By: Seliger

S.B. No. 2120

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the management, operation, and review of groundwater
3	conservation districts.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter D, Chapter 6, Water Code, is amended
6	by adding Section 6.113 to read as follows:
7	Sec. 6.113. DUTY TO ESTABLISH TRAINING PROGRAM. The board
8	shall establish a training program for members of boards of
9	directors and general managers of groundwater conservation
10	districts that includes education in:
11	(1) the provisions of Chapter 36;
12	(2) the principles of hydrogeology;
13	(3) relevant permitting procedures;
14	(4) effective conservation practices;
15	(5) conflicts of interest;
16	(6) methods of conducting public hearings;
17	(7) the responsibility of a director to provide
18	financial oversight of a district; and
19	(8) board management and accountability.
20	SECTION 2. Subchapter C, Chapter 36, Water Code, is amended
21	by adding Section 36.069 to read as follows:
22	Sec. 36.069. REQUIRED TRAINING FOR DIRECTORS AND GENERAL
23	MANAGER. (a) Each director and general manager of a district
24	shall complete at least one hour of training in a program

S.B. No. 2120 established by the Texas Water Development Board under Section 1 2 6.113 during each one-year period in which the person serves as a 3 director or general manager. (b) The Texas Water Development Board or other entity 4 providing the training shall provide a certificate of course 5 completion to persons who complete the training required by this 6 7 section. A district shall maintain and make available for public inspection the record of its directors' and general manager's 8 9 completion of the training. 10 (c) The failure of one or more of a district's directors or its general manager to complete the training required by this 11 section does not affect the validity of an action taken by the 12 13 district. SECTION 3. The heading to Section 36.1071, Water Code, is 14 15 amended to read as follows: 16 Sec. 36.1071. DISTRICT MANAGEMENT PLAN. 17 SECTION 4. Section 36.1071, Water Code, is amended by amending Subsections (a), (b), (c), (f), and (g) and adding 18 Subsection (i) to read as follows: 19 Following notice and hearing, the district shall, in 20 (a) coordination with surface water management entities on a regional 21 basis, develop a [comprehensive] management plan that [which] 22 addresses the following management goals, as applicable: 23 24 providing the most efficient use of groundwater; (1)25 (2) controlling and preventing waste of groundwater; controlling and preventing subsidence; 26 (3) 27 (4) addressing conjunctive surface water management

1 issues;

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3

addressing natural resource issues; (5)

addressing drought conditions; (6)

4 (7)addressing conservation, recharge enhancement, rainwater harvesting, precipitation enhancement, or brush control, 5 where appropriate and cost-effective; and 6

7 (8) addressing in a quantitative manner the desired future conditions of the groundwater resources. 8

9 (b) The [A] district management plan, or any amendments to the [a] district management plan, shall be developed [by the 10 11 district] using the district's best available data and forwarded to the regional water planning group for use in their planning 12 13 process.

The commission and the Texas Water Development Board 14 (c) 15 shall provide technical assistance to a district in the development 16 of the <u>district</u> management plan required under Subsection (a) which may include, if requested by the district, a preliminary review and 17 comment on the plan prior to final approval by the board. If such 18 review and comment by the commission is requested, the commission 19 20 shall provide comment not later than 30 days from the date the request is received. 21

22 The district shall adopt rules necessary to implement (f) the <u>district</u> management plan. Prior to the development of the 23 24 district's first management plan and [its] approval of that plan 25 under Section 36.1072, the district may not adopt rules other than rules pertaining to the registration and interim permitting of new 26 27 and existing wells and rules governing spacing and procedure before

the district's board; however, the district may not adopt any rules limiting the production of wells, except rules requiring that groundwater produced from a well be put to a nonwasteful, beneficial use. The district may accept applications for permits under Section 36.113, provided the district does not act on any such application until the district's management plan is approved as provided in Section 36.1072.

8 (g) The district shall adopt amendments to the <u>district</u> 9 management plan as necessary. Amendments to the <u>district</u> 10 management plan shall be adopted after notice and hearing and shall 11 otherwise comply with the requirements of this section.

