RESOLUTION

- BE IT RESOLVED by the House of Representatives of the State of
- 2 Texas, 82nd Legislature, Regular Session, 2011, That House Rule 13,
- 3 Section 9(a), be suspended in part as provided by House Rule 13,
- 4 Section 9(f), to enable the conference committee appointed to
- 5 resolve the differences on Senate Bill 1420 (continuation and
- 6 functions of the Texas Department of Transportation; providing
- 7 penalties) to consider and take action on the following matters:
- 8 (1) House Rule 13, Section 9(a)(4), is suspended to permit
- 9 the committee to add text on a matter not included in either the
- 10 house or senate version of the bill by adding Subchapter F-1 to
- 11 Chapter 201, Transportation Code, and adding a related
- 12 nonamendatory provision:
- 13 SECTION 15. (a) Chapter 201, Transportation Code, is
- 14 amended by adding Subchapter F-1 to read as follows:
- 15 SUBCHAPTER F-1. COMPLIANCE PROGRAM
- Sec. 201.451. ESTABLISHMENT AND PURPOSE. The commission
- 17 shall establish a compliance program, which must include a
- 18 compliance office to oversee the program. The compliance office is
- 19 responsible for:
- 20 (1) acting to prevent and detect serious breaches of
- 21 departmental policy, fraud, waste, and abuse of office, including
- 22 any acts of criminal conduct within the department;
- (2) independently and objectively reviewing,
- 24 investigating, delegating, and overseeing the investigation of:

1	(A) conduct described by Subdivision (1);
2	(B) criminal activity in the department;
3	(C) allegations of wrongdoing by department
4	<pre>employees;</pre>
5	(D) crimes committed on department property; and
6	(E) serious breaches of department policy;
7	(3) overseeing the operation of the telephone hotline
8	established under Section 201.211;
9	(4) ensuring that members of the commission and
10	department employees receive appropriate ethics training; and
11	(5) performing other duties assigned to the office by
12	the commission.
13	Sec. 201.452. INVESTIGATION OVERSIGHT. (a) The compliance
14	office has primary jurisdiction for oversight and coordination of
15	all investigations occurring on department property or involving
16	department employees.
17	(b) The compliance office shall coordinate and provide
18	oversight for an investigation under this subchapter, but the
19	compliance office is not required to conduct the investigation.
20	(c) The compliance office shall continually monitor ar
21	investigation conducted within the department, and shall report to
22	the commission on the status of pending investigations.
23	Sec. 201.453. INITIATION OF INVESTIGATIONS. The compliance
24	office may only initiate an investigation based on:
25	(1) authorization from the commission;
26	(2) approval of the director of the compliance office;
27	(3) approval of the director or deputy executive

- 1 director of the department; or
- 2 (4) commission rules.
- 3 Sec. 201.454. REPORTS. (a) The compliance office shall
- 4 report directly to the commission regarding performance of and
- 5 activities related to investigations and provide the director with
- 6 information regarding investigations as appropriate.
- 7 (b) The director of the compliance office shall present to
- 8 the commission at each regularly scheduled commission meeting and
- 9 at other appropriate times:
- 10 (1) reports of investigations; and
- 11 (2) a summary of information relating to
- 12 investigations conducted under this subchapter that includes
- 13 analysis of the number, type, and outcome of investigations, trends
- 14 in investigations, and recommendations to avoid future complaints.
- 15 Sec. 201.455. COOPERATION WITH LAW ENFORCEMENT OFFICIALS
- 16 AND OTHER ENTITIES. (a) The director of the compliance office
- 17 shall provide information and evidence relating to criminal acts to
- 18 the state auditor's office and appropriate law enforcement
- 19 officials.
- 20 (b) The director of the compliance office shall refer
- 21 matters for further civil, criminal, and administrative action to
- 22 appropriate administrative and prosecutorial agencies, including
- 23 the attorney general.
- Sec. 201.456. AUTHORITY OF STATE AUDITOR. This subchapter
- 25 or other law related to the operation of the department's
- 26 compliance program does not preempt the authority of the state
- 27 auditor to conduct an audit or investigation under Chapter 321,

