S.B. No. 667

By: Duncan

A BILL TO BE ENTITLED

AN ACT

2 relating to the management of groundwater resources in this state
3 and the rights of landowners in groundwater.

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. FINDINGS AND DECLARATION OF POLICY. 5 The legislature finds that the availability of quality groundwater has 6 7 been, is, and will continue to be vital to the proliferation of life, the sustainment of communities, and the protection of the 8 9 public safety and welfare, as well as to the success of agricultural production, economic progress, and other equally compelling public 10 11 interests. In Chapter 36, Water Code, the legislature has recognized, and continues to preserve, the significant ownership 12 interests that owners of land in this state have in the groundwater 13 14 resources that can be obtained from below the surface of their The common law focuses on limiting liability for 15 properties. 16 drainage rather than protecting these ownership interests and, in the process, defeats the settled expectations that landowners can 17 reasonably have in the long-term viability of groundwater below 18 their properties. In addition to acknowledging the significant 19 ownership interests that landowners have in the groundwater below 20 21 properties, the legislature further recognizes their the indefeasible right, borne by Section 59, Article XVI, Texas 22 23 Constitution, that is possessed by every Texas citizen to the preservation and conservation of groundwater resources underlying 24

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1 the private and public lands of this state. The ownership interests that landowners have in the groundwater below their properties are 2 3 accordingly subject to reasonable regulation by the state. То balance the often competing demands and interests in available 4 5 groundwater and to carry out the constitutionally mandated duty placed upon it and entrusted to it by the citizens of this state, 6 the legislature finds that the implementation of long-term aquifer 7 8 planning and management strategies is essential. In recognition of the diverse characteristics that distinguish the many groundwater 9 10 aquifers in this state, and in order that this vital resource may best be committed to good stewardship, the legislature finds that 11 12 the development and implementation of these groundwater management 13 strategies are best accomplished through local control, exercised 14 through groundwater conservation districts. Therefore, the 15 legislature recognizes that all reasonable measures should be taken 16 prudently manage, preserve, conserve, and protect the to groundwater resources that underlie the private and public lands in 17 this state for uses today and in the future. 18

SECTION 2. Section 36.0015, Water Code, is amended to read as follows:

21 Sec. 36.0015. PURPOSE. <u>Groundwater conservation districts</u> 22 <u>may be created under and may act in accordance with this chapter in</u> 23 [In] order to provide for the conservation, preservation, 24 protection, recharging, and prevention of waste of groundwater, and 25 of <u>the many unique</u> groundwater reservoirs <u>and reservoir</u> [or their] 26 subdivisions <u>in this state</u>, and to control subsidence caused by 27 withdrawal of water from those groundwater reservoirs or their

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1 subdivisions, consistent with the objectives and mandates of XVI, Texas Constitution[, groundwater Section 59, Article 2 3 conservation districts may be created as provided by this chapter]. Groundwater conservation districts created as provided by this 4 chapter are the state's preferred method of groundwater management 5 through rules and management plans developed, adopted, 6 and promulgated by a district in accordance with the provisions of this 7 8 chapter.

9 SECTION 3. Section 36.002, Water Code, is amended to read as 10 follows:

Sec. 36.002. OWNERSHIP OF GROUNDWATER. (a) The ownership 11 12 and rights of the owners of the land and their lessees and assigns in groundwater are hereby recognized, including the right to seek 13 14 and attempt to capture groundwater that underlies the surface of the land, and nothing in this code shall be construed as depriving 15 or divesting the owners or their lessees and assigns of the 16 ownership or rights, except as those rights may be limited or 17 altered by rules promulgated by a district acting in accordance 18 19 with the district's statutory powers and duties.

20 (b) The prudent and effective management of groundwater 21 resources is necessary and beneficial to the welfare of this state 22 and, therefore, serves a compelling public interest. The rights of 23 the citizenry to the preservation and conservation of groundwater 24 resources underlying the public and private lands of this state 25 are, accordingly, hereby recognized and accommodated through the 26 powers delegated pursuant to this chapter.

27 (c) The recognition of rights under Subsection (a) shall not

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S.B. No. 667 be construed to prohibit the reasonable regulation, preservation, 1 and conservation of groundwater by a district. A district may 2 develop limits on the production of groundwater that affect the 3 availability of permits issued by the district if the limitations 4 5 are: 6 (1) reasonable and warranted under the district's 7 management plan; 8 (2) consistent with the desired future conditions adopted und<u>er Section 36.108;</u> 9 10 (3) not designed so that the limitations prevent a landowner from accessing a reasonable amount of water for livestock 11 12 watering or domestic purposes for use on the landowner's property; 13 and 14 (4) implemented in accordance with the authority 15 granted by this chapter or a special law governing a district. (d) A rule promulgated by a district may not discriminate 16 17 between owners of land that is irrigated for production and owners of land or their lessees and assigns whose land that was irrigated 18 19 for production is enrolled or participating in a federal 20 conservation program. 21 SECTION 4. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as 22 provided by Section 39, Article III, Texas Constitution. If this 23

25 Act takes effect September 1, 2011.

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Act does not receive the vote necessary for immediate effect, this