12 (i) After the first district management plan is adopted, the 13 district may not amend rules, repeal rules, or adopt new rules 14 unless its management plan has been approved and is in effect as 15 provided in Section 36.1072. The commission may take action under 16 Section 36.303 if a district amends, repeals, or adopts a rule 17 without an approved district management plan.

18 SECTION 5. Section 36.1072, Water Code, is amended to read 19 as follows:

Sec. 36.1072. TEXAS WATER DEVELOPMENT BOARD REVIEW AND 20 APPROVAL OF DISTRICT MANAGEMENT PLAN. 21 (a) In this section, "development board" means the Texas Water Development Board. A 22 district shall, not later than three years after the creation of the 23 24 district or, if the district required confirmation, after the 25 election confirming the district's creation, submit the district management plan required under Section 36.1071 to the executive 26 27 administrator for review and approval.

1 Within 60 days of receipt of a district management plan (b) 2 adopted under Section 36.1071, readopted under Subsection [(e) or] (g) or (i) of this section, or amended under Section 36.1073, the 3 executive administrator shall approve the district [a] management 4 plan if the plan is administratively complete. A management plan is 5 administratively complete when it contains the information 6 7 required to be submitted under Section 36.1071(a) and (e). The executive administrator may waive [determine whether conditions 8 9 justify waiver of] the requirements under Section 36.1071(e)(4) if the executive administrator determines that conditions justify the 10 11 waiver.

12 (c) Once the executive administrator has <u>granted</u> 13 administrative approval to [approved] a management plan:

14 (1) the executive administrator may not revoke but may 15 require revisions to the approved groundwater conservation 16 district management plan as provided by Subsection (g); and

17 (2) the executive administrator may request 18 additional information from the district if the information is 19 necessary to clarify, modify, or supplement previously submitted 20 material[, but a request for additional information does not render 21 the management plan unapproved].

(d) <u>Not later than the 60th day after the date of the</u> administrative approval of a district management plan under <u>Subsection (c), the executive administrator shall perform a</u> <u>substantive review of the plan and:</u>

26(1) request additional information from the district;27(2) request that the district make substantive changes

1 to the plan; or

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(3) recommend approval of the plan.

3 (e) If the executive administrator recommends approval of a 4 district management plan under Subsection (d), the development 5 board shall review the plan, conduct a hearing on the plan, and 6 either approve or reject the plan.

7 (f) A district management plan takes effect on approval by
8 the development board [executive administrator or, if appealed, on
9 approval by the Texas Water Development Board].

10 (g) [(e)] The district may review the <u>district management</u> 11 plan annually and <u>shall</u> [must] review and readopt the plan with or 12 without revisions at least once every five years. The district 13 shall provide the readopted plan to the executive administrator not 14 later than the 60th day after the date on which the plan was 15 readopted. Approval of the preceding <u>district</u> management plan 16 remains in effect until:

17 (1) the district fails to timely readopt a <u>district</u>
18 management plan;

19 (2) the district fails to timely submit the district's
20 readopted management plan to the executive administrator <u>for</u>
21 administrative approval under Subsection (b); or

(3) the <u>development board</u> [executive administrator] determines <u>under Subsection (e)</u> that the readopted <u>district</u> management plan does not meet the requirements for approval, and the district has exhausted all appeals [to the Texas Water <u>Development Board or appropriate court</u>].

27 (h) [(f)] If the <u>development board</u> [executive

administrator] does not approve the <u>district</u> management plan, the 1 development board [executive administrator] shall provide to the 2 district, in writing, the reasons the development board does not 3 approve [for the action]. Not later than the 180th day after the 4 date a district receives notice that the development board has not 5 approved the district [its] management plan [has not been 6 7 approved], the district may submit a revised management plan for review and approval. [The executive administrator's decision may 8 9 be appealed to the Texas Water Development Board.] If the development board [Texas Water Development Board] decides not to 10 11 approve the revised district management plan [on appeal], the district may request that the conflict be mediated. The district 12 13 and the development board may seek the assistance of the Center for Public Policy Dispute Resolution at The University of Texas School 14 15 of Law or an alternative dispute resolution system established 16 under Chapter 152, Civil Practice and Remedies Code, in obtaining a qualified impartial third party to mediate the conflict. The cost 17 18 of the mediation services must be specified in the agreement between the parties and the Center for Public Policy Dispute 19 20 Resolution or the alternative dispute resolution system. If the parties do not resolve the conflict through mediation, the decision 21 of the <u>development board</u> [Texas Water Development Board] not to 22 approve the district management plan may be appealed to a district 23 court in Travis County. Costs for the appeal shall be set by the 24 25 court hearing the appeal. An appeal under this subsection is by trial de novo. The commission shall not take enforcement action 26 27 against a district under Subchapter I until the later of the

