1 AN ACT

- 2 relating to the administration, powers and duties, operations, and
- 3 financing of The Woodlands Township; providing authority to impose
- 4 an events admission tax.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Subsection (c), Section 1, Chapter 289, Acts of
- 7 the 73rd Legislature, Regular Session, 1993, is amended to read as
- 8 follows:
- 9 (c) The name of the district may be changed by resolution of
- 10 the board of directors of the district at any time. A reference in
- 11 this Act to the district means the name of the district as changed.
- 12 SECTION 2. Section 7, Chapter 289, Acts of the 73rd
- 13 Legislature, Regular Session, 1993, is amended by adding
- 14 Subsections (s), (t), (u), (v), (w), (x), (y), (z), (aa), (bb),
- 15 (cc), and (dd) to read as follows:
- 16 (s) The district may make, enter into, and enforce tax
- 17 abatement agreements in the same manner as other taxing units under
- 18 Chapter 312, Tax Code. Before an ad valorem tax is first imposed,
- 19 the district may enter into a tax abatement agreement with the owner
- 20 of property subject to a tax abatement agreement with a county in
- 21 which any part of the district is located. The agreement may
- 22 provide for the parties to be bound by the same terms as the county
- 23 agreement for the remaining term of the county agreement and
- 24 provide for the same share of the property exempted by the county

- 1 agreement to be exempted from taxation by the district in each
- 2 remaining year of the county agreement.
- 3 (t) In order to promote business retention, sustain
- 4 employment, and prevent substandard and blighted housing
- 5 conditions, the district may:
- 6 (1) except as otherwise provided by this subsection
- 7 and in the same manner as a qualified association, assume, accept an
- 8 assignment of, succeed to, or contract to undertake, exercise, or
- 9 perform:
- 10 (A) all or part of the rights, powers,
- 11 privileges, duties, responsibilities, assets, liabilities, and
- 12 <u>obligations of a qualified association under community covenants;</u>
- 13 (B) any contracts, agreements, leases,
- 14 commitments, loans, pledges, instruments of indebtedness, or other
- 15 undertakings with any person, regardless of whether the person is a
- 16 qualified association, in the exercise of the rights, powers,
- 17 privileges, duties, or responsibilities described by Paragraph
- 18 (A);
- (C) the administration, enforcement, amendment,
- 20 supplementation, repeal, revocation, or rescission of a community
- 21 covenant as provided by the covenant; or
- 22 (D) the functions, duties, and responsibilities
- 23 of the board of directors of a qualified association, without the
- 24 necessity of electing or appointing members of the board of
- 25 directors of the qualified association;
- 26 (2) administer and perform procedures established in a
- 27 community covenant or a related agreement for the selection or

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appointment of members or officers to committees, village
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   association governing bodies, or similar positions;
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               (3) arrange or contract with one
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   municipalities, political subdivisions, or nonprofit organizations
   for the provision of services and facilities to all or part of the
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   territory in or adjacent to the district that are substantially
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   equivalent to the services or facilities provided by the district
   or a qualified association in the district, provided that the
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   district may not transfer, assign, or abrogate responsibility for
   the administration or enforcement of any land use restrictions or
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   negative covenants included in a community covenant that apply to
   land in or adjacent to the district;
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               (4) own, acquire, construct, improve,
   rehabilitate, operate, maintain, lease, purchase, sell, dispose
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   of, encumber, abandon, or remove:
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                    (A) any buildings, improvements, or facilities;
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   or
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                    (B) any real, personal, or mixed property; and
               (5) assess, charge, collect, pledge, encumber, and
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   apply any fees, rents, charges, or proceeds received for the use,
   enjoyment, or disposition of a building, improvement, facility, or
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   property or for a service or facility.
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         (u) The actions and proceedings of the district and the
   board of directors under Subsection (t) of this section are
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   governmental functions. Title 11, Property Code, does not apply to
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   the district. This Act may not be construed as constituting a
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waiver of governmental or sovereign immunity from suit, liability,

