is obtained, possessed, transferred, or used without 20 legal authorization; or

(3) identifying information of a child younger than 1822 years of age.

SECTION 19.003. Section 39.04(b), Penal Code, as amended by Chapters 263 (S.B. 103) and 378 (S.B. 563), Acts of the 80th Eegislature, Regular Session, 2007, is reenacted and amended to read as follows:

27 (b) An offense under Subsection (a)(1) is a Class A

1 misdemeanor. An offense under Subsection (a)(2) is a state jail 2 felony, except that an offense under Subsection (a)(2) is a felony 3 of the second degree if the offense is committed against:

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4 <u>(1) an</u> [the] individual [is] in the custody of the 5 Texas Youth Commission; or

6 (2) a juvenile offender detained in or committed to a 7 correctional facility the operation of which is financed primarily 8 with state funds.

9 SECTION 19.004. Section 46.15(a), Penal Code, as amended by 10 Chapters 1214 (H.B. 1889) and 1222 (H.B. 2300), Acts of the 80th 11 Legislature, Regular Session, 2007, is reenacted and amended to 12 read as follows:

13

(a) Sections 46.02 and 46.03 do not apply to:

(1) peace officers or special investigators under Article 2.122, Code of Criminal Procedure, and neither section prohibits a peace officer or special investigator from carrying a weapon in this state, including in an establishment in this state serving the public, regardless of whether the peace officer or special investigator is engaged in the actual discharge of the officer's or investigator's duties while carrying the weapon;

(2) parole officers and neither section prohibits an
 officer from carrying a weapon in this state if the officer is:

(A) engaged in the actual discharge of the24 officer's duties while carrying the weapon; and

(B) in compliance with policies and procedures
adopted by the Texas Department of Criminal Justice regarding the
possession of a weapon by an officer while on duty;

(3) community supervision and corrections department
 officers appointed or employed under Section 76.004, Government
 Code, and neither section prohibits an officer from carrying a
 weapon in this state if the officer is:

5 (A) engaged in the actual discharge of the6 officer's duties while carrying the weapon; and

7 (B) authorized to carry a weapon under Section8 76.0051, Government Code;

9 (4) a judge or justice of a federal court, the supreme 10 court, the court of criminal appeals, a court of appeals, a district 11 court, a criminal district court, a constitutional county court, a 12 statutory county court, a justice court, or a municipal court who is 13 licensed to carry a concealed handgun under Subchapter H, Chapter 14 411, Government Code;

(5) an honorably retired peace officer or federal criminal investigator who holds a certificate of proficiency issued under Section 1701.357, Occupations Code, and is carrying a photo identification that:

(A) verifies that the officer honorably retired
after not less than 15 years of service as a commissioned officer;
and

(B) is issued by a state or local law enforcementagency;

(6) a district attorney, criminal district attorney,
county attorney, or municipal attorney who is licensed to carry a
concealed handgun under Subchapter H, Chapter 411, Government Code;
[<del>or</del>]

S.B. No. 1969 1 (7) an assistant district attorney, assistant criminal district attorney, or assistant county attorney who is 2 3 licensed to carry a concealed handgun under Subchapter H, Chapter 411, Government Code; or 4 5 (8) [<del>(7)</del>] a bailiff designated by an active judicial officer as defined by Section 411.201, Government Code, who is: 6 7 (A) licensed to carry a concealed handgun under Chapter 411, Government Code; and 8 9 engaged in escorting the judicial officer. (B) 10 SECTION 19.005. Section 46.15(b), Penal Code, as amended by Chapters 647 (H.B. 964), 693 (H.B. 1815), and 1048 (H.B. 2101), Acts 11 of the 80th Legislature, Regular Session, 2007, is reenacted to 12 read as follows: 13 14 (b) Section 46.02 does not apply to a person who: 15 (1)is in the actual discharge of official duties as a member of the armed forces or state military forces as defined by 16 17 Section 431.001, Government Code, or as a guard employed by a penal institution; 18 (2) is traveling; 19 is engaging in lawful hunting, fishing, or other 20 (3) sporting activity on the immediate premises where the activity is 21 conducted, or is en route between the premises and the actor's 22 residence or motor vehicle, if the weapon is a type commonly used in 23 24 the activity; (4) holds a security officer commission issued by the 25 26 Texas Private Security Board, if the person: 27 is engaged in the performance of the person's (A)

1 duties as an officer commissioned under Chapter 1702, Occupations 2 Code, or is traveling to or from the person's place of assignment; 3 and

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4

(B) is either:

5 (i) wearing the officer's uniform and6 carrying the officer's weapon in plain view; or

7 (ii) acting as a personal protection 8 officer and carrying the person's security officer commission and 9 personal protection officer authorization;

10 (5) is carrying a concealed handgun and a valid 11 license issued under Subchapter H, Chapter 411, Government Code, to 12 carry a concealed handgun of the same category as the handgun the 13 person is carrying;

14 (6) holds an alcoholic beverage permit or license or 15 is an employee of a holder of an alcoholic beverage permit or 16 license if the person is supervising the operation of the permitted 17 or licensed premises; or

(7) is a student in a law enforcement class engaging in
an activity required as part of the class, if the weapon is a type
commonly used in the activity and the person is:

(A) on the immediate premises where the activityis conducted; or

(B) en route between those premises and theperson's residence and is carrying the weapon unloaded.

ARTICLE 20. CHANGES RELATING TO PROPERTY CODE SECTION 20.001. Section 5.008(b), Property Code, as amended by Chapters 448 (H.B. 271), 1051 (H.B. 2118), and 1256 (H.B. 2819),

S.B. No. 1969 1 Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows: 2 3 (b) The notice must be executed and must, at a minimum, read substantially similar to the following: 4 SELLER'S DISCLOSURE NOTICE 5 6 CONCERNING THE PROPERTY AT 7 (Street Address and City) 8 THIS NOTICE IS A DISCLOSURE OF SELLER'S KNOWLEDGE 9 OF THE CONDITION OF THE PROPERTY AS OF THE DATE SIGNED BY SELLER AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS 10 OR WARRANTIES THE PURCHASER MAY WISH TO OBTAIN. IT IS 11 12 NOT A WARRANTY OF ANY KIND BY SELLER OR SELLER'S 13 AGENTS. 14 Seller \_\_\_\_ is \_\_\_\_ is not occupying the Property. 15 If unoccupied, how long since Seller has occupied the Property? 16 17 The Property has the items checked below: 1. 18 Write Yes (Y), No (N), or Unknown (U). \_\_\_ Range \_\_\_ Oven 19 \_\_ Microwave 20 Dishwasher Trash Compactor \_\_\_ Disposal 21 Window Washer/Dryer \_ Rain Gutters 22 Hookups Screens \_\_\_ Intercom \_\_\_ Fire Detection \_\_\_ Security 23 24 System Equipment System 25 \_ Smoke Detector 26 Smoke Detector -27 Hearing Impaired \_ Carbon Monoxide 28 29 Alarm 30 \_ Emergency Escape 31 Ladder(s) \_\_\_ Satellite 32 \_\_\_ TV Antenna \_Cable TV Wiring 33 Dish 34 \_ Exhaust \_\_\_ Ceiling Fan(s) \_\_\_ Attic Fan(s) 35 Fan(s) \_ Wall/Window 36 \_\_ Central A/C \_\_\_ Central Heating 37 Air 38 Conditioning \_\_\_ Plumbing System \_ Public Sewer 39 \_\_\_\_ Septic System 40 System \_ Patio/Decking \_Outdoor Grill 41 Fences 42 \_\_\_ Pool \_\_\_ Sauna \_\_\_ Spa

1 2 3 4 5 6 7 8 9 10 11 12 13 14	<pre> Pool Equipment Pool Heater  Fireplace(s) &amp; Chimney (Woodburning)  Gas Lines (Nat./LP) Garage: Attached Not Attache Garage Door Opener(s): Electronic Water Heater: Gas Water Supply: City Well MUD Roof Type:</pre>	Sprinkler System Fireplace(s) & Chimney (Mock) Gas Fixtures dCarport Control(s) Electric Co-op	
15	Are you (Seller) aware of any of the a	bove items that are not in	
16	working condition, that have known defe	cts, or that are in need of	
17	repair? Yes No Unknown.		
18	If yes, then describe. (Attach additional sheets if necessary):		
19			
20			
21	2. Does the property have working smo	oke detectors installed in	
22	accordance with the smoke detector red	quirements of Chapter 766,	
23	Health and Safety Code?YesNo	_Unknown.	
24	If the answer to the question al	pove is no or unknown,	
25	explain. (Attach additional sh	eets if necessary):	
26			
27			
28			
29	3. Are you (Seller) aware of any known of	defects/malfunctions in any	
30	of the following?		
31 32 33 34 35 36 37	Write Yes (Y) if you are aware, write No Interior WallsCeilings Exterior WallsDoors RoofFoundat: Walls/FencesDriveway Plumbing/Sewers/Electric	sFloorsWindows ion/Basement	

1	Septics	Systems	S.B. No. 1969 Fixtures
2	Other Structural Components	(Describe):	
3			
4			
5	If the answer to any of th	ne above is ves.	explain. (Attach
6	additional sheets if necessary	_	<u>-</u> (
7	additional sheets if heeessary	)·•	
8			
9	4. Are you (Seller) aware of a	any of the followin	g conditions?
10 11 12 13 14 15 16 17 18 20 21 22 32 4 25 27 28 20 31	<pre>Write Yes (Y) if you are aware,</pre>	Previous or Roof 1 Hazardou Asbestos Urea for Insulati Radon Ga Lead Bas Aluminum Previous Unplatte Subsurfa	s Structural Repair as or Toxic Waste s Components maldehyde ion .s ed Paint n Wiring s Fires ed Easements ace te or Pits s Use of s for cure of
32	If the answer to any of th	ne above is yes,	explain. (Attach
33	additional sheets if necessary	):	
34			
35			
36	5. Are you (Seller) aware of	any item, equipment	nt, or system in or
37	on the property that is in n	need of repair? _	Yes (if you are
38	aware) No (if you are no	ot aware). If yes	s, explain (attach

1	additional sheets as necessary)		
2	6. Are you (Seller) aware of any of the following?		
3 4 5 6 7 8 9 10 11 12 13 14 15 16	<ul> <li>Room additions, structural modifications, or other alterations or repairs made without necessary permits or not in compliance with building codes in effect at that time.</li> <li>Homeowners' Association or maintenance fees or assessments.</li> <li>Any "common area" (facilities such as pools, tennis courts walkways, or other areas) co-owned in undivided interest with others.</li> <li>Any notices of violations of deed restrictions of governmental ordinances affecting the condition or use of the Property.</li> <li>Any lawsuits directly or indirectly affecting the Property.</li> <li>Any condition on the Property which materially affects the property.</li> </ul>		
17	physical health or safety of an individual. If the answer to any of the above is yes, explain. (Attach		
18	additional sheets if necessary):		
19			
20			
21	<u>7</u> [ <del>6</del> ]. If the property is located in a coastal area that is seaward		
22	of the Gulf Intracoastal Waterway or within 1,000 feet of the mean		
23	high tide bordering the Gulf of Mexico, the property may be subject		
24	to the Open Beaches Act or the Dune Protection Act (Chapter 61 or		
25	63, Natural Resources Code, respectively) and a beachfront		
26	construction certificate or dune protection permit may be required		
27	for repairs or improvements. Contact the local government with		
28	ordinance authority over construction adjacent to public beaches		
29	for more information.		
30 31	Date Signature of Seller		

32 The undersigned purchaser hereby acknowledges receipt of the 33 foregoing notice and acknowledges the property complies with the 34 smoke detector requirements of Chapter 766, Health and Safety Code,

S.B. No. 1969 or, if the property does not comply with the smoke detector 1 requirements of Chapter 766, the buyer waives the buyer's rights to 2 3 have smoke detectors installed in compliance with Chapter 766.

Signature of Purchaser 6 SECTION 20.002. Section 5.014(a), Property Code, is amended 7 to correct references to read as follows:

8 A seller of residential real property that is located in (a) a public improvement district established under Subchapter A, 9 Chapter 372, Local Government Code, or Chapter 382, Local 10 Government Code, and that consists of not more than one dwelling 11 12 unit located in this state shall give to the purchaser of the property a written notice that reads substantially similar to the 13 following: 14

NOTICE OF OBLIGATION TO PAY PUBLIC IMPROVEMENT DISTRICT ASSESSMENT 15

TO (municipality or county levying assessment) CONCERNING THE 16

17

4

5

Date

PROPERTY AT (street address)

As a purchaser of this parcel of real property you are 18 obligated to pay an assessment to a municipality or county for an 19 improvement project undertaken by a public improvement district 20 under Subchapter A, Chapter 372, Local Government Code, or Chapter 21 22 382, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount 23 24 of the assessment and the due dates of that assessment may be 25 obtained from the municipality or county levying the assessment.

26 The amount of the assessments is subject to change. Your 27 failure to pay the assessments could result in a lien on and the

1 foreclosure of your property.

2

Date:

Signature of Purchaser

4 SECTION 20.003. Section 12.0011(c), Property Code, is 5 amended to correct a reference to read as follows:

6 (c) An original signature may not be required for an 7 electronic instrument or other document that complies with the 8 requirements of Chapter 15 of this code, Chapter 195, Local 9 Government Code, Chapter <u>322</u> [43], Business & Commerce Code, or 10 other applicable law.

SECTION 20.004. Section 204.003, Property Code, as amended by Chapters 767 (H.B. 3518) and 1367 (H.B. 3674), Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows:

Sec. 204.003. APPLICATION OF PROVISIONS OF RESTRICTIVE COVENANTS IN CERTAIN CIRCUMSTANCES. (a) An express designation in a document creating restrictions applicable to a residential real estate subdivision that provides for the extension of, addition to, or modification of existing restrictions by a designated number of owners of real property in the subdivision prevails over the provisions of this chapter.

(b) Notwithstanding Subsection (a), for a residential subdivision described by Subsection (c), the provisions of this chapter prevail over an express designation in a document described by Subsection (a) if:

(1) the designated number of owners of real propertyin the subdivision required for approval of an extension of,

1 addition to, or modification of the document is more than 75
2 percent; or

3 (2) the designation prohibits the extension of, 4 addition to, or modification of an existing restriction for a 5 certain time period and that time period has not expired.

6 (c) Subsection (b) applies to a residential subdivision
7 that is located in a county described by Section 204.002(a)(3)
8 other than a gated community with private streets.

9 <u>(d)</u> [<del>(b)</del>] A document creating restrictions that provides 10 for the extension or renewal of restrictions and does not provide 11 for modification or amendment of restrictions may be modified under 12 this chapter, including modifying the provision that provides for 13 extension or renewal of the restrictions.

ARTICLE 21. CHANGES RELATING TO SPECIAL DISTRICT 14 15 LOCAL LAWS PART A. CHANGES AFFECTING VARIOUS SPECIAL DISTRICTS 16 17 SECTION 21.001. Section 1013.054(a), Special District Local Laws Code, is amended to conform more closely to the source 18 law from which the section was derived to read as follows: 19 (a) Each director shall qualify for office by executing 20 [execute] a good and sufficient bond for \$1,000 that is: 21

22

(1) payable to the district; and

23 (2) conditioned on the faithful performance of the24 director's duties.

25 SECTION 21.002. Section 1022.102, Special District Local 26 Laws Code, is amended to conform more closely to the source law from 27 which the section was derived to read as follows:

1 Sec. 1022.102. RESTRICTION ON POLITICAL SUBDIVISION 2 TAXATION AND DEBT. A political subdivision of this state, other 3 than the district, may not impose a tax or issue bonds or other 4 obligations for hospital purposes or to provide medical care <u>in the</u> 5 district.

6 SECTION 21.003. Section 1023.301, Special District Local 7 Laws Code, is amended to conform more closely to the source law from 8 which the section was derived by adding Subsection (c-1) to read as 9 follows:

10(c-1) The election shall be called not later than the 60th11day after the date the petition is presented to the district.

12 SECTION 21.004. Section 1025.051, Special District Local 13 Laws Code, is amended to conform to Section 1, Chapter 792, Acts of 14 the 80th Legislature, Regular Session, 2007, to read as follows:

15 Sec. 1025.051. BOARD ELECTION; TERM. <u>The district is</u> 16 <u>governed by a board of seven directors elected at large by place for</u> 17 <u>staggered three-year terms. A director's election shall be held</u> 18 <u>each year on the May uniform election date prescribed by Section</u> 19 <u>41.001, Election Code.</u> [<del>(a) The board consists of seven directors</del> 20 <del>elected from the district at large.</del>

21 [(b) Directors serve staggered two-year terms unless 22 four-year terms are established under Section 285.081, Health and 23 Safety Code.]

24 SECTION 21.005. Section 1025.052, Special District Local 25 Laws Code, is amended to conform to Section 1, Chapter 792, Acts of 26 the 80th Legislature, Regular Session, 2007, to read as follows: 27 Sec. 1025.052. NOTICE OF ELECTION. <u>Notice</u> [At least 30 days

before the date] of an election of directors[, notice of the election] shall be published one time in a newspaper or newspapers that individually or collectively have general circulation in the district <u>in accordance with Section 4.003</u>, Election Code.

5 SECTION 21.006. Section 1025.053, Special District Local 6 Laws Code, is amended to conform to Section 1, Chapter 792, Acts of 7 the 80th Legislature, Regular Session, 2007, to read as follows:

8 Sec. 1025.053. BALLOT <u>APPLICATION</u> [PETITION]. A person who 9 wants to have the person's name printed on the ballot as a candidate 10 for director must file <u>an application</u> with the board secretary <u>in</u> 11 <u>accordance with Chapter 144, Election Code</u> [<del>a petition requesting</del> 12 that action. The petition must be:

13

## [(1) signed by at least 10 voters; and

14 [(2) filed at least 30 days before the date of the 15 election].

16 SECTION 21.007. Section 1025.058, Special District Local 17 Laws Code, is amended to conform to Section 1, Chapter 792, Acts of 18 the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 1025.058. QUORUM. Any <u>four</u> [<del>five</del>] directors
 constitute a quorum.

21 SECTION 21.008. Section 1025.059, Special District Local 22 Laws Code, is amended to conform to Section 1, Chapter 792, Acts of 23 the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 1025.059. VOTING REQUIREMENT. A concurrence of <u>four</u> [five] directors is sufficient in any matter relating to district business.

27 SECTION 21.009. (a) Section 1025.060(c), Special District

1 Local Laws Code, is amended to conform to Section 2, Chapter 792, 2 Acts of the 80th Legislature, Regular Session, 2007, to read as 3 follows:

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4 (c) The district administrator serves [and any assistant
5 administrator serve] at the will of the board and <u>is</u> [are] entitled
6 to the compensation determined by the board.

7 (b) Sections 1025.060(b) and (d), Special District Local
8 Laws Code, are repealed to conform to Section 2, Chapter 792, Acts
9 of the 80th Legislature, Regular Session, 2007.

10 SECTION 21.010. Section 1025.110, Special District Local 11 Laws Code, is amended to conform to Section 5, Chapter 792, Acts of 12 the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 1025.110. CONSTRUCTION CONTRACTS. A construction contract that involves <u>an</u> [the] expenditure of more than <u>the amount</u> <u>provided by Section 271.024</u>, Local Government Code, may be made <u>only after competitive bidding as provided by Subchapter B, Chapter</u> <u>271</u> [\$10,000 may be made only after advertising in the manner <u>provided by Chapter 252 and Subchapter C, Chapter 262</u>], Local Government Code.

20 SECTION 21.011. Section 1025.113, Special District Local 21 Laws Code, is amended to conform to Section 2, Chapter 792, Acts of 22 the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 1025.113. CONTRACTS WITH GOVERNMENTAL ENTITIES FOR INVESTIGATORY OR OTHER SERVICES. The board may contract with a political subdivision or governmental agency for the district to provide investigatory or other services <u>regarding</u> [<del>as to</del>] the medical, hospital, or welfare needs of district inhabitants.

SECTION 21.012. Subchapter C, Chapter 1025, Special
 District Local Laws Code, is amended to conform to Section 3,
 Chapter 792, Acts of the 80th Legislature, Regular Session, 2007,
 by adding Section 1025.1145 to read as follows:

5 <u>Sec. 1025.1145. NONPROFIT CORPORATION. (a) The district</u> 6 <u>may create and sponsor a nonprofit corporation under the Business</u> 7 <u>Organizations Code and may contribute money to or solicit money for</u> 8 <u>the corporation.</u>

9 (b) The corporation may use money contributed by the 10 district only to provide health care or other services the district 11 is authorized to provide under this chapter.

12 (c) The corporation may enter into a joint venture with any 13 public or private entity or individual to provide health care or 14 other services the district is authorized to provide under this 15 chapter.

16 (d) The corporation may invest the corporation's money in 17 any manner in which the district may invest the district's money, 18 including investing money as authorized by Chapter 2256, Government 19 Code.

(e) The board shall establish controls to ensure that the
 corporation uses its money as required by this section.

22 SECTION 21.013. Chapter 1025, Special District Local Laws 23 Code, is amended to conform to Section 7, Chapter 792, Acts of the 24 80th Legislature, Regular Session, 2007, and to correct a 25 typographical error by adding Subchapter G to read as follows:

- 26 SUBCHAPTER G. DISSOLUTION
- 27 <u>Sec. 1025.301. DISSOLUTION; ELECTION. (a)</u> The district

may be dissolved only on approval of a majority of the district 1 voters voting in an election held for that purpose. 2 (b) The board of directors may order an election on the 3 question of dissolving the district and disposing of the district's 4 5 assets. 6 (c) The board shall order an election on dissolution if the 7 board receives a petition requesting an election that is signed by a number of registered voters of the district equal to at least 20 8 percent of the registered voters in the district. 9 (d) An election on dissolution of the district shall be held 10 not later than the 62nd day after the date the election is ordered. 11 12 (e) The order calling the election must state: (1) the nature of the election, including the 13 14 proposition to appear on the ballot; 15 (2) the date of the election; 16 (3) the hours during which the polls will be open; and (4) the location of the polling places. 17 (f) Section 41.001, Election Code, does not apply to an 18 19 election ordered under this section. Sec. 1025.302. NOTICE OF ELECTION. (a) The board shall 20 give notice of an election under this subchapter by publishing once 21 a week for two consecutive weeks a substantial copy of the election 22 order in a newspaper with general circulation in the district. 23 24 (b) The first publication must appear not later than the 35th day before the date set for the election. 25 26 Sec. 1025.303. BALLOT. The ballot for an election under this subchapter shall be printed to permit voting for or against the 27

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proposition: "The dissolution of the Electra County Hospital 1 2 District." Sec. 1025.304. ELECTION RESULTS. (a) If a majority of the 3 votes in an election under this subchapter favor dissolution, the 4 5 board shall order that the district be dissolved. 6 (b) If a majority of the votes in the election do not favor 7 dissolution, the board shall continue to administer the district 8 and another election on the question of dissolution may not be held before the first anniversary of the date of the most recent election 9 to dissolve the district. 10 Sec. 1025.305. TRANSFER OR ADMINISTRATION OF ASSETS. (a) 11 12 If a majority of the votes in an election under this subchapter favor dissolution, the board shall: 13 14 (1) transfer to Wichita County or another governmental 15 entity in Wichita County the land, buildings, improvements, equipment, and other assets that belong to the district; or 16 17 (2) administer the property, assets, and debts until all money has been disposed of and all district debts have been paid 18 19 or settled. (b) If the board makes the transfer under Subsection (a)(1), 20 the county or entity assumes all debts and obligations of the 21 22 district at the time of the transfer, and the district is dissolved. (c) If the board does not make the transfer under Subsection 23 24 (a)(1), the district is dissolved when all district money is disposed of and all district debts are paid or settled. 25 26 Sec. 1025.306. IMPOSITION OF TAX AND RETURN OF SURPLUS TAXES. (a) After the board finds that the district is dissolved, 27

1 the board shall:

2 (1) determine the debt owed by the district; and 3 (2) impose on the property included in the district's 4 tax rolls a tax that is in proportion of the debt to the property 5 value. 6 (b) On the payment of all outstanding debts and obligations

of the district, the board shall order the secretary to return to each district taxpayer the taxpayer's pro rata share of all unused tax money. A taxpayer may request that the taxpayer's share of surplus tax money be credited to the taxpayer's county taxes. If a taxpayer requests the credit, the board shall direct the secretary to transmit the funds to the county tax assessor-collector.

Sec. 1025.307. REPORT; DISSOLUTION ORDER. (a) After the district has paid all its debts and has disposed of all its assets and money as prescribed by this subchapter, the board shall file a written report with the Commissioners Court of Wichita County summarizing the board's actions in dissolving the district.

18 (b) Not later than the 10th day after the date the 19 Commissioners Court of Wichita County receives the report and 20 determines that the requirements of this subchapter have been 21 fulfilled, the commissioners court shall enter an order dissolving 22 the district and releasing the board from any further duty or 23 obligation.

SECTION 21.014. Section 1027.301, Special District Local Laws Code, is amended to conform more closely to the source law from which the section was derived by adding Subsection (c-1) to read as follows:

S.B. No. 1969 1 (c-1) The election shall be called not later than the 60th day after the date the petition is presented to the district. 2 SECTION 21.015. Section 3 1033.053(a), Special District Local Laws Code, is amended to conform more closely to the source 4 5 law from which the section was derived to read as follows: (a) Each director shall qualify for office by executing 6 [execute] a good and sufficient commercial bond for \$1,000 that is: 7 8 (1)payable to the district; and 9 (2) conditioned on the faithful performance of the 10 director's duties. SECTION 21.016. Section 1042.052(a), Special 11 District 12 Local Laws Code, is amended to conform more closely to the source law from which the section was derived to read as follows: 13 14 (a) Each appointed director shall qualify for office by executing [execute] a good and sufficient commercial bond for 15 16 \$1,000 that is: 17 (1) payable to the district; and conditioned on the faithful performance of the 18 (2) 19 director's duties. SECTION 21.017. Section 1043.301, Special District Local 20 Laws Code, is amended to conform more closely to the source law from 21 which the section was derived by adding Subsection (c-1) to read as 22 23 follows: 24 (c-1) The election shall be called not later than the 60th day after the date the petition is presented to the board. 25 Special 26 SECTION 21.018. Section 1049.053(a), District Local Laws Code, is amended to conform more closely to the source 27

1 law from which the section was derived to read as follows: Each director shall qualify for office by executing 2 (a) 3 [execute] a good and sufficient commercial bond for \$1,000 that is: payable to the district; and 4 (1) 5 (2) conditioned on the faithful performance of the director's duties. 6 SECTION 21.019. Subchapter B, Chapter 7 1054, Special 8 District Local Laws Code, is amended to conform to Chapter 115, Acts of the 80th Legislature, Regular Session, 2007, by adding Section 9 1054.0565 to read as follows: 10 Sec. 1054.0565. REMOVAL OF DIRECTOR. (a) It is a ground 11 12 for removal from the board that a director: (1) is absent from more than three-fourths of the 13 regularly scheduled board meetings that the director is eligible to 14 attend during a calendar year without an excuse approved by a 15 majority vote of the board; or 16 17 (2) fails to timely pay a federal, state, or local tax, including an ad valorem tax. 18 19 (b) The validity of an action of the board is not affected by 20 the fact that it is taken when a ground for removal of a director 21 exists. 22 (c) If the administrator or manager of the hospital district has knowledge that a potential ground for removal exists, the 23 24 administrator or manager shall notify the president of the board of the potential ground. The president shall then notify the county 25 26 attorney and district attorney that a potential ground for removal exists and request that the county or district attorney bring an 27

action in the nature of quo warranto under Chapter 66, Civil 1 2 Practice and Remedies Code, as appropriate. If the potential ground for removal involves the president, the administrator or 3 manager shall notify the vice president of the board, who shall then 4 notify the county attorney and district attorney that a potential 5 ground for removal exists and request an action in the nature of quo 6 7 warranto. 8 SECTION 21.020. Section 1060.054(a), Special District Local Laws Code, is amended to conform more closely to the source 9 law from which the section was derived to read as follows: 10 (a) Each director shall qualify for office by executing 11

12 [execute] a good and sufficient commercial bond for \$1,000 that is:
13 (1) payable to the district; and

14 (2) conditioned on the faithful performance of the15 director's duties.

SECTION 21.021. Section 3503.1015, Special District Local Laws Code, is amended to correct references to read as follows:

18 Sec. 3503.1015. ADDITIONAL POWERS OF OTHER ENTITIES; BONDS.
19 The authority may exercise the powers given to:

(1) the governing body of a "unit," as defined by Section <u>501.002(17)</u>, Local Government Code [2, Development Corporation Act of 1979 (Article 5190.6, Vernon's Texas Civil Statutes)], and may issue district bonds for a purpose specified by Subtitle C1, Title 12, Local Government Code [that Act];

(2) an emergency services district under Chapter 775,
 Health and Safety Code; or

27

(3) a rural or urban transit district under Chapter

1 458, Transportation Code.

2 SECTION 21.022. Section 3828.101, Special District Local 3 Laws Code, is amended to correct a reference to read as follows:

Sec. 3828.101. GENERAL POWERS AND DUTIES. The district has
the powers and duties provided by:

6 (1) the general laws relating to conservation and 7 reclamation districts created under Section 59, Article XVI, Texas 8 Constitution, including Chapters 49 and 54, Water Code, except that 9 the district's bonds and other securities are not subject to the 10 jurisdiction or supervision of the commission under Chapter 49, 11 Water Code, or other law;

(2) the general laws relating to road districts and
road utility districts created under Section 52(b), Article III,
Texas Constitution, including Chapter 441, Transportation Code;

15 (3) Chapter 372 or 382, Local Government Code, in the
16 same manner as a municipality or a county;

17 (4) Chapter 375, Local Government Code; and
18 (5) Chapter 505, Local Government Code.

SECTION 21.023. Section 3828.151, Special District LocalLaws Code, is amended to correct a reference to read as follows:

21 Sec. 3828.151. GENERAL POWERS REGARDING FINANCIAL
22 MATTERS. The district may:

(1) impose an ad valorem tax in accordance with
Chapter 375, Local Government Code, on all taxable property in the
district;

(2) impose an assessment or impact fee in the manner
 provided for a municipality or county under Chapter 372 or 382,

1 Local Government Code, on all industrial, commercial, and 2 residential property in the district;

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3 (3) impose and apply the proceeds from a sales and use
4 tax, and a hotel occupancy tax, as authorized by this chapter;

5 (4) impose a rate, fee, or charge for the use of an 6 improvement project or the consumption of a product resulting from 7 an improvement project;

8 (5) borrow money for a district purpose by issuing or 9 executing bonds, notes, credit agreements, or other obligations of 10 any kind found by the board to be necessary or appropriate for the 11 district purpose;

12 (6) establish, revise, repeal, enforce, collect, and 13 apply the proceeds from a user fee or charge for the enjoyment, 14 sale, rental, or other use of a district facility, service, 15 property, or improvement project;

16 (7) provide or secure the payment or repayment of the 17 costs and expenses of the establishment, administration, and operation of the district and the district's costs or share of the 18 19 costs of an improvement project or district contractual obligation or indebtedness by or through a lease, installment purchase 20 contract, or other agreement with any person, or the imposition of 21 taxes, user fees, concessions, rentals, or other revenues or 22 resources of the district; 23

(8) establish user charges related to the operation of
various public services, including public water supply services,
for the collection and treatment of wastewater, and for the
operation of storm-water facilities, including the regulation of

1 storm water for the protection of water quality in the district, and 2 for the provision of septic tank maintenance services inside and 3 outside the district;

4 (9) undertake separately or jointly with other persons
5 all or part of the cost of an improvement project, including an
6 improvement project:

7 (A) for improving, enhancing, and supporting
8 public safety and security, fire protection and emergency medical
9 services, and law enforcement in and adjacent to the district; or

10 (B) that confers a general benefit on the entire 11 district or a special benefit on a definable part of the district; 12 and

(10) enter into a tax abatement agreement in accordance with the general laws of this state authorizing and applicable to tax abatement agreements by municipalities.

16 SECTION 21.024. Section 3828.152(a), Special District 17 Local Laws Code, is amended to correct a reference to read as 18 follows:

(a) The district may impose an impact fee or assessment,
including an impact fee or assessment on residential property, only
in the manner provided by Chapter 372 or 382, Local Government Code,
for a municipality, county, or public improvement district,
according to the benefit received by the property.

24 SECTION 21.025. Section 3839.101, Special District Local 25 Laws Code, is amended to correct references to read as follows:

26 Sec. 3839.101. INDUSTRIAL DEVELOPMENT CORPORATION POWERS. 27 The district may exercise the powers given to an industrial

1 development corporation under <u>Chapter 505, Local Government Code</u> 2 [Section 4B, Development Corporation Act of 1979 (Article 5190.6, 3 Vernon's Texas Civil Statutes)], including the power to own, 4 operate, acquire, construct, lease, improve, or maintain a project 5 described by that <u>chapter</u> [section].

6 SECTION 21.026. Section 3840.101, Special District Local 7 Laws Code, is amended to correct references to read as follows:

8 Sec. 3840.101. ADDITIONAL POWERS OF DISTRICT. The district 9 may exercise the powers given to:

10 (1) an economic development corporation under <u>Chapter</u> 11 <u>505, Local Government Code</u> [Section 4B, Development Corporation Act 12 of 1979 (Article 5190.6, Vernon's Texas Civil Statutes)], including 13 the power to own, operate, acquire, construct, lease, improve, or 14 maintain a project described by that <u>chapter</u> [section];

(2) a housing finance corporation under Chapter 394,
Local Government Code, to provide housing or residential
development projects in the district; and

18 (3) a sports facility district under Chapter 325,19 Local Government Code.

20 SECTION 21.027. Section 3842.101, Special District Local 21 Laws Code, is amended to correct references to read as follows:

22 Sec. 3842.101. ADDITIONAL POWERS OF DISTRICT. The district 23 may exercise the powers given to:

(1) a corporation under <u>Chapter 505, Local Government</u>
<u>Code</u> [Section 4B, Development Corporation Act of 1979 (Article
5190.6, Vernon's Texas Civil Statutes)], including the power to
own, operate, acquire, construct, lease, improve, or maintain a

1 project described by that <u>chapter</u> [section]; and

2 (2) a housing finance corporation under Chapter 394,
3 Local Government Code, to provide housing or residential
4 development projects in the district.

5 SECTION 21.028. Section 3846.001, Special District Local 6 Laws Code, is amended to conform to Sections 9 and 11, Chapter 950, 7 Acts of the 80th Legislature, Regular Session, 2007, and to correct 8 a reference by adding Subdivisions (1-a), (1-b), and (3) to read as 9 follows:

10 <u>(1-a) "Community venue project" or "venue project"</u>
11 means a venue and related infrastructure that is planned, acquired,
12 established, developed, constructed, or renovated under this
13 <u>chapter.</u>

14(1-b) "Development zone" means an economic15development zone created by the district under Subchapter F.

16 <u>(3) "Venue" means a convention center facility or</u> 17 related improvement such as a convention center, civic center, 18 civic center building, civic center hotel, auditorium, theater, 19 opera house, music hall, exhibition hall, rehearsal hall, park, 20 zoological park, museum, aquarium, or plaza.

21 SECTION 21.029. The heading to Subchapter D, Chapter 3846, 22 Special District Local Laws Code, is amended to conform to Chapter 23 950, Acts of the 80th Legislature, Regular Session, 2007, to read as 24 follows:

SUBCHAPTER D. <u>SALES AND USE TAX; GENERAL</u> FINANCIAL PROVISIONS
 SECTION 21.030. Section 3846.152(b), Special District
 Local Laws Code, is amended to conform to Section 3, Chapter 950,

1 Acts of the 80th Legislature, Regular Session, 2007, to read as 2 follows:

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3 (b) The board may not call an election to abolish a sales and 4 use tax or to reduce the rate of the sales and use tax below the 5 amount pledged to secure payment of any outstanding district debt 6 <u>or contractual obligation</u> while any district debt <u>or contractual</u> 7 obligation remains outstanding.

8 SECTION 21.031. Section 3846.156, Special District Local 9 Laws Code, is amended to conform to Section 6, Chapter 950, Acts of 10 the 80th Legislature, Regular Session, 2007, to read as follows:

11 Sec. 3846.156. ABOLITION OF <u>LOCAL SALES AND USE</u> TAX. (a) 12 <u>Except as provided by Subsection (b), the</u> [<del>The</del>] board by order may 13 abolish the local sales and use tax rate without an election.

14 (b) The board may not abolish the local sales and use tax 15 while any district debt or contractual obligation remains 16 outstanding if any sales and use tax revenue is pledged to secure 17 payment of the outstanding debt or obligation.

18 SECTION 21.032. Section 3846.158, Special District Local 19 Laws Code, is amended to conform to Section 5, Chapter 950, Acts of 20 the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 3846.158. EFFECTIVE DATE OF <u>SALES AND USE</u> TAX OR TAX CHANGE. The adoption of a <u>sales and use</u> tax rate or <u>a</u> change in the <u>sales and use</u> tax rate takes effect after the expiration of the first complete calendar quarter occurring after the date on which the comptroller receives a notice of the results of the election.

26 SECTION 21.033. Subchapter D, Chapter 3846, Special 27 District Local Laws Code, is amended to conform to Section 2,

Chapter 950, Acts of the 80th Legislature, Regular Session, 2007,
 by adding Section 3846.1585 to read as follows:

3 <u>Sec. 3846.1585. GENERAL AUTHORITY TO IMPOSE TAXES. The</u> 4 <u>district may impose for any district purpose any tax authorized by</u> 5 <u>this chapter.</u>

6 SECTION 21.034. Section 3846.159, Special District Local 7 Laws Code, is amended to conform to Section 1, Chapter 950, Acts of 8 the 80th Legislature, Regular Session, 2007, to read as follows:

9 Sec. 3846.159. AD VALOREM TAX PROHIBITED; EXCEPTION.
10 Except as provided by Subchapter F, the [The] district may not
11 impose an ad valorem tax on property in the district.

