By: West (Elkins) S.B. No. 412

A BILL TO BE ENTITLED

1	AN ACT
2	relating to payment of costs of improvements of a public
3	improvement district designated by a municipality or county.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 372.023, Local Government Code, is
6	amended by amending Subsections (a), (d), (e), and (g) and adding
7	Subsections (a-1) and (d-1) to read as follows:
8	(a) <u>Costs of improvements may be paid or reimbursed by any</u>
9	combination of the methods described by this section if the
10	improvements are dedicated, conveyed, leased, or otherwise
11	provided to or for the benefit of:
12	(1) a municipality or county;
13	(2) a political subdivision or other entity exercising
14	the powers granted under this subchapter as authorized by other
15	law; or
16	(3) an entity that:
17	(A) is approved by the governing body of an
18	entity described by Subdivision (1) or (2); and
19	(B) is authorized by order, ordinance,
20	resolution, or other official action to act for an entity described
21	by Subdivision (1) or (2) [The cost of an improvement made under
22	this subchapter must be paid in accordance with this section].
23	(a-1) The payment or reimbursement may be provided before or
24	after a method of payment or reimbursement authorized by this

1

S.B. No. 412

1 section is entered into or issued.

(d) <u>Costs</u> [A cost] payable from a special assessment that is payable [to be paid] in installments may be paid by any combination of the following methods [and a cost payable by the municipality or county as a whole but not payable from available general funds or other available general improvement funds shall be paid]:

7 (1) under an installment <u>sales</u> [sale] contract or a 8 reimbursement agreement <u>between the municipality or county and</u> 9 [with] the person who <u>acquires</u>, installs, or constructs the 10 <u>improvements</u> [contracts to install or construct the improvement for 11 which the costs apply];

12 (2) as provided by a temporary note or time warrant 13 issued by the municipality or county <u>and payable</u> to <u>the</u> [reimburse 14 a] person <u>who acquires, installs, or constructs the improvements</u> 15 [for money advanced or work performed in connection with an 16 <u>improvement</u>]; or

17 (3) by the issuance and sale of [revenue or general
18 obligation] bonds under Section 372.024.

19 (d-1) An installment sales contract, reimbursement 20 agreement, temporary note, or time warrant described by Subsection 21 (d) may be assigned by the payee without the consent of the 22 municipality or county.

(e) The [net effective] interest rate[, as computed for a public security under Section 1204.005, Government Code,] on unpaid amounts due under an installment sales contract, reimbursement agreement, temporary note, or time warrant described by [money owed or paid under] Subsection (d):

2

S.B. No. 412

1 (1) may not exceed, for a period of not more than five 2 years, as determined by the governing body of the municipality or 3 county, five [one-half of one] percent above the highest average 4 index [interest] rate for tax-exempt bonds reported in a daily or 5 [by a newspaper in a] weekly bond index approved by the governing 6 body and reported in the month before the date the obligation was 7 incurred; and

(2) after the period described by Subdivision (1), may 8 not exceed two percent above the bond index rate described by 9 Subdivision (1) [of the contract or agreement or the issuance of the 10 11 bond, temporary note, or time warrant. The newspaper must specialize in bonds and be acceptable as a reliable source for bond 12 interest rates to the governing body of the municipality or county 13 that enters into the contract or agreement or that issues the bond, 14 15 temporary note, or time warrant].

16

(g) The cost of more than one improvement may be paid:

17 (1) from a single issue and sale of bonds without other18 consolidation proceedings before the bond issue; or

19 (2) under <u>a single installment sales contract</u>, 20 <u>reimbursement agreement</u>, temporary note, or time warrant [an 21 agreement with a person who contracts to install or construct the 22 improvement and who sells the improvement to the municipality or 23 county].

24 SECTION 2. Subsection (f), Section 372.023, Local 25 Government Code, is repealed.

26 SECTION 3. This Act takes effect immediately if it receives 27 a vote of two-thirds of all the members elected to each house, as

3

S.B. No. 412

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, 2011.