1 Government Code, or other law.

- 2 (b) Not later than January 1, 2013, the Texas Department of
- 3 Transportation shall submit a report to the legislature on the
- 4 effectiveness of the compliance program described by Subchapter
- 5 F-1, Chapter 201, Transportation Code, as added by this Act, and any
- 6 recommended changes in law to increase the effectiveness of the
- 7 compliance program.
- 8 Explanation: The addition of text is necessary to establish a
- 9 compliance program in the Texas Department of Transportation.
- 10 (2) House Rule 13, Section 9(a)(4), is suspended to permit
- 11 the committee to add text on a matter not included in either the
- 12 house or senate version of the bill by adding the following language
- 13 to Section 222.106(i), Transportation Code:
- 14 (i) . . . A municipality may issue bonds to pay all or part
- of the cost of the transportation project and may pledge and assign
- 16 <u>all or a specified amount of money in the tax increment account to</u>
- 17 secure repayment of those bonds.
- 18 Explanation: The addition of text is necessary to allow a
- 19 municipality to issue bonds to pay all or part of the cost of a
- 20 transportation project and pledge and assign all or a specified
- 21 amount of money in a tax increment account to secure repayment of
- 22 those bonds.
- 23 (3) House Rule 13, Section 9(a)(4), is suspended to permit
- 24 the committee to add text on a matter not included in either the
- 25 house or senate version of the bill by adding the following language
- 26 to Section 222.107(f), Transportation Code:
- 27 (f) The order or resolution designating an area as a

- 1 transportation reinvestment zone must:
- 2 . . .
- 3 (5) establish an ad valorem tax increment account for
- 4 the zone.
- 5 Explanation: The addition of text is necessary to authorize a
- 6 county to establish an ad valorem tax increment account for a
- 7 transportation reinvestment zone.
- 8 (4) House Rule 13, Section 9(a)(4), is suspended to permit
- 9 the committee to add text on a matter not included in either the
- 10 house or senate version of the bill by adding the following language
- 11 to Section 222.107(h), Transportation Code:
- 12 (h) The commissioners court may:
- 13 (1) from taxes collected on property in a zone, pay
- 14 into a tax increment account for the zone an amount equal to the tax
- 15 increment produced by the county less any amounts allocated under
- 16 previous agreements, including agreements under Section 381.004,
- 17 Local Government Code, or Chapter 312, Tax Code;
- 18
- 19 Explanation: The addition of text is necessary to allow a
- 20 county to pay into a tax increment account certain amounts from
- 21 taxes collected on property in a transportation reinvestment zone.
- 22 (5) House Rule 13, Section 9(a)(4), is suspended to permit
- 23 the committee to add text on a matter not included in either the
- 24 house or senate version of the bill by adding the following language
- 25 to Section 222.107, Transportation Code:
- 26 (i-1) In the event a county collects a tax increment, it may
- 27 issue bonds to pay all or part of the cost of a transportation

- 1 project and may pledge and assign all or a specified amount of money
- 2 in the tax increment account to secure those bonds.
- 3 Explanation: The addition of text is necessary to allow a
- 4 county to issue bonds to pay all or part of the cost of a
- 5 transportation project and pledge and assign all or a specified
- 6 amount of money in a tax increment account to secure those bonds.
- 7 (6) House Rule 13, Section 9(a)(4), is suspended to permit
- 8 the committee to add text on a matter not included in either the
- 9 house or senate version of the bill by adding the following
- 10 provision to Subchapter E, Chapter 223, Transportation Code, and
- 11 adding a related nonamendatory provision:
- 12 Sec. 223.2012. NORTH TARRANT EXPRESS PROJECT PROVISIONS.
- 13 (a) In this section, the North Tarrant Express project is the
- 14 project described by Section 223.201(f)(3) entered into on June 23,
- 15 2009.
- 16 (b) The comprehensive development agreement for the North
- 17 Tarrant Express project may provide for negotiating and entering
- 18 into facility agreements for future phases or segments of the
- 19 project at the times that the department considers advantageous to
- 20 the department.
- 21 <u>(c) The department is not required to use any further</u>
- 22 competitive procurement process to enter into one or more related
- 23 facility agreements with the developer or an entity controlled by,
- 24 to be controlled by, or to be under common control with the
- 25 developer under the comprehensive development agreement for the
- 26 North Tarrant Express project.
- 27 (d) A facility agreement for the North Tarrant Express