12 SECTION 21.035. Section 3846.164(b), Special District 13 Local Laws Code, is amended to conform to Section 10, Chapter 950, 14 Acts of the 80th Legislature, Regular Session, 2007, to read as 15 follows:

(b) In addition to the sources described in Subchapter J, Chapter 375, Local Government Code, bonds issued by the district may be secured and made payable, wholly or partly, by a pledge of <u>all or [any]</u> part of the net proceeds the district receives from<u>:</u>

20 (1) a specified portion of not more than <u>75 percent</u>
21 [<del>one-half</del>] of the maximum sales and use tax amount authorized under
22 Section 3846.152;

23		(2)	a specified portion of not more than 90 percent of
24	the maximum	sales	and use tax imposed by a development zone;
25		(3)	an ad valorem tax imposed by a development zone;

- 26 (4) a hotel occupancy tax;
- 27 (5) an event admissions tax;

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1	(6) an event parking tax; and
2	(7) any other district revenue.
3	SECTION 21.036. Chapter 3846, Special District Local Laws
4	Code, is amended to conform to Section 9, Chapter 950, Acts of the
5	80th Legislature, Regular Session, 2007, by adding Subchapter F to
6	read as follows:
7	SUBCHAPTER F. ECONOMIC DEVELOPMENT ZONES
8	Sec. 3846.251. DEFINITIONS. In this subchapter:
9	(1) "Governing body" means the board of directors of a
10	development zone.
11	(2) "Project" means the development or construction of
12	a building, structure, facility, or other improvement on a parcel
13	or tract in a development zone, or an expansion, enlargement,
14	replacement, or relocation of a building, structure, facility, or
15	other improvement in a development zone. The term includes a
16	contractual obligation to reimburse a developer for money spent by
17	the developer in the construction, development, expansion,
18	enlargement, replacement, or relocation of a building, structure,
19	facility, or other improvement in a development zone.
20	Sec. 3846.252. NATURE OF DEVELOPMENT ZONE. A development
21	zone is a political and corporate body and a political subdivision
22	of the state, separate from the district.
23	Sec. 3846.253. DEVELOPMENT ZONES AUTHORIZED. The board, on
24	its own motion or on receipt of a petition signed by the owners of
25	all real property in a defined area of the district consisting of 25
26	or more contiguous acres of land, by resolution may create,
27	designate, describe, assign a name to, and appoint the governing

1	body for a development zone in the district to promote development
2	or redevelopment of the area, if the board finds that the creation
3	of the zone will further the public purposes of:
4	(1) the development and diversification of the economy
5	of the district and the state;
6	(2) the elimination of unemployment or
7	underemployment in the district and the state;
8	(3) the development or expansion of transportation or
9	commerce in the district and the state; or
10	(4) the promotion and stimulation of business,
11	commercial, and economic activity in the district and the state.
12	Sec. 3846.254. PRELIMINARY FINANCING PLAN REQUIRED. Before
13	designating a development zone, the board must prepare a
14	preliminary financing plan for the zone that includes:
15	(1) estimated project costs, including administrative
16	expenses;
17	(2) a description of the kind, number, and location of
18	all proposed improvement projects in the zone;
19	(3) the estimated amount of:
20	(A) bonded indebtedness to be incurred; or
21	(B) the financial obligation of any other
22	contractual obligation to be incurred;
23	(4) a description of the methods of financing and
24	expected sources of revenue to pay for the costs of proposed
25	improvement projects; and
26	(5) the projected duration of the zone.
27	Sec. 3846.255. RESTRICTION ON DEVELOPMENT ZONE IN

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1	RESIDENTIAL AREA. A development zone may not be created if more
2	than 10 percent of the property in the proposed zone, other than
3	property that is publicly owned, is used or planned for use for
4	residential purposes. For purposes of this section, property is
5	used for residential purposes if the property is occupied by a house
6	that has fewer than five living units.
7	Sec. 3846.256. RESOLUTION REQUIRED. The resolution
8	designating an area as a development zone must:
9	(1) describe the boundaries of the zone sufficiently
10	to identify with reasonable certainty the territory included;
11	(2) provide an effective date for the creation of the
12	zone;
13	(3) provide a date for termination of the zone;
14	(4) assign a number to the name of the zone, which must
15	<u>be "East Montgomery County Improvement District Economic</u>
16	Development Zone No";
17	(5) adopt a preliminary financing plan for the zone;
18	(6) provide the number of directors of the governing
19	body of the zone, which must be at least five; and
20	(7) appoint the governing body for the zone or
21	authorize the board to serve ex officio as the governing body of the
22	zone.
23	Sec. 3846.257. CONFIRMATION ELECTION REQUIRED. Upon
24	approval by the board of a resolution designating an area as a
25	development zone, the district shall call a confirmation election
26	to confirm the establishment of the zone in the manner prescribed by
27	Section 49.102, Water Code.

1 Sec. 3846.258. DEVELOPMENT ZONE GOVERNING BODY. (a) A 2 member of the governing body who is not a district director shall be 3 appointed for a term of two years, except that the appointment of the initial members of the governing body may provide for some terms 4 5 to be limited to one year in order to achieve staggered terms of office. A member who is also a district director shall serve a term 6 concurrent with the director's term on the district board. 7 8 (b) The district by appointment shall fill a vacancy on the governing body of the zone for the unexpired portion of the term. 9 10 (c) A member of a governing body must be at least 18 years of age, a citizen of the state, and a person described by Section 11 12 3846.053(b). (d) A member of the board of directors of the district may be 13 appointed to the governing body. 14 15 (e) Each member must qualify for office by subscribing to the constitutional oath of office for public officers and 16 17 furnishing a fidelity bond issued by a responsible surety in the amount of \$10,000 in favor of the development zone to secure 18 19 faithful performance of the member's duties. Sec. 3846.259. ORGANIZATIONAL MEETING OF DEVELOPMENT ZONE 20 GOVERNING BODY; OFFICERS. (a) Following appointment and 21 22 qualification, the governing body of the development zone shall meet and organize by electing a president, a vice president, a 23 24 secretary-treasurer, and other officers the governing body 25 considers appropriate. 26 (b) If the governing body of the development zone is composed entirely of directors of the district, each director of 27

1	the development zone holds the same office the director holds as a
2	director of the district.
3	Sec. 3846.260. DEVELOPMENT ZONE BOUNDARIES. The boundaries
4	of a development zone may be reduced or enlarged in the manner
5	provided by this subchapter for creation of a zone, except that the
6	boundaries may not be reduced to less than 25 contiguous acres. A
7	confirmation election is not required for an enlargement if:
8	(1) all landowners of the area proposed to be added
9	consent to the enlargement and the tax authorization in the zone;
10	and
11	(2) the enlarged area does not have any registered
12	voters who reside in the area.
13	Sec. 3846.261. PROJECT PLAN AND DEVELOPMENT ZONE FINANCING
14	PLAN REQUIRED. Subject to approval by resolution of the district
15	board, the governing body shall prepare and adopt, and may amend, a
16	project plan and a development zone financing plan for the
17	development zone.
18	Sec. 3846.262. FINANCING AND IMPLEMENTATION OF DEVELOPMENT
19	ZONE PROJECT PLAN. The governing body of a development zone may
20	exercise, or by order may delegate to the district, any powers and
21	duties relating to the financing and implementation of the project
22	plan for the zone, including the power and authority to:
23	(1) issue bonds or notes in the name of the zone in the
24	same manner as Chapter 375, Local Government Code, provides for a
25	municipal management district;
26	(2) impose an ad valorem tax, assessment, or other
27	charge in the zone, in the same manner as Chapter 375, Local

1 Government Code, provides for a municipal management district, and as authorized by Section 3846.265 if the ad valorem tax has been 2 3 approved by the voters in the development zone at an election held 4 for that purpose; and 5 (3) impose a sales and use tax, as authorized by Section <u>3846.264</u>, if the sales and use tax has been approved by the 6 7 voters in the development zone at an election held for that purpose. Sec. 3846.263. AGREEMENTS TO IMPLEMENT PLANS. 8 (a) The board and the governing body each may enter into any agreement 9 10 considered necessary or convenient to implement a project plan and development zone financing plan and achieve their purposes. 11 12 (b) An agreement may provide for the regulation or restriction of the use of land by imposing conditions, 13 restrictions, or covenants that run with the land. 14 15 (c) An agreement may provide that a restriction adopted by 16 the governing body continues in effect after the termination of the 17 development zone. 18 (d) The district and the development zone may agree that the district will provide administration, management, investment, 19 accounting, and other services for the zone in consideration for an 20 administrative fee not to exceed five percent of the gross revenue 21 of the development zone and for the benefits received by the 22 district through the implementation of the project plan for the 23 24 zone. The district may pledge all or part of the proceeds of its sales and use tax to secure and pay any bonds or other financial 25 26 obligations of a development zone on approval of the board subject 27 to Section 3846.164.

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<u>Sec. 3846.264.</u> DEVELOPMENT ZONE SALES AND USE TAX. (a) If approved at an election by a majority of the voters in the development zone voting in an election held for that purpose, the governing body may adopt or repeal a sales and use tax of not more than two percent less the amount of the sales and use tax approved by the district voters under Section 3846.151.

7 (b) An election on the adoption or repeal of the maximum 8 rate of sales and use tax may be held by the governing body as 9 provided by Section 3846.152 as applied to a development zone.

10 (c) An election to adopt the sales and use tax authorized by 11 this section may be held in conjunction with the confirmation 12 election described by Section 3846.257.

13 (d) After adoption at an election, the governing body may 14 impose any portion of the sales and use tax, in increments of not 15 less than one-eighth of one percent, for the benefit of the zone, by 16 order of the governing body.

17 (e) The sales and use tax is in addition to the limited sales
18 and use tax authorized and imposed by the district under Section
19 <u>3846.151.</u>

20 (f) If a political subdivision, including a municipality, 21 imposes a sales and use tax in the development zone, the sales and 22 use tax authorized by this section is reduced as of the date the 23 development zone authorized the sales and use tax so that the 24 combined total of all local sales and use taxes imposed in the 25 development zone does not exceed two percent.

26 (g) The sales and use tax becomes effective on the first day
27 of the calendar quarter following the date the comptroller receives

1	written notice of the imposition of the tax.
2	Sec. 3846.265. DEVELOPMENT ZONE PROPERTY TAX. (a) If
3	approved at an election by a majority of the voters in the
4	development zone voting in an election held for that purpose, the
5	governing body may authorize a tax on all taxable property in a
6	development zone created wholly or partly in the boundaries of East
7	Montgomery County Utility District No. 5, 6, or 7, or Valley Ranch
8	Municipal Utility District No. 1 at a rate not to exceed 10 cents on
9	each \$100 valuation as determined by the Montgomery County
10	Appraisal District.
11	(b) The election may be held in conjunction with the
12	confirmation election held under Section 3846.257.
13	SECTION 21.037. Chapter 3846, Special District Local Laws
14	Code, is amended to conform to Section 11, Chapter 950, Acts of the
15	80th Legislature, Regular Session, 2007, by adding Subchapter G to
16	read as follows:
17	SUBCHAPTER G. COMMUNITY VENUES
18	Sec. 3846.301. VENUE PROJECTS AUTHORIZED. (a) The
19	district by resolution may provide for the planning, acquisition,
20	establishment, development, construction, or renovation of a venue
21	project.
22	(b) The resolution must designate each venue project and
23	each method of financing authorized by this chapter that the
24	district intends to use to finance a project. A resolution may
25	designate more than one method of financing.
26	(c) The district may contract with a public or private
27	person to plan, acquire, establish, develop, construct, or renovate

S.B. No. 1969 1 a venue project. 2 Sec. 3846.302. VENUE PROJECT FUND. (a) The district shall 3 establish by resolution a fund known as the community venue project fund. The district shall establish separate accounts in the fund 4 5 for the various revenue sources. 6 (b) The district shall deposit into the community venue 7 project fund: 8 (1) the proceeds of any tax imposed by the district under Subchapters H and I; 9 (2) all revenue from the sale of bonds or other 10 obligations by the district under this chapter; and 11 12 (3) any other money required by law to be deposited in 13 the fund. 14 (c) The district may use money in the community venue 15 project fund to: 16 (1) reimburse or pay the costs of planning, acquiring, 17 establishing, developing, constructing, or renovating one or more venue projects in the district; 18 (2) pay the principal of, interest on, and other costs 19 relating to bonds or other obligations issued by the district to 20 refund bonds, notes, or other obligations; 21 22 (3) pay the costs of operating or maintaining one or more venue projects; or 23 24 (4) pay the administrative costs of the district associated with the operation and administration of one or more 25 26 venue projects. (d) Money deposited into the community venue project fund is 27

1	the property of the district.
2	Sec. 3846.303. BONDS AND OTHER OBLIGATIONS FOR VENUE
3	PROJECTS. The district may issue bonds, including revenue bonds
4	and refunding bonds, or other obligations to pay the costs of the
5	venue project.
6	SECTION 21.038. Chapter 3846, Special District Local Laws
7	Code, is amended to conform to Section 12, Chapter 950, Acts of the
8	80th Legislature, Regular Session, 2007, by adding Subchapter H to
9	read as follows:
10	SUBCHAPTER H. EVENT ADMISSIONS TAX
11	Sec. 3846.351. EVENT ADMISSIONS TAX AUTHORIZED. (a) The
12	district by order may impose a tax on each ticket sold as admission
13	to an event held at a venue project in the district for which the
14	district has issued bonds or undertaken a contractual obligation to
15	reimburse costs expended to plan, acquire, establish, develop,
16	construct, or renovate the venue project.
17	(b) The district may not impose the tax for admission to an
18	event at a venue that is not a community venue project or for which
19	the district has not issued bonds or entered into a contractual
20	obligation to reimburse costs expended to plan, acquire, establish,
21	develop, construct, or renovate the venue project.
22	(c) The district may impose the tax only if a venue project
23	is or will be located in the district.
24	Sec. 3846.352. EVENT ADMISSIONS TAX RATE. (a) The tax
25	authorized by this subchapter is imposed at the tax rate on each
26	ticket sold as admission to an event held at a venue.
27	(b) The amount of the tax may be imposed at any uniform

1	percentage not to exceed 10 percent of the price of the ticket sold
2	as admission to an event held at a venue.
3	(c) The district by order may increase, repeal, or decrease
4	the rate of the tax.
5	Sec. 3846.353. COLLECTION OF EVENT ADMISSIONS TAX. (a) The
6	district by order may require the owner or lessee of a venue project
7	in the district to collect a tax imposed under this subchapter for
8	the benefit of the district.
9	(b) An owner or lessee required to collect the tax shall add
10	the tax to the admissions price, and the tax is a part of the
11	admissions price, a debt owed to the owner or lessee of a venue
12	project by the person admitted, and recoverable at law in the same
13	manner as the admissions price.
14	(c) A person required to collect the tax shall report and
15	send the taxes to the district as provided by the district.
16	(d) The district by order may prescribe penalties,
17	including interest charges, for failure to keep records required by
18	the district, to report when required, or to pay the tax when due.
19	The district may bring suit against a person who fails to collect
20	the tax and to pay it over to the district as required.
21	(e) The district by order may permit a person who is
22	required to collect the tax to retain a percentage of the amount
23	collected and required to be reported as reimbursement to the
24	person for the costs of collecting the tax. The district may
25	provide that the person may retain the amount only if the person
26	pays the tax and files reports as required by the district.
27	(f) The tax is not an occupation tax imposed on the owner or

1 lessee of the venue project.

Sec. 3846.354. EFFECTIVE DATE AND ENDING DATE OF EVENT
ADMISSIONS TAX. (a) A tax imposed under this subchapter or a
change in the rate of the tax takes effect on the date prescribed by
the order imposing the tax or changing the rate.

6 (b) Except as provided by Subsection (c), the district may 7 impose the tax only if the district issues bonds or enters into a 8 contractual obligation under Subchapter G.

9 (c) The district may continue to impose the tax after any 10 financial obligations have been fulfilled if the tax revenue is 11 used as authorized by Section 3846.004(e) or 3846.302(c).

12 SECTION 21.039. Chapter 3846, Special District Local Laws 13 Code, is amended to conform to Section 13, Chapter 950, Acts of the 14 80th Legislature, Regular Session, 2007, by adding Subchapter I to 15 read as follows:

16

## SUBCHAPTER I. EVENT PARKING TAX

Sec. 3846.401. EVENT PARKING TAX AUTHORIZED. (a) The district by order may impose a tax on each motor vehicle parking in a parking facility of a community venue project.

20 (b) The district may impose the tax during any time the 21 parking facility is being used.

22 <u>Sec. 3846.402. EVENT PARKING TAX RATE. (a) The district by</u> 23 <u>order may provide that the tax authorized by this subchapter is</u> 24 <u>imposed at a flat amount on each parked motor vehicle or is imposed</u> 25 <u>as a percentage of the amount charged for event parking by the owner</u> 26 <u>or lessee of the parking facility.</u>

27 (b) Regardless of the method of imposition, the amount of

1 the tax may not exceed the amount allowed by Section 334.202(b), 2 Local Government Code. (c) The district by order may increase, repeal, or decrease 3 4 the rate of the tax. 5 Sec. 3846.403. COLLECTION OF EVENT PARKING TAX. (a) The district by order may require the owner or lessee of a parking 6 7 facility to collect a tax imposed under this subchapter for the 8 benefit of the district. 9 (b) An owner or lessee required to collect the tax shall add 10 the tax to the parking charge, and the tax is a part of the parking charge, a debt owed to the parking facility owner or lessee by the 11 12 person parking, and recoverable at law in the same manner as the 13 parking charge. 14 (c) A person required to collect the tax shall report and 15 send the taxes to the district as provided by the district. 16 (d) The district by order may prescribe penalties, 17 including interest charges, for failure to keep records required by the district, to report when required, or to pay the tax when due. 18 19 The district may bring suit against a person who fails to collect the tax and to pay it over to the district as required. 20 21 (e) The district by order may permit a person who is required to collect the tax to retain a percentage of the amount 22 collected and required to be reported as reimbursement to the 23 24 person for the costs of collecting the tax. The district may provide that the person may retain the amount only if the person 25 26 pays the tax and files reports as required by the district. 27 (f) The tax is not an occupation tax imposed on the owner or

1 lessee of the parking facility. 2 Sec. 3846.404. EFFECTIVE DATE AND ENDING DATE OF EVENT PARKING TAX. (a) A tax imposed under this subchapter or a change in 3 the rate of the tax takes effect on the date prescribed by the order 4 5 imposing the tax or changing the rate. 6 (b) Except as provided by Subsection (c), the district may 7 impose the tax only if the district issues bonds or enters into 8 other contractual obligations under Subchapter G. 9 The district may continue to impose the tax after any (c) financial obligations have been fulfilled if the tax revenue is 10 used as authorized by Section 3846.004(e) or 3846.302(c). 11 SECTION 21.040. Chapter 3846, Special District Local Laws 12 Code, is amended to conform to Sections 7 and 8, Chapter 950, Acts 13 14 of the 80th Legislature, Regular Session, 2007, by adding 15 Subchapter J to read as follows: 16 SUBCHAPTER J. HOTEL OCCUPANCY TAX Sec. 3846.451. DEFINITION. In this subchapter, "hotel" has 17 the meaning assigned by Section 156.001, Tax Code. 18 Sec. 3846.452. APPLICABILITY OF 19 CERTAIN TAX CODE PROVISIONS. (a) Chapter 352, Tax Code, governs a hotel occupancy 20 tax authorized by this subchapter, including the collection of the 21 22 tax. 23 (b) For purposes of this subchapter, a reference: 24 (1) in Subchapter B, Chapter 351, Tax Code, to a municipality is a reference to the district and a reference to the 25 26 municipality's officers or governing body is a reference to the 27 board; and

S.B. No. 1969 1 (2) in Subchapter A or B, Chapter 352, Tax Code, to a 2 county is a reference to the district and a reference to the 3 county's officers or governing body is a reference to the board. 4 Sec. 3846.453. HOTEL OCCUPANCY TAX AUTHORIZED. The board 5 by order may impose, repeal, increase, or decrease the rate of a tax on a person who, under a lease, concession, permit, right of access, 6 7 license, contract, or agreement, pays for the use or possession or for the right to the <u>use or possession of a room that:</u> 8 9 (1) is in a hotel located wholly or partly in the 10 district; 11 (2) costs \$2 or more each day; and 12 (3) is ordinarily used for sleeping. Sec. 3846.454. LIMITATION ON HOTEL OCCUPANCY TAX RATE. The 13 tax rate may not exceed the maximum rate allowed under Section 14 15 352.003, Tax Code. Sec. 3846.455. USE OF HOTEL OCCUPANCY TAX. (a) The 16 17 district may use the proceeds from a hotel occupancy tax imposed under this subchapter for any district purpose and for any purpose 18 19 described by Section 351.101 or 352.1015, Tax Code, to the extent the board considers appropriate. 20 21 (b) During each interval of three calendar years following the date on which the tax is initially collected, the board may not 22 apply an annual average of more than 10 percent of the amount of tax 23 24 collected, excluding any interest earnings or investment profits and after a deduction for the costs of imposing and collecting the 25 26 taxes, for the administrative expenses of the district or a 27 district purpose other than the costs of:

1 (1) advertising and promoting tourism; 2 (2) business development and commerce, including the costs of planning, designing, constructing, acquiring, leasing, 3 financing, owning, operating, maintaining, managing, improving, 4 5 repairing, rehabilitating, or reconstructing improvement projects 6 for: 7 (A) conferences, conventions, and exhibitions; 8 (B) manufacturer, consumer, or trade shows; and 9 (C) civic, community, or institutional events; 10 (3) encouraging and promoting the arts, including instrumental and vocal music, dance, drama, folk art, creative 11 12 writing, architecture, design and related fields, painting, sculpture, photography, graphic arts and crafts, motion pictures, 13 radio, television, tape and sound recording, and other arts related 14 15 to the presentation, performance, execution, and exhibition of these major art forms; 16 17 (4) historical restoration and preservation projects; 18 and 19 (5) activities, advertising, solicitations, and promotional programs to encourage tourists to visit preserved 20 historic sites or museums. 21 Sec. 3846.456. EXEMPTION FROM HOTEL OCCUPANCY TAX. This 22 subchapter does not apply to a hotel located wholly or partly in the 23 24 city of Splendora as the boundaries of that city existed on April 1, 25 2007. 26 SECTION 21.041. Section 3848.101, Special District Local 27 Laws Code, is amended to correct references to read as follows:

Sec. 3848.101. DEVELOPMENT CORPORATION AND HOUSING
 CORPORATION POWERS OF DISTRICT. The district may exercise the
 powers given to:

4 (1) a corporation under <u>Chapter 505, Local Government</u>
5 <u>Code</u> [Section 4B, Development Corporation Act of 1979 (Article
6 5190.6, Vernon's Texas Civil Statutes)], including the power to
7 own, operate, acquire, construct, lease, improve, and maintain the
8 projects described by that <u>chapter</u> [section]; and

9 (2) a housing finance corporation under Chapter 394, 10 Local Government Code, to provide housing or residential 11 development projects in the district.

SECTION 21.042. Section 3849.102, Special District Local Laws Code, is amended to correct references to read as follows:

Sec. 3849.102. EXERCISE OF POWERS OF OTHER GOVERNMENTALENTITIES. The district has the powers of:

(1) a corporation created under <u>Chapter 505, Local</u>
<u>Government Code</u> [Section 4B, Development Corporation Act of 1979
(Article 5190.6, Vernon's Texas Civil Statutes)], including the
power to own, operate, acquire, construct, lease, improve, and
maintain projects described by that <u>chapter</u> [section]; and

(2) a housing finance corporation created under22 Chapter 394, Local Government Code.

23 SECTION 21.043. Section 3850.157, Special District Local
 24 Laws Code, is amended to correct references to read as follows:

25 Sec. 3850.157. PUBLIC IMPROVEMENT DISTRICT 26 ASSESSMENTS. An assessment levied in the district for a public 27 improvement district under <u>Subchapter A</u>, Chapter 372, <u>Local</u>

Government Code, or Chapter 382, Local Government Code, may be used 1 only under the terms for which the assessment was levied. 2 Money 3 raised by an assessment in the public improvement district under that chapter must be used in the public improvement district, and 4 5 may not be transferred for use outside the area for which the assessment was originally levied. 6

7 SECTION 21.044. Section 3851.101, Special District Local 8 Laws Code, is amended to correct references to read as follows:

9 Sec. 3851.101. GENERAL POWERS AND DUTIES. The district has 10 the powers and duties provided by:

(1) the general laws relating to conservation and 11 12 reclamation districts created under Section 59, Article XVI, Texas Constitution, including Chapters 49 and 54, Water Code; 13

14 (2) the general laws relating to road districts and 15 road utility districts created under Section 52(b), Article III, Texas Constitution, including Chapter 441, Transportation Code; 16

Subchapter A, Chapter 372, Local Government Code, 17 (3) in the same manner as a municipality or a county; and 18

Chapters [Chapter] 375 and 505, Local Government 19 (4) Code[<del>; and</del> 20

21

[(5) Section 4B, Development Corporation Act of 1979 (Article 5190.6, Vernon's Texas Civil Statutes)]. 22

23 SECTION 21.045. Section 3856.101, Special District Local 24 Laws Code, is amended to correct references to read as follows: Sec. 3856.101. ADDITIONAL POWERS OF DISTRICT. The district 25

26 may exercise the powers given to:

27

(1) a corporation created under Chapter 505, Local

Government Code [Section 4B, Development Corporation Act of 1979 1 (Article 5190.6, Vernon's Texas Civil Statutes)], including the 2 3 power to own, operate, acquire, construct, lease, improve, and maintain projects described by that chapter [section]; 4 5 (2) a housing finance corporation created under Chapter 394, Local Government Code, to provide housing or 6 residential development projects in the district; 7 8 (3) a road utility district under Chapter 441, Transportation Code; 9 10 (4) a navigation district under Subchapters E and M, Chapter 60, Water Code; and 11 12 (5) a navigation district under Section 61.116, Water Code. 13 SECTION 21.046. Section 3859.101, Special District Local 14 15 Laws Code, is amended to correct references to read as follows: Sec. 3859.101. DISTRICT POWERS. The district has: 16 17 (1) all powers necessary to accomplish the purposes for which the district was created; 18 the rights, powers, privileges, authority, and 19 (2) 20 functions of a district created under Chapter 375, Local Government Code; 21 the powers, duties, and contracting authority 22 (3) specified by Subchapters H and I, Chapter 49, Water Code; 23 24 (4) the powers given to a corporation under Chapter 505, Local Government Code [Section 4B, Development Corporation Act 25 of 1979 (Article 5190.6, Vernon's Texas Civil Statutes)], including 26 the power to own, operate, acquire, construct, lease, improve, and 27

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1 maintain the projects described by that <u>chapter</u> [section]; and

2 (5) the powers of a housing finance corporation3 created under Chapter 394, Local Government Code.

4 SECTION 21.047. Section 3860.102, Special District Local 5 Laws Code, is amended to correct references to read as follows:

6 Sec. 3860.102. DEVELOPMENT CORPORATION AND HOUSING 7 CORPORATION POWERS OF DISTRICT. The district may exercise the 8 powers given to:

9 (1) a corporation under <u>Chapter 505, Local Government</u> 10 <u>Code</u> [Section 4B, Development Corporation Act of 1979 (Article 11 <u>5190.6, Vernon's Texas Civil Statutes</u>], including the power to 12 own, operate, acquire, construct, lease, improve, and maintain the 13 projects described by that <u>chapter</u> [section]; and

14 (2) a housing finance corporation under Chapter 394,
15 Local Government Code, to provide housing or residential
16 development projects in the district.

SECTION 21.048. Section 3861.101, Special District LocalLaws Code, is amended to correct a reference to read as follows:

Sec. 3861.101. GENERAL POWERS AND DUTIES. The district has the powers and duties provided by:

21 (1) the general laws relating to conservation and reclamation districts created under Section 59, Article XVI, Texas 22 23 Constitution, including Chapters 49 and 54, Water Code, except that 24 the district's bonds and other securities are not subject to the jurisdiction or supervision of the Texas 25 Commission on 26 Environmental Quality under Chapter 49, Water Code, or other law; 27 (2) the general laws relating to road districts and

road utility districts created under Section 52(b), Article III,
 Texas Constitution, including Chapter 441, Transportation Code;

3 (3) Subchapter A, Chapter 372, Local Government Code,
4 in the same manner as a municipality or a county; and

5 (4) <u>Chapters</u> [<del>Chapter</del>] 375 <u>and 505</u>, Local Government 6 Code[<del>; and</del>

7 [(5) Section 4B, Development Corporation Act of 1979
8 (Article 5190.6, Vernon's Texas Civil Statutes)].

9 SECTION 21.049. The heading to Chapter 5002, Special 10 District Local Laws Code, is amended to conform to Chapter 2, Acts 11 of the 80th Legislature, Regular Session, 2007, to read as follows:

12 CHAPTER 5002. <u>PORT FREEPORT</u> [BRAZOS RIVER HARBOR NAVIGATION
 13 <u>DISTRICT OF BRAZORIA COUNTY</u>]

14 SECTION 21.050. Section 5002.001, Special District Local 15 Laws Code, is amended to conform to Chapter 2, Acts of the 80th 16 Legislature, Regular Session, 2007, to read as follows:

17 Sec. 5002.001. DEFINITIONS. In this chapter:

(1) "Board" means the <u>port commission</u> [board of
 navigation and canal commissioners] of the district.

(2) "Commissioner" means a <u>port commission</u> [board]
 21 member.

(3) "District" means <u>Port Freeport</u> [the Brazos River
 Harbor Navigation District of Brazoria County].

24 SECTION 21.051. The heading to Section 5002.051, Special 25 District Local Laws Code, is amended to conform to Chapter 2, Acts 26 of the 80th Legislature, Regular Session, 2007, to read as follows: 27 Sec. 5002.051. <u>PORT COMMISSION</u> [BOARD OF COMMISSIONERS];

1 TERM; ELECTION.

SECTION 21.052. The heading to Chapter 5003, 2 Special 3 District Local Laws Code, is amended to conform to Chapter 379, Acts of the 80th Legislature, Regular Session, 2007, to read as follows: 4 5 CHAPTER 5003. CALHOUN PORT AUTHORITY [COUNTY NAVIGATION DISTRICT] SECTION 21.053. Sections 5003.001(1) and (3), 6 Special District Local Laws Code, are amended to conform to Chapter 379, 7 Acts of the 80th Legislature, Regular Session, 2007, to read as 8 follows: 9

10 (1) "Board" means the board of navigation 11 commissioners of the port authority [district].

(3) "<u>Port authority</u> [<del>District</del>]" means the Calhoun <u>Port</u>
 <u>Authority</u> [County Navigation District].

14 SECTION 21.054. Section 5003.002, Special District Local 15 Laws Code, is amended to conform to Chapter 379, Acts of the 80th 16 Legislature, Regular Session, 2007, to read as follows:

17 Sec. 5003.002. NATURE AND PURPOSE OF <u>PORT AUTHORITY</u> 18 [<del>DISTRICT</del>]. The <u>port authority</u> [district] is a navigation 19 district. To the extent authorized by this chapter, the <u>port</u> 20 <u>authority</u> [district] is created to:

21 (1) improve navigation in the <u>port authority</u>
22 [district]; and

(2) maintain, develop, extend, and improve port
facilities and wharf and dock facilities in the <u>port authority</u>
[district].

26 SECTION 21.055. Section 5003.003, Special District Local 27 Laws Code, is amended to conform to Chapter 379, Acts of the 80th

1 Legislature, Regular Session, 2007, to read as follows:

2 Sec. 5003.003. LEGISLATIVE FINDINGS. (a) The creation of 3 the port authority [district] is essential:

4 (1) to accomplish the purposes of Section 59, Article
5 XVI, Texas Constitution;

6

(2) to the general welfare of this state; and

7

(3) for the development of marine shipping.

8 (b) All property in the <u>port authority</u> [district] benefits 9 from the creation of the <u>port authority</u> [district] by the 10 improvements to be constructed or acquired by the <u>port authority</u> 11 [district] in carrying out the <u>port authority's</u> [district's] 12 purposes.

SECTION 21.056. Section 5003.004, Special District Local Laws Code, is amended to conform to Chapter 379, Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

16 Sec. 5003.004. <u>PORT AUTHORITY</u> [DISTRICT] TERRITORY. The 17 <u>port authority</u> [district] is composed of all the territory of 18 Calhoun County, including all land and water areas of the county:

(1) except for territory included in the West Side
Calhoun County Navigation District as described in Volume H, pages
568-570, of the minutes of the Commissioners Court of Calhoun
County; and

(2) as that territory may have been modified under:
(A) Section 3 or Section 3a, Chapter 103, Acts of
25 the 41st Legislature, 1st Called Session, 1929 (Article 8263a,
26 Vernon's Texas Civil Statutes), before August 30, 1971;
(B) Subchapter H, Chapter 62, Water Code; or

1 (C) other law. 2 SECTION 21.057. The heading to Subchapter B, Chapter 5003, Special District Local Laws Code, is amended to conform to Chapter 3 379, Acts of the 80th Legislature, Regular Session, 2007, to read as 4 5 follows: 6 SUBCHAPTER B. PORT AUTHORITY [DISTRICT] ADMINISTRATION 7 SECTION 21.058. Section 5003.051, Special District Local 8 Laws Code, is amended to conform to Chapter 379, Acts of the 80th Legislature, Regular Session, 2007, to read as follows: 9 Sec. 5003.051. BOARD OF NAVIGATION COMMISSIONERS. The port 10 authority [district] is governed by a board of six commissioners. 11 SECTION 21.059. Sections 5003.052(a) 12 and (b), Special District Local Laws Code, are amended to conform to Chapter 379, 13 14 Acts of the 80th Legislature, Regular Session, 2007, to read as 15 follows: 16 (a) The board shall from time to time divide the port 17 authority [district] into six navigation commissioner precincts that are: 18 19 (1) compact and contiguous; and 20 (2) as nearly as practicable, of equal population. 21 (b) The board shall complete any division of the port authority [district] into new precincts not later than the 90th day 22 before the date of the first election of commissioners from those 23 24 precincts. 25 SECTION 21.060. Section 5003.053(a), Special District 26 Local Laws Code, is amended to conform to Chapter 379, Acts of the 80th Legislature, Regular Session, 2007, to read as follows: 27

1 (a) The six commissioners elected at the first election 2 after a division of the <u>port authority</u> [district] into new 3 precincts under Section 5003.052 shall draw lots after the election 4 to select three commissioners to serve two-year terms and three 5 commissioners to serve four-year terms. Successor commissioners 6 serve terms as provided by Subsection (b).

SECTION 21.061. Section 5003.055(c), Special District
Local Laws Code, is amended to conform to Chapter 379, Acts of the
80th Legislature, Regular Session, 2007, to read as follows:

10 (c) The legislature finds that it is in the best interest of 11 public welfare, general benefit, and the assurance of proper 12 development of marine shipping that:

13 (1) the commissioners be representatives of all areas
14 of the <u>port authority</u> [district]; and

15 (2) if a commissioner no longer resides in the16 precinct from which elected, the commissioner's office is vacant.

SECTION 21.062. Section 5003.101, Special District Local Laws Code, is amended to conform to Chapter 379, Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

Sec. 5003.101. GENERAL NAVIGATION DISTRICT POWERS. 20 The port authority [district] and the board, except as specifically 21 restricted by this chapter, have the powers of government and may 22 exercise the rights, powers, duties, privileges, and functions 23 24 conferred by Chapter 60, 61, 62, or 63, Water Code, on a navigation district created under Section 59, Article XVI, Texas Constitution, 25 26 that are appropriate to the accomplishment of the purposes stated 27 in Subchapter A.

SECTION 21.063. Sections 5003.102(a), (b), and (c), Special District Local Laws Code, are amended to conform to Chapter 379, Acts of the 80th Legislature, Regular Session, 2007, to read as follows:

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5 (a) If authorized by a majority vote of the <u>port authority</u> 6 [district] voters voting at an election held in the manner provided 7 for a bond election under Subchapter F, Chapter 62, Water Code, the 8 Commissioners Court of Calhoun County may:

9

(1) impose maintenance taxes; or

10 (2) issue tax bonds and impose taxes to pay for the 11 bonds.

12 (b) The commissioners court shall impose the tax for:

13 (1) the maintenance of the <u>port authority</u> [district]
14 and its property, including facilities; and

15 (2) the payment of the principal of and interest on all 16 bonds or other indebtedness issued by the <u>port authority</u> 17 [district].

(c) The maximum tax rate for both maintenance and
indebtedness purposes may not exceed a total of 15 cents on each
\$100 of taxable property in the port authority [district].

21 SECTION 21.064. Section 5003.103, Special District Local 22 Laws Code, is amended to conform to Chapter 379, Acts of the 80th 23 Legislature, Regular Session, 2007, to read as follows:

Sec. 5003.103. CHANGE OF <u>PORT AUTHORITY</u> [DISTRICT] NOT AUTHORIZED. The board may not by a vote change the <u>port authority</u> [district] from a navigation district to any other type of district authorized by general law.

SECTION 21.065. Section 5003.104, Special District Local
 Laws Code, is amended to conform to Chapter 379, Acts of the 80th
 Legislature, Regular Session, 2007, to read as follows:

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Sec. 5003.104. LIMIT ON EMINENT DOMAIN POWER. The port
<u>authority</u> [district] may not exercise the power of eminent domain
outside Calhoun County in an area in another navigation district
without the consent of the other district.

8 SECTION 21.066. Sections 5003.105(a) and (e), Special 9 District Local Laws Code, are amended to conform to Chapter 379, 10 Acts of the 80th Legislature, Regular Session, 2007, to read as 11 follows:

(a) The board may adopt an order or resolution designating an area of land in the <u>port authority</u> [district] that fronts on navigable water in the <u>port authority</u> [district] as an industrial area or plant site for the aid of navigation. A defined area may not:

17 (1) be located in the corporate limits of a18 municipality; or

19 (2) exceed 1,000 yards in depth as measured from the20 shoreline.

(e) The legislature finds that the powers granted andrestrictions imposed by this section are necessary:

(1) for the proper exercise by the <u>port authority</u>
[district] of the powers granted by Section 59, Article XVI, Texas
Constitution, and by this chapter; and

26 (2) to promote and effect the navigation of the inland27 and coastal waters of the state.

1 SECTION 21.067. Section 6603.102, Special District Local 2 Laws Code, is amended to conform to Chapter 1151, Acts of the 80th 3 Legislature, Regular Session, 2007, by amending Subsection (g) and 4 adding Subsection (j) to read as follows:

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(g) This section does not apply to[+
 [(1)] agricultural activity[; or

7 [(2) any other activity that does not create an 8 aggregate impervious area of more than one acre].