expiration of the 180-day period, the date the development board 1 2 [Texas Water Development Board] has taken final action withholding approval of a revised district management plan, the date the 3 4 mediation is completed, or the date a final judgment upholding the development board's decision is entered by a district court. 5 An enforcement action may not be taken against a district by the 6 7 commission or the state auditor under Subchapter I because the district's management plan and the approved regional water plan are 8 9 in conflict while the parties are attempting to resolve the conflict before the development board, in mediation, or in court. 10 Rules of the district continue in full force and effect until all 11 appeals under this subsection have been exhausted and the final 12 13 judgment is adverse to the district.

(i) [(g) In this subsection, "development board" means the 14 15 Texas Water Development Board.] A person with a legally defined 16 interest in groundwater in a district, or the regional water planning group, may file a petition with the development board 17 stating that a conflict requiring resolution may exist between the 18 district's approved management plan developed under 19 Section 20 36.1071 and the state water plan. If a conflict exists, the development board shall provide technical assistance to and 21 22 facilitate coordination between the involved person or regional water planning group and the district to resolve the conflict. Not 23 24 later than the 45th day after the date the person or the regional water planning group files a petition with the development board, 25 if the conflict has not been resolved, the district and the involved 26 27 person or regional planning group may mediate the conflict. The

district and the involved person or regional planning group may 1 2 seek the assistance of the Center for Public Policy Dispute Resolution at The University of Texas School of Law or 3 an 4 alternative dispute resolution system established under Chapter 152, Civil Practice and Remedies Code, in obtaining a qualified 5 impartial third party to mediate the conflict. The cost of the 6 7 mediation services must be specified in the agreement between the parties and the Center for Public Policy Dispute Resolution or the 8 9 alternative dispute resolution system. If the district and the involved person or regional planning group cannot resolve the 10 11 conflict through mediation, the development board shall resolve the conflict not later than the 60th day after the date the mediation is 12 13 completed. The development board action under this provision may be consolidated, at the option of the board, with related action 14 15 under Section 16.053(p). If the development board determines that 16 resolution of the conflict requires a revision of the approved groundwater conservation district management plan, the development 17 board shall provide information to the district. The district 18 shall prepare any revisions to the plan based on the information 19 20 provided by the development board and shall hold, after notice, at 21 least one public hearing at some central location within the 22 district. The district shall consider all public and development board comments, prepare, revise, and adopt its management plan, and 23 24 submit the revised management plan to the development board for 25 approval. On the request of the district or the regional water planning group, the development board shall include discussion of 26 27 the conflict and its resolution in the state water plan that the

development board provides to the governor, the lieutenant 1 2 governor, and the speaker of the house of representatives under Section 16.051(e). If the groundwater conservation district 3 disagrees with the decision of the development board under this 4 subsection, the district may appeal the decision to a district 5 court in Travis County. Costs for the appeal shall be set by the 6 7 court hearing the appeal. An appeal under this subsection is by trial de novo. 8

9 SECTION 6. Section 36.1073, Water Code, is amended to read 10 as follows:

Sec. 36.1073. AMENDMENT TO <u>DISTRICT</u> MANAGEMENT PLAN. 11 Any 12 amendment to <u>a district</u> [the] management plan shall be submitted to 13 the executive administrator within 60 days following adoption of amendment by the district's board. The 14 the executive administrator and the Texas Water Development Board shall review 15 16 and approve any amendment that [which] substantially affects the district management plan in accordance with the procedures 17 18 established under Section 36.1072.

