By: Chisum

H.B. No. 1417

A BILL TO BE ENTITLED 1 AN ACT 2 relating to the Swisher Memorial Hospital District. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 4, Chapter 16, Acts of the 59th 5 Legislature, Regular Session, 1965, is amended to read as follows: 6 Sec. 4. DISTRICT MANAGEMENT. The [Within ten (10) days 7 after such election is held the Commissioners Court of said County shall convene and canvass the returns thereof and in the event such 8 9 election results favorably to the proposition specified in Section 3 hereof, such] District shall be governed by a Board of Directors 10 to consist of five (5) members. Each such Director must at the time 11 12 of his election or appointment be a registered voter of the District [hereunder own property subject to taxation within the district] 13 14 and be more than twenty-one (21) years of age. One Director shall represent the County at large, and each of the four (4) remaining 15 Directors shall represent a Commissioner's precinct of the County, 16 and each Director must reside in the area he represents. Directors 17 shall be entitled to compensation at a rate to be determined by the 18 Board, provided that in no event shall the rate of compensation 19 20 exceed Ten Dollars (\$10) for each meeting of the Board of Directors. 21 Five [Upon creation of the District as above provided, the Commissioners Court shall appoint five persons as Directors to 22 23 serve until the first Saturday in April of the year succeeding the year of the District's creation, at which time five (5)] Directors 24

1 shall be elected. The three (3) Directors receiving the highest vote at such election shall serve for two (2) years, and the other 2 3 two Directors shall serve for one (1) year. Thereafter, all Directors shall serve for a period of two years and until their 4 successors have been duly elected or appointed and qualified. [All 5 qualified electors residing in Swisher County, Texas, and in the 6 Swisher Memorial Hospital District shall be eligible to vote for 7 8 all Directors. Each member of the Board of Directors shall qualify for his office by executing the Constitutional oath of office to be 9 filed in the office of the District.] The Board of Directors shall 10 organize by electing one of their number as President, one as Vice 11 12 President, and one as Secretary. A [Any three members of the Board shall constitute a quorum and a] concurrence of three Directors is 13 14 [shall be] sufficient in all matters pertaining to the business of 15 the District. The Board shall require the keeping of a true account of all their meetings and proceedings and shall preserve all 16 17 contracts, records, notices, duplicate vouchers, duplicate receipts and all accounts and records of the District at its 18 19 principal office where same shall be open to public inspection at all reasonable times. All vacancies in the office of Director shall 20 be filled for the unexpired term by appointment by the remainder of 21 the Board, however in event the number of Directors shall be reduced 22 23 at any one time to less than three (3) for any reason, the remaining 24 Directors shall immediately call a special election to fill said vacancies and upon failure to do so such vacancies may be filled by 25 26 appointment of the County Judge of Swisher County. The regular election of Directors shall be held on the uniform election date in 27

H.B. No. 1417

May of [first Saturday in April in] each year and notice of such 1 election shall be published in accordance with Section 4.003, 2 Election Code [a newspaper of general circulation in Swisher County 3 one time at least ten (10) days prior to the date of election]. Any 4 person desiring to have the person's [his] name printed on the 5 ballot as a candidate for director shall file with the secretary of 6 the Board of Directors an application in accordance with Chapter 7 144, Election Code [a petition signed by not less than twenty-five 8 (25) qualified voters to such effect, at least twenty-five (25) 9 10 days prior to the election]. SECTION 2. Chapter 16, Acts of the 59th Legislature, 11 12 Regular Session, 1965, is amended by adding Sections 5A, 7B, 7C, and 7D to read as follows: 13 14 Sec. 5A. AUTHORITY TO BORROW MONEY; SECURITY. (a) The 15 Board of Directors may borrow money at a rate not to exceed the

H.B. No. 1417

16 <u>maximum annual percentage rate allowed by law for District</u>
17 <u>obligations at the time the loan is made.</u>

18(b) To secure a loan, the Board may pledge:19(1) District revenue that is not pledged to pay the

20 District's bonded indebtedness;

21 (2) District taxes to be imposed by the District
22 during the 12-month period following the date of the pledge that are
23 not pledged to pay the principal of or interest on District bonds;
24 or
25 (3) District bonds that have been authorized but not
26 sold.

27 (c) A loan for which taxes or bonds are pledged must mature

H.B. No. 1417 1 not later than the first anniversary of the date the loan is made. A 2 loan for which District revenue is pledged must mature not later 3 than the fifth anniversary of the date the loan is made. 4 Sec. 7B. REVENUE BONDS. (a) The Board of Directors may 5 issue revenue bonds to: 6 (1) purchase, construct, acquire, repair, or renovate buildings or improvements; 7 8 (2) equip buildings or improvements for hospital 9 purposes; or 10 (3) acquire real property for hospital purposes. 11 (b) Revenue bonds must be payable from and secured by a 12 pledge of all or part of the revenue derived from the operation of the District's hospital system. Revenue bonds may be additionally 13 14 secured by a mortgage or deed of trust on all or part of District 15 property. Revenue bonds must be issued in the manner provided by Sections 264.042, 264.043, 264.046, 264.047, 264.048, and 264.049, 16 17 Health and Safety Code, for issuance of revenue bonds by a county hospital authority. 18 Sec. 7C. ADDITIONAL MEANS OF SECURING REPAYMENT OF BONDS. 19 In addition to the authority to issue general obligation bonds and 20 revenue bonds under this Act, the Board of Directors may provide for 21 the security and payment of District bonds from a pledge of a 22 combination of ad valorem taxes as authorized by Section 7 of this 23 24 Act and revenue and other sources as authorized by Section 7B of 25 this Act. 26 Sec. 7D. USE OF BOND PROCEEDS. The District may use the

4

proceeds of bonds issued under this Act to pay:

	H.B. No. 1417
1	(1) any expense the Board determines is reasonable and
2	necessary to issue, sell, and deliver the bonds;
3	(2) interest payments on the bonds during a period of
4	acquisition or construction of a project or facility to be provided
5	through the bonds, not to exceed five years;
6	(3) costs related to the operation and maintenance of
7	a project or facility to be provided through the bonds:
8	(A) during an estimated period of acquisition or
9	construction, not to exceed five years; and
10	(B) for one year after the project or facility is
11	acquired or constructed;
12	(4) costs related to the financing of the bond funds,
13	including debt service reserve and contingency funds;
14	(5) costs related to the bond issuance;
15	(6) costs related to the acquisition of land or
16	interests in land for a project or facility to be provided through
17	the bonds; and
18	(7) construction costs of a project or facility to be
19	provided through the bonds, including the payment of related
20	professional services and expenses.
21	SECTION 3. This Act takes effect immediately if it receives
22	a vote of two-thirds of all the members elected to each house, as
23	provided by Section 39, Article III, Texas Constitution. If this
24	Act does not receive the vote necessary for immediate effect, this
25	Act takes effect September 1, 2011.