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- 1 or judgment.
- 2 <u>(v) In this section:</u>
- 3 (1) "Qualified association" means a nonprofit
- 4 property owners' association created and operated by a planned
- 5 community, as that term is defined by Section 43.0754, Local
- 6 Government Code.
- 7 (2) "Community covenant" means recorded land use
- 8 restrictions and covenants applicable to a planned community, as
- 9 that term is defined by Section 43.0754, Local Government Code.
- 10 (w) The district may develop and maintain and may sell,
- 11 lease, encumber, abandon, or dispose of recreational facilities,
- 12 including an open space and a related street, sidewalk, path,
- 13 building, structure, improvement, or appurtenance. Subchapter N,
- 14 Chapter 49, Water Code, does not apply to the district, except that
- 15 the terms "develop and maintain" and "recreational facilities" have
- 16 the meanings assigned by Section 49.462 of that chapter.
- 17 (x) The district is a special district but is treated as a
- 18 conservation and reclamation district that is entitled to
- 19 participate in the election of the board of directors of an
- 20 appraisal district for the purposes of Section 6.03, Tax Code.
- 21 (y) The district and a county tax assessor-collector may
- 22 contract for the collection of the delinquent assessments of a
- 23 qualified association for which the district has been assigned and
- 24 has assumed the duties, functions, and responsibilities. The
- 25 assessments may be collected through the use of the county's tax
- 26 billing and collection procedures or other mutually agreeable
- 27 means. A suit for collection of delinquent assessments under this

- 1 subsection:
- 2 (1) has the same priority and preference as a
- 3 delinquent tax collection suit; and
- 4 (2) shall be conducted in the same manner as a
- 5 delinquent tax collection suit.
- 6 (z) The district has the same rights and powers as a
- 7 municipality annexing territory in a district that provides
- 8 emergency services to cause all or part of the territory of the
- 9 district to be removed from the district providing emergency
- 10 services.
- 11 (aa) The board of directors by resolution may cause district
- 12 territory described in the resolution to be removed from the
- 13 boundaries and taxing jurisdiction of a transit authority whose
- 14 territory overlaps the district's territory if the district and a
- 15 municipality enter into a regional participation agreement under
- 16 Section 43.0754, Local Government Code, that requires the district
- 17 to deposit money into a regional participation fund for the
- 18 purpose, among others, of funding mobility projects of mutual
- 19 benefit to the district and municipality. A removal of territory
- 20 under this subsection takes effect on the date the board provides a
- 21 certified copy of the resolution to:
- (1) the transit authority; and
- 23 <u>(2) the comptroller.</u>
- 24 (bb) Subject to approval by the county, the district by
- 25 rule, order, or resolution may, in the same manner provided for a
- 26 municipality by Chapter 393, Transportation Code, and Section
- 27 216.901, Local Government Code:

- 1 (1) prohibit, regulate, or authorize placement of
- 2 signs on the right-of-way of a road or highway maintained by the
- 3 county within the district, other than standard traffic control or
- 4 directional signs; or
- 5 (2) administer a kiosk program as provided by Section
- 6 393.0026, Transportation Code.
- 7 (cc) The district may enter into an interlocal agreement
- 8 with the county under which the county grants the district
- 9 permission to prohibit, regulate, or authorize placement of a
- 10 specific type or class of sign on the right-of-way of a highway that
- 11 is maintained by the county and located within the district.
- 12 (dd) Subsections (bb) and (cc) do not apply to a sign
- 13 regulated by another municipality, if all or part of the territory
- 14 of the district is incorporated, that is located within the
- 15 exclusive extraterritorial jurisdiction of that other
- 16 municipality.
- SECTION 3. Section 7F, Chapter 289, Acts of the 73rd
- 18 Legislature, Regular Session, 1993, is amended by amending
- 19 Subsections (a) and (c) and adding Subsections (d), (e), (f), and
- 20 (g) to read as follows:
- 21 (a) In this section:
- 22 (1) "Fire-fighting services" has the meaning assigned
- 23 by Section 49.351(k), Water Code.
- 24 (2) "Fire[ rifire] protection personnel" has the
- 25 meaning assigned by Section 419.021, Government Code, except that a
- 26 reference to a fire department includes a nonprofit corporation
- 27 employing fire protection personnel and providing fire-fighting