9 <u>(j) The district may adopt rules to exempt from the</u> 10 <u>requirements of this section a drainage facility or improvement on</u> 11 <u>or to serve a tract of land in the district if the facility or</u> 12 <u>improvement does not create an aggregate impervious area of more</u> 13 <u>than one acre.</u>

14 SECTION 21.068. The heading to Section 8154.101, Special 15 District Local Laws Code, is amended to correct a typographical 16 error to read as follows:

17 Sec. 8154.101. <u>MUNICIPAL [MUNICIPALITY</u>] UTILITY DISTRICT 18 POWERS AND DUTIES.

19 SECTION 21.069. The heading to Chapter 8156, Special 20 District Local Laws Code, is amended to update the district's name 21 to read as follows:

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## CHAPTER 8156. PASEO DEL ESTE MUNICIPAL UTILITY

# DISTRICT NO. 11 OF EL PASO COUNTY [EL PASO COUNTY

MUNICIPAL UTILITY DISTRICT NO. 2]

25 SECTION 21.070. Section 8156.001, Special District Local 26 Laws Code, is amended to update the district's name to read as 27 follows:

Sec. 8156.001. DEFINITION. In this chapter, "district"
 means <u>Paseo del Este Municipal Utility District No. 11 of El Paso</u>
 <u>County</u> [<u>El Paso County Municipal Utility District No. 2</u>].

4 SECTION 21.071. Section 8248.102, Special District Local 5 Laws Code, as added by Chapters 1003 and 1142, Acts of the 80th 6 Legislature, Regular Session, 2007, is reenacted to read as 7 follows:

Sec. 8248.102. ANNEXATION. 8 The district or any new district created by the division of the district may not annex the 9 property of a landowner before obtaining written consent from the 10 landowner. The annexation of the property must be completed by the 11 12 district not later than one year after the district's receipt of the landowner's written consent. 13 А landowner may revoke the 14 landowner's consent to annexation before annexation by notifying 15 the district in writing that the consent is revoked. A landowner's petition for annexation that meets the requirements of Chapter 49 16 17 or 54, Water Code, shall be considered as the landowner's written consent for the purposes of this section. 18

19 SECTION 21.072. Section 8183.001(2), Special District 20 Local Laws Code, is repealed because the term defined by that 21 section is not used in the chapter.

SECTION 21.073. Section 8199.152(a), Special District Local Laws Code, is amended to correct a reference to read as follows:

(a) If authorized at an election held under Section
8199.151, the district may impose an operation and maintenance tax
on taxable property in the district as provided by <u>Section</u>

1 [Chapter] 49.107, Water Code.

2 SECTION 21.074. Section 8206.152(a), Special District 3 Local Laws Code, is amended to correct a reference to read as 4 follows:

5 (a) If authorized at an election held under Section 6 8206.151, the district may impose an operation and maintenance tax 7 on taxable property in the district as provided by <u>Section</u> 8 [Chapter] 49.107, Water Code.

9 SECTION 21.075. Section 8210.152(a), Special District 10 Local Laws Code, as added by Chapter 582, Acts of the 80th 11 Legislature, Regular Session, 2007, is amended to correct a 12 reference to read as follows:

(a) If authorized at an election held under Section
14 8210.151, the district may impose an operation and maintenance tax
15 on taxable property in the district as provided by <u>Section</u>
16 [Chapter] 49.107, Water Code.

SECTION 21.076. Section 8211.152(a), Special District Local Laws Code, is amended to correct a reference to read as follows:

(a) If authorized at an election held under Section
8211.151, the district may impose an operation and maintenance tax
on taxable property in the district as provided by <u>Section</u>
[Chapter] 49.107, Water Code.

SECTION 21.077. Section 8212.152(a), Special District Local Laws Code, is amended to correct a reference to read as follows:

27 (a) If authorized at an election held under Section

8212.151, the district may impose an operation and maintenance tax

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8212.151, the district may impose an operation and maintenance tax
 on taxable property in the district as provided by <u>Section</u>
 [Chapter] 49.107, Water Code.

4 SECTION 21.078. Section 8216.152(a), Special District 5 Local Laws Code, is amended to correct a reference to read as 6 follows:

7 (a) If authorized at an election held under Section
8 8216.151, the district may impose an operation and maintenance tax
9 on taxable property in the district as provided by <u>Section</u>
10 [Chapter] 49.107, Water Code.

SECTION 21.079. Section 8218.152(a), Special District Local Laws Code, is amended to correct a reference to read as follows:

14 (a) If authorized at an election held under Section
15 8218.151, the district may impose an operation and maintenance tax
16 on taxable property in the district as provided by <u>Section</u>
17 [Chapter] 49.107, Water Code.

SECTION 21.080. Section 8221.152(a), Special District District Local Laws Code, is amended to correct a reference to read as follows:

(a) If authorized at an election held under Section
8221.151, the district may impose an operation and maintenance tax
on taxable property in the district as provided by <u>Section</u>
[Chapter] 49.107, Water Code.

25 SECTION 21.081. Section 8222.152(a), Special District 26 Local Laws Code, is amended to correct a reference to read as 27 follows:

(a) If authorized at an election held under Section
 8222.151, the district may impose an operation and maintenance tax
 on taxable property in the district as provided by <u>Section</u>
 [Chapter] 49.107, Water Code.

5 SECTION 21.082. Section 8232.152(a), Special District 6 Local Laws Code, is amended to correct a reference to read as 7 follows:

8 (a) If authorized at an election held under Section 9 8232.151, the district may impose an operation and maintenance tax 10 on taxable property in the district as provided by <u>Section</u> 11 [Chapter] 49.107, Water Code.

SECTION 21.083. Section 8233.152(a), Special District Local Laws Code, is amended to correct a reference to read as follows:

(a) If authorized at an election held under Section
8233.151, the district may impose an operation and maintenance tax
on taxable property in the district as provided by <u>Section</u>
[Chapter] 49.107, Water Code.

SECTION 21.084. Section 8241.152(a), Special District Local Laws Code, is amended to correct a reference to read as follows:

(a) If authorized at an election held under Section
8241.151, the district may impose an operation and maintenance tax
on taxable property in the district as provided by <u>Section</u>
[Chapter] 49.107, Water Code.

26 SECTION 21.085. Section 9011.104(b), Special District 27 Local Laws Code, is amended to conform more closely to the source

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law from which the section was derived to read as follows:

(b) The petition must be:

3 (1)signed by at least 10 residents of the district who are registered voters; and 4

5 (2) presented to the secretary not later than the 11th day before the date of the election. 6

SECTION 21.086. Section 27G(f), Chapter 306, Acts of the 7 49th Legislature, Regular Session, 1945, is amended to correct a 8 typographical error to read as follows: 9

(f) On completion of the evaluation, the commission may 10 issue orders compelling any appropriate and necessary actions by 11 the District under Chapter 49, Water Code, and the commission's 12 rules regulating retail public utilities. If the commission finds 13 14 that the District is incapable of operating the utility in a manner 15 that provides adequate water service to current and future customers, the commission may include, in the final evaluation, a 16 17 recommendation that the oversight committee consider the option of initiating the process of receivership appointment to operate the 18 utility under Section 13.412 [13.142], Water Code. 19

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PART B. CNP UTILITY DISTRICT

21 SECTION 21.101. Chapter 9013, Special District Local Laws Code, is transferred to Subtitle F, Title 6, of that code, 22 redesignated as Chapter 8270 of that code, and amended to read as 23 24 follows:

25 CHAPTER 8270 [9013]. CNP UTILITY DISTRICT SUBCHAPTER A. GENERAL PROVISIONS 26 Sec. 8270.001 [9013.001]. DEFINITIONS. In this chapter: 27

S.B. No. 1969 1 (1) "Board" means the board of directors of the 2 district.

3 (2) "District" means the CNP Utility District.

Sec. <u>8270.002</u> [9013.002]. NATURE OF DISTRICT. The district
is a <u>municipal utility district and a</u> conservation and reclamation
district in Harris County created under Section 59, Article XVI,
Texas Constitution.

8 Sec. <u>8270.003</u> [<del>9013.003</del>]. FINDINGS OF BENEFIT AND PUBLIC 9 PURPOSE. (a) The district is created to serve a public use and 10 benefit.

(b) All land and other property included in the boundaries of the district will benefit from the works and projects accomplished by the district under the powers conferred by Section 59, Article XVI, Texas Constitution.

15 (c) The creation of the district is essential to accomplish
16 the purposes of Section 59, Article XVI, Texas Constitution.

(d) The accomplishment of the purposes stated in this chapter is for the benefit of the people of this state and for the improvement of their property and industries. The district, in carrying out the purposes of this chapter, will be performing an essential public function under the constitution.

22 <u>Sec. 8270.004.</u> STATE POLICY REGARDING WASTE DISPOSAL. The 23 district's powers and duties are subject to the state policy of 24 encouraging the development and use of integrated area-wide waste 25 collection, treatment, and disposal systems to serve the waste 26 disposal needs of this state's residents, if integrated systems can 27 reasonably be provided for an area, so as to avoid the economic

S.B. No. 1969 burden on residents and the effect on state water quality caused by 1 the construction and operation of numerous small waste collection, 2 treatment, and disposal facilities. 3 4 [Sections 8270.005-8270.050 reserved for expansion] 5 SUBCHAPTER B. DISTRICT TERRITORY AND ANNEXATIONS TO DISTRICT 6 TFRRTTORY Sec. 8270.051 [9013.051]. DISTRICT TERRITORY. 7 (a) The 8 district is composed of the territory described by Section 2, Chapter 751, Acts of the 61st Legislature, Regular Session, 1969, 9 10 as that territory may have been modified under: Subchapter H, Chapter 54 [Subchapter O, Chapter 11 (1)12 51], Water Code; Subchapter J, Chapter 49, Water Code; [or] 13 (2) Section 9, Chapter 751, Acts of the 14 (3) 61st 15 Legislature, Regular Session, 1969; or 16 (4) other law. The boundaries and field notes of the district form a 17 (b) closure. A mistake in the field notes or in copying the field notes 18 in the legislative process does not affect: 19 20 (1) the district's organization, existence, and 21 validity; 22 (2) the district's right to issue any type of bond for 23 a purpose for which the district is created or to pay the principal 24 of and interest on the bond; 25 (3) the district's right to impose a tax; or 26 (4) the legality or operation of the district or the board. 27

Sec. <u>8270.052</u> [<del>9013.052</del>]. EXPANSION OF DISTRICT. (a) If
 land is added to the district under Section 49.301 [<del>or 51.714</del>],
 Water Code, the board may require the petitioners:

4 (1) to assume the petitioners' pro rata share of the 5 voted but unissued bonds of the district; and

6 (2) to authorize the board to impose a tax on the 7 petitioners' property to pay for the bonds after the bonds have been 8 issued.

9 (b) If land is annexed in the manner provided by Section 10 49.302, Water Code, the board may also submit a proposition to the voters of the area to be annexed on the question of the assumption 11 by the area to be annexed of its part of the voted but not yet issued 12 or sold tax or tax-revenue bonds of the district and the imposition 13 14 of an ad valorem tax on taxable property within the area to be 15 annexed along with a tax on the rest of the district for the payment of the bonds. 16

17 (c) If the petitioners consent or if the election results 18 favorably, the district may issue its voted but unissued tax or 19 tax-revenue bonds regardless of changes to district boundaries 20 since the original voting or authorization of the bonds.

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### [Sections 8270.053-8270.100 reserved for expansion]

SUBCHAPTER C. DISTRICT ADMINISTRATION

Sec. <u>8270.101</u> [<del>9013.101</del>]. COMPOSITION OF BOARD. The board
consists of five <u>elected</u> directors.

25 Sec. <u>8270.102</u> [<del>9013.102</del>]. DIRECTOR'S BOND. [<del>(a)</del>] Each 26 director shall give bond in the amount of \$5,000 for the faithful 27 performance of the director's duties.

S.B. No. 1969 1 [(b) The bond must be: 2 [(1) approved by the county judge and the board; filed in the office of the county clerk of the 3 [(2)]county or counties in which the district is located; and 4 [(3) recorded in a record book kept for that purpose in 5 6 the district office. [Sec. 9013.103. VACANCY. (a) Except as provided by 7 8 Subsection (b), a vacancy in the office of director shall be filled in the manner provided by Section 49.105, Water Code. 9 10 [(b) The county judge of the county in which the district is located shall appoint directors to fill all vacancies on the board 11 whenever the number of qualified directors is fewer than three.] 12 Sec. 8270.103 [9013.104]. DISTRICT OFFICE. (a) Except as 13 14 provided by this section, the board shall designate, establish, and 15 maintain a district office as provided by Section 49.062, Water 16 Code. 17 (b) The board may establish a second district office outside the district. If the board establishes a second district office, 18 the board shall give notice of the location of that office by: 19 20 filing a copy of the board resolution that (1)establishes the location of the office: 21 (A) with the Texas Commission on Environmental 22 23 Quality; and 24 (B) in the municipal utility [water control and 25 improvement] district records of each county in which the district 26 is located; and publishing notice of the location of the office in 27 (2)

S.B. No. 1969 1 a newspaper of general circulation in each county in which the district is located. 2 (c) A district office that is a private residence, office, 3 or dwelling is a public place for matters relating to district 4 5 business. 6 (d) The board shall provide notice of any change in the 7 location of the district office outside the district in the manner 8 required by Subsection (b). 9 Sec. 8270.104 [9013.105]. ABSENCE OR INACTION OF [<del>OF</del> PRESIDENT FROM] BOARD PRESIDENT [MEETING]. 10 (a) When the board president is absent or fails or declines to act, the board vice 11 president shall perform all duties and exercise all power this 12 chapter or general law gives the president. 13 14 (b) If the board president is absent from a board meeting: 15 the board vice president may: (1)16 sign an order adopted at the meeting; or (A) 17 (B) implement any other action taken at the 18 meeting; or the board may authorize the president to sign the 19 (2) order or implement the action. 20 21 [Sections 8270.105-8270.150 reserved for expansion] SUBCHAPTER D. POWERS AND DUTIES 22 Sec. 8270.151 [9013.151]. MUNICIPAL UTILITY [WATER CONTROL 23 24 AND IMPROVEMENT] DISTRICT POWERS [AND DUTIES]. The district has all of the rights, powers, privileges, authority, and functions 25 26 conferred and imposed by the general laws of the state relating to municipal utility [water control and improvement] 27 districts

S.B. No. 1969 created under Section 59, Article XVI, Texas Constitution, 1 including those conferred by Chapters 49 and 54 [51], Water Code. 2 Sec. 8270.152 [9013.152]. ADDITIONAL POWERS [AND DUTIES]. 3 (a) The district may: 4 5 (1) make, purchase, construct, lease, or otherwise acquire property, works, facilities, existing improvements, or 6 improvements to be made, constructed, or acquired that are: 7 8 (A) inside or outside the district's boundaries; 9 and 10 (B) necessary to carry out the powers granted by this chapter or general law; or 11 12 (2) enter into a contract with a person on terms the board considers desirable, fair, and advantageous for: 13 14 (A) the purchase or sale of water; 15 (B) the transportation, treatment, and disposal of the domestic, industrial, or communal wastes of the district or 16 17 others; the continuing and orderly development of (C) 18 19 land and property in the district through the purchase, installation 20 construction, or of facilities, works, or improvements that the district is otherwise authorized to do or 21 perform so that, to the greatest extent reasonably possible, 22 23 considering sound engineering and economic practices, all of the 24 land and property may ultimately receive the services of the facilities, works, or improvements; and 25 26 (D) the performance of any of the powers granted 27 by this chapter or general law.

(b) A contract under Subsection (a)(2) may not have a
 duration of more than 40 years.

3 Sec. <u>8270.153</u> [<del>9013.153</del>]. EMINENT DOMAIN. The district may 4 exercise the power of eminent domain only:

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in a county in which the district is located; and

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6 (2) when necessary to carry out the purposes for which7 the district was created.

Sec. 8270.154 [9013.154]. COST OF RELOCATING OR ALTERING 8 PROPERTY. (a) In this section, "sole expense" means the actual 9 10 cost of relocating, raising, lowering, rerouting, or changing the grade of or altering the construction of a facility described by 11 12 Subsection (b) in providing comparable replacement without enhancement of the facility, after deducting from that cost the net 13 14 salvage value of the old facility.

(b) If the district's exercise of the power of eminent domain, the power of relocation, or any other power conferred by this chapter makes necessary relocating, raising, rerouting, changing the grade, or altering the construction of a highway, a railroad, an electric transmission line, a telegraph or telephone property or facility, or a pipeline, the necessary action shall be accomplished at the sole expense of the district.

Sec. <u>8270.155</u> [<del>9013.155</del>]. CONTRACT FOR PURCHASE OF WATER,</del> SEWER, OR DRAINAGE SERVICES; ELECTION NOT REQUIRED. (a) The district may enter into a contract with a political subdivision for water, sewer, or drainage services or any combination of those services without the necessity of an election by any contracting party.

1 (b) The district may pay for an obligation incurred by such 2 a contract by issuing bonds that, if otherwise necessary, have been 3 approved by the voters in the manner provided by this chapter.

4 (c) The district may deliver the district's bonds to any of 5 the following parties that enters into such a contract with the 6 district:

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(1) the United States;

8 (2) an agency or instrumentality of the United States;

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(3) this state; or

10 (4) an agency or instrumentality of this state.

Sec. <u>8270.156</u> [<del>9013.156</del>]. NOTICE OF ELECTION. The board president or secretary may give notice of an election.

Sec. <u>8270.157</u> [<del>9013.157</del>]. DISTRICT RULES. The district shall adopt and enforce reasonable and effective rules to secure and maintain safe, sanitary, and adequate plumbing installations, connections, and appurtenances as subsidiary parts of the district's sewerage system to preserve the quality of water within or controlled by the district.

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[Sections 8270.158-8270.200 reserved for expansion]

SUBCHAPTER E. GENERAL FINANCIAL PROVISIONS Sec. <u>8270.201</u> [<del>9013.201</del>]. TAX METHOD. (a) The board shall

22 use the ad valorem plan of taxation.

(b) The board is not required to hold a hearing on theadoption of a plan of taxation.

Sec. <u>8270.202</u> [<del>9013.202</del>]. DISTRICT ACCOUNTS. The district
shall keep a complete system of the district's accounts.

27 Sec. <u>8270.203</u> [<del>9013.203</del>]. COPY OF AUDIT REPORT. A copy of

S.B. No. 1969 1 the audit report prepared under Subchapter G, Chapter 49, Water Code, shall be delivered: 2 3 (1) to each director; and 4 on request to a holder of at least 25 percent of (2) 5 the outstanding bonds of the district. Sec. 8270.204 [9013.204]. PAYMENT OF TAX OR ASSESSMENT NOT 6 7 REQUIRED. The district is not required to pay a tax or assessment 8 on: 9 (1)district property; or 10 (2) a purchase made by the district. Sec. 8270.205 [9013.205]. [DIRECTOR AS SHAREHOLDER IN] 11 12 DEPOSITORY. (a) The board shall select one or more banks in this state to act as depository for the district's funds. 13 14 (b) To the extent that funds in the depository bank are not 15 insured by the Federal Deposit Insurance Corporation, the funds must be secured in the manner provided by law for the security of 16 county funds. 17 A director may be a shareholder in a depository of 18 (c) district funds. 19 [Sections 8270.206-8270.250 reserved for expansion] 20 SUBCHAPTER F. BONDS 21 Sec. 8270.251 [<del>9013.251</del>]. ISSUANCE OF BONDS. 22 (a) The district may issue bonds payable from taxes or revenue to provide 23 money for any purpose of this chapter, including the acquisition of 24 land. 25 (b) The district must issue bonds in the manner provided by 26 Chapters 49 and 54 [51], Water Code, except that the district may 27

1 issue bonds payable solely from net revenue by resolution or order
2 of the board without an election.

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3 (c) Bonds issued under this subchapter may be payable from 4 all or any designated part of the revenue of district property and 5 facilities or under a specific contract, as provided in the order or 6 resolution authorizing the issuance of bonds.

Sec. <u>8270.252</u> [<del>9013.252</del>]. ADDITIONAL SECURITY. (a) Within the discretion of the board, bonds issued under this subchapter may be additionally secured by a deed of trust or mortgage lien on physical property of the district and franchises, easements, water rights and appropriation permits, leases, contracts, and all rights appurtenant to that property, vesting in the trustee the power to:

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(1) sell the property for payment of the debt;

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(2) operate the property; and

15 (3) take any other action to secure the bonds.

16 (b) A purchaser under a sale under the deed of trust or 17 mortgage lien of the property:

18 (1) is the absolute owner of the property, facilities,19 and rights purchased; and

20 (2) may maintain and operate the property and 21 facilities.

22 Sec. <u>8270.253</u> [<del>9013.253</del>]. TRUST INDENTURE. A trust 23 indenture created under Section <u>8270.252</u> [<del>9013.252</del>], regardless of 24 the existence of a deed of trust or mortgage lien on the property, 25 may:

(1) provide for the security of the bonds and thepreservation of the trust estate in the manner prescribed by the

1 board;

(2) provide for amendment or modification of the trust 2 3 indenture;

(3) provide for the issuance of bonds to replace lost 4 5 or mutilated bonds;

6 (4) condition the right to spend district money or 7 sell district property on the approval of a licensed engineer 8 selected as provided by the trust indenture; and

9 (5) provide for the investment of district money. Sec. 8270.254 [9013.254]. ORDER OR RESOLUTION AUTHORIZING 10 ISSUANCE OF CERTAIN BONDS. (a) In an order or resolution 11 issuance of 12 authorizing the revenue, tax-revenue, revenue

refunding, or tax-revenue refunding bonds, the board may: 13

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(1) provide for:

(A)

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the flow of funds; and

16 (B) the establishment and maintenance of the 17 interest and sinking fund, reserve fund, or other fund;

(2) make additional covenants with respect to the 18 19 bonds and the pledged revenue and the operation and maintenance of the improvements and facilities the revenue of which is pledged, 20 which may include provisions for the operation or leasing of all or 21 part of the improvements and facilities and the use or pledge of 22 23 money received from the operation contract or lease as the board 24 considers appropriate;

25 (3) prohibit the further issuance of bonds or other 26 obligations payable from the pledged revenue or reserve the right to issue additional bonds to be secured by a pledge of and payable 27

1 from the revenue on a parity with, or subordinate to, the lien and 2 pledge in support of the bonds being issued, subject to any 3 conditions set forth in the order or resolution; and

4 (4) include any other provision or covenant not5 prohibited by the Texas Constitution or this chapter.

6 (b) The board may adopt and execute any other proceeding or 7 instrument necessary or convenient in the issuance of the bonds.

8 Sec. 8270.255. USE OF BOND PROCEEDS DURING CONSTRUCTION. 9 (a) The district may appropriate or set aside out of the proceeds 10 from the sale of any bonds issued under this subchapter an amount 11 for the payment of interest, administrative, and operating expenses 12 expected to accrue during a period of construction, as may be 13 provided in the bond orders or resolutions.

14 (b) For purposes of this section, the period of construction 15 may not exceed three years.

Sec. 8270.256. REFUNDING BONDS. (a) By order or resolution adopted by the board, the district may issue revenue refunding bonds or tax-revenue refunding bonds to refund revenue bonds or tax-revenue bonds, whether original bonds or refunding bonds, previously issued by the district.

(b) The comptroller shall register the refunding bonds on
 the surrender and cancellation of the bonds to be refunded.

(c) Instead of issuing bonds to be registered on the surrender and cancellation of the bonds to be refunded, the district, in the order or resolution authorizing the issuance of the refunding bonds, may provide for the sale of the refunding bonds and the deposit of the proceeds in the place or places where the

bonds to be refunded are payable. In that case, the refunding bonds 1 may be issued if an amount sufficient to pay the principal of and 2 interest on the bonds to be refunded to their maturity dates, or to 3 their option dates if according to their terms the bonds have been 4 called for payment before maturity, has been deposited in the place 5 or places where the bonds to be refunded are payable, and the 6 comptroller shall register the refunding bonds without the 7 8 surrender and cancellation of the bonds to be refunded.

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ARTICLE 22. CHANGES RELATING TO TAX CODE

10 SECTION 22.001. Section 11.18(d), Tax Code, as amended by 11 Chapters 1034 (H.B. 1742) and 1341 (S.B. 1908), Acts of the 80th 12 Legislature, Regular Session, 2007, is reenacted and amended to 13 read as follows:

(d) A charitable organization must be organized exclusively to perform religious, charitable, scientific, literary, or educational purposes and, except as permitted by Subsections (h) and (l), engage exclusively in performing one or more of the following charitable functions:

(1) providing medical care without regard to the beneficiaries' ability to pay, which in the case of a nonprofit hospital or hospital system means providing charity care and community benefits in accordance with Section 11.1801;

23 (2) providing support or relief to orphans, 24 delinquent, dependent, or handicapped children in need of residential care, abused or battered spouses or children in need of 25 26 temporary shelter, the impoverished, or victims of natural disaster without regard to the beneficiaries' ability to pay; 27

(3) providing support to elderly persons, including
 the provision of recreational or social activities and facilities
 designed to address the special needs of elderly persons, or to the
 handicapped, without regard to the beneficiaries' ability to pay;

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(4) preserving a historical landmark or site;

(5) promoting or operating a museum, zoo, library,
7 theater of the dramatic or performing arts, or symphony orchestra
8 or choir;

9 (6) promoting or providing humane treatment of 10 animals;

11 (7) acquiring, storing, transporting, selling, or 12 distributing water for public use;

(8) answering fire alarms and extinguishing fires with
no compensation or only nominal compensation to the members of the
organization;

16 (9) promoting the athletic development of boys or 17 girls under the age of 18 years;

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(10) preserving or conserving wildlife;

19 (11) promoting educational development through loans20 or scholarships to students;

(12) providing halfway house services pursuant to a
 certification as a halfway house by the <u>parole</u> [<del>pardons and</del>
 <del>paroles</del>] division of the Texas Department of Criminal Justice;

(13) providing permanent housing and related social,
health care, and educational facilities for persons who are 62
years of age or older without regard to the residents' ability to
pay;

1 (14) promoting or operating an art gallery, museum, or 2 collection, in a permanent location or on tour, that is open to the 3 public;

4 (15) providing for the organized solicitation and 5 collection for distributions through gifts, grants, and agreements 6 to nonprofit charitable, education, religious, and youth 7 organizations that provide direct human, health, and welfare 8 services;

9 (16) performing biomedical or scientific research or
10 biomedical or scientific education for the benefit of the public;

(17) operating a television station that produces or broadcasts educational, cultural, or other public interest programming and that receives grants from the Corporation for Public Broadcasting under 47 U.S.C. Section 396, as amended;

15 (18) providing housing for low-income and moderate-income families, for unmarried individuals 62 years of age 16 or older, for handicapped individuals, and for families displaced 17 by urban renewal, through the use of trust assets that are 18 irrevocably and, pursuant to a contract entered into before 19 December 31, 1972, contractually dedicated on the sale or 20 disposition of the housing to a charitable organization that 21 performs charitable functions described by Subdivision (9); 22

(19) providing housing and related services to persons who are 62 years of age or older in a retirement community, if the retirement community provides independent living services, assisted living services, and nursing services to its residents on a single campus:

S.B. No. 1969 1 (A) without regard to the residents' ability to pay; or 2 3 (B) in which at least four percent of the retirement community's combined net resident revenue is provided in 4 5 charitable care to its residents; 6 (20) providing housing on a cooperative basis to 7 students of an institution of higher education if: 8 (A) the organization is exempt from federal income taxation under Section 501(a), Internal Revenue Code of 9 10 1986, as amended, by being listed as an exempt entity under Section 501(c)(3) of that code; 11 membership in the organization is open to all 12 (B) students enrolled in the institution and is not limited to those 13 14 chosen by current members of the organization; 15 (C) the organization is governed by its members; 16 and 17 (D) the members of the organization share the responsibility for managing the housing; 18 (21) acquiring, holding, and transferring unimproved 19 real property under an urban land bank demonstration program 20 21 established under Chapter 379C, Local Government Code, as or on behalf of a land bank; or 22 acquiring, holding, and transferring unimproved 23 (22) 24 real property under an urban land bank program established under Chapter 379E, Local Government Code, as or on behalf of a land bank. 25 26 SECTION 22.002. Section 11.18(o), Tax Code, as added by Chapters 1034 (H.B. 1742) and 1341 (S.B. 1908), Acts of the 80th 27

1 Legislature, Regular Session, 2007, is reenacted and amended to 2 read as follows:

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3 (o) For purposes of Subsection (a)(2), real property 4 acquired, held, and transferred by an organization that performs 5 the function described by Subsection (d)(21) or (22) is considered 6 to be used exclusively by the qualified charitable organization to 7 perform that function.

8 SECTION 22.003. Section 25.025(a), Tax Code, as amended by 9 Chapters 594 (H.B. 41), 621 (H.B. 455), and 851 (H.B. 1141), Acts of 10 the 80th Legislature, Regular Session, 2007, is reenacted and 11 amended to read as follows:

12 (a) This section applies only to:

13 (1) a current or former peace officer as defined by14 Article 2.12, Code of Criminal Procedure;

15 (2) a county jailer as defined by Section 1701.001,16 Occupations Code;

17 (3) an employee of the Texas Department of Criminal18 Justice;

19 (4) a commissioned security officer as defined by20 Section 1702.002, Occupations Code;

(5) a victim of family violence as defined by Section 71.004, Family Code, if as a result of the act of family violence against the victim, the actor is convicted of a felony or a Class A misdemeanor; [and]

25 (6) a federal judge or state judge;

26 <u>(7)</u> [<del>(6)</del>] a current or former employee of a district 27 attorney, criminal district attorney, or county or municipal

1 attorney whose jurisdiction includes any criminal law or child 2 protective services matters; <u>and</u>

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3 (8) [(6)] an officer or employee of a community 4 supervision and corrections department established under Chapter 5 76, Government Code, who performs a duty described by Section 6 76.004(b) of that code.

SECTION 22.004. Section 25.07(b), Tax Code, as amended by Chapters 609 (H.B. 387), 885 (H.B. 2278), and 1169 (H.B. 316), Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows:

(b) Except as provided by Sections 11.11(b) and (c), a leasehold or other possessory interest in exempt property may not be listed if:

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the property is permanent university fund land;

15 (2) the property is county public school fund16 agricultural land;

17 (3) the property is a part of a public transportation18 facility owned by a municipality or county and:

(A) is an airport passenger terminal building or
a building used primarily for maintenance of aircraft or other
aircraft services, for aircraft equipment storage, or for air
cargo;

(B) is an airport fueling system facility;
(C) is in a foreign-trade zone:
(i) that has been granted to a joint airport
board under Subchapter C, Chapter 681, Business & Commerce Code;
(ii) the area of which in the portion of the

S.B. No. 1969 1 zone located in the airport operated by the joint airport board does not exceed 2,500 acres; and 2 3 (iii) that is established and operating pursuant to federal law; or 4 5 (D)(i) is in a foreign trade zone established pursuant to federal law after June 1, 1991, that [which] operates 6 pursuant to federal law; 7 8 (ii) is contiguous to or has access via a taxiway to an airport located in two counties, one of which has a 9 10 population of 500,000 or more according to the federal decennial census most recently preceding the establishment of the foreign 11 12 trade zone; and is owned, directly or through 13 (iii) а 14 corporation organized under the Development Corporation Act 15 (Subtitle C1, Title 12, Local Government Code), by the same municipality that [which] owns the airport; 16 17 (4) the interest is in a part of: a park, market, fairground, or similar public 18 (A) 19 facility that is owned by a municipality; or a convention center, visitor center, sports 20 (B) facility with permanent seating, concert hall, arena, or stadium 21 that is owned by a municipality as such leasehold or possessory 22 interest serves a governmental, municipal, or public purpose or 23 function when the facility is open to the public, regardless of 24 whether a fee is charged for admission; 25 26 (5) the interest involves only the right to use the property for grazing or other agricultural purposes; [or] 27

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(6) the property is:

(A) owned by a municipality, a public port, or a
navigation district created or operating under Section 59, Article
XVI, Texas Constitution, or under a statute enacted under Section
59, Article XVI, Texas Constitution; and

6 (B) used as an aid or facility incidental to or 7 useful in the operation or development of a port or waterway or in 8 aid of navigation-related commerce; or

9 <u>(7)</u> [<del>(8)</del>] the property is part of a rail facility 10 owned by a rural rail transportation district created or operating 11 under Chapter 623, Acts of the 67th Legislature, Regular Session, 12 1981 (Article 6550c, Vernon's Texas Civil Statutes).

13 SECTION 22.005. Section 26.06(d), Tax Code, as amended by 14 Chapters 1105 (H.B. 3495) and 1112 (H.B. 3630), Acts of the 80th 15 Legislature, Regular Session, 2007, is reenacted to read as 16 follows:

(d) At the public hearings the governing body shall announce the date, time, and place of the meeting at which it will vote on the proposed tax rate. After each hearing the governing body shall give notice of the meeting at which it will vote on the proposed tax rate and the notice shall be in the same form as prescribed by Subsections (b) and (c), except that it must state the following:

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"NOTICE OF TAX REVENUE INCREASE

"The (name of the taxing unit) conducted public hearings on (date of first hearing) and (date of second hearing) on a proposal to increase the total tax revenues of the (name of the taxing unit) from properties on the tax roll in the preceding year by (percentage

S.B. No. 1969 1 by which proposed tax rate exceeds lower of rollback tax rate or 2 effective tax rate calculated under this chapter) percent.

3 "The total tax revenue proposed to be raised last year at last 4 year's tax rate of (insert tax rate for the preceding year) for each 5 \$100 of taxable value was (insert total amount of taxes imposed in 6 the preceding year).

7 "The total tax revenue proposed to be raised this year at the 8 proposed tax rate of (insert proposed tax rate) for each \$100 of 9 taxable value, excluding tax revenue to be raised from new property 10 added to the tax roll this year, is (insert amount computed by 11 multiplying proposed tax rate by the difference between current 12 total value and new property value).

"The total tax revenue proposed to be raised this year at the proposed tax rate of (insert proposed tax rate) for each \$100 of taxable value, including tax revenue to be raised from new property added to the tax roll this year, is (insert amount computed by multiplying proposed tax rate by current total value).

18 "The (governing body of the taxing unit) is scheduled to vote 19 on the tax rate that will result in that tax increase at a public 20 meeting to be held on (date of meeting) at (location of meeting, 21 including mailing address) at (time of meeting)."

SECTION 22.006. Section 32.06(a-1), Tax Code, as amended by Chapters 1220 (H.B. 2138) and 1329 (S.B. 1520), Acts of the 80th Legislature, Regular Session, 2007, is reenacted and amended to read as follows:

26 (a-1) A person may authorize another person to pay the taxes27 imposed by a taxing unit on the person's real property by filing

with the collector for the unit: 1 2 (1) a sworn document stating: 3 (A) the authorization; 4 (B) the name and street address of the transferee 5 authorized to pay the taxes of the property owner; 6 (C) a description of the property by street 7 address, if applicable, and legal description; and 8 (D) [(4)] notice has been given to the property owner that if the property owner is [they are] age 65 or disabled, 9 10 the property owner [they] may be eligible for a tax deferral under Section 33.06; and 11 12 (2) the information required by Section 351.054, Finance Code. 13 SECTION 22.007. Section 32.065(d), Tax Code, as amended by 14 Chapters 1220 (H.B. 2138) and 1329 (S.B. 1520), Acts of the 80th 15 Legislature, Regular Session, 2007, is reenacted to read as 16 17 follows: Chapters 342 and 346, Finance Code, and the provisions 18 (d) of Chapter 343, Finance Code, other than Sections 343.203 and 19 343.205, do not apply to a transaction covered by this section. 20 21 SECTION 22.008. Section 352.002(a), Tax Code, as amended by Chapters 24 (S.B. 213), 1031 (H.B. 1669), and 1359 (H.B. 1820), Acts 22 of the 80th Legislature, Regular Session, 2007, is reenacted and 23 24 amended to read as follows: 25 (a) The commissioners courts of the following counties by 26 the adoption of an order or resolution may impose a tax on a person who, under a lease, concession, permit, right of access, license, 27

1 contract, or agreement, pays for the use or possession or for the 2 right to the use or possession of a room that is in a hotel, costs \$2 3 or more each day, and is ordinarily used for sleeping:

4 (1) a county that has a population of more than 3.35 million;

6 (2) a county that has a population of 90,000 or more,
7 borders the United Mexican States, and does not have three or more
8 cities that each have a population of more than 17,500;

9

(3) a county in which there is no municipality;

(4) a county in which there is located an Indian
reservation under the jurisdiction of the United States government;

(5) a county that has a population of 30,000 or less, that has no more than one municipality with a population of less than 2,500, and that borders two counties located wholly in the Edwards Aquifer Authority established by Chapter 626, Acts of the 73rd Legislature, Regular Session, 1993;

17

(6) a county that borders the Gulf of Mexico;

18 (7) a county that has a population of less than 5,000,
19 that borders the United Mexican States, and in which there is
20 located a major observatory;

(8) a county that has a population of 12,000 or less
and borders the Toledo Bend Reservoir;

(9) a county that has a population of less than 12,000
and an area of less than 275 square miles;

(10) a county that has a population of 30,000 or lessand borders Possum Kingdom Lake;

27

(11) a county that borders the United Mexican States

1 and has a population of more than 300,000 and less than 600,000;

2 (12) a county that has a population of 35,000 or more
3 and borders or contains a portion of Lake Fork Reservoir;

4 (13) a county that borders the United Mexican States 5 and in which there is located a national recreation area;

6 (14) a county that borders the United Mexican States 7 and in which there is located a national park of more than 400,000 8 acres;

9 (15) a county that has a population of 28,000 or less, 10 that has no more than four municipalities, and that is located 11 wholly in the Edwards Aquifer Authority established by Chapter 626, 12 Acts of the 73rd Legislature, Regular Session, 1993;

(16) a county that has a population of 25,000 or less, whose territory is less than 750 square miles, and that has two incorporated municipalities, each with a population of 800 or less, located on the Frio River;

17 (17) a county that has a population of 34,000 or more18 and borders Lake Buchanan;

(18) a county that has a population of more than 45,000
and less than 75,000, that borders the United Mexican States, and
that borders or contains a portion of Falcon Lake;

(19) a county with a population of 21,000 or less that
borders the Neches River and in which there is located a national
preserve;

(20) a county that has a population of 22,500 or less
and that borders or contains a portion of Lake Livingston;

27 (21) a county that has a population of less than 22,000

1 and in which the birthplace of a president of the United States is
2 located;

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3 (22) a county that has a population of more than 15,000
4 but less than 20,000 and borders Lake Buchanan; [and]

5 (23) a county with a population of less than 10,000
6 that is bordered by the Sulphur River;

7 (24) [(22)] a county that has a population of 16,000
8 or more and borders the entire north shore of Lake Somerville;

9 (25) [(23)] a county that has a population of 20,000 10 or less and that is bordered by the Brazos and Navasota Rivers;

11 (26) [(24)] a county that has a population of more 12 than 15,000 and less than 25,000 and is located on the Trinity and 13 Navasota Rivers; [and]

14 (27) [(25)] a county that has a population of less 15 than 15,000 and that is bordered by the Trinity and Navasota Rivers; 16 (28) [(22)] a county that borders or contains a 17 portion of the Neches River, the Sabine River, and Sabine Lake; and

18 (29) [<del>(23)</del>] a county that borders Whitney Lake.

