By: Phillips

H.B. No. 3218

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the administration, financing, and use of the State
3	Infrastructure Bank.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 222.071, Transportation Code, is amended
6	to read as follows:
7	Sec. 222.071. DEFINITIONS. In this subchapter:
8	(1) "Bank" means the state infrastructure bank
9	account.
10	(2) "Bonds" means bonds, notes, and other public
11	securities.
12	(3) [(2)] "Construction" has the meaning assigned by
13	23 U.S.C. Section 101.
14	(4) "Credit agreement" has the meaning assigned by
15	Section 1371.001, Government Code.
16	(5) [(3)] "Federal act" means Section 350 of the
17	National Highway System Designation Act of 1995 (Pub. L. No.
18	104-59).
19	(6) [(4)] "Federal-aid highway" has the meaning
20	assigned by 23 U.S.C. Section 101.
21	(7) [(5)] "Qualified project" includes:
22	(A) the construction of a federal-aid highway;
23	(B) a transit project under 49 U.S.C. Sections
24	5307, 5309, and 5311; [or]

82R13696 T

1	(C) a transportation project; or
2	(D) [(C)] for the expenditure of secondary funds
3	from a subaccount subject to the federal act, a project eligible for
4	assistance under Title 23 or Title 49, United States Code.
5	(8) [(6)] "Secondary funds" includes:
6	(A) the repayment of a loan or other assistance
7	that is provided with money deposited to the credit of the bank; and
8	(B) investment income generated by secondary
9	funds deposited to the credit of the bank.
10	(9) "Transportation project" means a tolled or
11	nontolled highway improvement project.
12	SECTION 2. Section 222.072, Transportation Code, is amended
13	to read as follows:
14	Sec. 222.072. STATE INFRASTRUCTURE BANK. (a) The state
15	infrastructure bank is an account <u>held</u> in the <u>Texas Treasury</u>
16	Safekeeping Trust Company [state highway fund]. The bank is
17	administered by the commission.
18	(b) The commission may deposit in the bank money derived
19	from any source available to the commission, including:
20	(1) federal [Federal] funds received by the state <u>,</u>
21	including funds received under the federal act; $[au]$
22	(2) matching state funds in an amount required by the
23	<u>federal</u> [that] act <u>;</u> [,]
24	(3) if appropriated by the legislature for that
25	purpose:
26	(A) the proceeds of bonds issued under Section
27	222.003;

	H.B. No. 3218
1	(B) the proceeds of bonds issued under Section
2	222.004; and
3	(C) other direct appropriations;
4	(4) the proceeds of bonds issued under Section 201.943
5	and money provided by the commission from the Texas Mobility Fund
6	that is in excess of the money required to be on deposit in the Texas
7	Mobility Fund by the proceedings authorizing Texas Mobility Fund
8	bonds and credit agreements;
9	(5) repayments of principal and interest on loans made
10	under Section 222.074;
11	(6) the proceeds from the sale of loans under Section
12	<u>222.078;</u>
13	(7) proceeds from bonds issued under Section 222.075;
14	$[\tau]$
15	(8) secondary funds; and $[\tau]$
16	(9) gifts and grants [other state funds deposited into
17	the bank by order of the commission, and other money received by the
18	state that is eligible for deposit in the bank may be deposited into
19	the bank and used only for the purposes described in this
20	<pre>subchapter].</pre>
21	(c) The commission shall prepare and file biennially with
22	the governor, the lieutenant governor, and the Legislative Budget
23	Board a report providing information on the operation of the bank,
24	including:
25	(1) the amounts and sources of money deposited in the
26	bank during the biennium;
27	(2) investments and returns on investments of money in

1	the bank during the biennium;
2	(3) loans made from the bank during the biennium;
3	(4) other financial assistance provided from the bank
4	during the biennium;
5	(5) the status of any defaults on repayment of loans or
6	other financial assistance provided from the bank; and
7	(6) the details of any qualified project for which
8	financial assistance is received from the bank during the biennium,
9	including the identity of any highway directly affected by the
10	project, and the degree to which the project is designed to reduce
11	congestion, improve traffic safety, and enhance connectivity.
12	SECTION 3. Section 222.074, Transportation Code, is amended
13	by amending Subsection (a) and by adding Subsections (d), (e), (f),
14	and (g) to read as follows:
15	(a) To further a purpose described by Section 222.073, the
16	commission may use money deposited to the credit of the bank to
17	provide financial assistance to a public or private entity <u>,</u>
18	including the department, for a qualified project to:
19	(1) extend credit by direct loan, including through
20	the purchase of obligations of a public entity;
21	(2) provide <u>liquidity or</u> credit <u>enhancement</u> ,
22	[enhancements] <u>including through the agreement to loan to a public</u>
23	or private entity or to purchase bonds, notes, or other obligations
24	<pre>from a public entity;</pre>
25	(3) serve as a capital reserve for bond or debt
26	instrument financing;
27	(4) subsidize interest rates;