- 1 services that is owned, operated, or controlled by the district.
- 2 (c) Before January 1, 2012 [2010], the district may not
- 3 directly employ any fire protection personnel but may own, operate,
- 4 or control a nonprofit corporation employing fire protection
- 5 personnel and providing fire-fighting services. This subsection
- 6 expires February [<del>January</del>] 1, 2012 [<del>2010</del>].
- 7 (d) Except as provided by Subsection (c) of this section, a
- 8 district may:
- 9 <u>(1) directly, or through a nonprofit corporation</u>
- 10 created, funded, owned, operated, or controlled by the district,
- 11 establish, acquire, operate, and maintain a fire department to
- 12 perform fire-fighting services in or adjacent to the district; and
- 13 (2) issue public securities, including public
- 14 securities approved by district voters and payable wholly or partly
- 15 from ad valorem taxes, to finance the construction, acquisition,
- 16 improvement, renovation, repair, or rehabilitation of any related
- 17 buildings, facilities, interests in land, equipment, or supplies.
- (e) Subchapter L, Chapter 49, Water Code, does not apply to
- 19 the district.
- 20 (f) Unless other law requires a prior election, the district
- 21 shall hold an election to determine whether the district shall
- 22 adopt the provisions of Chapter 174, Local Government Code, if the
- 23 district receives a timely petition signed by a majority of the fire
- 24 protection personnel of the fire department of the district or of
- 25 any nonprofit corporation owned, operated, or controlled by the
- 26 <u>district</u>. On receipt and verification of the petition, the
- 27 district shall hold the election on a uniform election date that

- 1 occurs not later than the date of the last authorized uniform
- 2 election date in 2011 and shall conduct the election in compliance
- 3 with applicable law and Chapter 174, Local Government Code. This
- 4 subsection expires January 1, 2012.
- 5 (g) If an election is called under Subsection (f) of this
- 6 section and a majority of the voters voting in the election approve
- 7 the adoption by the district of the provisions of Chapter 174, Local
- 8 Government Code, the provisions of that chapter shall be binding on
- 9 the district when the district, or any municipality or other form of
- 10 local government succeeding to the principal assets, functions, and
- 11 liabilities of the district, directly employs fire protection
- 12 personnel. The results of the election shall continue in effect
- 13 unless the adoption of Chapter 174, Local Government Code, is
- 14 repealed in the manner provided by that chapter. A collective
- 15 bargaining agreement made and entered into by the district under
- 16 Chapter 174, Local Government Code, shall be binding on a successor
- 17 <u>municipality or local government.</u>
- 18 SECTION 4. Chapter 289, Acts of the 73rd Legislature,
- 19 Regular Session, 1993, is amended by adding Section 7H to read as
- 20 follows:
- 21 Sec. 7H. EVENT ADMISSIONS TAX. (a) In this section:
- 22 <u>(1) "Cultural education" means the exhibition or</u>
- 23 promotion of or education about the performing, dramatic, visual,
- 24 literary, or fine arts, including historical, geological,
- 25 archeological, or paleontological sciences, and history, natural
- 26 <u>history</u>, <u>scientific</u>, <u>cultural</u>, <u>ethnic</u>, <u>or heritage education</u>
- 27 meeting local community standards in the district.