19 SECTION 22.009. Section 352.002(d), Tax Code, as amended by 20 Chapters 24 (S.B. 213) and 1359 (H.B. 1820), Acts of the 80th 21 Legislature, Regular Session, 2007, is reenacted and amended to 22 read as follows:

(d) The tax imposed by a county authorized by Subsection (a)(4), (6), (8), (9), (10), (11), (12), (17), (19), (20), (21), [or] (23), or (29) to impose the tax does not apply to a hotel located in a municipality that imposes a tax under Chapter 351 applicable to the hotel. This subsection does not apply to:

(1) a county authorized by Subsection (a)(6) to impose
 the tax that:

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3 (A) has a population of less than 40,000 and4 adjoins the most populous county in this state; or

5 (B) has a population of more than 200,000 and 6 borders the Neches River; or

7 (2) a county authorized by Subsection (a)(9) to impose
8 the tax that has a population of more than 9,000.

9 SECTION 22.010. Section 352.002(f), Tax Code, as added by 10 Chapter 749 (H.B. 3132), Acts of the 80th Legislature, Regular 11 Session, 2007, is relettered as Section 352.002(g), Tax Code.

12 SECTION 22.011. Section 352.003(h), Tax Code, as added by 13 Chapter 749 (H.B. 3132), Acts of the 80th Legislature, Regular 14 Session, 2007, is relettered as Section 352.003(i), Tax Code, and 15 amended to read as follows:

16 (i) [(h)] The tax rate in a county authorized to impose the 17 tax under Section <u>352.002(g)</u> [<del>352.002(f)</del>] may not exceed two 18 percent of the price paid for a room in a hotel. This subsection 19 expires September 1, 2015.

20 SECTION 22.012. Section 352.003(h), Tax Code, as added by 21 Chapter 1031 (H.B. 1669), Acts of the 80th Legislature, Regular 22 Session, 2007, is relettered as Section 352.003(j), Tax Code, and 23 amended to read as follows:

24 (j) [(h)] The tax rate in a county authorized to impose the 25 tax under Section <u>352.002(a)(24)</u>, [<del>352.002(a)(22), (23), (24), or</del>] 26 (25), (26), or (27) may not exceed two percent of the price paid for 27 a room in a hotel.

SECTION 22.013. Section 352.003(h), Tax Code, as added by Chapter 1359 (H.B. 1820), Acts of the 80th Legislature, Regular Session, 2007, is relettered as Section 352.003(k), Tax Code, and amended to read as follows:

5 (k) [(h)] The tax rate in a county authorized to impose the 6 tax under Section <u>352.002(a)(28)</u> [<del>352.002(a)(22)</del>] may not exceed 7 two percent of the price paid for a room in a hotel.

8 SECTION 22.014. Section 352.1034(a), Tax Code, as added by 9 Chapter 749 (H.B. 3132), Acts of the 80th Legislature, Regular 10 Session, 2007, is amended to read as follows:

11 (a) This section applies only to a county authorized to 12 impose a tax by Section <u>352.002(g)</u> [<del>352.002(f)</del>].

13 SECTION 22.015. Section 352.1034, Tax Code, as added by 14 Chapter 1359 (H.B. 1820), Acts of the 80th Legislature, Regular 15 Session, 2007, is renumbered as Section 352.1035, Tax Code, and 16 amended to read as follows:

Sec. <u>352.1035</u> [<del>352.1034</del>]. CERTAIN COUNTIES BORDERING WHITNEY LAKE. The revenue from a tax imposed under this chapter by a county authorized to impose the tax by Section <u>352.002(a)(29)</u> [<del>352.002(a)(23)</del>] may be used only for the purpose described in Section 352.101(a)(3) and only in relation to unincorporated areas of the county.

23

### ARTICLE 23. CHANGES RELATING TO TRANSPORTATION CODE

SECTION 23.001. Section 203.002, Transportation Code, is amended to remove unnecessary subsection lettering to read as follows:

27 Sec. 203.002. MODERN STATE HIGHWAY SYSTEM. [<del>(a)</del>] To

1 promote public safety, facilitate the movement of traffic, preserve 2 the public's financial investment in highways, promote the national 3 defense, and accomplish the purposes of this chapter, the 4 commission may:

5 (1) lay out, construct, maintain, and operate a modern 6 state highway system, with emphasis on the construction of 7 controlled access highways;

8

(2) plan for future highways; and

9 (3) convert where necessary an existing street, road, 10 or highway into a controlled access highway in accordance with 11 modern standards of speed and safety.

12 SECTION 23.002. Section 361.308, Transportation Code, is 13 transferred to Subchapter A, Chapter 228, Transportation Code, and 14 redesignated as Section 228.0031, Transportation Code, to read as 15 follows:

Sec. <u>228.0031</u> [<del>361.308</del>]. AGREEMENTS WITH LOCAL GOVERNMENTS.
 (a) In this section, "local government" means a:

18 (1) county, municipality, special district, or other19 political subdivision of this state;

20 (2) local government corporation created under21 Subchapter D, Chapter 431; or

(3) combination of two or more entities described bySubdivision (1) or (2).

(b) A local government may enter into an agreement with the department or a private entity under which the local government assists in the financing of the construction, maintenance, and operation of a turnpike project located in the government's

1 jurisdiction in return for a percentage of the revenue from the 2 project.

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and

3 (c) A local government may use any revenue available for 4 road purposes, including bond and tax proceeds, to provide 5 financing under Subsection (b).

6 (d) An agreement under this section between a local 7 government and a private entity must be approved by the department.

8 (e) Revenue received by a local government under an 9 agreement under this section must be used for transportation 10 purposes.

11 SECTION 23.003. Chapter 361, Transportation Code, is
12 repealed.

SECTION 23.004. Chapter 371, Transportation Code, as added by Chapters 103 (H.B. 570) and 258 (S.B. 11), Acts of the 80th Legislature, Regular Session, 2007, is reenacted, redesignated as Chapter 372, Transportation Code, and amended to read as follows:

17 CHAPTER <u>372</u> [<del>371</del>]. PROVISIONS APPLICABLE TO MORE THAN ONE TYPE OF
 18 TOLL PROJECT

SUBCHAPTER A. GENERAL PROVISIONS 19 Sec. 372.001 [371.001]. DEFINITIONS. In this chapter: 20 "Toll project" means a toll project described by 21 (1)Section 201.001(b), regardless of whether the toll project: 22 23 (A) is a part of the state highway system; or 24 (B) is subject to the jurisdiction of the 25 department. "Toll project entity" means an entity authorized 26 (2)

by law to acquire, design, construct, finance, operate,

27

1 maintain a toll project, including: 2 the department under Chapter 227 or 228; (A) 3 (B) a regional tollway authority under Chapter 366; 4 5 a regional mobility authority under Chapter (C) 6 370; or 7 (D) a county under Chapter 284. SUBCHAPTER B. TOLL PROJECT OPERATION 8 9 Sec. 372.051 [371.051]. USE OF MOTOR VEHICLE REGISTRATION 10 OR LICENSE PLATE INFORMATION. (a) A toll project entity may not use motor vehicle registration or other information derived from a 11 12 license plate on a vehicle using a toll project, including information obtained by the use of automated enforcement technology 13 14 described by Section 228.058, for purposes other than those related 15 to: 16 (1)toll collection and toll collection enforcement; 17 and (2) law enforcement purposes on request by a 18 law 19 enforcement agency [, subject to Section 228.058(d)]. If a toll project entity enters into an agreement with 20 (b) an entity in another state that involves the exchange of motor 21 vehicle registration or license plate information for toll 22 23 collection or toll collection enforcement purposes, the agreement 24 must provide that the information may not be used for purposes other than those described in Subsection (a). 25 26 Sec. 372.052 [371.001]. VEHICLES USED BY NONPROFIT DISASTER RELIEF ORGANIZATIONS. [(a) In this section: 27

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1	[ <del>(1) "Toll project" means a toll project described by</del>
2	Section 201.001(b), regardless of whether the toll project is:
3	[ <del>(A) a part of the state highway system; or</del>
4	[ <del>(B) subject to the jurisdiction of the</del>
5	department.
6	[ <del>(2) "Toll project entity" means an entity authorized</del>
7	by law to acquire, design, construct, finance, operate, and
8	maintain a toll project, including:
9	[ <del>(A) the department under Chapter 227 or 228;</del>
10	[ <del>(B) a regional tollway authority under Chapter</del>
11	<del>366;</del>
12	[ <del>(C) a regional mobility authority under Chapter</del>
13	<del>370; or</del>
14	[ <del>(D) a county under Chapter 284.</del>
15	[ <del>(b)</del> ] A toll project entity may not require a vehicle
16	registered under Section 502.203 to pay a toll for the use of a toll
17	project.
18	SECTION 23.005. Section 460.302(f), Transportation Code,
19	is amended to correct a reference to read as follows:
20	(f) In this section, "dedicated or special-purpose sales
21	and use tax" means a tax referred to or described by:
22	(1) <u>Chapter 504 or 505, Local Government Code</u> [ <del>Section</del>
23	4A or 4B, Development Corporation Act of 1979 (Article 5190.6,
24	<pre>Vernon's Texas Civil Statutes)];</pre>
25	(2) Section 379A.081, Local Government Code;
26	(3) Section 363.055, Local Government Code; or
27	(4) Section 327.003, Tax Code.

1 SECTION 23.006. Section 522.051(a), Transportation Code, 2 as amended by Chapters 37 (H.B. 84) and 1319 (S.B. 1260), Acts of 3 the 80th Legislature, Regular Session, 2007, is reenacted and 4 amended to read as follows:

(a) Except as provided by Subsection (f) and Sections
522.013(e), [and] 522.033, and 522.054, an original commercial
driver's license or commercial driver learner's permit expires five
years after the applicant's next birthday.

9 SECTION 23.007. Section 550.081, Transportation Code, as 10 amended by Chapters 74 (H.B. 423) and 1407 (S.B. 766), Acts of the 11 80th Legislature, Regular Session, 2007, is reenacted and amended 12 to read as follows:

Sec. 550.081. REPORT OF MEDICAL EXAMINER OR JUSTICE OF THE PEACE. (a) <u>In this section</u>, "department" means the Texas <u>Department of Transportation</u>.

(b) A medical examiner or justice of the peace acting as 16 17 coroner in a county that does not have a medical examiner's office or that is not part of a medical examiner's district shall submit a 18 19 report in writing to the <u>department</u> [Texas Department of Transportation] of the death of a person that was the result of a 20 traffic accident to which this chapter applies and that occurred 21 within the jurisdiction of the medical examiner or justice of the 22 peace in the preceding calendar quarter. 23

24 (c) [(b)] The report must be submitted before the 11th day 25 of each calendar month and include:

(1) the name of the deceased and a statement as towhether the deceased was:

S.B. No. 1969 1 (A) the operator of or a passenger in a vehicle 2 involved in the accident; or 3 (B) a pedestrian or other nonoccupant of а vehicle; 4 5 (2) the date of the accident and the name of the county in which the accident occurred; 6 7 (3) the name of any laboratory, medical examiner's 8 office, or other facility that conducted toxicological testing relative to the deceased; and 9 (4) the results of any toxicological testing that was 10 conducted. 11 12 (d) [(c)] A report required by this section shall be sent 13 to: 14 (1)the crash records bureau of the department at its 15 headquarters in Austin; or 16 any other office or bureau of the department that (2) 17 the department designates. (e) [(d)] If toxicological test results are not available 18 19 to the medical examiner or justice of the peace on the date a report must be submitted, the medical examiner or justice shall: 20 21 submit a report that includes the statement (1) "toxicological test results unavailable"; and 22 23 (2) submit a supplement to the report that contains 24 the information required by Subsections (c)(3)  $\left[\frac{b}{3}\right]$  and (4) as soon as practicable after the toxicological test results become 25 26 available. 27 (f) [(e)] The department shall prepare and when requested

S.B. No. 1969 1 supply to medical examiners' offices and justices of the peace the forms necessary to make the reports required by this section. 2 SECTION 23.008. Section 642.001(6), Transportation Code, 3 is amended to correct a reference to read as follows: 4 "Tow truck" has the meaning assigned that term by 5 (6) Section 2308.002, Occupations Code [643.001]. 6 7 SECTION 23.009. Section 644.101(b), Transportation Code, as amended by Chapters 508 (S.B. 545), 702 (H.B. 2077), and 1030 8 (H.B. 1638), Acts of the 80th Legislature, Regular Session, 2007, 9 is reenacted and amended to read as follows: 10 A police officer of any of the following municipalities (b) 11 is eligible to apply for certification under this section: 12 (1) a municipality with a population of 50,000 or 13 14 more; 15 (2) a municipality with a population of 25,000 or more any part of which is located in a county with a population of 16 17 500,000 or more; (3) a municipality with a population of less than 18 25,000: 19 any part of which is located in a county with 20 (A) a population of 2.4 million; and 21 (B) 22 that contains is adjacent or to an 23 international port; 24 (4) a municipality with a population of at least 25 34,000 that is located in a county that borders two or more states; 26 (5) a municipality any part of which is located in a 27 county bordering the United Mexican States; or

1 <u>(6)</u> a municipality with a population of less than 2 5,000 that is located:

3 (A) adjacent to a bay connected to the Gulf of4 Mexico; and

5 (B) in a county adjacent to a county with a 6 population greater than 3.3 million.

7

ARTICLE 24. CHANGES RELATING TO WATER CODE

8 SECTION 24.001. Subdivision (15), Section 11.002, Water 9 Code, as added by Chapter 1352 (H.B. 4), Acts of the 80th 10 Legislature, Regular Session, 2007, is repealed.

SECTION 24.002. Section 11.152, Water Code, is amended to add a heading and to correct a cross-reference to read as follows:

ASSESSMENT OF EFFECTS OF PERMITS ON FISH AND 13 Sec. 11.152. 14 WILDLIFE HABITATS. In its consideration of an application for a permit to store, take, or divert water in excess of 5,000 acre feet 15 per year, the commission shall assess the effects, if any, on the 16 17 issuance of the permit on fish and wildlife habitats and may require the applicant to take reasonable actions to mitigate adverse 18 19 impacts on such habitat. In determining whether to require an applicant to mitigate adverse impacts on a habitat, the commission 20 may consider any net benefit to the habitat produced by the project. 21 The commission shall offset against any mitigation required by the 22 U.S. Fish and Wildlife Service pursuant to 33 C.F.R. Parts 23 24 [Sections] 320-330 any mitigation authorized by this section.

25 SECTION 24.003. Section 11.504, Water Code, is amended to 26 add a heading to read as follows:

27

Sec. 11.504. APPLICABILITY TO CERTAIN MINING-RELATED

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<u>ACTIVITIES.</u> This Act shall not apply to surface mining and
 reclamation.

3 SECTION 24.004. Section 11.505, Water Code, is amended to 4 add a heading to read as follows:

5 Sec. 11.505. <u>APPLICABILITY TO STATE REVOLVING LOAN FUND</u> 6 <u>PROGRAM.</u> This Act shall not apply to the state revolving loan 7 fund program.

8 SECTION 24.005. Section 11.506, Water Code, is amended to 9 add a heading to read as follows:

10 Sec. 11.506. <u>CONFLICT BETWEEN STATE AND FEDERAL LAW.</u> If 11 the state definition conflicts with the federal definition in any 12 manner, the federal definition prevails.

13 SECTION 24.006. Section 49.271(c), Water Code, as amended 14 by Chapters 33 (S.B. 657) and 452 (H.B. 576), Acts of the 80th 15 Legislature, Regular Session, 2007, is reenacted to read as 16 follows:

17 (c) The district may adopt minimum criteria for the qualifications of bidders on its construction contracts and for 18 19 sureties issuing payment and performance bonds. For construction contracts over \$50,000, the district shall require a person who 20 21 bids to submit a certified or cashier's check on a responsible bank in the state equal to at least two percent of the total amount of the 22 23 bid, or a bid bond of at least two percent of the total amount of the 24 bid issued by a surety legally authorized to do business in this state, as a good faith deposit to ensure execution of the contract. 25 26 Notwithstanding any criteria adopted under this subsection, for a contract for more than \$250,000, the district must accept a bid bond 27

1 in the amount required by the district as a bid deposit if the bid bond meets the other requirements of this subsection. 2 If the 3 successful bidder fails or refuses to enter into a proper contract with the district, or fails or refuses to furnish the payment and 4 performance bonds required by law, the bidder forfeits the deposit. 5 The payment, performance, and bid bonding requirements of this 6 subsection do not apply to a contract for the purchase of equipment, 7 8 materials, or machinery not otherwise incorporated into а construction project. 9

10 SECTION 24.007. Section 66.402, Water Code, is amended to 11 add a heading to read as follows:

Sec. 66.402. <u>ORDER TO DISSOLVE DISTRICT.</u> (a) After considering the petition and the accompanying evidence, if the commission finds that the work is completed according to the plan and the facilities have been conveyed and that all bonds and other indebtedness have been retired, the commission shall order the district dissolved.

(b) If the commission finds that the work has not been completed according to the plan, that all facilities have not been conveyed, or that all bonds and other indebtedness have not been retired, the commission shall issue an order that will ensure that the work is completed by the district, all conveyances are made, and all debt will be retired, and on compliance with this order shall issue an order dissolving the district.

S.B. No. 1969 ARTICLE 25. CHANGES RELATING TO VARIOUS CODES TO UPDATE 1 REFERENCES TO OR CONCERNING THE TEXAS DEPARTMENT OF CRIMINAL 2 3 JUSTICE 4 SECTION 25.001. Section 144.127(b), Agriculture Code, is 5 amended to read as follows: 6 (b) An offense under this section is a felony punishable by imprisonment 7 in the Texas Department of Criminal Justice 8 [Corrections] for not less than 2 years nor more than 12 years. 9 SECTION 25.002. Section 144.128(b), Agriculture Code, is amended to read as follows: 10 (b) An offense under this section is a felony punishable by 11 12 imprisonment in the Texas Department of Criminal Justice [Corrections] for not less than 2 years nor more than 12 years. 13 14 SECTION 25.003. Section 147.061(c), Agriculture Code, is 15 amended to read as follows: 16 (c) An offense under Subsection (a) [of this section] is a 17 felony punishable by: a fine of not less than \$500 nor more than \$5,000; (1) 18 19 (2) imprisonment in the Texas Department of Criminal Justice [Corrections] for not less than one nor more than two years; 20 21 οr both fine and imprisonment under this subsection. 22 (3) SECTION 25.004. Section 147.064(c), Agriculture Code, is 23 24 amended to read as follows: 25 (c) An offense under Subsection (a) [of this section] is a 26 felony punishable by imprisonment in the Texas Department of Criminal Justice [Corrections] for not less than two years nor more 27

1 than four years.

2 SECTION 25.005. Section 149.005(b), Agriculture Code, is 3 amended to read as follows:

4 (b) A second or subsequent offense under this chapter is
5 punishable by imprisonment in the [institutional division of the]
6 Texas Department of Criminal Justice for not less than two years nor
7 more than five years.

8 SECTION 25.006. Section 161.141(d), Agriculture Code, is 9 amended to read as follows:

10 (d) A second or subsequent offense under Subsection (c) [<del>of</del> 11 <del>this section</del>] is a felony punishable by:

(1) imprisonment in the Texas Department of <u>Criminal</u>
 <u>Justice</u> [Corrections] for not less than two years nor more than five
 years; and

15

(2) a fine of not more than \$10,000.

SECTION 25.007. Section 101.69, Alcoholic Beverage Code, is amended to read as follows:

Sec. 101.69. FALSE STATEMENT. Except as provided 18 in Section 103.05(d) [of this code], a person who makes a false 19 statement or false representation in an application for a permit or 20 license or in a statement, report, or other instrument to be filed 21 with the commission and required to be sworn commits an offense 22 punishable by imprisonment in the Texas Department of Criminal 23 24 <u>Justice</u> [penitentiary] for not less than 2 nor more than 10 years.

25 SECTION 25.008. Section 103.05(d), Alcoholic Beverage 26 Code, is amended to read as follows:

27

(d) A peace officer who makes a false report of the property

seized commits a felony punishable by confinement in the <u>Texas</u>
 <u>Department of Criminal Justice</u> [penitentiary] for not less than two
 years and not more than five years.

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SECTION 25.009. Section 206.06(f), Alcoholic Beverage
Code, is amended to read as follows:

(f) A person who violates any provision of this section
commits a felony punishable by imprisonment in the <u>Texas Department</u>
<u>of Criminal Justice</u> [penitentiary] for not less than 2 nor more than
20 years.

SECTION 25.010. Section 15.22(a), Business & Commerce Code, is amended to read as follows:

(a) Every person, other than a municipal corporation, who acts in violation of any of the prohibitions in <u>Section 15.05(a) or</u> (b) [Subsection (a) or (b) of Section 15.05 of this Act] shall be deemed guilty of a felony and upon conviction shall be punished by confinement in the Texas Department of <u>Criminal Justice</u> [Corrections] for a term of not more than three years or by a fine not to exceed \$5,000 or by both.

SECTION 25.011. Section 132.001(a), Civil Practice and Remedies Code, is amended to read as follows:

(a) Except as provided by Subsection (b), an unsworn declaration made as provided by this chapter by an inmate in the Texas Department of <u>Criminal Justice</u> [Corrections] or in a county jail may be used in lieu of a written sworn declaration, verification, certification, oath, or affidavit required by statute or required by a rule, order, or requirement adopted as provided by law.

S.B. No. 1969 SECTION 25.012. Section 132.003, Civil Practice and Remedies Code, is amended to read as follows:

3 Sec. 132.003. FORM OF DECLARATION. The form of a 4 declaration under this chapter must be substantially as follows:

5 "I, (insert name and inmate identifying number from Texas 6 Department of <u>Criminal Justice</u> [Corrections] or county jail), being 7 presently incarcerated in (insert Texas Department of <u>Criminal</u> 8 <u>Justice</u> [Corrections] unit name or county jail name) in 9 <u>County, Texas, declare under penalty of perjury that</u> 10 the foregoing is true and correct. Executed on (date). 11 (signature)"

SECTION 25.013. Article 24.13, Code of Criminal Procedure, is amended to read as follows:

Art. 24.13. ATTACHMENT FOR CONVICT WITNESSES. All persons 14 15 who have been or may be convicted in this state [State], and who are confined in an institution operated by the Texas Department of 16 17 Criminal Justice [Corrections] or any jail in this state [State], shall be permitted to testify in person in any court for the state 18 [State] and the defendant when the presiding judge finds, after 19 hearing, that the ends of justice require their attendance, and 20 21 directs that an attachment issue to accomplish the purpose, notwithstanding any other provision of this code [Code]. Nothing 22 in this <u>article</u> [Article] shall be construed as limiting the power 23 24 of the courts of this state [State] to issue bench warrants.

25 SECTION 25.014. Section 4(c), Article 24.29, Code of 26 Criminal Procedure, is amended to read as follows:

27 (c) The judge, in lieu of directing the person having

S.B. No. 1969 1 custody of the witness to produce him in the requesting 2 jurisdiction's court, may direct and require in his order that:

3 (1) an officer of the requesting jurisdiction come to 4 the Texas penal institution in which the witness is confined to 5 accept custody of the witness for physical transfer to the 6 requesting jurisdiction;

7 (2) the requesting jurisdiction provide proper8 safeguards on his custody while in transit;

9 (3) the requesting jurisdiction be liable for and pay 10 all expenses incurred in producing and returning the witness, 11 including but not limited to food, lodging, clothing, and medical 12 care; and

(4) the requesting jurisdiction promptly deliver the
witness back to the same or another Texas penal institution as
specified by the Texas Department of <u>Criminal Justice</u> [Corrections]
at the conclusion of his testimony.

SECTION 25.015. Section 2(e)(2), Article 37.071, Code of Criminal Procedure, is amended to read as follows:

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(2) The court shall:

(A) instruct the jury that if the jury answers that a circumstance or circumstances warrant that a sentence of life imprisonment without parole rather than a death sentence be imposed, the court will sentence the defendant to imprisonment in the [institutional division of the] Texas Department of Criminal Justice for life without parole; and

26 (B) charge the jury that a defendant sentenced to27 confinement for life without parole under this article is

1 ineligible for release from the department on parole.

2 SECTION 25.016. Section 2(g), Article 37.071, Code of
3 Criminal Procedure, is amended to read as follows:

4 If the jury returns an affirmative finding on each issue (q) 5 submitted under Subsection (b) and a negative finding on an issue submitted under Subsection (e)(1), the court shall sentence the 6 defendant to death. If the jury returns a negative finding on any 7 8 issue submitted under Subsection (b) or an affirmative finding on an issue submitted under Subsection (e)(1) or is unable to answer 9 any issue submitted under Subsection (b) or (e), the court shall 10 sentence the defendant to confinement in the [institutional 11 12 division of the] Texas Department of Criminal Justice for life 13 imprisonment without parole.

SECTION 25.017. Section 3(g), Article 37.0711, Code of Criminal Procedure, is amended to read as follows:

(g) If the jury returns an affirmative finding on each issue 16 17 submitted under Subsection (b) [of this section] and a negative finding on the issue submitted under Subsection (e) [of this 18 19 section], the court shall sentence the defendant to death. If the jury returns a negative finding on any issue submitted under 20 Subsection (b) [of this section] or an affirmative finding on the 21 issue submitted under Subsection (e) [of this section] or is unable 22 to answer any issue submitted under Subsection (b) or (e) [of this 23 24 section], the court shall sentence the defendant to confinement in the [institutional division of the] Texas Department of Criminal 25 26 Justice for life.

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SECTION 25.018. Sections 3 and 4, Article 42.03, Code of

1 Criminal Procedure, are amended to read as follows:

2 Sec. 3. If a defendant appeals his conviction, is not 3 released on bail, and is retained in a jail as provided in Section 7, Article 42.09, pending his appeal, the judge of the court in 4 5 which the defendant was convicted shall give the defendant credit on his sentence for the time that the defendant has spent in jail 6 pending disposition of his appeal. The court shall endorse on both 7 the commitment and the mandate from the appellate court all credit 8 given the defendant under this section, and the [institutional 9 10 division of the] Texas Department of Criminal Justice shall grant the credit in computing the defendant's eligibility for parole and 11 12 discharge.

Sec. 4. defendant who has been sentenced 13 When a to in the [institutional division of the] 14 imprisonment Texas 15 Department of Criminal Justice has spent time in jail pending trial and sentence or pending appeal, the judge of the sentencing court 16 17 shall direct the sheriff to attach to the commitment papers a statement assessing the defendant's conduct while in jail. 18

SECTION 25.019. Sections 1(a) and (d), Article 42.031, Code of Criminal Procedure, are amended to read as follows:

(a) The sheriff of each county may attempt to secure employment for each defendant sentenced to the county jail work release program under Article 42.034 [of this code] and each defendant confined in the county jail awaiting transfer to the [institutional division of the] Texas Department of Criminal Justice.

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(d) If the sheriff does not find employment for a defendant

S.B. No. 1969 1 who would otherwise be sentenced to imprisonment in the <u>department</u> 2 [<u>institutional division</u>], the sheriff shall:

3 (1) transfer the defendant to the sheriff of a county
4 who agrees to accept the defendant as a participant in the county
5 jail work release program; or

6 (2) retain the defendant in the county jail for 7 employment as soon as possible in a jail work release program.

8 SECTION 25.020. Section 3(a), Article 42.031, Code of 9 Criminal Procedure, is amended to read as follows:

(a) The sheriff of each county shall classify each felon serving a sentence in the county jail work release program for the purpose of awarding good conduct time credit in the same manner as inmates of the [institutional division of the] Texas Department of Criminal Justice are classified under Chapter 498, Government Code, and shall award good conduct time in the same manner as the director of the department does in that chapter.

SECTION 25.021. Article 42.037(o), Code of Criminal Procedure, is amended to read as follows:

(o) The <u>department</u> [pardons and paroles division] may waive
a supervision fee or an administrative fee imposed on an inmate
under Section 508.182, Government Code, during any period in which
the inmate is required to pay restitution under this article.

23 SECTION 25.022. Article 42.08(b), Code of Criminal 24 Procedure, is amended to read as follows:

(b) If a defendant is sentenced for an offense committed
while the defendant was an inmate in the [institutional division of
the] Texas Department of Criminal Justice and serving a sentence

1 for an offense other than a state jail felony and the defendant has
2 not completed the sentence he was serving at the time of the
3 offense, the judge shall order the sentence for the subsequent
4 offense to commence immediately on completion of the sentence for
5 the original offense.

6 SECTION 25.023. Sections 1, 2, 3, 4, 5, 6, and 7, Article 7 42.09, Code of Criminal Procedure, are amended to read as follows:

8 Sec. 1. Except as provided in Sections 2 and 3, a defendant 9 shall be delivered to a jail or to the [institutional division of 10 the] Texas Department of Criminal Justice when his sentence is 11 pronounced, or his sentence to death is announced, by the court. 12 The defendant's sentence begins to run on the day it is pronounced, 13 but with all credits, if any, allowed by Article 42.03.

14 Sec. 2. If a defendant appeals his conviction and is 15 released on bail pending disposition of his appeal, when his conviction is affirmed, the clerk of the trial court, on receipt of 16 17 the mandate from the appellate court, shall issue a commitment against the defendant. The officer executing the commitment shall 18 19 endorse thereon the date he takes the defendant into custody and the 20 defendant's sentence begins to run from the date endorsed on the 21 commitment. The [institutional division of the] Texas Department of Criminal Justice shall admit the defendant named in the 22 commitment on the basis of the commitment. 23

Sec. 3. If a defendant is convicted of a felony and sentenced to death, life, or a term of more than ten years in the [institutional division of the] Texas Department of Criminal Justice and he gives notice of appeal, he shall be transferred to

the <u>department</u> [institutional division] on a commitment pending a 1 mandate from the court of appeals or the Court of Criminal Appeals. 2 3 Sec. 4. If a defendant is convicted of a felony, is eligible for release on bail pending appeal under Article [article] 4 5 44.04(b), and gives notice of appeal, he shall be transferred to the [Institutional Division of the] Texas Department of Criminal 6 Justice on a commitment pending a mandate from the Court of Appeals 7 8 or the Court of Criminal Appeals upon request in open court or upon written request to the sentencing court. Upon a valid transfer to 9 10 the <u>department</u> [institutional division] under this section, the defendant may not thereafter be released on bail pending his 11 12 appeal.

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Sec. 5. If a defendant is transferred to the [institutional division of the] Texas Department of Criminal Justice pending appeal under Section 3 or 4, his sentence shall be computed as if no appeal had been taken if the appeal is affirmed.

Sec. 6. All defendants who have been transferred to the [institutional division of the] Texas Department of Criminal Justice pending the appeal of their convictions under this article shall be under the control and authority of the <u>department</u> [institutional division] for all purposes as if no appeal were pending.

23 Sec. 7. If а defendant is sentenced to а term of 24 imprisonment in the [institutional division of the] Texas Department of Criminal Justice but is not transferred to the 25 26 department [institutional division] under Section 3 or 4 [of this 27 article], the court, before the date on which it would lose

1 jurisdiction under Section 6(a), Article 42.12, [of this code,]
2 shall send to the department a document containing a statement of
3 the date on which the defendant's sentence was pronounced and
4 credits earned by the defendant under Article 42.03 [of this code]
5 as of the date of the statement.

6 SECTION 25.024. Section 8(d), Article 42.09, Code of 7 Criminal Procedure, is amended to read as follows:

8 The correctional institutions [institutional] division (d) of the Texas Department of Criminal Justice shall make documents 9 received under Subsections (a) and (c) available to the parole 10 [pardons and paroles] division on the request of the parole 11 12 [pardons and paroles] division and shall, on release of a defendant on parole or to mandatory supervision, immediately provide the 13 parole [pardons and paroles] division with copies of documents 14 15 received under Subsection (a). The parole [pardons and paroles] division shall provide to the parole officer appointed to supervise 16 the defendant a comprehensive summary of the information contained 17 in the documents referenced in this section not later than the 14th 18 19 day after the date of the defendant's release. The summary shall 20 include a current photograph of the defendant and a complete set of the defendant's fingerprints. Upon written request from the county 21 sheriff, the photograph and fingerprints shall be filed with the 22 sheriff of the county to which the parolee is assigned if that 23 24 county is not the county from which the parolee was sentenced.

25 SECTION 25.025. Section 3g(b), Article 42.12, Code of 26 Criminal Procedure, is amended to read as follows:

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(b)

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If there is an affirmative finding under Subsection

1 (a)(2) in the trial of a felony of the second degree or higher that the deadly weapon used or exhibited was a firearm and the defendant 2 3 is granted community supervision, the court may order the defendant confined in the [institutional division of the] Texas Department of 4 5 Criminal Justice for not less than 60 and not more than 120 days. At any time after the defendant has served 60 days in the custody of 6 the department [institutional division], the sentencing judge, on 7 8 his own motion or on motion of the defendant, may order the defendant released to community supervision. The department 9 [institutional division] shall release the defendant to community 10 supervision after he has served 120 days. 11

SECTION 25.026. Section 5(c), Article 42.12, Code of Criminal Procedure, is amended to read as follows:

14 On expiration of a community supervision period imposed (c) 15 under Subsection (a) [of this section], if the judge has not proceeded to adjudication of guilt, the judge shall dismiss the 16 17 proceedings against the defendant and discharge him. The judge may dismiss the proceedings and discharge a defendant, other than a 18 defendant charged with an offense requiring the defendant to 19 register as a sex offender under Chapter 62, [as added by Chapter 20 21 668, Acts of the 75th Legislature, Regular Session, 1997, ] prior to the expiration of the term of community supervision if in the 22 23 judge's opinion the best interest of society and the defendant will 24 be served. The judge may not dismiss the proceedings and discharge a defendant charged with an offense requiring the defendant to 25 26 register under Chapter 62[, as added by Chapter 668, Acts of the 75th Legislature, Regular Session, 1997]. Except as provided by 27

Section 12.42(g), Penal Code, a dismissal and discharge under this section may not be deemed a conviction for the purposes of disqualifications or disabilities imposed by law for conviction of an offense. For any defendant who receives a dismissal and discharge under this section:

6 (1) upon conviction of a subsequent offense, the fact 7 that the defendant had previously received community supervision 8 with a deferred adjudication of guilt shall be admissible before 9 the court or jury to be considered on the issue of penalty;

10 (2) if the defendant is an applicant for a license or 11 is a licensee under Chapter 42, Human Resources Code, the [<del>Texas</del>] 12 Department of <u>Family and Protective</u> [Human] Services may consider 13 the fact that the defendant previously has received community 14 supervision with a deferred adjudication of guilt under this 15 section in issuing, renewing, denying, or revoking a license under 16 that chapter; and

(3) if the defendant is a person who has applied for registration to provide mental health or medical services for the rehabilitation of sex offenders, the [Interagency] Council on Sex Offender Treatment may consider the fact that the defendant has received community supervision under this section in issuing, renewing, denying, or revoking a license or registration issued by that council.

24 SECTION 25.027. Sections 6(a) and (b), Article 42.12, Code 25 of Criminal Procedure, are amended to read as follows:

(a) For the purposes of this section, the jurisdiction of a
 court <u>imposing</u> [in which] a sentence requiring imprisonment in the

[institutional division of the] Texas Department of Criminal 1 Justice for an offense other than a state jail felony continues [is 2 imposed by the judge of the court shall continue] for 180 days from 3 the date the execution of the sentence actually begins. Before the 4 5 expiration of 180 days from the date the execution of the sentence actually begins, the judge of the court that imposed such sentence 6 may on his own motion, on the motion of the attorney representing 7 8 the state, or on the written motion of the defendant, suspend further execution of the sentence and place the defendant on 9 10 community supervision under the terms and conditions of this article, if in the opinion of the judge the defendant would not 11 benefit from further imprisonment and: 12

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13 (1) the defendant is otherwise eligible for community14 supervision under this article; and

15 (2) the defendant had never before been incarcerated16 in a penitentiary serving a sentence for a felony.

17 (b) When the defendant or the attorney representing the state files a written motion requesting suspension by the judge of 18 19 further execution of the sentence and placement of the defendant on community supervision, and when requested to do so by the judge, the 20 21 clerk of the court shall request a copy of the defendant's record while imprisoned from the [institutional division of the] Texas 22 Department of Criminal Justice or, if the defendant is confined in 23 24 county jail, from the sheriff. Upon receipt of such request, the [institutional division of the] Texas Department of Criminal 25 26 Justice or the sheriff shall forward to the judge, as soon as possible, a full and complete copy of the defendant's record while 27

imprisoned or confined. When the defendant files a written motion requesting suspension of further execution of the sentence and placement on community supervision, he shall immediately deliver or cause to be delivered a true and correct copy of the motion to the office of the attorney representing the state.

6 SECTION 25.028. Sections 8(a) and (b), Article 42.12, Code 7 of Criminal Procedure, are amended to read as follows:

8 For the purposes of this section, the jurisdiction of a (a) court imposing [in which] a sentence requiring imprisonment in the 9 10 [institutional division of the] Texas Department of Criminal Justice for an offense other than a state jail felony continues [is 11 imposed for conviction of a felony shall continue] for 180 days from 12 the date on which the convicted person is received into custody by 13 14 the department [institutional division]. After the expiration of 15 75 days but prior to the expiration of 180 days from the date on which the convicted person is received into custody by the 16 17 department [institutional division], the judge of the court that imposed the sentence may suspend further execution of the sentence 18 19 imposed and place the person on community supervision under the terms and conditions of this article, if in the opinion of the judge 20 the person would not benefit from further imprisonment. The court 21 shall clearly indicate in its order recommending the placement of 22 23 the person in the state boot camp program that the court is not 24 retaining jurisdiction over the person for the purposes of Section 6 [of this article]. A court may recommend a person for placement 25 26 in the state boot camp program only if:

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(1) the person is otherwise eligible for community

1 supervision under this article;

2 (2) the person is 17 years of age or older but younger 3 than 26 years and is physically and mentally capable of 4 participating in a program that requires strenuous physical 5 activity; and

6 (3) the person is not convicted of an offense 7 punishable as a state jail felony.