SECTION 7. Subsections (b), (c), and (n), Section 36.108, Water Code, are amended to read as follows:

(b) If two or more districts are located within the boundaries of the same management area, each district shall [prepare a comprehensive management plan as required by Section 36.1071 covering that district's respective territory. On completion and approval of the plan as required by Section 36.1072, each district shall] forward a copy of the <u>district's</u> [new or revised] management plan to the other districts in the management

1 area. The boards of the districts shall consider the plans 2 individually and shall compare them to other <u>district</u> management 3 plans then in force in the management area.

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4 (c) The presiding officer, or the presiding officer's 5 designee, of each district located in whole or in part in the 6 management area shall meet at least annually to conduct joint 7 planning with the other districts in the management area and to 8 review the <u>district</u> management plans and accomplishments for the 9 management area. In reviewing the <u>district</u> management plans, the 10 districts shall consider:

11 (1) the goals of each <u>district</u> management plan and its 12 impact on planning throughout the management area;

13 (2) the effectiveness of the measures established by 14 each <u>district</u> management plan for conserving and protecting 15 groundwater and preventing waste, and the effectiveness of these 16 measures in the management area generally;

17 (3) any other matters that the boards consider 18 relevant to the protection and conservation of groundwater and the 19 prevention of waste in the management area; and

(4) the degree to which each <u>district</u> management plan
 achieves the desired future conditions established during the joint
 planning process.

(n) The districts shall prepare [a] revised <u>conditions</u>
[plan] in accordance with development board recommendations and
hold, after notice, at least one public hearing at a central
location in the groundwater management area. After consideration
of all public and development board comments, the districts shall

revise the conditions and submit the conditions to the development 1 2 board for review.

SECTION 8. Section 36.1132, Water Code, is amended to read 3 4 as follows:

5 Sec. 36.1132. PERMITS BASED ON MANAGED AVAILABLE GROUNDWATER. A district may [, to the extent possible, shall] issue 6 7 permits up to the point that the total volume of groundwater permitted equals the managed available groundwater, 8 if 9 administratively complete permit applications are submitted to the 10 district.

SECTION 9. Subsection (b), Section 36.116, Water Code, is 11 amended to read as follows: 12

13 (b) In promulgating any rules limiting groundwater production, the district may preserve historic or existing use 14 15 before the effective date of the rules to the maximum extent 16 practicable consistent with the district's [comprehensive] management plan under Section 36.1071 and as provided by Section 17 36.113. 18

SECTION 10. Section 36.117, Water Code, is amended by 19 20 adding Subsection (e-1) to read as follows:

(e-1) An operator of a water well exempt under Subsection 21 (b)(2) or (3) shall annually report to the district for each exempt 22 well the total amount of groundwater withdrawn during the year. 23

SECTION 11. Section 36.207, Water Code, is amended to read 24 25 as follows:

Sec. 36.207. USE OF PERMIT FEES AUTHORIZED BY SPECIAL LAW. 26 27 A district may use funds obtained from permit fees collected

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pursuant to the special law governing the district for any purpose 1 consistent with the district's certified $\left[\frac{water}{a} \right]$ management plan 2 without limitation, making grants, 3 including, loans, or 4 contractual payments to achieve, facilitate, or expedite groundwater pumping or the development 5 reductions in or distribution of alternative water supplies. 6

7 SECTION 12. Section 36.301, Water Code, is amended to read 8 as follows:

9 Sec. 36.301. FAILURE TO SUBMIT A <u>DISTRICT</u> MANAGEMENT PLAN. 10 If a <u>district</u> [board] fails to submit a management plan or to 11 receive certification of its management plan under Section 36.1072, 12 or fails to submit or receive certification of an amendment to the 13 <u>district</u> management plan under Section 36.1073, the commission 14 shall take appropriate action under Section 36.303.

15 SECTION 13. Section 36.3011, Water Code, is amended to read 16 as follows:

17 Sec. 36.3011. FAILURE OF DISTRICT ТО CONDUCT JOINT PLANNING. Not later than the 45th day after receiving the review 18 panel's report under Section 36.108, the executive director or the 19 20 commission shall take action to implement any or all of the panel's recommendations. The commission may take any action against a 21 district it considers necessary in accordance with Section 36.303 22 if the commission finds that: 23

24 (1) a district has failed to submit its <u>management</u>
25 plan to the executive administrator;

26 (2) a district has failed to adopt rules;

27 (3) the rules adopted by the district are not designed

1 to achieve the desired future condition of the groundwater 2 resources in the groundwater management area; or

3 (4) the groundwater in the management area is not 4 adequately protected by the rules adopted by the district, or the 5 groundwater in the management area is not adequately protected 6 because of the district's failure to enforce substantial compliance 7 with its rules.