- 1 (2) "Event" means any performance, exhibition,
- 2 showing, or similar presentation at a venue for which an admission
- 3 fee or charge is imposed by the venue user, including a cultural
- 4 education event.
- 5 (3) "Venue" means an indoor or outdoor theater, music,
- 6 exhibition, rehearsal, or concert hall, opera house, auditorium,
- 7 park, zoo, museum, aquarium, plaza, civic center, or similar
- 8 <u>building or forum in the district</u>, other than a motion picture
- 9 theater, regardless of whether the district owns, operates, leases,
- 10 finances, or uses the venue.
- 11 (4) "Venue user" means an owner, lessee, operator, or
- 12 other user of a venue that:
- 13 (A) is not a governmental entity; and
- 14 (B) presents more than four events in a calendar
- 15 <u>year.</u>
- 16 (b) The district by order may impose a tax on each ticket
- 17 sold as admission to an event held at a venue.
- 18 (c) The amount of the tax may be imposed at any uniform
- 19 percentage not to exceed five percent of the price of the ticket
- 20 sold as admission to an event held at a venue.
- 21 (d) The district by order may increase, repeal, or decrease
- 22 the rate of the tax imposed under this section.
- (e) The district by order may require the venue user to
- 24 collect the tax for the benefit of the district.
- 25 (f) A venue user required to collect the tax under this
- 26 section shall add the tax to the admissions price, and the tax is a
- 27 part of the admissions price, is a debt owed to the venue user by the

- 1 person admitted, and is recoverable at law in the same manner as the
- 2 <u>admissions price.</u>
- 3 (g) The tax imposed by this section is not an occupation tax
- 4 imposed on the venue user.
- 5 (h) A tax imposed under this section or a change in a tax
- 6 rate takes effect on the date prescribed by the order imposing the
- 7 tax or changing the rate.
- 8 <u>(i) A person required to collect a tax imposed under this</u>
- 9 section shall report and remit the taxes to the district as provided
- 10 by order of the district.
- 11 (j) The district by order may prescribe penalties and
- 12 interest charges for failure to keep records required by the
- 13 district, to report when required, or to fully and timely collect or
- 14 remit the tax. The district may bring suit against a person who
- 15 fails to collect a tax under this section or to fully and timely
- 16 remit the tax to the district.
- 17 (k) The district by order may permit a person who is
- 18 required to collect a tax under this section to retain a percentage
- 19 of the amount collected and required to be reported as
- 20 reimbursement to the person for the costs of collecting the tax.
- 21 The district may provide that the person may retain the amount only
- 22 <u>if the person pays the tax and files reports as required</u> by the
- 23 district.
- 24 (1) The district and any venue user may enter into an
- 25 agreement for a term of not more than 20 years:
- 26 (1) providing for the payment or reimbursement, or the
- 27 reservation of tax proceeds for the payment or reimbursement, to

- 1 the venue user of all or any agreed portion of the venue user's
- 2 actual costs of operations, maintenance, management, financing,
- 3 funding development, capital costs, debt service, or other actual
- 4 costs of the production, promotion, or presentation of a cultural
- 5 education event at the venue; and
- 6 (2) containing any other terms, conditions, and
- 7 provisions as may be considered necessary and appropriate to
- 8 support cultural education in the district.
- 9 (m) The proceeds received by the district from the tax
- 10 authorized by this section may be used only to support cultural
- 11 <a href="education">education</a> in the district.
- 12 (n) The district may continue to impose the tax authorized
- 13 by this section after any contractual obligations have been
- 14 <u>fulfilled if the tax revenue is used to support cultural education.</u>
- 15 <u>(o) An agreement entered into</u> in anticipation of this
- 16 section taking effect that otherwise meets the requirements of this
- 17 section is not invalid because it was authorized, executed, or
- 18 entered into before the effective date of this section.
- 19 SECTION 5. Subsection (j), Section 8, Chapter 289, Acts of
- 20 the 73rd Legislature, Regular Session, 1993, is amended to read as
- 21 follows:
- 22 (j) Except as provided by Subsection (e) of this section,  $\underline{a}$
- 23 majority of the total authorized number of [four] directors
- 24 <u>constitutes</u> [<del>constitute</del>] a quorum for the consideration of all
- 25 matters pertaining to the business of the district, and a
- 26 concurrence of a majority of a quorum of directors shall be required
- 27 for any official action of the district.