H.B. No. 3218 1 (5) insure the issuance of a letter of credit or credit 2 instrument; 3 (6) finance a purchase or lease agreement in connection with a transit project; 4 5 (7) provide capitalized interest for debt financing by the public or private entity; 6 7 (8) providing a guarantee of the payment of the costs 8 of the operation and maintenance of a qualified project by a public entity; 9 10 (9) [(7)] provide security for bonds and other debt instruments; [or] 11 12 (10) pay the costs of issuing bonds or other debt 13 instruments; or 14 (11) [(8)] provide methods of leveraging money that 15 have been approved by the United States secretary of transportation and relate to the project for which the assistance is provided. 16 17 (d) The proceeds of bonds issued under Section 222.003 or Section 222.004 may only be used to provide financial assistance 18 19 for highway improvement projects, subject to any limitations provided by law. 20 21 (e) Money from the Texas Mobility Fund may only be used to provide financial assistance for state highway improvement 22 projects, publicly owned toll roads, and public transportation 23 24 projects, whether on or off of the state highway system, subject to any limitations provided by law. 25 26 (f) The commission may require a public or private entity to pay an application fee and other reasonable amounts in connection 27

with any request for financial assistance provided from the bank. 1 Revenue generated from payments of fees and other amounts shall be 2 3 deposited in the state highway fund. 4 (g) The department shall monitor the use of financial assistance provided to a public or private entity to ensure the 5 financial assistance is used for purposes authorized by law and may 6 7 audit the books and records of a public or private entity for this 8 purpose. SECTION 4. Section 9 222.0745, Transportation Code, is

H.B. No. 3218

9 SECTION 4. Section 222.0745, Transportation Code, is 10 amended to read as follows:

Sec. 222.0745. INCURRENCE OF DEBT BY PUBLIC ENTITY. (a) A 11 12 public entity in this state, including a municipality, county, district, authority, agency, department, board, or commission, 13 that is authorized by law to construct, maintain, or finance a 14 15 qualified project may borrow money from the bank, including by direct loan or other financial assistance from the bank, and may 16 17 enter into any agreement relating to receiving financial assistance from the bank [based on the credit of the public entity]. 18

(b) Money <u>received by a public entity under this subchapter</u>
[borrowed under this section] must be segregated from other funds
under the control of the public entity and may only be used for
purposes <u>authorized by this subchapter</u> [related to a qualified
project].

24 (c) To provide for the repayment of a loan or other
 25 financial assistance, a public entity may:

26 (1) pledge revenues or income from any available
27 source;

тт ъ ٦т 2210

	H.B. No. 3218
1	(2) pledge, levy, and collect any taxes, subject to
2	any constitutional limitation; or
3	(3) pledge any combination of revenues, income, and
4	taxes.
5	(d) This section is wholly sufficient authority for a public
6	entity to borrow or otherwise obtain financial assistance from the
7	bank as authorized by this subchapter and to pledge revenues,
8	income, or taxes, or any combination of revenues, income, and
9	taxes, to the repayment of a loan or other financial assistance.
10	<u>(e)</u> [(c)] The authority granted by this section does not
11	affect the ability of a public entity to incur debt using other
12	statutorily authorized methods.
13	SECTION 5. Section 222.075, Transportation Code, is amended
14	by amending Subsections (b), (f), (i), and (j) to read as follows:
15	(b) Except as provided by Subsection (c), the commission may
16	issue revenue bonds or revenue refunding bonds under this section
17	without complying with any other law applicable to the issuance of
18	bonds, and may enter into credit agreements related to the bonds.
19	(f) The commission may require participants to make
20	charges, levy taxes, or otherwise provide for sufficient money to
21	repay financial assistance provided from the bank, including any
22	[pay] acquired obligations.
23	(i) <u>Before the issuance of revenue bonds or credit</u>
24	agreements, the commission shall submit the record of $[All]$
25	proceedings <u>of the commission authorizing</u> [relating to] the
26	issuance <u>, execution, and delivery</u> of <u>the</u> [revenue] bonds <u>or credit</u>
27	agreement and any contract providing revenue or security to pay the

bonds or credit agreement [issued under this section shall be 1 submitted] to the attorney general for <u>review</u> [examination]. 2 Ιf 3 the attorney general finds that the proceedings authorizing a bond or credit agreement and any bonds authorized in the proceedings 4 conform to the requirements of the Texas Constitution and this 5 subchapter [On determining that the revenue bonds have been 6 authorized in accordance with law], the attorney general shall 7 8 approve the proceedings and the [revenue] bonds, and shall deliver to [the revenue bonds shall be registered by] the comptroller for 9 10 registration a copy of the attorney general's legal opinion stating that approval and the record of proceedings. After approval, the 11 12 bonds or credit agreement may be executed and delivered, exchanged, or refinanced from time to time in accordance with those 13 authorizing proceedings. After the approval and registration, the 14 15 [revenue] bonds or credit agreement, as applicable, or a contract providing revenue or security included in or executed and delivered 16 17 according to the authorizing proceedings are incontestable in any court or other forum for any reason and are valid, [and] binding, 18 19 and enforceable [obligations] in accordance with their terms for 20 all purposes.