- 1 project must terminate on or before June 22, 2061. A facility
- 2 agreement may not be extended or renewed beyond that date.
- 3 (e) The department may include or negotiate any matter in a
- 4 comprehensive development agreement for the North Tarrant Express
- 5 project that the department considers advantageous to the
- 6 department.
- 7 (f) The comprehensive development agreement for the North
- 8 Tarrant Express project may provide the developer or an entity
- 9 controlled by, to be controlled by, or to be under common control
- 10 with the developer with a right of first negotiation under which the
- 11 developer may elect to negotiate with the department and enter into
- 12 one or more related facility agreements for future phases or
- 13 segments of the project.
- 14 (b) This Act does not validate any governmental act or
- 15 decision that:
- 16 (1) is inconsistent with . . . Section 223.2012,
- 17 Transportation Code, as added by this Act, relating to the North
- 18 Tarrant Express Project;
- 19
- 20 Explanation: The addition of text is necessary to implement
- 21 provisions related to the comprehensive development agreement
- 22 entered into for the North Tarrant Express Project.
- 23 (7) House Rule 13, Section 9(a)(4), is suspended to permit
- 24 the committee to add text on a matter not included in either the
- 25 house or senate version of the bill by making the following changes
- 26 to Section 621.102, Transportation Code:
- Sec. 621.102. [COMMISSION'S] AUTHORITY TO SET MAXIMUM

- 1 WEIGHTS. (a) The executive director of the Texas Department of
- 2 Transportation [commission] may set the maximum single axle weight,
- 3 tandem axle weight, or gross weight of a vehicle, or maximum single
- 4 axle weight, tandem axle weight, or gross weight of a combination of
- 5 vehicles and loads, that may be moved over a state highway or a farm
- 6 or ranch road if the <u>executive director</u> [commission] finds that
- 7 heavier maximum weight would rapidly deteriorate or destroy the
- 8 road or a bridge or culvert along the road. A maximum weight set
- 9 under this subsection may not exceed the maximum set by statute for
- 10 that weight.
- 11 (b) [The commission must set a maximum weight under this
- 12 section by order entered in its minutes.
- 13 [(c)] The <u>executive director of the Texas Department of</u>
- 14 <u>Transportation</u> [commission] must make the finding under this
- 15 section on an engineering and traffic investigation and in making
- 16 the finding shall consider the width, condition, and type of
- 17 pavement structures and other circumstances on the road.
- (c) [(d)] A maximum weight or load set under this section
- 19 becomes effective on a highway or road when appropriate signs
- 20 giving notice of the maximum weight or load are erected on the
- 21 highway or road $\underline{\text{by the Texas Department of Transportation}}$ under
- 22 order of the commission.
- 23 $\underline{\text{(d)}}$ [\(\frac{\((\text{e}\)}{\)}\)] A vehicle operating under a permit issued under
- 24 Section 623.011, 623.071, 623.094, 623.121, 623.142, 623.181,
- 25 623.192, or 623.212 may operate under the conditions authorized by
- 26 the permit over a road for which the executive director of the Texas
- 27 Department of Transportation [commission] has set a maximum weight

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- 1 under this section.
- (e) (f) For the purpose of this section, a farm or ranch
- 3 road is a state highway that is shown in the records of the
- 4 commission to be a farm-to-market or ranch-to-market road.
- 5 $\underline{\text{(f)}}$ [$\frac{\text{(g)}}{\text{)}}$] This section does not apply to a vehicle
- 6 delivering groceries, farm products, or liquefied petroleum gas.
- 7 Explanation: The addition of text is necessary to allow the
- 8 executive director of the Texas Department of Transportation to set
- 9 maximum weights for state highways, roads, and bridges.

Harper-Brown

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Speaker of the House

I certify that H.R. No. 2666 was adopted by the House on May 29, 2011, by the following vote: Yeas 144, Nays 1, 2 present, not voting.

Chief Clerk of the House