S.B. No. 2515

- 1 SECTION 6. Section 9, Chapter 289, Acts of the 73rd
- 2 Legislature, Regular Session, 1993, is amended by amending
- 3 Subsection (g) and adding Subsection (l) to read as follows:
- 4 (g) After passage of the propositions in the confirmation
- 5 election, as required by Subsection (e) of this section and Section
- 6 7-a of this Act:
- 7 (1) an election shall be called for the uniform
- 8 election date in May of the next even-numbered year for the election
- 9 of five directors at large. The three candidates receiving the
- 10 highest number of votes shall be elected for a term of three years,
- 11 and the two candidates receiving the next highest number of votes
- 12 shall be elected for a term of two years;
- 13 (2) an election shall be called for the uniform
- 14 election date in May of the next succeeding even-numbered year
- 15 after the election held under Subdivision (1) of this subsection,
- 16 for the election of four directors by position [at large]. Each of
- 17 the [The] four candidates [receiving the highest number of votes
- 18 shall be] elected shall serve for a term of two years; and
- 19 (3) an election shall be called annually thereafter
- 20 for the uniform election date in May of each year for the election
- 21 by position of either three or four directors, as appropriate, to
- 22 serve two-year terms.
- 23 (1) An election held on the proposition of incorporating all
- 24 or part of the territory of the district under Subsection (h)(2) of
- 25 this section may be held regardless of population or area limits
- 26 described by Section 5.901, Local Government Code, or other law, if
- 27 the area to be incorporated has a population of 5,000 or more

- 1 inhabitants according to the most recent federal decennial census
- 2 or other credible population records.
- 3 SECTION 7. Chapter 289, Acts of the 73rd Legislature,
- 4 Regular Session, 1993, is amended by adding Section 11B-1 to read as
- 5 follows:
- 6 Sec. 11B-1. SUPPLEMENTAL HOTEL OCCUPANCY TAX. (a) In
- 7 addition to the tax authorized by Section 11A of this Act, but
- 8 subject to Subsection (c) of this section, the board by order may
- 9 impose, repeal, increase, or decrease a supplemental hotel
- 10 occupancy tax in the same manner as the tax authorized by Section
- 11 11A of this Act. The rate of the supplemental tax may not exceed two
- 12 percent of the price paid for a room in a hotel.
- 13 (b) The district shall apply the proceeds from the
- 14 supplemental tax imposed under Subsection (a) of this section
- 15 solely for the purposes described by Sections 352.101(a) and
- 16 352.1015, Tax Code, provided that at least 75 percent of the
- 17 proceeds from the supplemental tax, as determined on an annual
- 18 average basis, must be used for the purpose of establishing,
- 19 operating, and maintaining a convention and visitors bureau within
- 20 or adjacent to the district. For purposes of this subsection, a
- 21 reference in Section 352.101(a) or 352.1015, Tax Code, to a county,
- 22 county officer, or commissioners court means the district, a
- 23 district officer, or the board, as appropriate.
- 24 <u>(c) The board may not impose the supplemental tax authorized</u>
- 25 by Subsection (a) of this section before January 1, 2011. The board
- 26 may impose the tax at a rate not to exceed one percent until
- 27 December 31, 2011. On or after January 1, 2012, the board may

- 1 impose the tax at a rate not to exceed two percent.
- 2 SECTION 8. Section 11C, Chapter 289, Acts of the 73rd
- 3 Legislature, Regular Session, 1993, is amended by amending
- 4 Subsections (g), (k), and (p) and adding Subsections (g-1) and (s)
- 5 to read as follows:
- 6 (g) Members of the governing body shall be appointed for a
- 7 term of two years, except that:
- 8  $\underline{\text{(1)}}$  the appointment of the initial members of the
- 9 governing body may provide for some terms to be limited to one year
- 10 in order to achieve staggered terms of office; and
- 11 (2) the board by resolution may:
- 12 (A) extend the terms of office of members of the
- 13 governing body beyond two years to the extent necessary to
- 14 coordinate those terms with the next election of members of the
- 15 board of directors; or
- 16 <u>(B) provide for one-year terms of office for</u>
- 17 members of a subsequent governing body.
- 18 (g-1) The district by appointment shall fill a vacancy on
- 19 the governing body of the zone for the unexpired portion of the
- 20 term.
- 21 (k) A development zone created by the district under this
- 22 section is a body politic and corporate and a political subdivision
- 23 of the state, separate from the district. The district and the
- 24 development zone have the same power and authority to carry out this
- 25 section as Section 311.008, Tax Code, provides a municipality to
- 26 carry out Chapter 311, Tax Code. In addition to the powers granted
- 27 to the governing body by this section, the board by order may

