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2
   relating to the liability of a municipality for certain space
 3
   flight activities.
          BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
 4
 5
          SECTION 1. Section 101.0215(a), Civil Practice and Remedies
   Code, is amended to read as follows:
 7
               A municipality is liable under this chapter for damages
   arising from its governmental functions, which are those functions
8
   that are enjoined on a municipality by law and are given it by the
 9
   state as part of the state's sovereignty, to be exercised by the
10
11
   municipality in the interest of the general public, including but
12
   not limited to:
13
               (1) police and fire protection and control;
14
               (2) health and sanitation services;
                    street construction and design;
15
               (3)
                    bridge construction and maintenance and street
16
   maintenance;
17
               (5) cemeteries and cemetery care;
18
                    garbage and solid waste removal, collection, and
19
               (6)
20
   disposal;
21
               (7)
                    establishment and maintenance of jails;
22
               (8)
                    hospitals;
               (9) sanitary and storm sewers;
23
               (10) airports, including when used for space flight
24
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AN ACT

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activities as defined by Section 100A.001;
 1
 2
               (11)
                     waterworks;
 3
                (12)
                     repair garages;
 4
               (13)
                     parks and zoos;
 5
               (14)
                     museums;
 6
               (15)
                     libraries and library maintenance;
 7
                (16)
                     civic, convention centers, or coliseums;
8
                (17)
                      community, neighborhood, or senior
                                                                citizen
 9
    centers;
10
               (18)
                     operation of emergency ambulance service;
                     dams and reservoirs;
11
               (19)
                     warning signals;
12
               (20)
                     regulation of traffic;
13
                (21)
14
                (22)
                     transportation systems;
15
                (23)
                     recreational facilities, including
                                                              but
                                                                    not
16
    limited to swimming pools, beaches, and marinas;
17
               (24)
                     vehicle and motor driven equipment maintenance;
               (25)
                     parking facilities;
18
                    tax collection;
19
               (26)
20
                     firework displays;
               (27)
21
               (28)
                     building codes and inspection;
22
               (29)
                     zoning, planning, and plat approval;
                      engineering functions;
23
                (30)
24
               (31)
                     maintenance of traffic signals, signs,
25
   hazards;
               (32) water and sewer service;
26
                     animal control;
27
                (33)
```

- 1 (34) community development or urban renewal
- 2 activities undertaken by municipalities and authorized under
- 3 Chapters 373 and 374, Local Government Code;
- 4 (35) latchkey programs conducted exclusively on a
- 5 school campus under an interlocal agreement with the school
- 6 district in which the school campus is located; and
- 7 (36) enforcement of land use restrictions under
- 8 Subchapter E [A], Chapter 212 [230], Local Government Code.
- 9 SECTION 2. Section 101.0211, Civil Practice and Remedies
- 10 Code, is amended to read as follows:
- 11 Sec. 101.0211. NO LIABILITY FOR JOINT ENTERPRISE. (a) The
- 12 common law doctrine of vicarious liability because of participation
- 13 in a joint enterprise does not impose liability for a claim brought
- 14 under this chapter on:
- 15 <u>(1)</u> a water district created pursuant to either
- 16 Sections 52(b)(1) and (2), Article III, or Section 59, Article XVI,
- 17 Texas Constitution, regardless of how created; or
- 18 (2) a municipality with respect to the use of a
- 19 municipal airport for space flight activities as defined by Section
- 20 100A.001 unless the municipality would otherwise be liable under
- 21 <u>Section 101.021.</u>
- 22 (b) This section does not affect a limitation on liability
- 23 or damages provided by this chapter, including a limitation under
- 24 <u>Section 101.023</u>[, for a claim brought under this chapter].
- 25 SECTION 3. The change in law made by this Act applies only
- 26 to a cause of action that accrues on or after the effective date of
- 27 this Act. A cause of action that accrues before the effective date

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- 1 of this Act is governed by the law in effect immediately before that
- 2 date, and that law is continued in effect for that purpose.
- 3 SECTION 4. This Act takes effect September 1, 2013.

| Preside | nt of the Senate | Speaker of the House |
|--------------|------------------------|------------------------------------|
| I cer | tify that H.B. No. 278 | B was passed by the House on April |
| 18, 2013, b | y the following vote: | Yeas 142, Nays 1, 2 present, not |
| voting. | | |
| | | |
| | | Chief Clerk of the House |
| I cer | tify that H.B. No. 278 | was passed by the Senate on May 8, |
| 2013, by the | e following vote: Year | s 30, Nays 0. |
| | | |
| | | Secretary of the Senate |
| APPROVED: | | |
| | Date | |
| | | |
| | Governor | |