8 (b) On the 76th day after the day on which the convicted 9 person is received into custody by the <u>department</u> [<u>institutional</u> 10 <u>division</u>], the <u>department</u> [<u>institutional division</u>] shall send the 11 convicting court the record of the person's progress, conduct, and 12 conformity to <u>department</u> [<u>institutional division</u>] rules.

13 SECTION 25.029. Section 13A(a), Article 42.12, Code of 14 Criminal Procedure, is amended to read as follows:

15 (a) A court granting community supervision to a defendant 16 convicted of an offense for which the court has made an affirmative 17 finding under Article 42.014 [of this code] shall require as a term 18 of community supervision that the defendant:

(1) serve a term of not more than one year imprisonment in the [institutional division of the] Texas Department of Criminal Justice if the offense is a felony other than an offense under Section 19.02, Penal Code; or

(2) serve a term of not more than 90 days confinementin jail if the offense is a misdemeanor.

25 SECTION 25.030. Section 23(b), Article 42.12, Code of 26 Criminal Procedure, is amended to read as follows:

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(b) No part of the time that the defendant is on community

1 supervision shall be considered as any part of the time that he shall be sentenced to serve, except that on revocation, the judge 2 3 shall credit to the defendant time served by the defendant as a condition of community supervision in a substance abuse treatment 4 5 facility operated by the Texas Department of Criminal Justice under Section 493.009, Government Code, or another court-ordered 6 residential program or facility, but only if the defendant 7 8 successfully completes the treatment program in that facility. The right of the defendant to appeal for a review of the conviction and 9 10 punishment, as provided by law, shall be accorded the defendant at the time he is placed on community supervision. When he is notified 11 12 that his community supervision is revoked for violation of the conditions of community supervision and he is called on to serve a 13 14 sentence in a jail or in the [institutional division of the] Texas 15 Department of Criminal Justice, he may appeal the revocation.

SECTION 25.031. Article X(b), Article 42.19, Code of Criminal Procedure, is amended to read as follows:

(b) Powers. The director of the Texas Department of <u>Criminal Justice</u> [Corrections] is authorized and directed to do all things necessary or incidental to the carrying out of the compact in every particular.

22 SECTION 25.032. Articles 43.101(a) and (b), Code of 23 Criminal Procedure, are amended to read as follows:

(a) A defendant confined in county jail awaiting trial or a
defendant confined in county jail after conviction of a felony or
revocation of community supervision, parole, or mandatory
supervision and awaiting transfer to the [institutional division of

1 the] Texas Department of Criminal Justice may volunteer to 2 participate in any work program operated by the sheriff that uses 3 the labor of convicted defendants.

4 The sheriff may accept a defendant as a volunteer under (b) 5 Subsection (a) [of this section] if the defendant is not awaiting trial for an offense involving violence or is not awaiting transfer 6 to the [institutional division of the] Texas Department of Criminal 7 8 Justice after conviction of a felony involving violence, and if the sheriff determines that the inmate has not engaged previously in 9 violent conduct and does not pose a security risk to the general 10 public if allowed to participate in the work program. 11

SECTION 25.033. Article 43.14, Code of Criminal Procedure, is amended to read as follows:

Art. 43.14. EXECUTION OF CONVICT. Whenever the sentence of 14 15 death is pronounced against a convict, the sentence shall be executed at any time after the hour of 6 p.m. on the day set for the 16 17 execution, by intravenous injection of a substance or substances in a lethal quantity sufficient to cause death and until such convict 18 is dead, such execution procedure to be determined and supervised 19 by the director [Director] of the correctional institutions 20 21 [institutional] division of the Texas Department of Criminal Justice. 2.2

23 SECTION 25.034. Article 43.18, Code of Criminal Procedure, 24 is amended to read as follows:

Art. 43.18. EXECUTIONER. The <u>director</u> [<del>Director</del>] of the Texas Department of <u>Criminal Justice</u> [<del>Corrections,</del>] shall designate an executioner to carry out the death penalty provided by

1 law.

2 SECTION 25.035. Article 43.19, Code of Criminal Procedure,
3 is amended to read as follows:

Art. 43.19. PLACE OF EXECUTION. The execution shall take place at a location designated by the Texas Department of <u>Criminal</u> <u>Justice</u> [Corrections] in a room arranged for that purpose.

7 SECTION 25.036. Article 44.251(b), Code of Criminal 8 Procedure, is amended to read as follows:

9 (b) The court of criminal appeals shall reform a sentence of 10 death to a sentence of confinement in the [institutional division 11 of the] Texas Department of Criminal Justice for life without 12 parole if:

(1) the court finds reversible error that affects the punishment stage of the trial other than a finding of insufficient evidence under Subsection (a) [of this article]; and

16 (2) within 30 days after the date on which the opinion 17 is handed down, the date the court disposes of a timely request for 18 rehearing, or the date that the United States Supreme Court 19 disposes of a timely filed petition for writ of certiorari, 20 whichever date is later, the prosecuting attorney files a motion 21 requesting that the sentence be reformed to confinement for life 22 without parole.

23 SECTION 25.037. Articles 44.2511(b) and (c), Code of 24 Criminal Procedure, are amended to read as follows:

(b) The court of criminal appeals shall reform a sentence of
death to a sentence of confinement in the [institutional division
of the] Texas Department of Criminal Justice for life if the court

1 finds that there is legally insufficient evidence to support an 2 affirmative answer to an issue submitted to the jury under Section 3 3(b), Article 37.0711.

4 (c) The court of criminal appeals shall reform a sentence of
5 death to a sentence of confinement in the [institutional division
6 of the] Texas Department of Criminal Justice for life if:

7 (1) the court finds reversible error that affects the
8 punishment stage of the trial other than a finding of insufficient
9 evidence under Subsection (b); and

10 (2) within 30 days after the date on which the opinion 11 is handed down, the date the court disposes of a timely request for 12 rehearing, or the date that the United States Supreme Court 13 disposes of a timely filed petition for writ of certiorari, 14 whichever date is later, the prosecuting attorney files a motion 15 requesting that the sentence be reformed to confinement for life.

SECTION 25.038. Articles 56.03(a), (b), and (h), Code of Criminal Procedure, are amended to read as follows:

The Texas Crime Victim Clearinghouse, 18 (a) with the 19 participation of the community justice assistance division of the Texas Department of Criminal Justice [Texas Adult Probation 20 21 Commission] and the Board of Pardons and Paroles, shall develop a form to be used by law enforcement agencies, prosecutors, and other 22 participants in the criminal justice system to record the impact of 23 24 an offense on a victim of the offense, guardian of a victim, or a close relative of a deceased victim and to provide the agencies, 25 26 prosecutors, and participants with information needed to contact the victim, guardian, or relative if needed at any stage of a 27

1 prosecution of a person charged with the offense. The Texas Crime Victim Clearinghouse, with the participation of the community 2 3 justice assistance division of the Texas Department of Criminal Justice [Texas Adult Probation Commission] and the Board of Pardons 4 5 and Paroles, shall also develop a victims' information booklet that provides a general explanation of the criminal justice system to 6 7 victims of an offense, guardians of victims, and relatives of 8 deceased victims.

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9 (b) The victim impact statement must be in a form designed 10 to inform a victim, guardian of a victim, or a close relative of a 11 deceased victim with a clear statement of rights provided by 12 Article 56.02 [of this code] and to collect the following 13 information:

14 (1) the name of the victim of the offense or, if the 15 victim has a legal guardian or is deceased, the name of a guardian 16 or close relative of the victim;

17 (2) the address and telephone number of the victim, 18 guardian, or relative through which the victim, guardian of a 19 victim, or a close relative of a deceased victim, may be contacted; 20 (3) a statement of economic loss suffered by the

21 victim, guardian, or relative as a result of the offense;

(4) a statement of any physical or psychological
injury suffered by the victim, guardian, or relative as a result of
the offense, as described by the victim, guardian, relative, or by a
physician or counselor;

26 (5) a statement of any psychological services
27 requested as a result of the offense;

(6) a statement of any change in the victim's,
 guardian's, or relative's personal welfare or familial relationship
 as a result of the offense;

4 (7) a statement as to whether or not the victim, 5 guardian, or relative wishes to be notified in the future of any 6 parole hearing for the defendant and an explanation as to the 7 procedures by which the victim, guardian, or relative may obtain 8 information concerning the release of the defendant from the Texas 9 Department of <u>Criminal Justice</u> [<del>Corrections</del>]; and

10 (8) any other information, other than facts related to 11 the commission of the offense, related to the impact of the offense 12 on the victim, guardian, or relative.

Not later than December 1 of each odd-numbered year, the 13 (h) 14 Texas Crime Victim Clearinghouse, with the participation of the 15 community justice assistance division of the Texas Department of Criminal Justice [Texas Adult Probation Commission] and the Board 16 17 of Pardons and Paroles, shall update the victim impact statement form and any other information provided by the commission to 18 victims, guardians of victims, and relatives of deceased victims, 19 if necessary, to reflect changes in law relating to criminal 20 justice and the rights of victims and guardians and relatives of 21 victims. 2.2

23 SECTION 25.039. Article 56.04(e), Code of Criminal 24 Procedure, is amended to read as follows:

(e) The victim assistance coordinator shall send a copy of a
 victim impact statement to the court sentencing the defendant. If
 the court sentences the defendant to imprisonment in the Texas

S.B. No. 1969 1 Department of <u>Criminal Justice</u> [<del>Corrections</del>], it shall attach the 2 copy of the victim impact statement to the commitment papers.

3 SECTION 25.040. Article 56.05(a), Code of Criminal
4 Procedure, is amended to read as follows:

5 (a) The Board of Pardons and Paroles, the <u>community justice</u> 6 <u>assistance division of the Texas Department of Criminal Justice</u> 7 [Texas Adult Probation Commission], and the Texas Crime Victim 8 Clearinghouse, designated as the planning body for the purposes of 9 this article, shall develop a survey plan to maintain statistics on 10 the numbers and types of persons to whom state and local agencies 11 provide victim impact statements during each year.

SECTION 25.041. Articles 56.08(a) and (c), Code of Criminal Procedure, are amended to read as follows:

14 (a) Not later than the 10th day after the date that an 15 indictment or information is returned against a defendant for an 16 offense, the attorney representing the state shall give to each 17 victim of the offense a written notice containing:

18 (1) a brief general statement of each procedural stage
19 in the processing of a criminal case, including bail, plea
20 bargaining, parole restitution, and appeal;

21 (2) notification of the rights and procedures under 22 this chapter;

(3) suggested steps the victim may take if the victim
is subjected to threats or intimidation;

(4) notification of the right to receive information
regarding compensation to victims of crime as provided by
Subchapter B [of this chapter], including information about:

(A) the costs that may be compensated under
 Subchapter B [of this chapter], eligibility for compensation, and
 procedures for application for compensation under Subchapter B of
 this chapter;

(B) the payment for a medical examination for a
victim of a sexual assault under Article 56.06 [of this code]; and

7 (C) referral to available social service8 agencies that may offer additional assistance;

9 (5) the name, address, and phone number of the local 10 victim assistance coordinator;

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(6) the case number and assigned court for the case;

12 (7) the right to file a victim impact statement with 13 the office of the attorney representing the state and the [<del>pardons</del> 14 <del>and paroles division of the</del>] Texas Department of Criminal Justice; 15 and

16 (8) notification of the right of a victim, guardian of 17 a victim, or close relative of a deceased victim, as defined by 18 Section 508.117, Government Code, to appear in person before a 19 member of the Board of Pardons and Paroles as provided by Section 20 508.153, Government Code.

(c) A victim who receives a notice under Subsection (a) [<del>of</del> this article</del>] and who chooses to receive other notice under law about the same case must keep the following persons informed of the victim's current address and phone number:

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the attorney representing the state; and

26 (2) the [pardons and paroles division of the] Texas
 27 Department of Criminal Justice if after sentencing the defendant is

1 confined in the <u>department</u> [institutional division].

2 SECTION 25.042. Articles 56.12(a), (a-1), and (c), Code of 3 Criminal Procedure, are amended to read as follows:

(a) The Texas Department of Criminal Justice shall
immediately notify the victim of an offense, the victim's guardian,
or the victim's close relative, if the victim is deceased, if the
victim, victim's guardian, or victim's close relative has notified
the <u>department</u> [institutional division] as provided by Subsection
(b) [of this article], whenever the defendant:

10 (1) escapes from a facility operated by the <u>department</u> 11 for the imprisonment of individuals convicted of felonies other 12 <u>than state jail felonies</u> [institutional division]; or

(2) is transferred from the custody of <u>a facility</u> operated by the <u>department for the imprisonment of individuals</u> <u>convicted of felonies other than state jail felonies</u> [<u>institutional</u> <u>division</u>] to the custody of a peace officer under a writ of attachment or a bench warrant.

(a-1) The Texas Department of Criminal Justice shall 18 19 immediately notify a witness who testified against a defendant at the trial for the offense for which the defendant is incarcerated, 20 the witness's guardian, or the witness's close relative, if the 21 witness is deceased, if the witness, witness's guardian, or 22 23 close relative has notified witness's the department 24 [institutional division] as provided by Subsection (b), whenever 25 the defendant:

(1) escapes from a facility operated by the <u>department</u>
 for the imprisonment of individuals convicted of felonies other

1 than state jail felonies [institutional division]; or

2 (2) is transferred from the custody of <u>a facility</u> 3 <u>operated by</u> the <u>department for the imprisonment of individuals</u> 4 <u>convicted of felonies other than state jail felonies</u> [<u>institutional</u> 5 <u>division</u>] to the custody of a peace officer under a writ of 6 attachment or a bench warrant.

(c) In providing notice under Subsection (a)(2) 7 or 8 (a-1)(2), the department [institutional division] shall include the name, address, and telephone number of the peace officer 9 10 receiving the defendant into custody. On returning the defendant to the custody of the <u>department</u> [institutional division], the 11 12 victim services division of the department [Texas Department of Criminal Justice] shall notify the victim, witness, guardian, or 13 close relative, as applicable, of that fact. 14

15 SECTION 25.043. Article 59.02(f), Code of Criminal 16 Procedure, is amended to read as follows:

(f) Any property that is contraband and has been seized by the [institutional division of the] Texas Department of Criminal Justice shall be forfeited to the <u>department</u> [institutional division] under the same rules and conditions as for other forfeitures.

22 SECTION 25.044. Article 60.052(c), Code of Criminal 23 Procedure, is amended to read as follows:

(c) Information in the corrections tracking system relating
to the handling of offenders must include the following information
about each imprisonment, confinement, or execution of an offender:
(1) the date of the imprisonment or confinement;

1 (2) if the offender was sentenced to death: (A) the date of execution; and 2 3 (B) if the death sentence was commuted, the sentence to which the sentence of death was commuted and the date of 4 5 commutation; (3) the date the offender was released 6 from 7 imprisonment or confinement and whether the release was a discharge 8 or a release on parole or mandatory supervision; if the offender is released on parole or mandatory 9 (4) 10 supervision: (A) the offense for which the offender was 11 12 convicted by offense code and incident number; (B) the date the offender was received by an 13 14 office of the parole [Board of Pardons and Paroles] division; 15 (C) the county in which the offender resides while under supervision; 16 17 (D) any program in which an offender is placed or has previously been placed and the level of supervision the 18 19 offender is placed on while under the jurisdiction of the parole [Board of Pardons and Paroles] division; 20 21 (E) the date a program described by Paragraph (D) [of this subdivision] begins, the date the program ends, and 22 23 whether the program was completed successfully; 24 (F) the date a level of supervision described by Paragraph (D) [of this subdivision] begins and the date the level of 25 26 supervision ends; if the offender's release status is revoked, 27 (G)

1 the reason for the revocation and the date of revocation;

2 (H) the expiration date of the sentence; and
3 (I) the date of the offender's release from the
4 <u>parole</u> [Board of Pardons and Paroles] division or the date on which
5 the offender is granted clemency; and

6 (5) if the offender is released under Section 6(a),
7 Article 42.12, [of this code,] the date of the offender's release.

8 SECTION 25.045. Article 60.08(e), Code of Criminal 9 Procedure, is amended to read as follows:

10 (e) A court that orders the release of an offender under 11 Section 6(a), Article 42.12, [of this code] at a time when the 12 offender is under a bench warrant and not physically imprisoned in 13 the <u>Texas Department of Criminal Justice</u> [institutional division] 14 shall report the release to the <u>department</u> [institutional division 15 of the Texas Department of Criminal Justice] not later than the 16 seventh day after the date of the release.

SECTION 25.046. Article 61.07(c), Code of Criminal Procedure, is amended to read as follows:

(c) In determining whether information is required to be removed from an intelligence database under Subsection (b), the two-year period does not include any period during which the child who is the subject of the information is:

(1) committed to the Texas Youth Commission for
 conduct that violates a penal law of the grade of felony; or

(2) confined in the [institutional division or the
 state jail division of the] Texas Department of Criminal Justice.
 SECTION 25.047. Article 61.08(d), Code of Criminal

1 Procedure, is amended to read as follows:

2 (d) A person who is committed to the Texas Youth Commission 3 or confined in the [institutional division or the state jail 4 division of the] Texas Department of Criminal Justice does not 5 while committed or confined have the right to request review of 6 criminal information under this article.

7 SECTION 25.048. Article 62.053(d), Code of Criminal 8 Procedure, is amended to read as follows:

9 If a person who has a reportable conviction described by (d) 10 Article 62.001(5)(H) or (I) is placed under the supervision of the parole [pardons and paroles] division of the Texas Department of 11 12 Criminal Justice or a community supervision and corrections department under <u>Section 510.017</u>, <u>Government Code</u> [Article 42.11], 13 14 the division or community supervision and corrections department 15 shall conduct the prerelease notification and registration requirements specified in this article on the date the person is 16 17 placed under the supervision of the division or community supervision and corrections department. If a person who has a 18 19 reportable adjudication of delinquent conduct described by Article 62.001(5)(H) or (I) is, as permitted by Section 60.002, Family 20 Code, placed under the supervision of the Texas Youth Commission, a 21 public or private vendor operating under contract with the Texas 22 Youth Commission, a local juvenile probation department, or a 23 24 juvenile secure pre-adjudication or post-adjudication facility, the commission, vendor, probation department, or facility shall 25 26 conduct the prerelease notification and registration requirements specified in this article on the date the person is placed under the 27

supervision of the commission, vendor, probation department, or
 facility.

3 SECTION 25.049. Section 31.201(b), Education Code, is 4 amended to read as follows:

5 The commissioner, as provided by rules adopted by the (b) State Board of Education, shall make available on request copies of 6 discontinued textbooks, other than electronic textbooks, for use in 7 8 libraries maintained in municipal and county jails, [and] facilities operated by [of] the [institutional division of the] 9 10 Texas Department of Criminal Justice for the imprisonment of individuals convicted of felonies other than state jail felonies, 11 12 and other state agencies.

13 SECTION 25.050. Section 38.008, Education Code, is amended 14 to read as follows:

Sec. 38.008. POSTING OF STEROID LAW NOTICE. Each school in a school district in which there is a grade level of seven or higher shall post in a conspicuous location in the school gymnasium and each other place in a building where physical education classes are conducted the following notice:

Anabolic steroids are for medical use only. 20 21 State law prohibits possessing, dispensing, delivering, or administering an anabolic steroid in 22 any manner not allowed by state law. 23 State law 24 provides that body building, muscle enhancement, or the increase of muscle bulk or strength through the use 25 26 of an anabolic steroid or human growth hormone by a person who is in good health is not a valid medical 27

1 purpose. Only a medical doctor may prescribe an 2 anabolic steroid or human growth hormone for a person. 3 A violation of state law concerning anabolic steroids human growth hormones is a criminal offense 4 or punishable by confinement in jail or imprisonment in 5 the [institutional division of the] Texas Department 6 of Criminal Justice. 7

8 SECTION 25.051. Section 51.921, Education Code, is amended 9 to read as follows:

10 Sec. 51.921. POSTING OF STEROID LAW NOTICE. Each public 11 institution of higher education shall post in a conspicuous 12 location in each gymnasium at the institution the following notice:

Anabolic steroids and growth hormones are for 13 14 medical use only. State law prohibits the possession, 15 dispensing, delivery, or administering of an anabolic steroid or growth hormone in any manner not allowed by 16 17 state law. State law provides that body building, muscle enhancement, or increasing muscle bulk or 18 strength through the use of an anabolic steroid by a 19 person who is in good health is not a valid medical 20 21 Only a medical doctor may prescribe an purpose. anabolic steroid or human growth hormone for a person. 2.2 23 A violation of state law concerning anabolic steroids 24 human growth hormones is a criminal offense or punishable by confinement in jail or imprisonment in 25 26 the Texas Department of Criminal Justice [Corrections]. 27

1 SECTION 25.052. Section 52.40(a), Education Code, is 2 amended to read as follows:

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3 (a) The board may cancel the repayment of a loan received by a student who earns a doctorate of psychology degree and who, prior 4 to the date on which repayment of the loan is to commence, is 5 employed by the Department of Aging and Disability Services, the 6 Department of State Health Services, or the Health and Human 7 Services Commission and performs duties formerly performed by 8 employees of the Texas Department of Human Services or Texas 9 10 Department of Mental Health and Mental Retardation, the Texas Youth Commission, or the [Texas Department of Human Services,] Texas 11 12 Department of Criminal Justice [Corrections, or Texas Department of Mental Health and Mental Retardation prior to the date on which 13 14 repayment of the loan is to commence].

15 SECTION 25.053. Section 61.532(a), Education Code, is 16 amended to read as follows:

17 (a) To be eligible to receive repayment assistance, a
18 physician must apply to the coordinating board and have completed
19 at least one year of medical practice:

(1) in private practice in an economically depressed
or rural medically underserved area of the state;

for one of the following state agencies: 22 (2) 23 Texas Department of Health; (A) 24 (B) Texas Department of Mental Health and Mental 25 Retardation; 26 (C) Texas Department of Criminal Justice

27 [Corrections]; or

1

(D) Texas Youth Commission; or

2 (3) for an approved family practice residency training 3 program established under Subchapter I as a clinical faculty 4 member and have completed training in an approved family practice 5 residency training program on or after July 1, 1994.

6 SECTION 25.054. Section 88.109, Education Code, is amended 7 to read as follows:

8 Sec. 88.109. USE OF CERTAIN DEPARTMENT OF <u>CRIMINAL JUSTICE</u> 9 [CORRECTIONS] LAND FOR REFORESTATION. The several tracts of land 10 in Cherokee County near Maydelle, consisting of approximately 2,150 11 acres, owned by the Texas Department of <u>Criminal Justice</u> 12 [Corrections], is set aside for reforestation purposes to be used 13 by Texas A&M University to demonstrate reforestation work.

SECTION 25.055. Section 1001.555(d), Education Code, is amended to read as follows:

(d) An offense under this section is a felony punishable by
imprisonment in the [institutional division of the] Texas
Department of Criminal Justice for a term not to exceed five years.

SECTION 25.056. Section 6.004(a), Family Code, is amended to read as follows:

(a) The court may grant a divorce in favor of one spouse ifduring the marriage the other spouse:

23

has been convicted of a felony;

(2) has been imprisoned for at least one year in the
<u>Texas Department of Criminal Justice</u> [state penitentiary], a
federal penitentiary, or the penitentiary of another state; and
(3) has not been pardoned.

S.B. No. 1969 SECTION 25.057. Section 45.103(b), Family Code, is amended to read as follows:

3 (b) A court may order a change of name under this subchapter 4 for a person with a final felony conviction if, in addition to the 5 requirements of Subsection (a), the person has:

6 (1) received a certificate of discharge by the 7 [pardons and paroles division of the] Texas Department of Criminal 8 Justice or completed a period of <u>community supervision or juvenile</u> 9 probation ordered by a court and not less than two years have passed 10 from the date of the receipt of discharge or completion of <u>community</u> 11 <u>supervision or juvenile</u> probation; or

12

(2) been pardoned.

13 SECTION 25.058. Sections 54.11(a) and (i), Family Code, are 14 amended to read as follows:

15 (a) On receipt of a referral under Section 61.079(a), Human Resources Code, for the transfer to the [institutional division of 16 17 the] Texas Department of Criminal Justice of a person committed to the Texas Youth Commission under Section 54.04(d)(3), 54.04(m), or 18 19 54.05(f), or on receipt of a request by the commission under Section 61.081(g), Human Resources Code, for approval of the release under 20 supervision of a person committed to the commission under Section 21 54.04(d)(3), 54.04(m), or 54.05(f), the court shall set a time and 22 place for a hearing on the release of the person. 23

(i) On conclusion of the hearing on a person who is referred
 for transfer under Section 61.079(a), Human Resources Code, the
 court may order:

27

(1) the return of the person to the Texas Youth

1 Commission; or

2 (2) the transfer of the person to the custody of the
3 [institutional division of the] Texas Department of Criminal
4 Justice for the completion of the person's sentence.

5 SECTION 25.059. Section 56.01(c), Family Code, is amended 6 to read as follows:

7

(c) An appeal may be taken:

8 (1) except as provided by Subsection (n), by or on 9 behalf of a child from an order entered under:

10 (A) Section 54.03 with regard to delinquent11 conduct or conduct indicating a need for supervision;

12 (B) Section 54.04 disposing of the case;

13 (C) Section 54.05 respecting modification of a14 previous juvenile court disposition; or

(D) Chapter 55 by a juvenile court committing a
child to a facility for the mentally ill or mentally retarded; or

17 (2) by a person from an order entered under Section 18 54.11(i)(2) transferring the person to the custody of the 19 [institutional division of the] Texas Department of Criminal 20 Justice.

21 SECTION 25.060. Section 57.002(a), Family Code, is amended 22 to read as follows:

(a) A victim, guardian of a victim, or close relative of a
deceased victim is entitled to the following rights within the
juvenile justice system:

(1) the right to receive from law enforcement agenciesadequate protection from harm and threats of harm arising from

1 cooperation with prosecution efforts;

(2) the right to have the court or person appointed by
the court take the safety of the victim or the victim's family into
consideration as an element in determining whether the child should
be detained before the child's conduct is adjudicated;

6 (3) the right, if requested, to be informed of 7 relevant court proceedings, including appellate proceedings, and 8 to be informed in a timely manner if those court proceedings have 9 been canceled or rescheduled;

10 (4) the right to be informed, when requested, by the 11 court or a person appointed by the court concerning the procedures 12 in the juvenile justice system, including general procedures 13 relating to:

14 (A) the preliminary investigation and deferred15 prosecution of a case; and

16

(B) the appeal of the case;

(5) the right to provide pertinent information to a juvenile court conducting a disposition hearing concerning the impact of the offense on the victim and the victim's family by testimony, written statement, or any other manner before the court renders its disposition;

22 (6) the right to receive information regarding 23 compensation to victims as provided by Subchapter B, Chapter 56, 24 Code of Criminal Procedure, including information related to the costs that may be compensated under that subchapter and the amount 25 26 of compensation, eligibility for compensation, and procedures for application for compensation under that subchapter, the payment of 27

1 medical expenses under Section 56.06, Code of Criminal Procedure, 2 for a victim of a sexual assault, and when requested, to referral to 3 available social service agencies that may offer additional 4 assistance;

5 (7) the right to be informed, upon request, of procedures for release under supervision or transfer of the person 6 to the custody of the [pardons and paroles division of the] Texas 7 8 Department of Criminal Justice for parole, to participate in the release or transfer for parole process, to be notified, 9 if 10 requested, of the person's release, escape, or transfer for parole proceedings concerning the person, to provide to the Texas Youth 11 Commission for inclusion in the person's file information to be 12 considered by the commission before the release under supervision 13 14 or transfer for parole of the person, and to be notified, if 15 requested, of the person's release or transfer for parole;

16 (8) the right to be provided with a waiting area, separate or secure from other witnesses, including the child 17 alleged to have committed the conduct and relatives of the child, 18 19 before testifying in any proceeding concerning the child, or, if a separate waiting area is not available, other safeguards should be 20 21 taken to minimize the victim's contact with the child and the child's relatives and witnesses, before 22 and during court 23 proceedings;

(9) the right to prompt return of any property of the
victim that is held by a law enforcement agency or the attorney for
the state as evidence when the property is no longer required for
that purpose;

1 (10) the right to have the attorney for the state 2 notify the employer of the victim, if requested, of the necessity of 3 the victim's cooperation and testimony in a proceeding that may 4 necessitate the absence of the victim from work for good cause;

5 (11) the right to be present at all public court 6 proceedings related to the conduct of the child as provided by 7 Section 54.08, subject to that section; and

8 (12) any other right appropriate to the victim that a 9 victim of criminal conduct has under Article 56.02, Code of 10 Criminal Procedure.

11 SECTION 25.061. Sections 58.007(a) and (d), Family Code, 12 are amended to read as follows:

This section applies only to the inspection 13 (a) and maintenance of a physical record or file concerning a child and the 14 15 storage of information, by electronic means or otherwise, concerning the child from which a physical record or file could be 16 17 generated and does not affect the collection, dissemination, or maintenance of information as provided by Subchapter B. 18 This 19 section does not apply to a record or file relating to a child that 20 is:

(1) required or authorized to be maintained under the
laws regulating the operation of motor vehicles in this state;

23

(2) maintained by a municipal or justice court; or

The law enforcement files and records of a person who is

(3) subject to disclosure under Chapter 62, Code of
Criminal Procedure[, as added by Chapter 668, Acts of the 75th
Legislature, Regular Session, 1997].

27

(d)

1 transferred from the Texas Youth Commission to the [institutional division or the pardons and paroles division of the] Texas 2 3 Department of Criminal Justice may be transferred to a central state or federal depository for adult records on or after the date 4 5 of transfer. 6 SECTION 25.062. Section 89.101(b), Finance Code, is amended 7 to read as follows: 8 (b) An offense under Subsection (a) is punishable by: a fine not to exceed \$2,500; 9 (1)10 (2) imprisonment in the [institutional division of the] Texas Department of Criminal Justice for not more than two 11 12 years; or both the fine and imprisonment. 13 (3) 14 SECTION 25.063. Section 22.012(a), Government Code, is 15 amended to read as follows: 16 (a) Each attorney representing the state in the prosecution 17 of felonies and each district court judge shall, as an official duty, each year complete a course of instruction related to the 18

19 diversion of offenders from confinement in the <u>Texas Department of</u> 20 <u>Criminal Justice</u> [institutional division].

21 SECTION 25.064. Section 76.003(c), Government Code, is 22 amended to read as follows:

(c) The community justice council shall appoint a community justice task force to provide support staff for the development of a community justice plan. The task force may consist of any number of members, but should include:

27

(1) the county or regional director of the Texas

1 Department of Human Services with responsibility for the area 2 served by the department;

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3 (2) the chief of police of the most populous4 municipality served by the department;

5 (3) the chief juvenile probation officer of the 6 juvenile probation office serving the most populous area served by 7 the department;

8 (4) the superintendent of the most populous school9 district served by the department;

10 (5) the supervisor of the Department of Public Safety11 region closest to the department, or the supervisor's designee;

12 (6) the county or regional director of the Texas
13 Department of Mental Health and Mental Retardation with
14 responsibility for the area served by the department;

15 (7) a substance abuse treatment professional 16 appointed by the Council of Governments serving the area served by 17 the department;

18

(8) the department director;

(9) the local or regional representative of the <u>parole</u>
[<del>pardons and paroles</del>] division of the Texas Department of Criminal
Justice with responsibility for the area served by the department;

(10) the representative of the Texas Workforce Commission with responsibility for the area served by the department;

(11) the representative of the <u>Department of Assistive</u> and <u>Rehabilitative Services</u> [<del>Texas Rehabilitation Commission</del>] with responsibility for the area served by the department;

a licensed attorney who practices in the area

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1 (12) served by the department and whose practice consists primarily of 2 3 criminal law;

(13) a court administrator, if one serves the area 4 5 served by the department;

6 (14)а representative of community service а 7 organization that provides adult treatment, educational, or vocational services to the area served by the department; 8

9 a representative of an organization in the area (15) served by the department that is actively involved in issues 10 relating to defendants' rights, chosen by the county commissioners 11 and county judges of the counties served by the department; and 12

an advocate for rights of victims of crime and 13 (16) 14 awareness of issues affecting victims.

15 SECTION 25.065. Section 76.010(a)(2), Government Code, is amended to read as follows: 16

(2) "State jail felony facility" means a facility 17 operated or contracted for by the [state jail division of the] Texas 18 Department of Criminal Justice under Subchapter A, Chapter 507, for 19 the confinement of individuals convicted of state jail felonies. 20

SECTION 25.066. Sections 21 76.010(c), (e), and (f), Government Code, are amended to read as follows: 22

23 (c) The department may authorize expenditures of funds provided by the division to the department for the purposes of 24 providing facilities, equipment, and utilities for community 25 corrections facilities or state jail felony facilities if: 26

27 (1) the community justice council recommends the

1 expenditures; and

2 (2) the division, or the <u>correctional institutions</u> 3 <u>division of the Texas Department of Criminal Justice</u> [state jail 4 <u>division</u>] in the case of a state jail felony facility, provides 5 funds for the purpose of assisting in the establishment or 6 improvement of the facilities.

7 (e) A department, county, municipality, or a combination 8 involving more than one of those entities may not use a facility or 9 real property purchased, acquired, or improved with state funds 10 unless the division, or the <u>correctional institutions division of</u> 11 <u>the Texas Department of Criminal Justice</u> [state jail division] in 12 the case of a state jail felony facility, first approves the use.

(f) The division or the <u>correctional institutions division</u> of the Texas Department of Criminal Justice [state jail division], in the case of a state jail felony facility, is entitled to reimbursement from an entity described by Subsection (e) of all state funds used by the entity without <u>the</u> [division] approval [as] required by Subsection (e).

SECTION 25.067. Section 402.024(a), Government Code, is amended to read as follows:

(a) The attorney general shall defend a state districtattorney in an action in a federal court if:

(1) the district attorney is a defendant because ofthe district attorney's office;

(2) the cause of action accrued while the person
 filing the action was confined in <u>the</u> [<del>a</del>] Texas Department of
 <u>Criminal Justice</u> [Corrections facility];

S.B. No. 1969 (3) the district attorney requests the attorney general's assistance in the defense; and

3 (4) there is no action pending against the district 4 attorney in which the attorney general is required to represent the 5 state.

6 SECTION 25.068. Section 403.071(f), Government Code, is 7 amended to read as follows:

8 (f) A person commits an offense if the person knowingly 9 makes a false certificate on a claim against the state for the 10 purpose of authenticating a claim against the state. An offense 11 under this section is punishable by imprisonment in the 12 [institutional division of the] Texas Department of Criminal 13 Justice for not less than two or more than five years.

SECTION 25.069. Section 431.081(b), Government Code, is amended to read as follows:

16 (b) A person is exempt from military duty, except in case of 17 war, insurrection, invasion, or imminent danger of war, 18 insurrection, or invasion if the person is:

19 (1) the lieutenant governor;

20 (2) a member or officer of the legislature;

21 (3) a judge or clerk of a court of record;

22 (4) a head of a state agency;

(5) a sheriff, district attorney, county attorney,
 county tax assessor-collector, or county commissioner;

(6) a mayor, council member, alderman, or assessor and
 collector of a municipality;

27

(7) an officer or employee of the Texas Department of

<u>Criminal Justice</u> [Corrections], a state hospital or special school, a public or private hospital, or a nursing home;

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3 (8) a member of a regularly organized and paid fire or
4 police department in a municipality, except that a person is not
5 relieved of military duty by joining such a department;

6 (9) a minister of the gospel exclusively engaged in 7 that calling; or

8 (10) a person who conscientiously scruples against9 bearing arms.

10 SECTION 25.070. Section 434.037, Government Code, is 11 amended to read as follows:

Sec. 434.037. ACCESS TO RECORDS. A state eleemosynary or penal institution shall give an officer access to its records to enable the officer to determine the status of a person confined in the institution relating to a benefit to which the person may be entitled. Access to records of a penal institution is governed by rules of the Texas Department of Criminal Justice [Corrections].

18 SECTION 25.071. Section 551.080, Government Code, is 19 amended to read as follows:

Sec. 551.080. BOARD OF PARDONS AND PAROLES. This chapter does not require the Board of Pardons and Paroles to conduct an open meeting to interview or counsel an inmate of [a facility of the institutional division of] the Texas Department of Criminal Justice.