8 SECTION 14. Subsections (c), (d), and (f), Section 36.302,
9 Water Code, are amended to read as follows:

(c) In a review performed under Subsection (a), the state auditor shall make a determination, based on an analysis of a <u>district's activities</u>, of whether <u>the</u> [a] district is actively engaged in achieving the objectives of the district's management plan, including a desired future condition established under Section 36.108(d) that is applicable to all or part of the district [based on an analysis of the district's activities].

(d) The state auditor <u>shall</u> [may] perform the review under Subsection (a) following the first anniversary of the initial approval of the plan under Section 36.1072 and at least as often as once every <u>five</u> [seven] years after that date, subject to a risk assessment and to the legislative audit committee's approval of including the review in the audit plan under Section 321.013, Government Code.

(f) <u>The</u> [If it is determined under Subsection (c) that the district is not operational, the] commission shall take appropriate action under Section 36.303 <u>if it is determined under Subsection</u> (c) that a district is not actively engaged in achieving the

1 objectives of the district's management plan, including a desired

2 <u>future condition established under Section 36.108(d) that is</u>
3 <u>applicable to all or part of the district</u>.

4 SECTION 15. Subsection (a), Section 36.303, Water Code, is 5 amended to read as follows:

(a) If Section <u>36.1071(i)</u>, 36.108, 36.301, or 36.302(f)
7 applies, the commission, after notice and hearing in accordance
8 with Chapter 2001, Government Code, shall take action the
9 commission considers appropriate, including:

10 (1) issuing an order requiring the district to take11 certain actions or to refrain from taking certain actions;

12 (2) dissolving the board in accordance with Sections
13 36.305 and 36.307 and calling an election for the purpose of
14 electing a new board;

15 (3) requesting the attorney general to bring suit for 16 the appointment of a receiver to collect the assets and carry on the 17 business of the groundwater conservation district; or

18 (4) dissolving the district in accordance with19 Sections 36.304, 36.305, and 36.308.

SECTION 16. (a) Section 36.069, Water Code, as added by 20 this Act, applies to a member of the board of directors of a 21 22 groundwater conservation district who qualifies for office and to a general manager of a groundwater conservation district who begins 23 employment with the district before, on, or after the effective 24 25 date of this Act. A person who is serving as a member of the board of directors or as a general manager of a groundwater conversation 26 27 district on the effective date of this Act must complete the first

hour of training as required by Section 36.069, Water Code, as added
 by this Act, not later than September 1, 2010.

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(b) The changes in law made by this Act apply only to a 3 4 management plan or an amendment to a management plan that is submitted by a groundwater conservation district to the executive 5 administrator of the Texas Water Development Board for review and 6 7 approval on or after the effective date of this Act. A management plan or an amendment to a management plan that is submitted to the 8 9 executive administrator of the Texas Water Development Board before 10 the effective date of this Act is governed by the law in effect when 11 the management plan or amendment was submitted, and the former law is continued in effect for that purpose. 12

(c) As soon as practicable after the effective date of this
Act, the Texas Water Development Board shall adopt rules to
implement Section 36.1072, Water Code, as amended by this Act.

16 (d) The first report under Subsection (e-1), Section 17 36.117, Water Code, as added by this Act, is due not later than 18 September 1, 2010.

(e) The change in law made by this Act to Section 36.302, Water Code, applies only to a review of a groundwater conservation district performed on or after the effective date of this Act. A review of a groundwater conservation district performed before the effective date of this Act is governed by the law in effect on the date the review was performed, and the former law is continued in effect for that purpose.

26 SECTION 17. This Act takes effect immediately if it 27 receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution.
 If this Act does not receive the vote necessary for immediate
 effect, this Act takes effect September 1, 2009.

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