- 1 delegate, subject in whole or in part to final approval by the
- 2 board, any powers and duties relating to the financing and
- 3 implementation of the project plan for the zone, including the
- 4 power and authority to:
- 5 (1) issue tax increment bonds or notes for and in the
- 6 name of the zone in the same manner as Section 311.015 [ $\frac{311.010}{1}$ ],
- 7 Tax Code, provides for a municipality, except that tax increment
- 8 bonds or notes of the zone must mature in not more than 30 years, to
- 9 fund any project of the zone and pay any related bond issuance and
- 10 bond reserve costs or to refund any bonds, notes, contractual
- 11 obligations, commitments, or undertakings of the zone, including
- 12 the reimbursement to any person for project costs and related
- 13 interest for which the zone would have been authorized to issue its
- 14 bonds or notes;
- 15 (2) pledge irrevocably all or part of the tax
- 16 increment fund for the zone, as Section 311.015, Tax Code, provides
- 17 for a municipality; and
- 18 (3) impose, assess, and collect ad valorem taxes,
- 19 assessments, and other charges in the zone, as Chapter 375, Local
- 20 Government Code, provides for municipal management districts, as
- 21 well as the incremental sales and use tax authorized by this
- 22 section, if the ad valorem tax or incremental sales and use tax has
- 23 been approved by the qualified voters of the district at an election
- 24 called and held for that purpose.
- 25 (p) Sections 311.002 and 311.014 through 311.017, Tax Code,
- 26 apply to the district, except that for purposes of this subsection:
- 27 (1) a reference in those sections to a municipality

- 1 means the district and the development zone;
- 2 (2) a reference in those sections to an ordinance
- 3 means an order;
- 4 (3) a reference in those sections to a reinvestment
- 5 zone means a development zone;
- 6 (4) a reference in those sections to an agreement made
- 7 under Subsection (b), Section 311.010, Tax Code, means an agreement
- 8 made under Subsection (1) of this section;
- 9 (5) "development" means initial development;
- 10 (6) "redevelopment" means substantial redevelopment;
- 11 [<del>and</del>]
- 12 (7) Section 311.016, Tax Code, applies only if ad
- 13 valorem taxes are used, in whole or in part, in payment of project
- 14 costs of a development zone; and
- 15 (8) a development zone created without a duration or
- 16 date of termination may be dissolved by a two-thirds vote of the
- 17 board of directors of the district or of the governing body of a
- 18 municipality or other form of local government succeeding to the
- 19 principal assets, powers, functions, and liabilities of the
- 20 district, but only if:
- 21 (A) the development zone has no outstanding
- 22 indebtedness or other obligations; or
- 23 (B) the assets, powers, functions, and
- 24 liabilities, and any outstanding indebtedness or obligations, of
- 25 the development zone are expressly assumed by the district or the
- 26 succeeding municipality or local government.
- 27 (s) The district or a municipality or other local government