25 SECTION 25.072. Section 557.001(b), Government Code, is 26 amended to read as follows:

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(b) An offense under this section is a felony punishable by:

1 (1) a fine not to exceed \$20,000; confinement in the [institutional division of the] 2 (2) 3 Texas Department of Criminal Justice for a term of not less than one year or more than 20 years; or 4 5 (3) both fine and imprisonment. 6 SECTION 25.073. Section 557.011(b), Government Code, is 7 amended to read as follows: 8 (b) An offense under this section is a felony punishable by confinement in the [institutional division of the] Texas Department 9 10 of Criminal Justice for a term of not less than two years or more 11 than 20 years. SECTION 25.074. 12 Section 557.012(b), Government Code, is amended to read as follows: 13 14 (b) An offense under this section is punishable by: 15 (1) death; or 16 (2) confinement in the [institutional division of the] Texas Department of Criminal Justice for: 17 (A) life; or 18 a term of not less than two years. 19 (B) 20 SECTION 25.075. Section 615.003, Government Code, is amended to read as follows: 21 Sec. 615.003. APPLICABILITY. This chapter applies only to 22 23 eligible survivors of the following individuals: 24 (1)an individual elected, appointed, or employed as a peace officer by the state or a political subdivision of the state 25 under Article 2.12, Code of Criminal Procedure, or other law; 26 27 (2) a paid probation officer appointed by the director

1 of a community supervision and corrections department who has the 2 duties set out in Section 76.002 and the qualifications set out in 3 Section 76.005, or who was appointed in accordance with prior law;

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4 (3) a parole officer employed by the [pardons and
5 paroles division of the] Texas Department of Criminal Justice who
6 has the duties set out in Section 508.001 and the qualifications set
7 out in Section 508.113 or in prior law;

8

(4) a paid jailer;

9 (5) a member of an organized police reserve or 10 auxiliary unit who regularly assists peace officers in enforcing 11 criminal laws;

12 (6) a member of the class of employees of the 13 <u>correctional institutions</u> [institutional] division [or the state 14 jail division of the Texas Department of Criminal Justice] formally 15 designated as custodial personnel under Section 615.006 by the 16 Texas Board of Criminal Justice or its predecessor in function;

17 (7) a jailer or guard of a county jail who is appointed18 by the sheriff and who:

(A) performs a security, custodial, or
 20 supervisory function over the admittance, confinement, or
 21 discharge of prisoners; and

(B) is certified by the Commission on Law
 23 Enforcement Officer Standards and Education;

24 (8) a juvenile correctional employee of the Texas25 Youth Commission;

26 (9) an employee of the <u>Department of Aging and</u>
 27 <u>Disability Services or Department of State Health Services</u> [<del>Texas</del>

S.B. No. 1969 Department of Mental Health and Mental Retardation] who: 1 works at the department's maximum security 2 (A) 3 unit; or 4 (B) performs on-site services for the Texas 5 Department of Criminal Justice; 6 (10) an individual who is employed by the state or a 7 political or legal subdivision and is subject to certification by 8 the Texas Commission on Fire Protection; by the state 9 (11)an individual employed or а 10 political or legal subdivision whose principal duties are aircraft crash and rescue fire fighting; 11 12 (12)a member of an organized volunteer fire-fighting unit that: 13 14 (A) renders fire-fighting services without 15 remuneration; and 16 (B) conducts a minimum of two drills each month, 17 each two hours long; (13) an individual who: 18 19 (A) performs emergency medical services or operates an ambulance; 20 21 (B) is employed by a political subdivision of the state or is an emergency medical services volunteer as defined by 22 Section 773.003, Health and Safety Code; and 23 24 (C) is qualified as an emergency care attendant or at a higher level of training under Section 773.046, 773.047, 25 773.048, 773.049, or 773.0495, Health and Safety Code; or 26 27 (14) an individual who is employed or formally

1 designated as a chaplain for:

2 (A) an organized volunteer fire-fighting unit or
3 other fire department of this state or of a political subdivision of
4 this state;

5 (B) a law enforcement agency of this state or of a6 political subdivision of this state; or

7

(C) the Texas Department of Criminal Justice.

8 SECTION 25.076. Section 615.121(a), Government Code, is 9 amended to read as follows:

10 (a) The state shall pay the following benefits to an 11 eligible surviving spouse of a peace officer or an employee of the 12 [institutional division or state jail division of the] Texas 13 Department of Criminal Justice, as described by Section 615.003(1) 14 or (6), who was killed in the line of duty and who had not qualified 15 for an annuity under an employees' retirement plan:

16 (1) funeral expenses related to the deceased officer 17 or employee; and

18 (2) monthly payments that equal the greater of:

(A) the monthly annuity payment the deceased officer or employee would have received if the officer or employee had survived, had retired on the last day of the month in which the officer or employee died, and had been eligible to receive an annuity under an employees' retirement plan; or

(B) the minimum monthly annuity payment the
deceased officer or employee would have received if the officer or
employee had been employed by the state for 10 years, had been paid
a salary at the lowest amount provided by the General

Appropriations Act for a position of peace officer or employee of
 the [institutional division or state jail division of the] Texas
 Department of Criminal Justice, as described by Section 615.003(1)
 or (6), and had been eligible to retire under the Employees
 Retirement System of Texas.

6 SECTION 25.077. Section 615.122, Government Code, is 7 amended to read as follows:

Sec. 615.122. PAYMENT TO SURVIVING MINOR CHILDREN. 8 If an eligible surviving spouse who would be entitled to benefits under 9 Section 615.121 does not exist but one or more eligible surviving 10 minor children of the deceased peace officer or employee of the 11 [institutional division or state jail division of the] Texas 12 Department of Criminal Justice, as described by Section 615.003(1) 13 14 or (6), do exist, the state shall pay to the guardian or other legal representative of those children the funeral expenses of the 15 deceased officer or employee. 16

17 SECTION 25.078. Section 618.009(b), Government Code, is 18 amended to read as follows:

(b) An offense under this section is a felony punishable by imprisonment in the [institutional division of the] Texas Department of Criminal Justice for any term of not more than seven years or less than two years.

23 SECTION 25.079. Section 659.301(5), Government Code, is 24 amended to read as follows:

(5) "State employee" means an individual who:
(A) is a commissioned law enforcement officer of
the Department of Public Safety, the <u>Texas Facilities</u> [General

Services] Commission, the Texas Alcoholic Beverage Commission, or the [<del>institutional division of the</del>] Texas Department of Criminal

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3 Justice; 4 (B) is a commissioned security officer of the

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5 comptroller;

6 (C) is a law enforcement officer commissioned by7 the Parks and Wildlife Commission;

8 (D) is a commissioned peace officer of an 9 institution of higher education;

10 (E) is an employee or official of the Board of 11 Pardons and Paroles or the <u>parole</u> [<del>pardons and paroles</del>] division of 12 the Texas Department of Criminal Justice if the employee or 13 official has routine direct contact with inmates of any penal or 14 correctional institution or with administratively released 15 prisoners subject to the board's jurisdiction;

been certified to 16 (F) has Employees the 17 Retirement System of Texas under Section 815.505 as having begun employment as a law enforcement officer or custodial officer, 18 19 unless the individual has been certified to the system as having ceased employment as a law enforcement officer or custodial 20 officer; or 21

(G) before May 29, 1987, received hazardous duty
pay based on the terms of any state law if the individual holds a
position designated under that law as eligible for the pay.

25 SECTION 25.080. Section 791.021, Government Code, is 26 amended to read as follows:

27 Sec. 791.021. CONTRACTS FOR REGIONAL CORRECTIONAL

FACILITIES. The parties to an interlocal contract may contract
 with the [institutional division of the] Texas Department of
 Criminal Justice for the construction, operation, and maintenance
 of a regional correctional facility if:

5 (1) title to the land on which the facility is to be 6 constructed is deeded to the <u>department</u> [institutional division]; 7 and

8 (2) the parties execute a contract relating to the 9 payment of costs for housing, maintenance, and rehabilitative 10 treatment of persons held in jails who cannot otherwise be 11 transferred under authority of existing statutes to the direct 12 responsibility of the <u>department</u> [<u>institutional division</u>].

13 SECTION 25.081. Section 811.001(8), Government Code, is 14 amended to read as follows:

(8) "Custodial officer" means 15 a member of the retirement system who is employed by the Board of Pardons and 16 17 Paroles or the Texas Department of Criminal Justice as a parole officer or caseworker or who is employed by the correctional 18 19 institutions [institutional] division [or the state jail division] of the Texas Department of Criminal Justice and certified by the 20 department as having a normal job assignment that requires frequent 21 infrequent regularly planned contact with, and in close 22 or 23 proximity to, inmates or defendants of the <u>correctional</u> 24 institutions [institutional] division [or inmates or defendants confined in the state jail division] without the protection of 25 26 bars, doors, security screens, or similar devices and includes assignments normally involving supervision or the potential for 27

1 supervision of inmates in inmate housing areas, educational or recreational facilities, industrial shops, kitchens, laundries, 2 3 medical areas, agricultural shops or fields, or in other areas on or away from property of the department [institutional division or the 4 5 state jail division]. The term includes a member who transfers from the Texas Department of Criminal Justice to the managed health care 6 unit of The University of Texas Medical Branch or the Texas Tech 7 8 University Health Sciences Center pursuant to Section 9.01, Chapter 238, Acts of the 73rd Legislature, 1993, elects at the time of 9 10 transfer to retain membership in the retirement system, and is certified by the managed health care unit or the health sciences 11 12 center as having a normal job assignment described by this subdivision. 13

SECTION 25.082. Section 811.102(a), Government Code, is amended to read as follows:

16 (a) An offense under Section 811.101(a) or 811.101(b) is a 17 felony punishable by imprisonment in the Texas Department of 18 <u>Criminal Justice</u> [Corrections] for not less than one nor more than 19 five years.

20 SECTION 25.083. Sections 813.506(a) and (b), Government 21 Code, are amended to read as follows:

(a) The Texas Department of Criminal Justice, the managed health care unit of The University of Texas Medical Branch, and the Texas Tech University Health Sciences Center by rule shall adopt standards for determining eligibility for service credit as a custodial officer, based on the need to encourage early retirement of persons whose duties are hazardous and require them to have

1 routine contact with inmates of or defendants confined in [the 2 state jail division of] the Texas Department of Criminal Justice on 3 a regular basis.

4 (b) To be creditable as custodial officer service, service
5 performed must be performed as a parole officer or caseworker or
6 must meet the requirements of the rules adopted under Subsection
7 (a) and be performed by persons in one of the following job
8 categories:

9 (1) all persons classified as Correctional Officer I 10 through warden, including training officers and special operations 11 reaction team officers;

(2) all other employees assigned to work on a unit and whose jobs require routine contact with inmates or defendants [confined in the state jail division], including but not limited to farm managers, livestock supervisors, maintenance foremen, shop foremen, medical assistants, food service supervisors, stewards, education consultants, commodity specialists, and correctional counselors;

(3) 19 employees assigned to administrative offices whose jobs require routine contact with inmates or defendants 20 21 [confined in the state jail division] at least 50 percent of the time, including but not limited to investigators, compliance 22 monitors, accountants routinely required to audit unit operations, 23 24 sociologists, interviewers, classification officers, and supervising counselors; and 25

26 (4) administrative positions whose jobs require27 response to emergency situations involving inmates or defendants

1 [confined in the state jail division], including but except as 2 specified not limited to the director, deputy directors, assistant 3 directors, and not more than 25 administrative duty officers.

4 SECTION 25.084. Section 821.102(a), Government Code, is 5 amended to read as follows:

(a) An offense under Section 821.101(a) or 821.101(b) is a
felony punishable by imprisonment in the Texas Department of
<u>Criminal Justice</u> [Corrections] for not less than one nor more than
five years.

10 SECTION 25.085. Section 1232.114(b), Government Code, is 11 amended to read as follows:

12 (b) This section does not apply to a minor renovation, repair, or construction project at a facility operated by [of the 13 14 institutional division of] the Texas Department of Criminal Justice 15 for the imprisonment of individuals convicted of felonies other than state jail felonies, as defined by the department [division] 16 17 in cooperation with the commission. Instead of submitting a project analysis, the department [division] may substitute the 18 19 master plan required to be submitted by Section 1401.121 if the master plan contains information substantially equivalent to the 20 information required to be in a project analysis under Sections 21 2166.151-2166.155. 22

23 SECTION 25.086. Section 1401.121(a), Government Code, is 24 amended to read as follows:

(a) Unless the [institutional division of the] Texas
Department of Criminal Justice has submitted to the Bond Review
Board a master plan for the construction of corrections facilities,

1 the proceeds of bonds issued under this chapter may not be:

2

(1) distributed to the department [division]; or

3 (2) used to finance a project of the <u>correctional</u>
4 <u>institutions</u> division <u>of the department</u>.

5 SECTION 25.087. Section 2001.223, Government Code, is 6 amended to read as follows:

Sec. 2001.223. EXCEPTIONS FROM DECLARATORY JUDGMENT, COURT
8 ENFORCEMENT, AND CONTESTED CASE PROVISIONS. Section 2001.038 and
9 Subchapters C through H do not apply to:

10 (1)except as provided by Section 531.019, the granting, payment, denial, or withdrawal of financial or medical 11 12 assistance or benefits under service programs that were operated by the former Texas Department of Human Services before September 1, 13 14 2003, and are operated on and after that date by the Health and 15 Human Services Commission or a health and human services agency, as defined by Section 531.001; 16

(2) action by the Banking Commissioner or the Finance Commission of Texas regarding the issuance of a state bank or state trust company charter for a bank or trust company to assume the assets and liabilities of a financial institution that the commissioner considers to be in hazardous condition as defined by Section 31.002(a) or 181.002(a), Finance Code, as applicable;

(3) a hearing or interview conducted by the Board of
Pardons and Paroles or the [pardons and paroles division of the]
Texas Department of Criminal Justice relating to the grant,
rescission, or revocation of parole or other form of administrative
release; or

(4) the suspension, revocation, or termination of the
 certification of a breath analysis operator or technical supervisor
 under the rules of the Department of Public Safety.

4 SECTION 25.088. Section 2166.003(b), Government Code, is 5 amended to read as follows:

(b) Only Sections 2166.104, 2166.151, 2166.152, 2166.153,
2166.154, 2166.155, 2166.251, 2166.252, and Subchapter H apply to
a construction project undertaken by or for [the institutional
<u>division of</u>] the Texas Department of Criminal Justice <u>for the</u>
<u>imprisonment of individuals convicted of felonies other than state</u>

11 jail felonies.

SECTION 25.089. Section 2303.402(c), Government Code, is amended to read as follows:

14 (c) For the purposes of this section, an economically15 disadvantaged individual is an individual who:

16 (1) was unemployed for at least three months before17 obtaining employment with the qualified business;

18 (2) receives public assistance benefits, including
19 welfare payments or food stamps, based on need and intended to
20 alleviate poverty;

(3) is a low-income individual, as defined by Section
101, Workforce Investment Act of 1998 (29 U.S.C. Section 2801(25));
(4) is an individual with a disability, as defined by
29 U.S.C. Section 705(20)(A);

(5) is an inmate, as defined by Section 498.001;
(6) is entering the workplace after being confined in
27 a facility operated by [the institutional division of the Texas

Department of Criminal Justice] or under contract with the Texas
Department of Criminal Justice <u>for the imprisonment of individuals</u>
<u>convicted of felonies other than state jail felonies</u>;

4 (7) has been released by the Texas Youth Commission 5 and is on parole, if state law provides for such a person to be on 6 parole; or

7 (8) meets the current low income or moderate income
8 limits developed under Section 8, United States Housing Act of 1937
9 (42 U.S.C. Section 1437f et seq.).

10 SECTION 25.090. Section 2308.312, Government Code, is 11 amended to read as follows:

Sec. 2308.312. CAREER DEVELOPMENT CENTERS. (a) A board shall establish career development centers accessible to students, workers, and persons formerly sentenced to the [institutional division or state jail division of the] Texas Department of Criminal Justice throughout the workforce development area. The board shall establish the centers not later than the 180th day after the date the board is certified.

(b) Each center shall provide access to information and services available in the workforce development area, including employment services, and shall address the individual needs of students, workers, and persons formerly sentenced to the <u>Texas</u> <u>Department of Criminal Justice</u> [institutional division or state jail division].

25 (c) The services must include:
26 (1) labor market information, including:
27 (A) available job openings; and

S.B. No. 1969 1 (B) education and training opportunities in the local area, in the state, and, as feasible, in the nation; 2 3 (2) uniform eligibility requirements and application procedures for all workforce training and services; 4 5 independent assessment of individual needs and the (3) development of an individual service strategy; 6 7 (4)centralized and continuous case management and 8 counseling; 9 (5) individual referral for services, including basic 10 education, classroom skills training, on-the-job training, and customized training; 11 support 12 (6) services, including child care assistance, student loans, and other forms of financial assistance 13 required to participate in and complete training; and 14 15 (7) job training and employment assistance for persons formerly sentenced to the Texas Department of Criminal Justice 16 17 [institutional division or state jail division], provided in cooperation with Project RIO. 18 SECTION 25.091. Section 61.003(f), Health and Safety Code, 19 is amended to read as follows: 20 21 (f) For purposes of this chapter, a person who is an inmate or resident of a state school or institution operated by the Texas 22 23 Department of Criminal Justice [Corrections], [Texas] Department 24 of Aging and Disability Services [Mental Health and Mental Retardation], Department of State Health Services, Texas Youth 25 26 Commission, Texas School for the Blind, Texas School for the Deaf, or any other state agency or who is an inmate, patient, or resident 27

1 of a school or institution operated by a federal agency is not 2 considered a resident of a hospital district or of any governmental 3 entity except the state or federal government.

SECTION 25.092. Section 161.012(a), Health and Safety Code,
is amended to read as follows:

6 (a) A person commits an offense if the person violates 7 Section 161.011. An offense under this subsection is punishable by 8 confinement in the <u>Texas Department of Criminal Justice</u> [state 9 <u>penitentiary</u>] for not more than two years, a fine of not more than 10 \$1,000, or both.

SECTION 25.093. Section 242.003, Health and Safety Code, is amended to read as follows:

Sec. 242.003. EXEMPTIONS. Except as otherwise provided,this chapter does not apply to:

15 (1) a hotel or other similar place that furnishes only16 food, lodging, or both, to its guests;

17

(2) a hospital;

(3) an establishment conducted by or for the adherents of a well-recognized church or religious denomination for the purpose of providing facilities for the care or treatment of the sick who depend exclusively on prayer or spiritual means for healing, without the use of any drug or material remedy, if the establishment complies with safety, sanitary, and quarantine laws and rules;

(4) an establishment that furnishes, in addition to
food, shelter, and laundry, only baths and massages;

27 (5) an institution operated by a person licensed by

1 the Texas Board of Chiropractic Examiners;

2

(6) a facility that:

3 (A) primarily engages in training, habilitation,
4 rehabilitation, or education of clients or residents;

5 (B) is operated under the jurisdiction of a state or federal agency, including the Department of Assistive and 6 Rehabilitative Services, Department of Aging and Disability 7 Services, Department of State Health Services, Health and Human 8 Services Commission [Texas Rehabilitation Commission, Texas 9 Department of Mental Health and Mental Retardation, Texas 10 Department of Human Services, Texas Commission for the Blind, Texas 11 12 Commission on Alcohol and Drug Abuse], [institutional division of the] Texas Department of Criminal Justice, and Department of 13 14 Veterans Affairs [the Veteran's Administration]; and

15 (C) is certified through inspection or 16 evaluation as meeting the standards established by the state or 17 federal agency;

(7) a foster care type residential facility that serves fewer than five persons and operates under rules adopted by the Texas Department of Human Services <u>or the executive</u> <u>commissioner of the Health and Human Services Commission, as</u> <u>applicable</u>; and

(8) a facility licensed under Chapter 252 or exemptfrom licensure under Section 252.003.

25 SECTION 25.094. Section 252.003, Health and Safety Code, is 26 amended to read as follows:

27 Sec. 252.003. EXEMPTIONS. Except as otherwise provided by

1 this chapter, this chapter does not apply to an establishment that:
2 (1) provides training, habilitation, rehabilitation,
3 or education to individuals with mental retardation or a related
4 condition;

5 (2) is operated under the jurisdiction of a state or agency, including the Department of Assistive and 6 federal Rehabilitative Services, Department of Aging and Disability 7 Services, Department of State Health Services, Health and Human 8 [department, the Texas Rehabilitation Services Commission 9 10 Commission, the Texas Department of Mental Health and Mental Retardation, the Texas Commission for the Blind, the Texas 11 Commission on Alcohol and Drug Abuse], [the institutional division 12 of the] Texas Department of Criminal Justice, and Department of 13 14 Veterans Affairs [or the Veterans' Administration];

15 (3) is certified through inspection or evaluation as 16 meeting the standards established by the state or federal agency; 17 and

(4) conducted by or for the adherents is 18 of а 19 well-recognized church or religious denomination for the purpose of providing facilities for the care or treatment of the sick who 20 depend exclusively on prayer or spiritual means for healing, 21 without the use of any drug or material remedy, if the establishment 22 complies with safety, sanitary, and quarantine laws and rules. 23

24 SECTION 25.095. Sections 481.112(e) and (f), Health and 25 Safety Code, are amended to read as follows:

(e) An offense under Subsection (a) is punishable by
 27 imprisonment in the [institutional division of the] Texas

1 Department of Criminal Justice for life or for a term of not more 2 than 99 years or less than 10 years, and a fine not to exceed 3 \$100,000, if the amount of the controlled substance to which the 4 offense applies is, by aggregate weight, including adulterants or 5 dilutants, 200 grams or more but less than 400 grams.

6 (f) An offense under Subsection (a) is punishable by 7 imprisonment in the [institutional division of the] Texas 8 Department of Criminal Justice for life or for a term of not more than 99 years or less than 15 years, and a fine not to exceed 9 \$250,000, if the amount of the controlled substance to which the 10 offense applies is, by aggregate weight, including adulterants or 11 12 dilutants, 400 grams or more.

13 SECTION 25.096. Section 481.1121(b), Health and Safety 14 Code, is amended to read as follows:

15

(b) An offense under this section is:

16 (1) a state jail felony if the number of abuse units of 17 the controlled substance is fewer than 20;

18 (2) a felony of the second degree if the number of
19 abuse units of the controlled substance is 20 or more but fewer than
20 80;

(3) a felony of the first degree if the number of abuse units of the controlled substance is 80 or more but fewer than 4,000; and

(4) punishable by imprisonment in the [institutional
division of the] Texas Department of Criminal Justice for life or
for a term of not more than 99 years or less than 15 years and a fine
not to exceed \$250,000, if the number of abuse units of the

1 controlled substance is 4,000 or more.

2 SECTION 25.097. Section 481.113(e), Health and Safety Code, 3 is amended to read as follows:

4 An offense under Subsection (a) is punishable by (e) 5 in the [institutional division of the] Texas imprisonment Department of Criminal Justice for life or for a term of not more 6 than 99 years or less than 10 years, and a fine not to exceed 7 8 \$100,000, if the amount of the controlled substance to which the offense applies is, by aggregate weight, including adulterants or 9 10 dilutants, 400 grams or more.

SECTION 25.098. Section 481.114(e), Health and Safety Code, is amended to read as follows:

(e) An offense under Subsection (a) is punishable by imprisonment in the [institutional division of the] Texas Department of Criminal Justice for life or for a term of not more than 99 years or less than 10 years, and a fine not to exceed \$100,000, if the amount of the controlled substance to which the offense applies is, by aggregate weight, including any adulterants or dilutants, 400 grams or more.

20 SECTION 25.099. Section 481.115(f), Health and Safety Code, 21 is amended to read as follows:

(f) An offense under Subsection (a) is punishable by imprisonment in the [institutional division of the] Texas Department of Criminal Justice for life or for a term of not more than 99 years or less than 10 years, and a fine not to exceed \$100,000, if the amount of the controlled substance possessed is, by aggregate weight, including adulterants or dilutants, 400 grams

1 or more. SECTION 25.100. Section 481.1151(b), Health and Safety 2 3 Code, is amended to read as follows: 4 (b) An offense under this section is: 5 (1) a state jail felony if the number of abuse units of the controlled substance is fewer than 20; 6 a felony of the third degree if the number of abuse 7 (2) 8 units of the controlled substance is 20 or more but fewer than 80; (3) a felony of the second degree if the number of 9 10 abuse units of the controlled substance is 80 or more but fewer than 4,000; 11 a felony of the first degree if the number of abuse 12 (4) units of the controlled substance is 4,000 or more but fewer than 13 14 8,000; and 15 (5) punishable by imprisonment in the [institutional 16 division of the] Texas Department of Criminal Justice for life or 17 for a term of not more than 99 years or less than 15 years and a fine not to exceed \$250,000, if the number of abuse units of the 18 19 controlled substance is 8,000 or more. SECTION 25.101. Section 481.116(e), Health and Safety Code, 20 21 is amended to read as follows: (e) An offense under Subsection (a) is punishable by 22 imprisonment in the [<del>institutional division of the</del>] 23 Texas 24 Department of Criminal Justice for life or for a term of not more than 99 years or less than five years, and a fine not to exceed 25 26 \$50,000, if the amount of the controlled substance possessed is, by aggregate weight, including adulterants or dilutants, 400 grams or 27

1 more.

2 SECTION 25.102. Section 481.117(e), Health and Safety Code,
3 is amended to read as follows:

4 An offense under Subsection (a) is punishable by (e) 5 in the [institutional division of the] Texas imprisonment Department of Criminal Justice for life or for a term of not more 6 than 99 years or less than five years, and a fine not to exceed 7 8 \$50,000, if the amount of the controlled substance possessed is, by aggregate weight, including adulterants or dilutants, 400 grams or 9 10 more.

11 SECTION 25.103. Section 481.118(e), Health and Safety Code, 12 is amended to read as follows:

(e) An offense under Subsection (a) is punishable by 13 in the [<del>institutional division of the</del>] 14 imprisonment Texas 15 Department of Criminal Justice for life or for a term of not more than 99 years or less than five years, and a fine not to exceed 16 17 \$50,000, if the amount of the controlled substance possessed is, by aggregate weight, including adulterants or dilutants, 400 grams or 18 19 more.

20 SECTION 25.104. Section 481.120(b), Health and Safety Code, 21 is amended to read as follows:

22

(b) An offense under Subsection (a) is:

(1) a Class B misdemeanor if the amount of marihuana
delivered is one-fourth ounce or less and the person committing the
offense does not receive remuneration for the marihuana;

26 (2) a Class A misdemeanor if the amount of marihuana
 27 delivered is one-fourth ounce or less and the person committing the

1 offense receives remuneration for the marihuana;

2 (3) a state jail felony if the amount of marihuana
3 delivered is five pounds or less but more than one-fourth ounce;

4 (4) a felony of the second degree if the amount of
5 marihuana delivered is 50 pounds or less but more than five pounds;

6 (5) a felony of the first degree if the amount of 7 marihuana delivered is 2,000 pounds or less but more than 50 pounds; 8 and

9 (6) punishable by imprisonment in the [institutional 10 division of the] Texas Department of Criminal Justice for life or 11 for a term of not more than 99 years or less than 10 years, and a 12 fine not to exceed \$100,000, if the amount of marihuana delivered is 13 more than 2,000 pounds.

SECTION 25.105. Section 481.121(b), Health and Safety Code, is amended to read as follows:

16

(b) An offense under Subsection (a) is:

17 (1) a Class B misdemeanor if the amount of marihuana18 possessed is two ounces or less;

19 (2) a Class A misdemeanor if the amount of marihuana
20 possessed is four ounces or less but more than two ounces;

(3) a state jail felony if the amount of marihuana
possessed is five pounds or less but more than four ounces;

(4) a felony of the third degree if the amount of
marihuana possessed is 50 pounds or less but more than 5 pounds;

(5) a felony of the second degree if the amount of
marihuana possessed is 2,000 pounds or less but more than 50 pounds;
and

1 (6) punishable by imprisonment in the [institutional 2 division of the] Texas Department of Criminal Justice for life or 3 for a term of not more than 99 years or less than 5 years, and a fine 4 not to exceed \$50,000, if the amount of marihuana possessed is more 5 than 2,000 pounds.

6 SECTION 25.106. Section 481.126(a), Health and Safety Code, 7 is amended to read as follows:

8

(a) A person commits an offense if the person:

9 (1) barters property or expends funds the person knows 10 are derived from the commission of an offense under this chapter 11 punishable by imprisonment in the [institutional division of the] 12 Texas Department of Criminal Justice for life;

13 (2) barters property or expends funds the person knows
14 are derived from the commission of an offense under Section
15 481.121(a) that is punishable under Section 481.121(b)(5);

16 (3) barters property or finances or invests funds the 17 person knows or believes are intended to further the commission of 18 an offense for which the punishment is described by Subdivision 19 (1); or

20 (4) barters property or finances or invests funds the 21 person knows or believes are intended to further the commission of 22 an offense under Section 481.121(a) that is punishable under 23 Section 481.121(b)(5).

24 SECTION 25.107. Section 533.085(a), Health and Safety Code, 25 is amended to read as follows:

26 (a) With the written approval of the governor, the
27 department may contract with [+

S.B. No. 1969  $\left[\frac{(1)}{(1)}\right]$  the [institutional division of the] Texas 1 Department of Criminal Justice to transfer facilities to that 2 3 department or otherwise provide facilities for: 4 (1) inmates with mental illness or mental retardation 5 in the custody of that department; or [and] 6 (2) [the pardons and paroles division of the Texas 7 Department of Criminal Justice to transfer facilities to that board 8 or otherwise provide facilities for] persons with mental illness or mental retardation paroled or released under that department's 9 10 [board's] supervision. SECTION 25.108. Section 574.041(a), Health and Safety Code, is amended to read as follows: In an order for temporary or extended mental health 13 (a) services specifying inpatient care, the court shall commit the patient to a designated inpatient mental health facility. The court shall commit the patient to: (1) a mental health facility deemed suitable by the local mental health authority for the area; a private mental hospital under Section 574.042; 19 (2) a hospital operated by a federal agency under (3) Section 574.043; or inpatient mental health facility of (4) an the [institutional division of the] Texas Department of Criminal Justice under Section 574.044. 25 SECTION 25.109. Section 574.044, Health and Safety Code, is amended to read as follows: Sec. 574.044. COMMITMENT TO FACILITY OF [THE INSTITUTIONAL

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1 DIVISION OF THE] TEXAS DEPARTMENT OF CRIMINAL JUSTICE. The court 2 shall commit an inmate patient to an inpatient mental health 3 facility of the [institutional division of the] Texas Department of 4 Criminal Justice if the court enters an order requiring temporary 5 mental health services for the inmate patient under an application 6 filed by a psychiatrist [for the institutional division] under 7 Section 501.057, Government Code.

8 SECTION 25.110. The heading to Section 575.016, Health and 9 Safety Code, is amended to read as follows:

Sec. 575.016. TRANSFER FROM FACILITY OF [THE INSTITUTIONAL
 DIVISION OF THE] TEXAS DEPARTMENT OF CRIMINAL JUSTICE.

SECTION 25.111. Section 575.016(a), Health and Safety Code, is amended to read as follows:

(a) The [institutional division of the] Texas Department of
Criminal Justice shall transfer a patient committed to an
[institutional division] inpatient mental health facility under
Section 574.044 to a noncorrectional mental health facility on the
day the inmate is released on parole or mandatory supervision.

SECTION 25.112. Sections 614.002(e) and (j), Health and Safety Code, are amended to read as follows:

(e) The executive head of each of the following agencies, divisions of agencies, or associations, or that person's designated representative, shall serve as a member of the committee:

(1) the <u>correctional institutions</u> [institutional]
 division of the Texas Department of Criminal Justice;

26 (2) the Department of State Health Services;
27 (3) the <u>parole</u> [pardons and paroles] division of the

1 Texas Department of Criminal Justice; 2 (4) the community justice assistance division of the Texas Department of Criminal Justice; 3 4 (5) [the state jail division of the Texas Department 5 of Criminal Justice; 6 [(6)] the Texas Juvenile Probation Commission; 7 (6) [<del>(7)</del>] the Texas Youth Commission; 8 (7) [<del>(8)</del>] the Department of Assistive and Rehabilitative Services; 9 10 (8) [<del>(9)</del>] the Texas Education Agency; (9) [(10)] the Correctional Managed Health Care 11 12 Committee; (10) [(11)] the Mental Health Association in Texas; 13 (11) [(12)] the Board of Pardons and Paroles; 14 15 (12) [(13)] the Commission on Law Enforcement Officer Standards and Education; 16 17 (13) [(14)] the Texas Council of Community Mental Health and Mental Retardation Centers; 18 (14) [(15)] the Commission on Jail Standards; 19 20 (15) [(16)] the Texas Council for Developmental 21 Disabilities; (16) [<del>(17)</del>] the Texas Association for Retarded 22 23 Citizens; 24 (17) [(18)] the National Alliance for the Mentally Ill 25 of Texas; (18) [(19)] the Parent Association for the Retarded of 26 27 Texas, Inc.;

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S.B. No. 1969 1 <u>(19)</u> [<del>(20)</del>] the Health and Human Services Commission;

2 and 3 <u>(20)</u> [<del>(21)</del>] the Department of Aging and Disability

4 Services.

5 (j) A representative designated by the executive head of a 6 state agency must be an officer or employee of the agency when 7 designated and while serving on the committee[<del>, except the</del> 8 <del>representative designated by the director of the Criminal Justice</del> 9 <del>Policy Council must be an employee of that council</del>].

10 SECTION 25.113. Section 12.002(b), Human Resources Code, is 11 amended to read as follows:

12 (b) An offense under this section is a felony punishable by 13 confinement in the <u>Texas Department of Criminal Justice</u> [state 14 penitentiary] for a term of not less than two or more than seven 15 years.

SECTION 25.114. Sections 61.084(b) and (c), Human Resources
Code, are amended to read as follows:

The commission shall discharge without a court hearing a 18 (b) person committed to it for a determinate sentence under Section 19 54.04(d)(3), Section 54.04(m), or Section 54.05(f), Family Code, 20 who has not been transferred to the [institutional division of the] 21 Texas Department of Criminal Justice under a court order on the date 22 that the time spent by the person in detention in connection with 23 24 the committing case plus the time spent at the Texas Youth Commission under the order of commitment equals the period of the 25 26 sentence.

27

(c) The commission shall transfer to the [<del>institutional</del>

division of the] Texas Department of Criminal Justice a person who is the subject of an order under Section 54.11(i)(2), Family Code, transferring the person to the custody of the [institutional division of the] Texas Department of Criminal Justice for the completion of the person's sentence.

6 SECTION 25.115. Section 61.0841(b), Human Resources Code,
7 is amended to read as follows:

8 (b) The commission shall provide instruction for parole 9 officers of the <u>Texas Department of Criminal Justice</u> [<del>pardons and</del> 10 <del>paroles division</del>] relating to juvenile programs at the commission. 11 The commission and the <u>department</u> [<del>pardons and paroles division</del>] 12 shall enter into a memorandum of understanding relating to the 13 administration of this subsection.

SECTION 25.116. Section 80.003(a), Human Resources Code, is amended to read as follows:

(a) The department shall provide medical care for a child
born to a woman who, at the time of giving birth, is imprisoned in
the Texas Department of <u>Criminal Justice</u> [Correction] if there is
no other source of payment for the medical care.

20 SECTION 25.117. Section 81.017(a), Human Resources Code, is 21 amended to read as follows:

(a) The commission and each of the following agencies shall
adopt a memorandum of understanding to coordinate the delivery of
services to persons who are deaf or hard of hearing and to reduce
duplication of services:

26 (1) the [Texas] Department of Aging and Disability
 27 [Human] Services;

S.B. No. 1969 the [Texas] Department of State Health Services 1 (2) [Mental Health and Mental Retardation]; 2 3 (3) the Texas Workforce Commission; 4 (4) the [Texas Department of] Health and Human 5 Services Commission; 6 (5) the Texas Higher Education Coordinating Board; 7 (6) the Texas Education Agency; 8 (7) the [<del>Texas</del>] Department of Assistive and Rehabilitative Services [on Aging]; 9 10 (8) the Texas School for the Deaf; (9) [the Texas Rehabilitation Commission; 11 [<del>(10)</del>] the [institutional division of the] 12 Texas Department of Criminal Justice; and 13 14 (10) [(11)] any other state agency that provides or is 15 required by law to provide services to persons who are deaf or hard of hearing. 16 17 SECTION 25.118. Section 111.058, Human Resources Code, is amended to read as follows: 18 Sec. 111.058. CRIMINAL CONVICTION RECORD 19 INFORMATION. The commission may obtain criminal conviction record 20 (a) 21 information from [the pardons and paroles division and institutional division of] the Texas Department of Criminal Justice 22 and from the Texas Department of Public Safety if the conviction 23 24 records relate to: 25 (1) an applicant selected for employment with the 26 commission; 27 (2) an applicant for rehabilitation services; or

1

# (3) a client of the commission.

The [pardons and paroles division and institutional 2 (b) 3 division of the] Texas Department of Criminal Justice and the Texas Department of Public Safety upon request shall supply to the 4 commission criminal conviction record information relating to 5 applicants selected for employment with the commission, applicants 6 for rehabilitation services, or clients of the commission. 7 The 8 commission shall treat all criminal conviction record information as privileged and confidential and for commission use only. 9

10 SECTION 25.119. Section 122.010, Human Resources Code, is 11 amended to read as follows:

Sec. 122.010. COOPERATION WITH DEPARTMENT OF 12 CRIMINAL JUSTICE. The council may cooperate with [the institutional 13 14 division of] the Texas Department of Criminal Justice to accomplish 15 the purposes of this chapter and to contribute to the economy of state government. The council and the department may enter into 16 17 contractual agreements, cooperative working relationships, or other arrangements necessary for effective coordination and the 18 realization of the objectives of both entities. 19

20 SECTION 25.120. Section 841.704(c), Insurance Code, is 21 amended to read as follows:

(c) An offense under this section is punishable by
 imprisonment in the [institutional division of the] Texas
 Department of Criminal Justice for a term of not less than one year.
 SECTION 25.121. Section 882.702(b), Insurance Code, is

26 amended to read as follows:

27 (b) An offense under this section is punishable by

1 imprisonment in the [institutional division of the] Texas
2 Department of Criminal Justice for a term of not more than five
3 years or less than one year.

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4 SECTION 25.122. Section 883.703(b), Insurance Code, is 5 amended to read as follows:

6 (b) An offense under this section is a felony punishable by 7 confinement in the [institutional division of the] Texas Department 8 of Criminal Justice for not less than 5 years or more than 10 years.

9 SECTION 25.123. Section 887.701(b), Insurance Code, is 10 amended to read as follows:

(b) An offense under this section is punishable by imprisonment in the [institutional division of the] Texas Department of Criminal Justice for a term of not more than 10 years or less than 2 years.

15 SECTION 25.124. Section 887.702(b), Insurance Code, is 16 amended to read as follows:

(b) An offense under this section is punishable by imprisonment in the [institutional division of the] Texas Department of Criminal Justice for a term of not more than 10 years or less than 2 years.

21 SECTION 25.125. Section 887.703(b), Insurance Code, is
22 amended to read as follows:

(b) An offense under this section is punishable by imprisonment in the [institutional division of the] Texas Department of Criminal Justice for a term of not more than 10 years or less than 2 years.

27 SECTION 25.126. Section 912.802(c), Insurance Code, is

1 amended to read as follows:

2 (c) An offense under this section is punishable by 3 imprisonment in the [institutional division of the] Texas 4 Department of Criminal Justice for a term of not more than 10 years 5 or less than 2 years.

6 SECTION 25.127. Section 912.803(b), Insurance Code, is 7 amended to read as follows:

8 (b) An offense under this section is punishable by 9 imprisonment in the [institutional division of the] Texas 10 Department of Criminal Justice for a term of not more than 10 years 11 or less than 2 years.

12 SECTION 25.128. Section 912.804(b), Insurance Code, is 13 amended to read as follows:

14

(b) An offense under this section is punishable by:

15

a fine of not more than \$500; or

16 (2) confinement in jail or imprisonment in the 17 [institutional division of the] Texas Department of Criminal 18 Justice for a term of not more than two years.

