By: KefferH.B. No. 2300Substitute the following for H.B. No. 2300:Example 1By: Sheffield of BellC.S.H.B. No. 2300

A BILL TO BE ENTITLED

1 AN ACT relating to funding and donations for county transportation 2 projects, including projects of county energy transportation 3 reinvestment zones. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 SECTION 1. Subchapter E, Chapter 222, Transportation Code, 6 7 is amended by adding Sections 222.1071 and 222.1072 to read as follows: 8 Sec. 222.1071. COUNTY ENERGY TRANSPORTATION REINVESTMENT 9 ZONES. (a) A county shall determine the amount of the tax 10 increment for a county energy transportation reinvestment zone in 11 the same manner the county would determine the tax increment as 12 provided in Section 222.107(a) for a county transportation 13 14 reinvestment zone. (b) A county, after determining that an area is affected by 15 16 oil and gas exploration and production activities, by order or resolution of the commissioners court: 17 18 (1) may designate a contiguous geographic area in the jurisdiction of the county to be a county energy transportation 19 reinvestment zone to promote one or more specified transportation 20 projects located in the zone; and 21 (2) may jointly administer a county energy 22 23 transportation reinvestment zone in conjunction with another county or counties, as provided by Subsection (o). 24

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1 (c) A commissioners court must comply with all applicable 2 laws in the application of this chapter. (d) Not later than the 30th day before the date a 3 commissioners court proposes to designate an area as a county 4 5 energy transportation reinvestment zone under this section, the commissioners court must hold a public hearing on the creation of 6 7 the zone and its benefits to the county and to property in the 8 proposed zone. At the hearing an interested person may speak for or against the designation of the zone, its boundaries, the joint 9 administration of a zone in another county, or the use of tax 10 increment paid into the tax increment account. 11 12 (e) Not later than the seventh day before the date of the hearing, notice of the hearing and the intent to create a zone must 13 14 be published in a newspaper having general circulation in the 15 county. (f) The order or resolution designating an area as a county 16 17 energy transportation reinvestment zone must: (1) describe the boundaries of the zone with 18 19 sufficient definiteness to identify with ordinary and reasonable certainty the territory included in the zone; 20 21 (2) provide that the zone takes effect immediately on adoption of the order or resolution and that the base year shall be 22 the year of passage of the order or resolution or some year in the 23 24 future; 25 (3) assign a name to the zone for identification, with 26 the first zone designated by a county designated as "County Energy 27 Transportation Reinvestment Zone Number One, (name of county)," and

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1	subsequently designated zones assigned names in the same form
2	numbered consecutively in the order of their designation;
3	(4) establish an ad valorem tax increment account for
4	the zone or provide for the establishment of a joint ad valorem tax
5	increment account, if applicable; and
6	(5) name the advisory board for the zone or the
7	county's members on a joint advisory board, as applicable, as
8	provided by Section 222.1072.
9	(g) Compliance with the requirements of this section
10	constitutes designation of an area as a county energy
11	transportation reinvestment zone without further hearings or other
12	procedural requirements.
13	(h) The county may, from taxes collected on property in a
14	zone, pay into a tax increment account for the zone or zones an
15	amount equal to the tax increment produced by the county less any
16	amounts allocated under previous agreements, including agreements
17	under Section 381.004, Local Government Code, or Chapter 312, Tax
18	<u>Code.</u>
19	(i) Tax increment paid into a tax increment account may not
20	be pledged as security for bonded indebtedness.
21	(j) The commissioners court may pledge money in the tax
22	increment account:
23	(1) to provide funding for one or more specified
24	transportation projects located in the zone; and
25	(2) to a road utility district formed as provided by
26	Subsection (k).
27	(k) In the alternative, to assist the county in developing a

transportation project, if authorized by the commission under 1 2 Chapter 441, a road utility district may be formed under that chapter that has the same boundaries as a county energy 3 transportation reinvestment zone created under this section. The 4 5 road utility district may issue bonds to pay all or part of the cost of a transportation project and may pledge and assign all or a 6 7 specified amount of money in the tax increment account to secure 8 those bonds if the county: (1) collects a tax increment; and 9 10 (2) pledges all or a specified amount of the tax increment to the road utility district. 11 12 (1) A road utility district formed as provided by Subsection 13 (k) may enter into an agreement to fund development of a project or to repay funds owed to the department. Any amount paid for this 14 15 purpose is considered to be an operating expense of the district. Any taxes collected by the district that are not paid 16 17 for this purpose may be used for any district purpose. (m) To accommodate changes in the limits of the project for 18 19 which a zone was designated, the boundaries of a zone may be amended at any time, except that property may not be added to a zone unless 20 21 the commissioners court of the county complies with Subsections (d), (e), and (f). 22 23 (n) A county energy transportation reinvestment zone 24 terminates on December 31 of the 10th year after the year the zone was designated, if before that date the county has not used the zone 25 26 for the purpose for which it was designated. 27 (o) The commissioners courts of two or more counties that

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1 have designated a county energy transportation reinvestment zone 2 under this section for the same transportation project or projects 3 may enter into an agreement to provide for the joint administration 4 of the zones. 5 (p) The commissioners court of a county may enter into an agreement with the department to designate a county energy 6 7 transportation reinvestment zone under this section for a specified 8 transportation project involving a state highway located in the proposed zone. 9 Sec. 222.1072. ADVISORY BOARD 10 OF COUNTY ENERGY TRANSPORTATION REINVESTMENT ZONE. (a) Except as provided by 11 12 Subsection (b), the advisory board of a county energy transportation reinvestment zone consists of the following members 13 appointed by the county judge and approved by the county 14 15 commissioners court: (1) three oil and gas company representatives who 16 17 perform company activities in the county and are local taxpayers; 18 and 19 (2) two public members who are active in civic 20 affairs. 21 (b) County energy transportation reinvestment zones that 22 are jointly administered are advised by a single joint advisory board for the zones. A joint advisory board under this subsection 23 24 consists of members appointed under Subsection (a) for each zone to be jointly administered. 25 26 (c) An advisory board member may not receive compensation for service on the board or reimbursement for expenses incurred in 27

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1 performing services as a member.

2 SECTION 2. Section 222.110(e), Transportation Code, is
3 amended to read as follows:

4 (e) The sales and use taxes to be deposited into the tax 5 increment account under this section may be disbursed from the 6 account only to:

7 (1) pay for projects authorized under Section 222.104,
8 including the repayment of amounts owed under an agreement entered
9 into under that section; and

10 (2) notwithstanding Sections 321.506 and 323.505, Tax
11 Code, satisfy claims of holders of tax increment bonds, notes, or
12 other obligations issued or incurred for projects authorized under
13 Section 222.104 or 222.1071.

SECTION 3. Subchapter A, Chapter 251, Transportation Code,
is amended by adding Section 251.018 to read as follows:

16 <u>Sec. 251.018. DONATIONS. (a) A commissioners court may</u> 17 <u>accept donations of labor, money, or other property to aid in the</u> 18 <u>building or maintaining of roads, culverts, or bridges in the</u> 19 <u>county if the commissioners court enters into an agreement of</u> 20 <u>release of liability regarding the donations.</u>

(b) A county operating under the county road department
 system on September 1, 2013, may use the authority granted under
 this section without holding a new election under Section 252.301.
 SECTION 4. This Act takes effect September 1, 2013.