- 1 succeeding to the principal assets, powers, functions, and
- 2 <u>liabilities of the district may assume, exercise, perform, and</u>
- 3 discharge the assets, powers, functions, and liabilities of a
- 4 development zone in the same manner, to the same extent, and for the
- 5 same purposes as a development zone created under this section.
- 6 SECTION 9. The heading to Section 12A, Chapter 289, Acts of
- 7 the 73rd Legislature, Regular Session, 1993, is amended to read as
- 8 follows:
- 9 Sec. 12A. PUBLIC SECURITIES [BONDS].
- SECTION 10. Section 12A, Chapter 289, Acts of the 73rd
- 11 Legislature, Regular Session, 1993, is amended by amending
- 12 Subsections (a) and (c) and adding Subsections (d), (e), and (f) to
- 13 read as follows:
- 14 (a) The board may issue, sell, and deliver the public
- 15 securities [bonds] of the district in the manner provided by this
- 16 <u>section or other applicable law, including Chapter 1371, Government</u>
- 17 Code, and Subchapter J, Chapter 375, Local Government Code, for any
- 18 district purpose or to finance or pay for any district facilities,
- 19 programs, or improvement projects [project], including for the
- 20 purpose of making or providing for payment of any amounts due or to
- 21 become due from the district under a regional participation
- 22 agreement authorized by this Act or other law, to refund or
- 23 refinance any public security or other contract, agreement,
- 24 commitment, or undertaking of the district in payment of which the
- 25 district could have issued its public securities, or to fund or pay
- 26 for any reserve fund or issuance expenses related to the public
- 27 securities. The public securities [which] shall be deemed to be in

- 1 furtherance of a program authorized pursuant to Section 52-a,
- 2 Article III, Texas Constitution[, in the manner provided by
- 3 Subchapter J, Chapter 375, Local Covernment Code]. Sections
- 4 375.207 and 375.208, Local Government Code, do not apply to public
- 5 securities [bonds] issued by the district under this Act.
- 6 (c) In addition to the sources of money described by
- 7 Subchapter J, Chapter 375, Local Government Code, the <u>public</u>
- 8 securities [bonds] of the district may be secured and made payable,
- 9 wholly or partly, by a pledge of any part of the net proceeds the
- 10 district receives from:
- 11 (1) a specified portion, but not more than one-half of
- 12 one percent, of the sales and use tax authorized by Section 11 of
- 13 this Act;
- 14 (2) the hotel occupancy tax authorized by Section 11A
- 15 of this Act;
- 16 (3) an ad valorem tax approved by the voters of the
- 17 district at an election called for that purpose;
- 18 (4) any revenues, receipts, fees, charges, income,
- 19 funds, or proceeds received or to be received by the district from
- 20 <u>refunding public securities</u>, contracts, agreements, or other
- 21 [lawful] sources, including a contract with a development zone to
- 22 facilitate an improvement project or project plan of the district
- 23 or the development zone; or
- 24 (5) [any other revenues, income, or proceeds that in
- 25 accordance with this Act or other law may be pledged or used for
- 26 purposes described by Subdivision (4) of this subsection; or
- [(6)] any combination of revenues, taxes, or proceeds

- 1 from one or more of the sources described by Subdivisions (1)-(4)
- 2  $\left[\frac{(1)-(5)}{(5)}\right]$  of this subsection.
- 3 (d) The board of directors or an officer or employee of the
- 4 district to whom the board delegates authority may sell a district
- 5 public security at a public or private sale in the form, at the
- 6 price, on the terms and conditions, at the interest rate or rates,
- 7 whether fixed, variable, floating, adjustable, or otherwise, as the
- 8 board determines appropriate. The net effective interest rate of
- 9 the public securities under this section may not exceed the maximum
- 10 rate allowed by law.
- 11 (e) The board may secure a district public security with a
- 12 security agreement, credit agreement, or both, with the security
- 13 interest or interests, other than a mortgage interest in real
- 14 property, and with the parity or priority of pledge and lien as the
- 15 board determines appropriate.
- (f) In this section:
- 17 (1) "Public security" has the meaning assigned by
- 18 Section 1201.002, Government Code.
- 19 (2) "Credit agreement," "security agreement," and
- 20 "security interest" have the meanings assigned by Section 1208.001,
- 21 Government Code.
- 22 SECTION 11. (a) The legislature ratifies and confirms all
- 23 governmental acts and proceedings of The Woodlands Township and its
- 24 board and of The Woodlands Township Economic Development Zone and
- 25 its governing body before the effective date of this Act, in:
- 26 (1) calling, holding, conducting, and declaring the
- 27 results of the confirmation and tax election held in the district on