SECTION 25.129. Section 244.006, Local Government Code, is amended to read as follows:

21 Sec. 244.006. EXEMPTIONS. This subchapter does not apply 22 to the operation of a correctional or rehabilitation facility at a 23 location subject to this subchapter if:

(1) on September 1, 1997, the correctional or
rehabilitation facility was in operation, under construction,
under contract for operation or construction, or planned for
construction at the location on land owned or leased by an agency or

S.B. No. 1969 1 political subdivision of the state and designated for use as a 2 correctional or rehabilitation facility;

3 (2) the correctional or rehabilitation facility was in 4 operation or under construction before the establishment of a 5 residential area the location of which makes the facility subject 6 to this subchapter;

7 (3) the correctional or rehabilitation facility is a
8 temporary correctional or rehabilitation facility that will be
9 operated at the location for less than one year;

10 (4) the correctional or rehabilitation facility is 11 required to obtain a special use permit or a conditional use permit 12 from the municipality in which the facility is located before 13 beginning operation;

14 (5) the correctional or rehabilitation facility is an
15 expansion of a facility operated by the <u>correctional institutions</u>
16 [institutional] division of the Texas Department of Criminal
17 Justice <u>for the imprisonment of individuals convicted of felonies</u>
18 <u>other than state jail felonies</u> or by the Texas Youth Commission;

(6) the correctional or rehabilitation facility is a
county jail or a pre-adjudication or post-adjudication juvenile
detention facility operated by a county or county juvenile board;

22 (7) the facility is:

(A) a juvenile probation office located at, and
 operated in conjunction with, a juvenile justice alternative
 education center; and

(B) used exclusively by students attending the
juvenile justice alternative education center;

(8) the facility is a public or private institution of
 higher education or vocational training to which admission is open
 to the general public;

(9) the facility is operated primarily as a treatment
facility for juveniles under contract with the [Texas] Department
of Aging and Disability Services or the Department of State Health
Services [Mental Health and Mental Retardation] or a local mental
health or mental retardation authority;

9 (10) the facility is operated as a juvenile justice 10 alternative education program;

11

(11) the facility:

12 (A) is not operated primarily as a correctional13 or rehabilitation facility; and

14 (B) only houses persons or children described by 15 Section 244.001(1)(B) for a purpose related to treatment or 16 education; or

17 (12) the facility is a probation or parole office18 located in a commercial use area.

SECTION 25.130. Section 331.010(b), Local Government Code, amended to read as follows:

(b) The governor and the Texas Board of <u>Criminal Justice</u> [Corrections] may permit the use of state <u>inmates and defendants</u> <u>confined in state jail felony facilities</u> [convicts] for the improvement and maintenance of parks acquired under this chapter under agreements made by the Parks and Wildlife Department and the municipality or county.

27 SECTION 25.131. Section 34.002, Natural Resources Code, is

1 amended to read as follows:

2 Sec. 34.002. APPLICATION OF CHAPTER. (a) The provisions of 3 this chapter apply to:

4 (1) land owned by the Texas Parks and Wildlife5 Department;

6 (2) land owned by the Texas Department of <u>Criminal</u>
7 Justice [Corrections].

8 (b) If title to land subject to the provisions of the 9 Relinquishment Act is acquired by the Texas Parks and Wildlife 10 Department or the Texas Department of <u>Criminal Justice</u> 11 [<del>Corrections</del>], the land is not subject to lease by a board created 12 under the provisions of this chapter but shall be leased in the 13 manner provided for the leasing of unsold public school land.

SECTION 25.132. Section 34.011, Natural Resources Code, is amended to read as follows:

16 Sec. 34.011. BOARDS FOR LEASE. Boards for lease are 17 created to lease land owned by the Texas Parks and Wildlife 18 Department and the Texas Department of <u>Criminal Justice</u> 19 [<del>Corrections</del>].

20 SECTION 25.133. Section 85.386, Natural Resources Code, is 21 amended to read as follows:

22 Sec. 85.386. FORGING NAMES ON PERMITS AND TENDERS. A 23 person shall be imprisoned in the <u>Texas Department of Criminal</u> 24 <u>Justice</u> [<del>penitentiary</del>] for not less than two nor more than five 25 years if he:

(1) forges the name of an agent, officer, or employeeof the commission to a permit or tender of the commission relating

1 to oil or gas or any product or by-product of oil or gas;

2 (2) forges the name of any person to such a tender or3 permit; or

4 (3) knowingly uses a forged instrument to induce 5 another to handle or transport oil or gas or any product or 6 by-product of oil or gas.

7 SECTION 25.134. Section 85.387, Natural Resources Code, is 8 amended to read as follows:

9 Sec. 85.387. PROCURING TENDERS AND PERMITS. A person shall 10 be imprisoned in the <u>Texas Department of Criminal Justice</u> 11 [<del>penitentiary</del>] for not less than two nor more than five years if he:

(1) knowingly procures or causes an agent, officer, or employee of the commission to approve or issue a permit or tender of the commission relating to oil or gas or any product or by-product of oil or gas that includes a statement or representation that is false and that materially misrepresents the true facts respecting the oil or gas or any product or by-product of either; or

18 (2) procures or causes an agent, officer, or employee 19 of the commission to issue to him a permit or tender relating to oil 20 or gas or any product or by-product of either with the intent to 21 defraud.

22 SECTION 25.135. Section 88.134(b), Natural Resources Code,
23 is amended to read as follows:

(b) A person who violates any other provision of this
chapter other than those covered by Subsection (a) [of this
section], a person who fails to comply with any of the other terms
of this chapter, a person who fails to comply with the terms of a

1 rule or order adopted by the governmental agency under the terms of 2 this chapter, or a person who violates any of the rules or orders of 3 the governmental agency adopted under the provisions of this 4 chapter on conviction is considered guilty of a felony and on 5 conviction shall be punished by imprisonment in the <u>Texas</u> 6 <u>Department of Criminal Justice</u> [state penitentiary] for a term of 7 not less than two nor more than four years.

8 SECTION 25.136. Section 91.143(b), Natural Resources Code,9 is amended to read as follows:

10 (b) A person commits an offense if the person violates this11 section. An offense under this section is a felony punishable by:

(1) imprisonment in the [institutional division of
13 the] Texas Department of Criminal Justice for a term of not less
14 than two years or more than five years;

15

(2) a fine of not more than \$10,000; or

16

(3) both the imprisonment and the fine.

17 SECTION 25.137. Section 117.053(b), Natural Resources 18 Code, is amended to read as follows:

(b) An offense under this section is punishable by a fine of not more than \$25,000, confinement in the Texas Department of <u>Criminal Justice</u> [Corrections] for a term of not more than five years, or both such fine and imprisonment.

23 SECTION 25.138. Section 117.054(b), Natural Resources
24 Code, is amended to read as follows:

(b) An offense under this section is punishable by a fine of not more than \$25,000, confinement in the Texas Department of <u>Criminal Justice</u> [Corrections] for a term of not more than 15 years,

1 or both such fine and imprisonment.

2 SECTION 25.139. Section 161.401, Natural Resources Code, is 3 amended to read as follows:

4 Sec. 161.401. PENALTY FOR CERTAIN TRANSACTIONS. Any 5 person, seller, veteran, or appraiser who knowingly makes, utters, publishes, passes, or uses any false, fictitious, or forged paper, 6 document, contract, affidavit, application, assignment, or other 7 8 instrument in writing in connection with or pertaining to any transaction under this chapter is guilty of a felony and on 9 10 conviction shall be punished by imprisonment in the Texas Department of Criminal Justice [state penitentiary] for not less 11 12 than two nor more than 10 years, or by a fine of not less than \$1,000 nor more than \$10,000, or by both. 13

SECTION 25.140. Section 161.402, Natural Resources Code, is amended to read as follows:

Sec. 161.402. PENALTY RELATING TO CERTAIN PURCHASES, SALES, 16 17 AND RESALES OF LAND. A person who knowingly files a false, forged paper, document, contract, affidavit, 18 fictitious, or 19 application, assignment, or other instrument in writing relating to 20 the purchase, sale, or resale of land under this chapter is guilty of a felony and on conviction shall be punished by imprisonment in 21 the Texas Department of Criminal Justice [state penitentiary] for 22 23 not less than two nor more than 10 years or by a fine of not less 24 than \$1,000 nor more than \$10,000, or by both.

25 SECTION 25.141. Section 161.403, Natural Resources Code, is 26 amended to read as follows:

27

Sec. 161.403. PENALTY FOR DEFRAUDING VETERAN AND STATE. A

person who defrauds a veteran of his rights and benefits under this 1 chapter by an act of fraud, duress, 2 deceit, coercion, or 3 misrepresentation or a person who uses the purposes or provisions of this chapter to defraud the state or any veteran by an act of 4 fraud, duress, coercion, misrepresentation, or deceit, is guilty of 5 a felony, and on conviction shall be punished by imprisonment in the 6 Texas Department of Criminal Justice [state penitentiary] for not 7 8 less than two nor more than 10 years or by a fine of not less than \$1,000 nor more than \$10,000, or by both. 9

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10 SECTION 25.142. Section 1701.310(e), Occupations Code, is 11 amended to read as follows:

12 (e) A person trained and certified by the Texas Department of Criminal Justice to serve as a corrections officer in that 13 agency's correctional institutions [institutional or state jail] 14 15 division is not required to complete the training requirements of 16 this section to be appointed a part-time county jailer. 17 Examinations under Section 1701.304 and psychological and physical examinations under Section 1701.306 apply. 18

SECTION 25.143. Section 12.407(a), Parks and Wildlife Code, amended to read as follows:

(a) An individual adjudged guilty of a Parks and Wildlife
Code felony shall be punished by confinement in the [institutional
division of the] Texas Department of Criminal Justice for any term
of not more than 10 years or less than two years.

25 SECTION 25.144. Section 1.07(a)(27), Penal Code, is 26 repealed.

27

SECTION 25.145. Section 12.31(a), Penal Code, is amended to

1 read as follows:

2 An individual adjudged guilty of a capital felony in a (a) case in which the state seeks the death penalty shall be punished by 3 imprisonment in the Texas Department of Criminal Justice 4 5 [institutional division] for life without parole or by death. An individual adjudged guilty of a capital felony in a case in which 6 the state does not seek the death penalty shall be punished by 7 <u>Texas Department of Cr</u>iminal Justice 8 imprisonment in the [institutional division] for life without parole. 9

10 SECTION 25.146. Section 12.32(a), Penal Code, is amended to 11 read as follows:

(a) An individual adjudged guilty of a felony of the first
degree shall be punished by imprisonment in the <u>Texas Department of</u>
<u>Criminal Justice</u> [institutional division] for life or for any term
of not more than 99 years or less than 5 years.

SECTION 25.147. Section 12.33(a), Penal Code, is amended to read as follows:

(a) An individual adjudged guilty of a felony of the second
degree shall be punished by imprisonment in the <u>Texas Department of</u>
<u>Criminal Justice</u> [institutional division] for any term of not more
than 20 years or less than 2 years.

22 SECTION 25.148. Section 12.34(a), Penal Code, is amended to 23 read as follows:

(a) An individual adjudged guilty of a felony of the third
degree shall be punished by imprisonment in the <u>Texas Department of</u>
<u>Criminal Justice</u> [institutional division] for any term of not more
than 10 years or less than 2 years.

1 SECTION 25.149. Section 12.41, Penal Code, is amended to 2 read as follows:

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Sec. 12.41. CLASSIFICATION OF OFFENSES OUTSIDE THIS CODE.
For purposes of this subchapter, any conviction not obtained from a
prosecution under this code shall be classified as follows:

(1) "felony of the third degree" if imprisonment in
7 <u>the Texas Department of Criminal Justice or another</u> [<del>a</del>]
8 penitentiary is affixed to the offense as a possible punishment;

9 (2) "Class B misdemeanor" if the offense is not a 10 felony and confinement in a jail is affixed to the offense as a 11 possible punishment;

12 (3) "Class C misdemeanor" if the offense is punishable13 by fine only.

14 SECTION 25.150. Section 12.42(d), Penal Code, is amended to 15 read as follows:

(d) Except as provided by Subsection (c)(2), if it is shown 16 17 on the trial of a felony offense other than a state jail felony punishable under Section 12.35(a) that the defendant has previously 18 been finally convicted of two felony offenses, and the second 19 previous felony conviction is for an offense that occurred 20 subsequent to the first previous conviction having become final, on 21 conviction he punished by imprisonment 22 shall be in the [institutional division of the] Texas Department of Criminal 23 24 Justice for life, or for any term of not more than 99 years or less 25 than 25 years.

26 SECTION 25.151. Section 322, Texas Probate Code, is amended 27 to read as follows:

Sec. 322. CLASSIFICATION OF CLAIMS AGAINST ESTATES OF
 DECEDENT. Claims against an estate of a decedent shall be
 classified and have priority of payment, as follows:

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Class 1. Funeral expenses and expenses of last sickness for a reasonable amount to be approved by the court, not to exceed a total of Fifteen Thousand Dollars, with any excess to be classified and paid as other unsecured claims.

8 Class 2. Expenses of administration and expenses incurred 9 in the preservation, safekeeping, and management of the estate, 10 including fees and expenses awarded under Section 243 of this code, 11 and unpaid expenses of administration awarded in a guardianship of 12 the decedent.

13 Class 3. Secured claims for money under Section 306(a)(1), 14 including tax liens, so far as the same can be paid out of the 15 proceeds of the property subject to such mortgage or other lien, and 16 when more than one mortgage, lien, or security interest shall exist 17 upon the same property, they shall be paid in order of their 18 priority.

19 Class 4. Claims for the principal amount of and accrued 20 interest on delinquent child support and child support arrearages 21 that have been confirmed and reduced to money judgment, as 22 determined under Subchapter F, Chapter 157, Family Code, and claims 23 for unpaid child support obligations under Section 154.015, Family 24 Code.

Class 5. Claims for taxes, penalties, and interest due under Title 2, Tax Code; Chapter 8, Title 132, Revised Statutes; Section 81.111, Natural Resources Code; the Municipal Sales and Use

1 Tax Act (Chapter 321, Tax Code); Section 451.404, Transportation Code; or Subchapter I, Chapter 452, Transportation Code. 2

3 Class 6. Claims for the cost of confinement established by the [institutional division of the] Texas Department of Criminal 4 5 Justice under Section 501.017, Government Code.

Class 7. Claims for repayment of medical 6 assistance payments made by the state under Chapter 32, Human Resources Code, 7 8 to or for the benefit of the decedent.

9

Class 8. All other claims.

10 SECTION 25.152. Section 11.11(g), Tax Code, is amended to read as follows: 11

12 (q) For purposes of this section, an improvement is owned by the state and is used for public purposes if it is: 13

14

(1)located on land owned by the Texas Department of 15 Criminal Justice [Corrections];

16

leased and used by the department; and (2)

17 (3) subject to a lease-purchase agreement providing that legal title to the improvement passes to the department at the 18 19 end of the lease period.

SECTION 25.153. Section 26.044(d), Tax Code, is amended to 20 21 read as follows:

In this section, "state criminal justice mandate" means 22 (d) the amount spent by the county in the previous 12 months providing 23 for the maintenance and operation cost of keeping inmates in 24 county-paid facilities after they have been sentenced to the 25 26 [institutional division of the] Texas Department of Criminal Justice as certified by the county auditor based on information 27

S.B. No. 1969 provided by the county sheriff, minus the amount received from 1 state revenue for reimbursement of such costs. 2 SECTION 25.154. Section 154.520(b), Tax Code, is amended to 3 read as follows: 4 5 (b) An offense under this section is a felony punishable by confinement in the Texas Department of Criminal Justice [state 6 penitentiary] for not less than 2 years nor more than 20 years. 7 8 SECTION 25.155. Section 55.252, Utilities Code, is amended to read as follows: 9 Sec. 55.252. 900 SERVICE 10 USED ΒY PROBATIONERS OR PAROLEES. (a) This section applies only to a telecommunications 11 12 utility that transports or provides an intrastate 900 service that 13 is: 14 (1)covered by a contract authorized by Chapter 76 or 15 508, Government Code; and 16 (2) used by a defendant under the supervision of a 17 community supervision and corrections department or the parole [pardons and paroles] division of the Texas Department of Criminal 18 Justice to: 19 pay a fee or cost; or 20 (A) 21 telephone reporting (B) comply with requirements. 22 23 A telecommunications utility may adjust or authorize (b) 24 the adjustment of an end-user's bill for 900 service described by Subsection (a) only with the consent of the contracting community 25 26 supervision and corrections department or the contracting parole [pardons and paroles] division of the Texas Department of Criminal 27

1 Justice.

2 SECTION 25.156. Section 186.032(b), Utilities Code, is 3 amended to read as follows:

4 (b) An offense under this section is a misdemeanor 5 punishable by a fine of not more than \$500, by confinement in jail for not more than 60 days, or by both, unless the person has been 6 previously convicted of an offense under this section. A second or 7 8 subsequent offense is a felony punishable by a fine of not more than \$5,000, by imprisonment in the Texas Department of Criminal Justice 9 10 [penitentiary] for not less than two years and not more than five years, or by both. 11

12 ARTICLE 26. REPEAL OF CERTAIN UNCONSTITUTIONAL CIVIL STATUTES 13 SECTION 26.001. The following acts and articles as compiled 14 in Vernon's Texas Civil Statutes are repealed as unconstitutional:

15

(1) Article 118d;

16 (2) Articles 165a, 165b, 165c, 165d, 165e, 165f, 165g,
17 165h, 165i, 165j, 165k, 165l, and 165m;

18 (3) Article 326q;

19 (4) Article 835d;

20 (5) Articles 911c and 911e;

21 (6) Articles 2116a and 2116b;

22 (7) Article 2615f-2;

23 (8) Article 3263b;

24 (9) Articles 4512a-1, 4512a-2, 4512a-3, 4512a-4,
25 4512a-5, 4512a-6, 4512a-7, 4512a-8, 4512a-9, 4512a-10, 4512a-11,
26 4512a-12, 4512a-13, 4512a-14, 4512a-15, 4512a-16, 4512a-17, and
27 4512a-18;

1

(10) Article 6699b; and

(11)

2

3

## ARTICLE 27. RENUMBERING

Articles 7294a and 7294b.

4 SECTION 27.001. The following provisions of enacted codes 5 are renumbered or relettered to eliminate duplicate citations or to 6 relocate misplaced provisions:

(1) Subsections (e), (f), and (g), Section 201.026,
Agriculture Code, as added by Chapter 1189 (H.B. 3355), Acts of the
77th Legislature, Regular Session, 2001, and Subsections (h), (i),
and (j), Section 201.026, Agriculture Code, are relettered as
Subsections (h), (i), (j), (k), (l), and (m), Section 201.026,
Agriculture Code, respectively.

13 (2) Subsection (g), Article 45.049, Code of Criminal
14 Procedure, as added by Chapter 1263 (H.B. 3060), Acts of the 80th
15 Legislature, Regular Session, 2007, is relettered as Subsection
16 (i), Article 45.049, Code of Criminal Procedure.

17 (3) Article 62.0015, Code of Criminal Procedure, as
18 added by Chapter 685 (H.B. 668), Acts of the 76th Legislature,
19 Regular Session, 1999, is transferred to Subchapter A, Chapter 63,
20 Code of Criminal Procedure, and renumbered as Article 63.0015, Code
21 of Criminal Procedure.

(4) Subsection (f), Section 11.163, Education Code, as
added by Chapter 10 (S.B. 135), Acts of the 80th Legislature,
Regular Session, 2007, is transferred to Section 11.1513, Education
Code, and relettered as Subsection (j), Section 11.1513, Education
Code.

27

(5) Section 29.095, Education Code, as added by

S.B. No. 1969 1 Chapter 893 (H.B. 2504), Acts of the 80th Legislature, Regular 2 Session, 2007, is renumbered as Section 29.099, Education Code.

3 (6) Section 38.019, Education Code, as added by
4 Chapter 1371 (S.B. 7), Acts of the 80th Legislature, Regular
5 Session, 2007, is renumbered as Section 38.0181, Education Code.

6 (7) Section 51.969, Education Code, as added by 7 Chapter 889 (H.B. 2426), Acts of the 80th Legislature, Regular 8 Session, 2007, is renumbered as Section 51.971, Education Code.

9 (8) Section 51.969, Education Code, as added by 10 Chapters 1352 (H.B. 4) and 1430 (S.B. 3), Acts of the 80th 11 Legislature, Regular Session, 2007, is renumbered as Section 12 51.972, Education Code.

(9) Section 54.5395, Education Code, as added by
Chapter 555 (S.B. 1417), Acts of the 80th Legislature, Regular
Session, 2007, is renumbered as Section 54.5398, Education Code.

16 (10) Section 61.0901, Education Code, as added by
17 Chapter 507 (S.B. 469), Acts of the 80th Legislature, Regular
18 Session, 2007, is renumbered as Section 61.0903, Education Code.

(11) Subsection (e), Section 13.002, Election Code, as
added by Chapter 614 (H.B. 417), Acts of the 80th Legislature,
Regular Session, 2007, is relettered as Subsection (g), Section
13.002, Election Code.

(12) Section 61.013, Election Code, as added by
Chapter 697 (H.B. 1921), Acts of the 80th Legislature, Regular
Session, 2007, is renumbered as Section 61.014, Election Code.

26 (13) Subsection (v), Section 54.04, Family Code, as
27 added by Chapter 908 (H.B. 2884), Acts of the 80th Legislature,

1 Regular Session, 2007, is relettered as Subsection (x), Section 2 54.04, Family Code.

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3 (14) Section 54.0481, Family Code, as added by Chapter
4 908 (H.B. 2884), Acts of the 80th Legislature, Regular Session,
5 2007, is renumbered as Section 54.0482, Family Code.

6 (15) Subsection (g), Section 162.304, Family Code, as
7 added by Chapter 267 (H.B. 2702), Acts of the 80th Legislature,
8 Regular Session, 2007, is relettered as Subsection (i), Section
9 162.304, Family Code.

10 (16) Section 156.214, Finance Code, as added by
11 Chapter 905 (H.B. 2783), Acts of the 80th Legislature, Regular
12 Session, 2007, is renumbered as Section 156.215, Finance Code.

(17) Chapter 351, Finance Code, as added by Chapter
14 135 (H.B. 1344), Acts of the 80th Legislature, Regular Session,
2007, is renumbered as Chapter 352, Finance Code, and Sections
351.001, 351.002, 351.003, 351.004, 351.005, 351.006, 351.007, and
351.008, Finance Code, as added by that Act, are renumbered as
18 Sections 352.001, 352.002, 352.003, 352.004, 352.005, 352.006,
352.007, and 352.008, Finance Code, respectively.

(18) Subsection (c), Section 27.031, Government Code,
as added by Chapter 383 (S.B. 618), Acts of the 80th Legislature,
Regular Session, 2007, is relettered as Subsection (d), Section
27.031, Government Code.

(19) Sections 30.3601, 30.3602, 30.3603, and 30.3604,
25 Government Code, as added by Chapter 235 (H.B. 259), Acts of the
26 75th Legislature, Regular Session, 1997, are transferred to
27 Subchapter U, Chapter 30, Government Code, and renumbered as

S.B. No. 1969 1 Sections 30.007801, 30.007802, 30.007803, and 30.007804, 2 Government Code, respectively.

3 (20) Section 402.031, Government Code, as added by
4 Chapter 285 (H.B. 716), Acts of the 80th Legislature, Regular
5 Session, 2007, is renumbered as Section 402.033, Government Code.

6 (21) Section 402.031, Government Code, as added by 7 Chapter 81 (H.B. 1676), Acts of the 80th Legislature, Regular 8 Session, 2007, is renumbered as Section 402.034, Government Code.

9 (22) Subsection (h), Section 411.042, Government 10 Code, as added by Chapter 1372 (S.B. 9), Acts of the 80th 11 Legislature, Regular Session, 2007, is relettered as Subsection 12 (j), Section 411.042, Government Code.

13 (23) Section 411.1406, Government Code, as added by
14 Chapter 15 (S.B. 505), Acts of the 80th Legislature, Regular
15 Session, 2007, is renumbered as Section 411.1408, Government Code.

16 (24) Section 411.1406, Government Code, as added by
17 Chapter 406 (S.B. 885), Acts of the 80th Legislature, Regular
18 Session, 2007, is renumbered as Section 411.1409, Government Code.

19 (25) Subsection (c), Section 411.179, Government
20 Code, as added by Chapter 594 (H.B. 41), Acts of the 80th
21 Legislature, Regular Session, 2007, is relettered as Subsection
22 (d), Section 411.179, Government Code.

(26) Section 418.111, Government Code, as added by
 Chapter 338 (S.B. 61), Acts of the 80th Legislature, Regular
 Session, 2007, is renumbered as Section 418.1101, Government Code.
 (27) Section 418.112, Government Code, as added by

27 Chapter 338 (S.B. 61), Acts of the 80th Legislature, Regular

Session, 2007, is renumbered as Section 418.1102, Government Code.
 (28) Section 431.0291, Government Code, as added by
 Chapter 1381 (S.B. 1058), Acts of the 80th Legislature, Regular
 Session, 2007, is renumbered as Section 431.0295, Government Code.

5 (29) Section 434.017, Government Code, as added by 6 Chapter 364 (S.B. 310), Acts of the 80th Legislature, Regular 7 Session, 2007, is renumbered as Section 434.018, Government Code.

8 (30) Section 434.107, Government Code, as added by 9 Chapter 1381 (S.B. 1058), Acts of the 80th Legislature, Regular 10 Session, 2007, is renumbered as Section 434.108, Government Code.

(31) Subchapter P, Chapter 487, Government Code, as
added by Chapter 712 (H.B. 2235), Acts of the 80th Legislature,
Regular Session, 2007, is relettered as Subchapter Q, Chapter 487,
Government Code, and Sections 487.701, 487.702, and 487.703,
Government Code, as added by that Act, are renumbered as Sections
487.751, 487.752, and 487.753, Government Code, respectively.

17 (32) Section 493.026, Government Code, as added by
18 Chapter 263 (S.B. 103), Acts of the 80th Legislature, Regular
19 Session, 2007, is renumbered as Section 493.028, Government Code.

(33) Section 495.025, Government Code, as added by
Chapter 100 (S.B. 1580), Acts of the 80th Legislature, Regular
Session, 2007, is renumbered as Section 495.027, Government Code.

(34) Section 501.059, Government Code, as added by
Chapter 1227 (H.B. 2389), Acts of the 80th Legislature, Regular
Session, 2007, is renumbered as Section 501.065, Government Code.

26 (35) Section 531.019, Government Code, as added by
27 Chapter 1110 (H.B. 3575), Acts of the 80th Legislature, Regular

1 Session, 2007, is renumbered as Section 531.0191, Government Code. (36) Section 531.02413, Government Code, as added by 2 Chapter 605 (H.B. 321), Acts of the 80th Legislature, Regular 3 Session, 2007, is renumbered as Section 531.02415, Government Code. 4 (37) 5 Subchapter M, Chapter 531, Government Code, as added by Chapter 348 (S.B. 156), Acts of the 80th Legislature, 6 Regular Session, 2007, is relettered as Subchapter Q, Chapter 531, 7 8 Government Code, and Sections 531.451, 531.452, 531.453, 531.454, 531.455, 531.456, 531.457, 531.458, 531.459, and 9 531.460, 10 Government Code, as added by that Act, are renumbered as Sections 531.651, 531.652, 531.653, 531.654, 531.655, 531.656, 531.657, 11 12 531.658, 531.659, and 531.660, Government Code, respectively. Section 533.019, Government Code, as added by 13 (38)

14 Chapter 730 (H.B. 2636), Acts of the 80th Legislature, Regular 15 Session, 2007, is renumbered as Section 533.020, Government Code.

16 (39) Section 552.148, Government Code, as added by
17 Chapter 471 (H.B. 2188), Acts of the 80th Legislature, Regular
18 Session, 2007, is renumbered as Section 552.149, Government Code.

(40) Subchapter H, Chapter 614, Government Code, as
added by Chapter 1215 (H.B. 1915), Acts of the 80th Legislature,
Regular Session, 2007, is relettered as Subchapter I, Chapter 614,
Government Code.

(41) Subchapter H, Chapter 614, Government Code, as
added by Chapter 1159 (H.B. 12), Acts of the 80th Legislature,
Regular Session, 2007, is relettered as Subchapter J, Chapter 614,
Government Code, and Sections 614.151 and 614.152, Government Code,
as added by that Act, are renumbered as Sections 614.171 and

1 614.172, Government Code, respectively.

(42) Subchapter H, Chapter 614, Government Code, as
added by Chapter 1248 (H.B. 2667), Acts of the 80th Legislature,
Regular Session, 2007, is relettered as Subchapter K, Chapter 614,
Government Code, and Sections 614.121 and 614.122, Government Code,
as added by that Act, are renumbered as Sections 614.191 and
614.192, Government Code, respectively.

8 (43) Section 662.053, Government Code, as added by 9 Chapter 386 (S.B. 640), Acts of the 80th Legislature, Regular 10 Session, 2007, is renumbered as Section 662.054, Government Code.

11 (44) Section 662.103, Government Code, as added by 12 Chapter 651 (H.B. 1045), Acts of the 80th Legislature, Regular 13 Session, 2007, is renumbered as Section 662.105, Government Code.

14 (45) Section 2155.452, Government Code, as added by
15 Chapter 258 (S.B. 11), Acts of the 80th Legislature, Regular
16 Session, 2007, is renumbered as Section 2155.453, Government Code.

17 (46) Section 2165.008, Government Code, as added by
18 Chapter 939 (H.B. 3693), Acts of the 80th Legislature, Regular
19 Session, 2007, is renumbered as Section 2165.009, Government Code.

20 (47) Section 2252.904, Government Code, as added by
21 Chapter 979 (S.B. 924), Acts of the 80th Legislature, Regular
22 Session, 2007, is renumbered as Section 2252.905, Government Code.

(48) Chapter 2264, Government Code, as added by
Chapter 939 (H.B. 3693), Acts of the 80th Legislature, Regular
Session, 2007, is renumbered as Chapter 2265, Government Code, and
Section 2264.001, Government Code, as added by that Act, is
renumbered as Section 2265.001, Government Code.

(49) Chapter 2264, Government Code, as added by 1 Chapter 1224 (H.B. 2365), Acts of the 80th Legislature, Regular 2 3 Session, 2007, is renumbered as Chapter 2266, Government Code, and 2264.001, 2264.002, 2264.051, 2264.052, 4 Sections 2264.053, 2264.101, 2264.102, 2264.103, 2264.104, 2264.105, 2264.106, and 5 2264.107, Government Code, as added by that Act, are renumbered as 6 2266.002, 2266.051, Sections 2266.001, 2266.052, 7 2266.053, 2266.101, 2266.102, 2266.103, 2266.104, 2266.105, 2266.106, and 8 2266.107, Government Code, respectively. 9

Sections 109.001, 109.002, 109.003, 109.004, 10 (50) 109.005, 109.006, 109.007, 109.008, 109.009, 109.010, 109.011, 11 109.013, and 109.014, Health and Safety Code, 12 109.012, as renumbered from Sections 113.001, 113.002, 113.003, 113.004, 13 113.005, 113.006, 113.007, 113.008, 113.009, 113.010, 113.011, 14 15 113.012, 113.013, and 113.014, Health and Safety Code, respectively, by Chapter 921 (H.B. 3167), Acts of the 80th 16 17 Legislature, Regular Session, 2007, are designated as Subchapter A, Chapter 109, Health and Safety Code, to conform to Chapter 645 (H.B. 18 19 921), Acts of the 80th Legislature, Regular Session, 2007, and the heading to Subchapter A, Chapter 113, Health and Safety Code, as 20 added by that Act, is transferred to Chapter 109, Health and Safety 21 Code, and redesignated as the heading to Subchapter A, Chapter 109, 22 23 Health and Safety Code.

(51) Subchapter B, Chapter 113, Health and Safety
Code, as added by Chapter 645 (H.B. 921), Acts of the 80th
Legislature, Regular Session, 2007, is transferred to Chapter 109,
Health and Safety Code, and redesignated as Subchapter B, Chapter

109, Health and Safety Code, and Sections 113.051, 113.052,
 113.053, 113.054, 113.055, 113.056, and 113.057, Health and Safety
 Code, as added by that Act, are renumbered as Sections 109.051,
 109.052, 109.053, 109.054, 109.055, 109.056, and 109.057, Health
 and Safety Code, respectively.

6 (52) Section 161.0102, Health and Safety Code, as 7 added by Chapter 258 (S.B. 11), Acts of the 80th Legislature, 8 Regular Session, 2007, is renumbered as Section 161.0104, Health 9 and Safety Code.

10 (53) Section 161.0107, Health and Safety Code, as 11 added by Chapter 59 (H.B. 1379), Acts of the 80th Legislature, 12 Regular Session, 2007, is renumbered as Section 161.0109, Health 13 and Safety Code.

14 (54) Section 341.0357, Health and Safety Code, as
15 added by Chapter 861 (H.B. 1391), Acts of the 80th Legislature,
16 Regular Session, 2007, is renumbered as Section 341.0358, Health
17 and Safety Code.

18 (55) Subdivision (7-a), Section 382.003, Health and
19 Safety Code, as added by Chapter 262 (S.B. 12), Acts of the 80th
20 Legislature, Regular Session, 2007, is renumbered as Subdivision
21 (7-b), Section 382.003, Health and Safety Code.

(56) Subsection (f), Section 401.301, Health and
Safety Code, as added by Chapter 1332 (S.B. 1604), Acts of the 80th
Legislature, Regular Session, 2007, is relettered as Subsection
(g), Section 401.301, Health and Safety Code.

26 (57) Subchapter C, Chapter 32, Human Resources Code,
27 as added by Chapter 268 (S.B. 10), Acts of the 80th Legislature,

Regular Session, 2007, is relettered as Subchapter E, Chapter 32,
 Human Resources Code, and Sections 32.101 and 32.102, Human
 Resources Code, as added by that Act, are renumbered as Sections
 32.201 and 32.202, Human Resources Code, respectively.

5 (58) Subchapter C, Chapter 32, Human Resources Code, 6 as added by Chapter 795 (S.B. 22), Acts of the 80th Legislature, 7 Regular Session, 2007, is relettered as Subchapter F, Chapter 32, 8 Human Resources Code, and Sections 32.101, 32.102, 32.103, 32.104, 9 32.105, 32.106, and 32.107, Human Resources Code, as added by that 10 Act, are renumbered as Sections 32.251, 32.252, 32.253, 32.254, 11 32.255, 32.256, and 32.257, Human Resources Code, respectively.

12 (59) Section 61.0763, Human Resources Code, as added 13 by Chapter 847 (H.B. 1111), Acts of the 80th Legislature, Regular 14 Session, 2007, is renumbered as Section 61.0765, Human Resources 15 Code.

16 (60) Chapter 228, Insurance Code, as added by Chapter 17 932 (H.B. 3315), Acts of the 80th Legislature, Regular Session, 18 2007, is renumbered as Chapter 229, Insurance Code, and Sections 19 228.001 and 228.002, Insurance Code, as added by that Act, are 20 renumbered as Sections 229.001 and 229.002, Insurance Code, 21 respectively.

(61) Subchapter G, Chapter 544, Insurance Code, as
added by Chapter 748 (H.B. 2810), Acts of the 79th Legislature,
Regular Session, 2005, is relettered as Subchapter K, Chapter 544,
Insurance Code, and Sections 544.301, 544.302, and 544.303,
Insurance Code, as added by that Act, are renumbered as Sections
544.501, 544.502, and 544.503, Insurance Code, respectively.

(62) Chapter 1215, Insurance Code, as added by Chapter
 1322 (S.B. 1391), Acts of the 80th Legislature, Regular Session,
 2007, is renumbered as Chapter 1216, Insurance Code, and Sections
 1215.001, 1215.002, 1215.003, and 1215.004, Insurance Code, as
 added by that Act, are renumbered as Sections 1216.001, 1216.002,
 1216.003, and 1216.004, Insurance Code, respectively.

7 (63) Section 1570.056, Insurance Code, as added by
8 Chapter 728 (H.B. 2018), Acts of the 79th Legislature, Regular
9 Session, 2005, is renumbered as Section 1507.056, Insurance Code.

10 (64) Section 43.035, Local Government Code, as added 11 by Chapter 1097 (H.B. 3367), Acts of the 80th Legislature, Regular 12 Session, 2007, is renumbered as Section 43.036, Local Government 13 Code.

14 (65) Chapter 177, Local Government Code, as added by 15 Chapter 985 (S.B. 1207), Acts of the 80th Legislature, Regular Session, 2007, is renumbered as Chapter 178, Local Government Code, 16 17 and Sections 177.001, 177.051, 177.052, 177.053, 177.054, 177.055, and 177.056, Local Government Code, as added by that Act, are 18 178.001, 178.051, 19 renumbered as Sections 178.052, 178.053, 20 178.054, 178.055, and 178.056, Local Government Code, respectively. 21

(66) Section 401.006, Local Government Code, as added
by Chapter 874 (H.B. 1656), Acts of the 80th Legislature, Regular
Session, 2007, is transferred to Chapter 551, Local Government
Code, and renumbered as Section 551.006, Local Government Code.

26 (67) Section 401.006, Local Government Code, as added 27 by Chapters 1352 (H.B. 4) and 1430 (S.B. 3), Acts of the 80th

Legislature, Regular Session, 2007, is transferred to Chapter 551,
 Local Government Code, and renumbered as Section 551.007, Local
 Government Code.

4 (68) Section 402.911, Local Government Code, as added
5 by Chapter 1430 (S.B. 3), Acts of the 80th Legislature, Regular
6 Session, 2007, is transferred to Subchapter Z, Chapter 552, Local
7 Government Code, and renumbered as Section 552.911, Local
8 Government Code.

9 (69) Section 412.017, Local Government Code, as added 10 by Chapter 858 (H.B. 1314), Acts of the 80th Legislature, Regular 11 Session, 2007, is transferred to Subchapter B, Chapter 562, Local 12 Government Code, and renumbered as Section 562.017, Local 13 Government Code.

14 (70) Section 412.017, Local Government Code, as added
15 by Chapter 1104 (H.B. 3475), Acts of the 80th Legislature, Regular
16 Session, 2007, is transferred to Subchapter B, Chapter 562, Local
17 Government Code, and renumbered as Section 562.018, Local
18 Government Code.

(71) Subchapter P, Chapter 91, Natural Resources Code,
as added by Chapter 210 (H.B. 630), Acts of the 80th Legislature,
Regular Session, 2007, is relettered as Subchapter Q, Chapter 91,
Natural Resources Code, and Sections 91.701, 91.702, 91.703,
91.704, and 91.705, Natural Resources Code, as added by that Act,
are renumbered as Sections 91.751, 91.752, 91.753, 91.754, and
91.755, Natural Resources Code, respectively.