(j) <u>The proceeds from the sale of revenue bonds may be used</u> to finance other funds or accounts relating to the bonds or credit agreement, including a debt service reserve fund, and to pay the costs of issuance. All remaining [The] proceeds received from the sale of <u>the</u> [revenue] bonds shall be deposited in the bank and invested <u>and used</u> in the manner provided for other funds deposited under this subchapter.

SECTION 6. Section 222.076, Transportation Code, is amended
 by adding Subsection (c) to read as follows:

3 (c) The commission may create within a subaccount one or 4 more additional subaccounts as determined appropriate and 5 necessary by the commission.

6 SECTION 7. Section 222.077, Transportation Code, is amended 7 to read as follows:

8 Sec. 222.077. REPAYMENT TERMS; DEPOSIT OF **REPAYMENTS**; INVESTMENT INCOME. (a) For financial assistance that [Any funds 9 disbursed through the state infrastructure bank] must be repaid, 10 [on terms determined by] the commission shall determine the terms 11 and conditions of the repayment, including the interest rates to be 12 charged. The terms must comply with the federal act except for terms 13 14 applicable to funds deposited in a subaccount described by Section 15 222.076(b).

16 (b) For a tolled highway improvement project, the 17 commission may require that revenues from the project be shared 18 between the entity and the department, and the entity and the 19 department may enter into an agreement specifying the terms and 20 conditions of the revenue sharing.

21 (c) [(b)] Notwithstanding any other law to the contrary:
22 (1) the repayment of a loan or other assistance
23 provided with money deposited to the credit of a subaccount in the
24 bank, including all amounts received as a share of revenues from a
25 tolled highway improvement project, shall be deposited in that
26 subaccount; and
27 (2) investment income generated by money deposited to

1 the credit of a subaccount in the bank shall be:

(A) credited to that subaccount, subject to
requirements that may be imposed by the proceedings authorizing
bonds issued to provide money for deposit in the bank that are
necessary to protect the tax-exempt status of interest payable on
the bonds in accordance with applicable law of the United States
concerning federal income taxation of interest on the bonds;

8 (B) available for use in providing financial9 assistance under this subchapter; and

10 (C) invested in United States Treasury securities, bank deposits, or other financing instruments approved 11 12 by the United States secretary of transportation to earn interest 13 and enhance the financing of projects assisted by the bank, except 14 that the proceeds of bonds deposited in the bank under Section 15 222.072 shall be subject to any limitations contained in the documents authorizing the issuance of the bonds. 16

17 (d) [(c)] The commission shall administer the bank in 18 compliance with applicable requirements of the federal act and any 19 applicable federal regulation or guideline.

20

<u>(e)</u> [(d)] The commission by rule shall:

21

(1) implement this subchapter; and

(2) establish eligibility criteria for an entityapplying for financial assistance from the bank.

24 SECTION 8. Subchapter D, Chapter 222, Transportation Code, 25 is amended by adding Sections 222.078 and 222.079 to read as 26 follows:

27 Sec. 222.078. SALE OF LOANS. (a) As used in this section,

1 "loan" includes any financial assistance that must be repaid or any
2 portion of such assistance.

3 (b) The commission may sell any loans made from money in the 4 bank and shall deposit the proceeds of the sale in the bank.

5 (c) For any loans to be sold under this section, the commission may submit to the attorney general for review and 6 7 approval the related financial assistance agreement, which shall, 8 for the purposes of Chapter 1202, Government Code, be considered to be a public security, along with the record of proceedings of the 9 borrowing entity relating to the agreement. If the attorney 10 general approves the agreement, it shall be incontestable in a 11 12 court or other forum and is valid, binding, and enforceable according to its terms as provided by Chapter 1202, Government 13 14 Code.

15 (d) The commission must sell the loans using a competitive 16 bidding process and at the price and under the terms and conditions 17 that it determines to be reasonable.

18 (e) As part of the sales agreement with the purchaser of a 19 loan, the commission may agree to perform the functions required to 20 enforce the conditions and requirements stated in the loans, 21 including enforcing the payment of debt service by the borrowing 22 entity.

23 (f) The commission may exercise any powers necessary to 24 carry out the authority granted by this section, including the 25 authority to contract with any person to accomplish the purposes of 26 this section. 27 (g) Neither the state nor the commission shall be liable for

1 the repayment of, and may not repay, any loan sold under this
2 section.

<u>Sec. 222.079. WAIVER OF SOVEREIGN IMMUNITY. A public</u>
 <u>entity receiving financial assistance under this subchapter waives</u>
 <u>sovereign immunity to suit for the purpose of adjudicating a claim</u>
 <u>for breach of the terms of the financial assistance agreement.</u>

7 SECTION 9. This Act takes effect immediately if it receives 8 a vote of two-thirds of all the members elected to each house, as 9 provided by Section 39, Article III, Texas Constitution. If this 10 Act does not receive the vote necessary for immediate effect, this 11 Act takes effect September 1, 2011.