- 1 November 6, 2007;
- 2 (2) conditionally enlarging the boundaries and
- 3 increasing the number of eligible voters of the district for
- 4 conducting the election described by Subdivision (1) of this
- 5 subsection;
- 6 (3) changing the name of the district to The Woodlands
- 7 Township;
- 8 (4) describing the boundaries of the district for any
- 9 purpose, including the election described by Subdivision (1) of
- 10 this subsection;
- 11 (5) creating, establishing, organizing, and
- 12 describing the boundaries of The Woodlands Township Economic
- 13 Development Zone;
- 14 (6) dissolving, abolishing, and transferring the
- 15 funds, assets, liabilities, and obligations of all existing
- 16 economic development zones overlapped by The Woodlands Township
- 17 Economic Development Zone;
- 18 (7) imposing and collecting an incremental sales and
- 19 use tax by The Woodlands Township Economic Development Zone; and
- 20 (8) conditionally excluding territory from the
- 21 boundaries of The Woodlands Township Economic Development Zone and
- 22 reserving the right to repeal or rescind the exclusion.
- 23 (b) Subsection (a) of this section does not apply to a
- 24 matter that on the effective date of this Act:
- 25 (1) is involved in litigation, if the litigation
- 26 ultimately results in the matter being held invalid by a final court
- 27 judgment; or

- 1 (2) has been held invalid by a final court judgment.
- 2 SECTION 12. The provisions of this Act are severable. If
- 3 any word, phrase, clause, sentence, section, provision, or part of
- 4 this Act is held invalid or unconstitutional, it shall not affect
- 5 the validity of the remaining portions, and it is declared to be the
- 6 legislative intent that this Act would have been passed as to the
- 7 remaining portions regardless of the invalidity of any part.
- 8 SECTION 13. (a) The legislature finds that the powers,
- 9 authority, and functions of the district authorized by this Act are
- 10 essential and beneficial to the district and to the state as a whole
- 11 as a program for promoting, facilitating, and accomplishing the
- 12 public purposes of Section 52-a, Article III, Texas Constitution,
- 13 by:
- 14 (1) promoting, sustaining, and advancing employment
- 15 and economic diversification and development in the state;
- 16 (2) sustaining and stimulating business in the state;
- 17 (3) conserving and sustaining property values and
- 18 living conditions in the state;
- 19 (4) promoting traffic circulation and public safety in
- 20 the state;
- 21 (5) promoting the development of parks, recreational
- 22 facilities, and cultural education in the state; and
- 23 (6) serving other purposes beneficial to the state.
- 24 (b) The legal notice of the intention to introduce this Act,
- 25 setting forth the general substance of this Act, has been published
- 26 as provided by law, and the notice and a copy of this Act have been
- 27 furnished to all persons, agencies, officials, or entities to which

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- 1 they are required to be furnished under Section 59, Article XVI,
- 2 Texas Constitution, and Chapter 313, Government Code.
- 3 (c) The governor, one of the required recipients, has
- 4 submitted the notice and Act to the Texas Commission on
- 5 Environmental Quality.
- 6 (d) The Texas Commission on Environmental Quality has filed
- 7 its recommendations relating to this Act with the governor,
- 8 lieutenant governor, and speaker of the house of representatives
- 9 within the required time.
- 10 (e) All requirements of the constitution and laws of this
- 11 state and the rules and procedures of the legislature with respect
- 12 to the notice, introduction, and passage of this Act have been
- 13 fulfilled and accomplished.
- 14 SECTION 14. This Act takes effect immediately if it
- 15 receives a vote of two-thirds of all the members elected to each
- 16 house, as provided by Section 39, Article III, Texas Constitution.
- 17 If this Act does not receive the vote necessary for immediate
- 18 effect, this Act takes effect September 1, 2009.

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President of the Senate	Speaker of the House
I hereby certify that S	.B. No. 2515 passed the Senate on
May 7, 2009, by the following vo	te: Yeas 31, Nays 0.
	Secretary of the Senate
I hereby certify that S	S.B. No. 2515 passed the House on
May 25, 2009, by the following v	ote: Yeas 143, Nays 0, one present
not voting.	
	Chief Clerk of the House
Approved:	
Date	
Governor	