26 (72) Subsection (k), Section 1101.455, Occupations
27 Code, as added by Chapter 1411 (S.B. 914), Acts of the 80th

Legislature, Regular Session, 2007, is relettered as Subsection
 (1), Section 1101.455, Occupations Code.

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3 (73) Section 1702.286, Occupations Code, as added by 4 Chapter 1102 (H.B. 2243), Acts of the 79th Legislature, Regular 5 Session, 2005, is renumbered as Section 1702.2865, Occupations 6 Code.

7 (74) Section 2301.361, Occupations Code, as added by 8 Chapter 1363 (H.B. 2559), Acts of the 80th Legislature, Regular Session, 2007, is renumbered as Section 2301.362, Occupations Code. 9 10 (75) Section 2303.160, Occupations Code, as added by Chapter 1046 (H.B. 2094), Acts of the 80th Legislature, Regular 11 12 Session, 2007, is renumbered as Section 2303.161, Occupations Code. Section 5.016, Property Code, as added by Chapter 13 (76) 14 843 (H.B. 1038), Acts of the 80th Legislature, Regular Session, 15 2007, is renumbered as Section 5.018, Property Code.

16 (77) Subsection (f), Section 82.051, Property Code, as 17 added by Chapter 1092 (H.B. 3232), Acts of the 80th Legislature, 18 Regular Session, 2007, is relettered as Subsection (g), Section 19 82.051, Property Code.

(78) Chapter 8159, Special District Local Laws Code, 20 as added by Chapter 920 (H.B. 3166), Acts of the 80th Legislature, 21 Regular Session, 2007, is renumbered as Chapter 8294, Special 22 23 District Local Laws Code, and Sections 8159.001, 8159.002, 24 8159.003, 8159.004, 8159.051, 8159.101, 8159.102, 8159.103, and 8159.104, Special District Local Laws Code, as added by that Act, 25 are renumbered as Sections 8294.001, 8294.002, 8294.003, 8294.004, 26 8294.051, 8294.101, 8294.102, 8294.103, and 8294.104, Special 27

1 District Local Laws Code, respectively.

(79) Chapter 8160, Special District Local Laws Code, 2 as added by Chapter 920 (H.B. 3166), Acts of the 80th Legislature, 3 Regular Session, 2007, is renumbered as Chapter 8295, Special 4 5 District Local Laws Code, and Sections 8160.001, 8160.002, 8160.003, 8160.004, 8160.051, and 8160.101, Special District Local 6 Laws Code, as added by that Act, are renumbered as Sections 7 8 8295.001, 8295.002, 8295.003, 8295.004, 8295.051, and 8295.101, Special District Local Laws Code, respectively. 9

10 (80) Chapter 8163, Special District Local Laws Code, as added by Chapter 920 (H.B. 3166), Acts of the 80th Legislature, 11 12 Regular Session, 2007, is renumbered as Chapter 8296, Special District Local Laws Code, and Sections 8163.001, 8163.002, 13 14 8163.003, 8163.004, 8163.051, and 8163.101, Special District Local 15 Laws Code, as added by that Act, are renumbered as Sections 8296.001, 8296.002, 8296.003, 8296.004, 8296.051, and 8296.101, 16 17 Special District Local Laws Code, respectively.

(81) Chapter 8164, Special District Local Laws Code, 18 19 as added by Chapter 920 (H.B. 3166), Acts of the 80th Legislature, Regular Session, 2007, is renumbered as Chapter 8298, Special 20 District Local Laws Code, and Sections 8164.001, 8164.002, 21 8164.003, 8164.004, 8164.051, 8164.052, 8164.053, 22 8164.054, 8164.055, 8164.101, 8164.102, 8164.103, 23 8164.104, 8164.105, 24 8164.106, 8164.107, 8164.151, 8164.152, 8164.153, 8164.154, 8164.155, and 8164.201, Special District Local Laws Code, as added 25 26 by that Act, are renumbered as Sections 8298.001, 8298.002, 8298.003, 8298.004, 8298.051, 8298.052, 8298.053, 8298.054, 27

8298.055, 8298.101, 8298.102, 8298.103, 8298.104, 8298.105,
 8298.106, 8298.107, 8298.151, 8298.152, 8298.153, 8298.154,
 8298.155, and 8298.201, Special District Local Laws Code,
 respectively.

5 (82) Chapter 8208, Special District Local Laws Code, as added by Chapter 1314 (S.B. 1069), Acts of the 80th Legislature, 6 Regular Session, 2007, is renumbered as Chapter 8299, Special 7 District Local Laws Code, and Sections 8208.001, 8208.002, 8 8208.003, 8208.004, 8208.051, 8208.052, 8208.053, 8208.054, 9 8208.055, 8208.056, 8208.101, 8208.102, 8208.103, 8208.151, and 10 8208.201, Special District Local Laws Code, as added by that Act, 11 are renumbered as Sections 8299.001, 8299.002, 8299.003, 8299.004, 12 8299.051, 8299.052, 8299.053, 8299.054, 8299.055, 8299.056, 13 8299.101, 8299.102, 8299.103, 8299.151, and 8299.201, Special 14 15 District Local Laws Code, respectively.

(83) Chapter 8210, Special District Local Laws Code, 16 as added by Chapter 170 (S.B. 1977), Acts of the 80th Legislature, 17 Regular Session, 2007, is renumbered as Chapter 8300, Special 18 19 District Local Laws Code, and Sections 8210.001, 8210.002, 8210.003, 8210.004, 8210.005, 8210.051, 8210.052, 8210.053, 20 8210.101, 8210.102, 8210.103, 8210.151, 8210.152, 8210.201, and 21 8210.202, Special District Local Laws Code, as added by that Act, 22 are renumbered as Sections 8300.001, 8300.002, 8300.003, 8300.004, 23 24 8300.005, 8300.051, 8300.052, 8300.053, 8300.101, 8300.102, 8300.103, 8300.151, 8300.152, 8300.201, and 8300.202, Special 25 26 District Local Laws Code, respectively.

27

(84) Chapter 8269, Special District Local Laws Code,

1 as added by Chapter 1430 (S.B. 3), Acts of the 80th Legislature, Regular Session, 2007, is renumbered as Chapter 8301, Special 2 3 District Local Laws Code, and Sections 8269.001, 8269.002, 8269.003, 8269.004, 8269.005, 8269.021, 8269.022, 8269.023, 4 5 8269.024, 8269.025, 8269.026, 8269.051, 8269.052, 8269.101, 8269.102, 8269.103, 8269.104, 8269.151, 8269.152, 8269.201, and 6 8269.202, Special District Local Laws Code, as added by that Act, 7 8 are renumbered as Sections 8301.001, 8301.002, 8301.003, 8301.004, 8301.005, 8301.021, 8301.022, 8301.023, 8301.024, 8301.025, 9 10 8301.026, 8301.051, 8301.052, 8301.101, 8301.102, 8301.103, 8301.104, 8301.151, 8301.152, 8301.201, and 8301.202, Special 11 12 District Local Laws Code, respectively.

(85) Chapter 9009, Special District Local Laws Code, 13 as added by Chapter 920 (H.B. 3166), Acts of the 80th Legislature, 14 15 Regular Session, 2007, is renumbered as Chapter 9015, Special District Local Laws Code, and Sections 9009.001, 9009.002, 16 17 9009.003, 9009.004, 9009.051, 9009.052, 9009.101, 9009.102, 9009.103, 9009.106, 9009.104, 9009.105, 9009.107, 18 9009.108, 19 9009.109, 9009.151, 9009.152, 9009.153, 9009.154, 9009.155, 20 9009.156, 9009.157, 9009.158, 9009.201, 9009.202, 9009.203, 9009.204, 9009.205, 9009.251, 9009.252, 9009.253, 21 9009.254, 9009.255, 9009.301, 9009.302, 9009.303, 22 9009.351, 9009.352, 23 9009.353, 9009.354, 9009.355, 9009.356, 9009.357, 9009.358, 24 9009.359, 9009.360, 9009.361, 9009.362, 9009.363, 9009.364, and 9009.365, Special District Local Laws Code, as added by that Act, 25 26 are renumbered as Sections 9015.001, 9015.002, 9015.003, 9015.004, 9015.051, 9015.052, 9015.101, 9015.102, 9015.103, 9015.104, 27

1 9015.105, 9015.106, 9015.107, 9015.108, 9015.109, 9015.151, 9015.152, 9015.153, 9015.154, 9015.156, 2 9015.155, 9015.157, 3 9015.158, 9015.201, 9015.202, 9015.203, 9015.204, 9015.205, 9015.251, 9015.252, 9015.253, 9015.254, 9015.255, 4 9015.301, 5 9015.302, 9015.303, 9015.351, 9015.352, 9015.353, 9015.354, 9015.355, 9015.356, 9015.357, 9015.358, 9015.359, 9015.360, 6 7 9015.361, 9015.362, 9015.363, 9015.364, and 9015.365, Special 8 District Local Laws Code, respectively.

9 (86) Section 11.253, Tax Code, as added by Chapter 842 10 (H.B. 1022), Acts of the 80th Legislature, Regular Session, 2007, 11 is renumbered as Section 11.254, Tax Code.

12 (87) Subsection (c-1), Section 162.227, Tax Code, as
13 added by Chapter 911 (H.B. 2982), Acts of the 80th Legislature,
14 Regular Session, 2007, is relettered as Subsection (c-2), Section
15 162.227, Tax Code.

16 (88) Section 313.008, Tax Code, as added by Chapter
17 1270 (H.B. 3430), Acts of the 80th Legislature, Regular Session,
18 2007, is renumbered as Section 313.009, Tax Code.

19 (89) Section 201.617, Transportation Code, as added by
20 Chapter 474 (H.B. 137), Acts of the 79th Legislature, Regular
21 Session, 2005, is renumbered as Section 201.620, Transportation
22 Code.

(90) Section 201.805, Transportation Code, as added by
Chapter 1407 (S.B. 766), Acts of the 80th Legislature, Regular
Session, 2007, is renumbered as Section 201.806, Transportation
Code.

27

(91) Section 201.907, Transportation Code, as added by

Chapter 1086 (H.B. 1925), Acts of the 79th Legislature, Regular
 Session, 2005, is renumbered as Section 201.908, Transportation
 Code.

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4 (92) Section 225.044, Transportation Code, as added by
5 Chapter 1420 (H.B. 2812), Acts of the 77th Legislature, Regular
6 Session, 2001, is renumbered as Section 225.071, Transportation
7 Code.

8 (93) Section 225.059, Transportation Code, as added by 9 Chapter 546 (H.B. 1136), Acts of the 79th Legislature, Regular 10 Session, 2005, is renumbered as Section 225.072, Transportation 11 Code.

12 (94) Section 225.059, Transportation Code, as added by
13 Chapter 286 (H.B. 540), Acts of the 79th Legislature, Regular
14 Session, 2005, is renumbered as Section 225.0591, Transportation
15 Code.

16 (95) Subsection (a-1), Section 225.0591, 17 Transportation Code, as renumbered from Section 225.059, Transportation Code, by this section, is relettered as Subsection 18 19 (a), Section 225.0591, Transportation Code.

20 (96) Section 225.066, Transportation Code, as added by
21 Chapter 99 (H.B. 2296), Acts of the 80th Legislature, Regular
22 Session, 2007, is renumbered as Section 225.073, Transportation
23 Code.

24 (97) Section 225.066, Transportation Code, as added by
25 Chapter 1160 (H.B. 53), Acts of the 80th Legislature, Regular
26 Session, 2007, is renumbered as Section 225.074, Transportation
27 Code.

(98) Section 225.069, Transportation Code, as added by
 Chapter 1160 (H.B. 53), Acts of the 80th Legislature, Regular
 Session, 2007, is renumbered as Section 225.075, Transportation
 Code.

5 (99) Section 225.070, Transportation Code, as added by 6 Chapter 1160 (H.B. 53), Acts of the 80th Legislature, Regular 7 Session, 2007, is renumbered as Section 225.076, Transportation 8 Code.

9 (100) Subsection (b), Section 391.091, Transportation 10 Code, as added by Chapter 743 (H.B. 3330), Acts of the 78th 11 Legislature, Regular Session, 2003, is relettered as Subsection 12 (b-1), Section 391.091, Transportation Code.

(101) Subsection (c), Section 394.021, Transportation
Code, as added by Chapter 1083 (H.B. 2944), Acts of the 80th
Legislature, Regular Session, 2007, is relettered as Subsection
(b-1), Section 394.021, Transportation Code.

17 (102) Subsection (c), Section 502.409, Transportation
18 Code, as added by Chapter 1027 (H.B. 1623), Acts of the 80th
19 Legislature, Regular Session, 2007, is relettered as Subsection
20 (d), Section 502.409, Transportation Code.

(103) Subsection (h), Section 504.315, Transportation
Code, as added by Chapter 1166 (H.B. 191), Acts of the 80th
Legislature, Regular Session, 2007, is relettered as Subsection
(i), Section 504.315, Transportation Code.

(104) Subsection (d), Section 521.049, Transportation
Code, as added by Chapter 424 (S.B. 1372), Acts of the 80th
Legislature, Regular Session, 2007, is relettered as Subsection

1 (f), Section 521.049, Transportation Code.

(105) Subsection (f), Section 521.421, Transportation
Code, as added by Chapter 510 (S.B. 1403), Acts of the 75th
Legislature, Regular Session, 1997, is relettered as Subsection
(j), Section 521.421, Transportation Code.

6 (106) Subsection (j), Section 522.029, Transportation
7 Code, as added by Chapter 1319 (S.B. 1260), Acts of the 80th
8 Legislature, Regular Session, 2007, is relettered as Subsection
9 (k), Section 522.029, Transportation Code.

10 (107) Section 522.054, Transportation Code, as added 11 by Chapter 424 (S.B. 1372), Acts of the 80th Legislature, Regular 12 Session, 2007, is renumbered as Section 522.0541, Transportation 13 Code.

14 (108) Section 545.426, Transportation Code, as added 15 by Chapter 424 (S.B. 1372), Acts of the 80th Legislature, Regular 16 Session, 2007, is renumbered as Section 545.427, Transportation 17 Code.

18 (109) Section 643.209, Transportation Code, is
19 transferred to Subchapter E, Chapter 2308, Occupations Code, and
20 renumbered as Section 2308.209, Occupations Code.

(110) Subsection (i), Section 39.107, Utilities Code,
as added by Chapter 527 (S.B. 831), Acts of the 80th Legislature,
Regular Session, 2007, is relettered as Subsection (j), Section
39.107, Utilities Code.

(111) Section 39.9051, Utilities Code, as added by
Chapter 262 (S.B. 12), Acts of the 80th Legislature, Regular
Session, 2007, is renumbered as Section 39.9053, Utilities Code.

(112) Section 27.023, Water Code, as added by Chapter
 901 (H.B. 2654), Acts of the 80th Legislature, Regular Session,
 2007, is renumbered as Section 27.025, Water Code.

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4 SECTION 27.002. The following changes are made to conform 5 the provisions amended to the renumbering and relettering changes 6 made by Section 27.001 of this Act:

7 (1) Subsection (j), Section 201.026, Agriculture
8 Code, as relettered from Subsection (g), Section 201.026,
9 Agriculture Code, by this article, is amended to read as follows:

10 (j) [(g)] The Texas Commission on Environmental Quality may 11 not require a landowner who requests and complies with a water 12 quality management plan under Subsection (i) [(f)] to record the 13 burial of animal carcasses in the county deed records or report the 14 burial to the commission.

15 (2) Subsection (b), Section 33.052, Election Code, is16 amended to read as follows:

(b) For purposes of this section, a watcher is considered to have served continuously if the watcher leaves the polling place for the purpose of using a wireless communication device prohibited from use in the polling place under Section <u>61.014</u> [<del>61.013</del>] and the watcher promptly returns.

(3) Subsection (a), Section 62.0111, Election Code, isamended to read as follows:

(a) At the discretion of the presiding judge, notice of the
prohibition of the use of certain devices under Section <u>61.014</u>
[61.013] may be posted at one or more locations in the polling place
where it can be read by persons waiting to vote.

(4) Subsection (a), Section 352.002, Finance Code, as
 renumbered from Section 351.002, Finance Code, by this article, is
 amended to read as follows:

4 (a) A person may not, individually or in conjunction or 5 cooperation with another person, act as a facilitator unless the 6 person is:

7 (1) engaged in the business of preparing tax returns,
8 or employed by a person engaged in the business of preparing tax
9 returns;

10 (2) primarily involved in financial services or tax 11 preparations;

12 (3) authorized by the Internal Revenue Service as an13 e-file provider; and

14 (4) registered with the commissioner as a facilitator
15 under Section <u>352.003</u> [<del>351.003</del>].

16 (5) Subsection (a), Section 352.004, Finance Code, as 17 renumbered from Section 351.004, Finance Code, by this article, is 18 amended to read as follows:

(a) A facilitator to which Section <u>352.002</u> [<del>351.002</del>]
applies shall discuss with and clearly disclose to a borrower,
after the borrower's tax return has been prepared and before the
loan is closed:

23	(1)	the r	efund	anti	cipation l	oan f	Eee scl	hedu	le;	
24	(2)	a wri	tten s	state	ment discl	osin	g:			
25		(A)	that	a ref	und antic	ipati	on loa	an i	s a loan	and
26	is not the borrow	ver's	actual	inco	ome tax ref	Eund;				
27		(B)	that	the	taxpayer	may	file	an	income	tax

S.B. No. 1969 return electronically without applying for a refund anticipation 1 2 loan; (C) 3 that the borrower is responsible for repayment of the loan and related fees if the tax refund is not paid 4 5 or is insufficient to repay the loan; 6 (D) any fee that will be charged if the loan is 7 not approved; 8 (E) the average time, as published by the Internal Revenue Service, within which a taxpayer can expect to 9 receive a refund for an income tax return filed: 10 electronically, and the refund is: 11 (i) 12 (a) deposited directly into the taxpayer's bank account; or 13 mailed to the taxpayer; and 14 (b) 15 (ii) by mail, and the refund is: 16 deposited directly (a) into the 17 taxpayer's financial institution account; or 18 mailed to the taxpayer; (b) (F) that the Internal Revenue Service does not 19 guarantee: 20 21 (i) payment of the full amount of the anticipated refund; or 22 23 a specific date on which it will mail a (ii) 24 refund or deposit the refund into a taxpayer's financial 25 institution account; and (G) the estimated time within which the proceeds 26 of the refund anticipation loan will be paid to the borrower if the 27

S.B. No. 1969 1 loan is approved; and 2 (3) the following information, specific to the 3 borrower: 4 (A) the estimated total fees for the loan; and 5 (B) the estimated annual percentage rate for the loan, calculated using the guidelines established under the Truth 6 in Lending Act (15 U.S.C. Section 1601 et seq.). 7 8 (6) Subsection (a), Section 411.179, Government Code, is amended to read as follows: 9 The department by rule shall adopt the form of the 10 (a) license. A license must include: 11 12 (1) a number assigned to the license holder by the 13 department; 14 (2) a statement of the period for which the license is 15 effective; (3) a statement of the category or categories of 16 17 handguns the license holder may carry as provided by Subsection (b); 18 a color photograph of the license holder; 19 (4) 20 (5) the license holder's full name, date of birth, hair and eye color, height, weight, and signature; 21 (6) the license holder's residence address or, 22 as provided by Subsection (d) [-(c)], the street address of the 23 24 courthouse in which the license holder or license holder's spouse serves as a federal judge or the license holder serves as a state 25 26 judge; and 27 (7) the number of driver's license а

444

or

an

1 identification certificate issued to the license holder by the 2 department.

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3 (7) Subsection (c), Section 531.654, Government Code,
4 as renumbered from Section 531.454, Government Code, by this
5 article, is amended to read as follows:

6

(c) The application prescribed by the commission must:

7 (1) require the applicant to provide data on the 8 number of low-income, first-time mothers residing in the community 9 in which the applicant proposes to operate or expand a partnership 10 program and provide a description of existing services available to 11 those mothers;

(2) describe the ongoing monitoring and evaluation process to which a grant recipient is subject under Section <u>531.659</u> [<u>531.459</u>], including the recipient's obligation to collect and provide information requested by the commission under Section [<u>531.659(c)</u> [<u>531.459(c)</u>]; and

17 (3) require the applicant to provide other relevant18 information as determined by the commission.

19 (8) Section 531.655, Government Code, as renumbered 20 from Section 531.455, Government Code, by this article, is amended 21 to read as follows:

Sec. <u>531.655</u> [<del>531.455</del>]. ADDITIONAL CONSIDERATIONS IN AWARDING GRANTS. In addition to the factors described by Sections 531.652(b)</del> [<del>531.452(b)</del>] and <u>531.653</u> [<del>531.453</del>], in determining whether to award a grant to an applicant under this subchapter, the commission shall consider:

27

(1) the demonstrated need for a partnership program in

1 the community in which the applicant proposes to operate or expand 2 the program, which may be determined by considering:

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3 (A) the poverty rate, the crime rate, the number
4 of births to Medicaid recipients, the rate of poor birth outcomes,
5 and the incidence of child abuse and neglect during a prescribed
6 period in the community; and

7 (B) the need to enhance school readiness in the 8 community;

9 (2) the applicant's ability to participate in ongoing 10 monitoring and performance evaluations under Section <u>531.659</u> 11 [<del>531.459</del>], including the applicant's ability to collect and provide 12 information requested by the commission under Section <u>531.659(c)</u> 13 [<del>531.459(c)</del>];

14 (3) the applicant's ability to adhere to the 15 partnership program standards adopted under Section <u>531.656</u> 16 [<del>531.456</del>];

17 (4) the applicant's ability to develop broad-based 18 community support for implementing or expanding a partnership 19 program, as applicable; and

20 (5) the applicant's history of developing and 21 sustaining innovative, high-quality programs that meet the needs of 22 families and communities.

(9) Subsections (a) and (b), Section 531.659,
Government Code, as renumbered from Section 531.459, Government
Code, by this article, are amended to read as follows:

(a) The commission, with the assistance of the Nurse-Family
 Partnership National Service Office, shall:

1 (1) adopt performance indicators that are designed to 2 measure a grant recipient's performance with respect to the 3 partnership program standards adopted by the commission under 4 Section 531.656 [531.456];

5 (2) use the performance indicators to continuously 6 monitor and formally evaluate on an annual basis the performance of 7 each grant recipient; and

8 (3) prepare and submit an annual report, not later 9 than December 1 of each year, to the Senate Health and Human 10 Services Committee, or its successor, and the House Human Services 11 Committee, or its successor, regarding the performance of each 12 grant recipient during the preceding state fiscal year with respect 13 to providing partnership program services.

14 (b) The report required under Subsection (a)(3) must 15 include:

16 (1) the number of low-income, first-time mothers to 17 whom each grant recipient provided partnership program services 18 and, of that number, the number of mothers who established the 19 paternity of an alleged father as a result of services provided 20 under the program;

(2) the extent to which each grant recipient made regular visits to mothers during the period described by Section <u>531.653(4)</u> [<del>531.453(4)</del>]; and

(3) the extent to which each grant recipient adhered
to the Nurse-Family Partnership National Service Office's program
model, including the extent to which registered nurses:

27 (A) conducted home visitations comparable in

S.B. No. 1969 1 frequency, duration, and content to those delivered in Nurse-Family 2 Partnership National Service Office clinical trials; and

(B) assessed the health and well-being of mothers
and children participating in the partnership programs in
accordance with indicators of maternal, child, and family health
defined by the commission in consultation with the Nurse-Family
Partnership National Service Office.

8 (10) Subsection (d), Section 361.086, Health and
9 Safety Code, is amended to read as follows:

10 (d) A separate permit is not required for activities 11 authorized by a general permit issued under Section <u>27.025</u> 12 [<del>27.023</del>], Water Code.

13 (11) Subsection (a), Section 91.027, Human Resources14 Code, is amended to read as follows:

(a) To the extent that funds are available under Sections
<u>521.421(j)</u> [<del>521.421(f), as added by Chapter 510, Acts of the 75th</del>
<del>Legislature, Regular Session, 1997,</del>] and 521.422(b),
Transportation Code, the commission shall operate a Blindness
Education, Screening, and Treatment Program to provide:

(1) blindness prevention education and screening and
treatment to prevent blindness for residents who are not covered
under an adequate health benefit plan; and

(2) transition services to blind disabled individuals
 eligible for vocational rehabilitation services under Section
 91.052.

26 (12) Section 1216.003, Insurance Code, as renumbered
27 from Section 1215.003, Insurance Code, by this article, is amended

1 to read as follows: Sec. 1216.003 [1215.003]. EXCEPTION. This chapter does not 2 3 apply to: a plan that provides coverage: 4 (1) 5 only for a specified disease; (A) (B) only for accidental death or dismemberment; 6 7 (C) for wages or payments in lieu of wages for a 8 period during which an employee is absent from work because of sickness or injury; 9 as a supplement to a liability insurance 10 (D) policy; 11 only for dental or vision care; 12 (E) only for indemnity for hospital confinement; 13 (F) 14 or only for health care services provided to an 15 (G) enrollee while the enrollee is traveling to, visiting, or residing 16 17 in a foreign country; (2) a Medicare supplemental policy as defined by 18 Section 1882(g)(1), Social Security Act (42 U.S.C. Section 1395ss); 19 (3) a workers' compensation insurance policy; 20 21 (4) medical payment insurance coverage provided under a motor vehicle insurance policy; or 22 (5) a long-term care insurance policy, including a 23 24 nursing home fixed indemnity policy, unless the commissioner determines that the policy provides benefit coverage so 25 comprehensive that the policy is a health benefit plan as described 26 by Section 1216.002 [1215.002]. 27

S.B. No. 1969 (13) Subdivisions (2) and (4), Section 1651.101, Insurance Code, are amended to read as follows:

3 (2) "Dollar-for-dollar asset disregard" and "asset
4 protection" have the meanings assigned by Section <u>32.251</u> [<del>32.101</del>],
5 Human Resources Code.

6 (4) "Partnership for long-term care program" means the
7 program established under Subchapter <u>F</u> [<del>C</del>], Chapter 32, Human
8 Resources Code, and this subchapter.

9 (14) Subsection (b), Section 178.056, Local 10 Government Code, as renumbered from Section 177.056, Local 11 Government Code, by this article, is amended to read as follows:

(b) If the special district is located wholly or partly in more than one county and if the action of more than one commissioners court was needed under Section <u>178.055(b)(2)</u> [<u>177.055(b)(2)</u>] to remove the director, the commissioners court of each of those counties must agree on the appointment.

17 (15) Section 8299.003, Special District Local Laws
18 Code, as renumbered from Section 8208.003, Special District Local
19 Laws Code, by this article, is amended to read as follows:

20 Sec. <u>8299.003</u> [<del>8208.003</del>]. CONFIRMATION ELECTION REQUIRED. 21 If the creation of the district is not confirmed at a confirmation 22 election held under Section <u>8299.055</u> [<del>8208.055</del>] before September 1, 23 2011:

24 (1) the district is dissolved September 1, 2011,25 except that:

26 (A) any debts incurred shall be paid;

27 (B) any assets that remain after the payment of

1 debts shall be transferred to Fort Bend County; and

5

2 (C) the organization of the district shall be 3 maintained until all debts are paid and remaining assets are 4 transferred; and

(2) this chapter expires September 1, 2014.

6 (16) Subsection (b), Section 8299.053, Special
7 District Local Laws Code, as renumbered from Section 8208.053,
8 Special District Local Laws Code, by this article, is amended to
9 read as follows:

10 (b) Notwithstanding Section <u>8299.051(b)</u> [<del>8208.051(b)</del>], the 11 terms of the first three directors named in Subsection (a) expire on 12 the uniform election date in May 2008, and the terms of the last two 13 directors named in Subsection (a) expire on the uniform election 14 date in May 2010.

(17) Section 8299.054, Special District Local Laws
Code, as renumbered from Section 8208.054, Special District Local
Laws Code, by this article, is amended to read as follows:

Sec. <u>8299.054</u> [<del>8208.054</del>]. CONSENT OF MUNICIPALITY REQUIRED. The initial directors may not hold an election under Section <u>8299.055</u> [<del>8208.055</del>] until each municipality in whose corporate limits or extraterritorial jurisdiction the district is located has adopted a resolution consenting to the creation of the district.

(18) Section 8299.056, Special District Local Laws
Code, as renumbered from Section 8208.056, Special District Local
Laws Code, by this article, is amended to read as follows:

27 Sec. <u>8299.056</u> [<del>8208.056</del>]. EXPIRATION. Sections <u>8299.053</u>

S.B. No. 1969 1 [8208.053], 8299.054 [8208.054], and 8299.055 [8208.055] and this 2 section expire September 1, 2011.

3 (19) Section 8299.151, Special District Local Laws
4 Code, as renumbered from Section 8208.151, Special District Local
5 Laws Code, by this article, is amended to read as follows:

6 Sec. <u>8299.151</u> [<del>8208.151</del>]. TAX TO REPAY BONDS. The district 7 may impose a tax to pay the principal of or interest on bonds issued 8 under Section <u>8299.201</u> [<del>8208.201</del>].

9 (20) Section 8299.201, Special District Local Laws 10 Code, as renumbered from Section 8208.201, Special District Local 11 Laws Code, by this article, is amended to read as follows:

Sec. <u>8299.201</u> [<del>8208.201</del>]. AUTHORITY TO ISSUE BONDS AND OTHER OBLIGATIONS. (a) The district may issue bonds or other obligations as provided by Chapters 49 and 54, Water Code, to finance the construction, maintenance, or operation of projects under Sections <u>8299.101</u> [<del>8208.101</del>] and <u>8299.102</u> [<del>8208.102</del>].

(b) The district may not issue bonds to finance projects authorized by Section <u>8299.102</u> [<del>8208.102</del>] unless the issuance is approved by a vote of a two-thirds majority of the voters of the district voting at an election called for that purpose.

(c) Bonds or other obligations issued or incurred to finance projects authorized by Section <u>8299.102</u> [<del>8208.102</del>] may not exceed one-fourth of the assessed value of the real property in the district.

(21) Subsection (b), Section 8300.051, Special
District Local Laws Code, as renumbered from Section 8210.051,
Special District Local Laws Code, by this article, is amended to

1 read as follows:

2 (b) Except as provided by Section <u>8300.053</u> [<del>8210.053</del>],
3 directors serve staggered four-year terms.

4 (22) Subsection (a), Section 8300.152, Special
5 District Local Laws Code, as renumbered from Section 8210.152,
6 Special District Local Laws Code, by this article, is amended to
7 read as follows:

8 (a) If authorized at an election held in accordance with 9 Section <u>8300.151</u> [<del>8210.151</del>], the district may impose an operation 10 and maintenance tax on taxable property in the district in 11 accordance with the provisions of <u>Section</u> [<del>Chapter</del>] 49.107, Water 12 Code.

13 (23) Section 8301.003, Special District Local Laws
14 Code, as renumbered from Section 8269.003, Special District Local
15 Laws Code, by this article, is amended to read as follows:

Sec. <u>8301.003</u> [8269.003]. CONFIRMATION ELECTION REQUIRED.
If the creation of the district is not confirmed at a confirmation
election held under Section <u>8301.023</u> [8269.023] before September 1,
2012:

20 (1) the district is dissolved September 1, 2012,21 except that:

22 (A) any debts incurred shall be paid;

(B) any assets that remain after the payment ofdebts shall be transferred to Hays County; and

(C) the organization of the district shall be maintained until all debts are paid and remaining assets are transferred; and

1

(2) this chapter expires September 1, 2015.

2 (24) Subsection (d), Section 8301.021, Special
3 District Local Laws Code, as renumbered from Section 8269.021,
4 Special District Local Laws Code, by this article, is amended to
5 read as follows:

6

(d) Temporary directors serve until the earlier of:

7 (1) the date directors are elected under Section
8 <u>8301.023</u> [<del>8269.023</del>]; or

9 (2) the date this chapter expires under Section
 10 <u>8301.003</u> [<del>8269.003</del>].

11 (25) Section 8301.024, Special District Local Laws 12 Code, as renumbered from Section 8269.024, Special District Local 13 Laws Code, by this article, is amended to read as follows:

Sec. <u>8301.024</u> [<u>8269.024</u>]. INITIAL ELECTED DIRECTORS; TERMS. The directors elected under Section <u>8301.023</u> [<u>8269.023</u>] shall draw lots to determine which two serve until the first regularly scheduled election of directors under Section <u>8301.052</u> [<u>8269.052</u>] and which three shall serve until the second regularly scheduled election of directors.

20 (26) Section 8301.025, Special District Local Laws
21 Code, as renumbered from Section 8269.025, Special District Local
22 Laws Code, by this article, is amended to read as follows:

23 Sec. <u>8301.025</u> [<del>8269.025</del>]. DATE OF FIRST REGULARLY 24 SCHEDULED ELECTION OF DIRECTORS. The board by order may postpone 25 the first election under Section <u>8301.052</u> [<del>8269.052</del>] following the 26 confirmation and initial directors' election held under Section 27 8301.023 [<del>8269.023</del>] if:

(1) the election would otherwise occur not later than
 the 60th day after the date on which the confirmation election is
 held; or

4 (2) the board determines that there is not sufficient 5 time to comply with the requirements of law and to order the 6 election.

7 (27) Subsection (a), Section 8301.151, Special
8 District Local Laws Code, as renumbered from Section 8269.151,
9 Special District Local Laws Code, by this article, is amended to
10 read as follows:

(a) Except as provided by Section <u>8301.201(b)</u>
[8269.201(b)], the district may issue, without an election, bonds
and other obligations secured by revenue or contract payments from
any source other than ad valorem taxation.

(28) Subsection (a), Section 8301.152, Special
District Local Laws Code, as renumbered from Section 8269.152,
Special District Local Laws Code, by this article, is amended to
read as follows:

(a) If authorized at an election held under Section <u>8301.151</u>
[<del>8269.151</del>], the district may impose an operation and maintenance
tax on taxable property in the district in accordance with Section
49.107, Water Code.

(29) Subsections (b) and (c), Section 8301.201,
Special District Local Laws Code, as renumbered from Section
8269.201, Special District Local Laws Code, by this article, are
amended to read as follows:

27

(b) The district may not issue bonds to finance projects

1 authorized by Section <u>8301.103</u> [<u>8269.103</u>] unless the issuance is 2 approved by a vote of a two-thirds majority of the voters of the 3 district voting at an election called for that purpose.

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4 (c) Bonds or other obligations issued or incurred to finance
5 projects authorized by Section <u>8301.103</u> [<del>8269.103</del>] may not exceed
6 one-fourth of the assessed value of the real property in the
7 district.

8 (30) Section 9015.051, Special District Local Laws 9 Code, as renumbered from Section 9009.051, Special District Local 10 Laws Code, by this article, is amended to read as follows:

11 Sec. <u>9015.051</u> [<del>9009.051</del>]. AUTHORITY TERRITORY. The 12 authority is composed of the territory that was contained in the 13 city on January 1, 1981, as that territory may have been modified 14 under:

15

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

16 (2) Section 5, Chapter 12, Acts of the 57th 17 Legislature, 3rd Called Session, 1962 (Article 8280-270, Vernon's 18 Texas Civil Statutes);

19

(3) Section <u>9015.052</u> [<del>9009.052</del>]; or

20 (4) other law.

(31) Subsection (g), Section 9015.052, Special
District Local Laws Code, as renumbered from Section 9009.052,
Special District Local Laws Code, by this article, is amended to
read as follows:

(g) An election held under Subsection (f) shall be held in
the same manner as an election under Section <u>9015.354</u> [<del>9009.354</del>]
for the issuance of bonds payable wholly or partly from taxes.

(32) Section 9015.254, Special District Local Laws
 Code, as renumbered from Section 9009.254, Special District Local
 Laws Code, by this article, is amended to read as follows:

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Sec. <u>9015.254</u> [9009.254]. JUDICIAL NOTICE OF RULES. A
court shall take judicial notice of a rule adopted under this
subchapter and published as required by Section <u>9015.253</u>
[9009.253], and the court shall consider the rule to be similar in
nature to a penal ordinance of a municipality.

9 (33) Subsection (k), Section 22.01, Tax Code, is 10 amended to read as follows:

(k) Notwithstanding Subsections (a) and (b), an individual who has been granted or has applied for an exemption from taxation under Section <u>11.254</u> [<del>11.253</del>] for a motor vehicle the individual owns is not required to render the motor vehicle for taxation.

15 (34) Subsection (b), Section 521.427, Transportation
16 Code, is amended to read as follows:

17

(b) Subsection (a) does not apply to:

(1) the portion of a fee collected under Section 521.421(b) or Section 521.421(f), as added by Chapter 1156, Acts of the 75th Legislature, Regular Session, 1997, that is required by Section 662.011 to be deposited to the credit of the motorcycle education fund account;

(2) a fee collected under Section <u>521.421(j)</u>
[<del>521.421(f), as added by Chapter 510, Acts of the 75th Legislature,</del>
Regular Session, 1997];

26 (3) a fee collected under Section 521.421(g); or
27 (4) a fee collected under Section 521.422(b) or (c).

(35) Subsection (a), Section 522.029, Transportation
 Code, is amended to read as follows:

3 (a) The fee for a commercial driver's license or commercial
4 driver learner's permit issued by the department is \$60, except as
5 provided by Subsections (f), (h), [and] (j), and (k).

6 (36) Section 522.055, Transportation Code, is amended 7 to read as follows:

8 Sec. 522.055. CLEARANCE NOTICE TO DEPARTMENT. On receipt 9 of notice from the other state that the grounds for denial of the 10 renewal of the commercial driver's license based on the license 11 holder's previous failure to appear or failure to pay a fine and 12 costs previously reported by that state under Section <u>522.0541</u> 13 [<u>522.054</u>] have ceased to exist, the department shall renew the 14 person's commercial driver's license.

(37) Subsection (a), Section 2308.209, Occupations
Code, as renumbered from Section 643.209, Transportation Code, by
this article, is repealed.

18 SECTION 27.003. If the number, letter, or designation 19 assigned by Section 27.001 of this Act conflicts with a number, 20 letter, or designation assigned by another Act of the 81st 21 Legislature:

(1) the other Act controls, and the change made bySection 27.001 of this Act has no effect; and

(2) any change made by Section 27.002 of this Act to
conform to that change made by Section 27.001 of this Act has no
effect.

1		ART	ICLE 28.	EFFEC	TIVE DA'	ΓE		
2	SECTION	28.001.	This Act	takes	effect	September	1,	2009.