By:Munoz, Jr., GuillenH.B. No. 3674Substitute the following for H.B. No. 3674:By:By:LarsonC.S.H.B. No. 3674

A BILL TO BE ENTITLED

1 AN ACT 2 relating to eligibility of municipalities to participate in the historic courthouse preservation and maintenance programs 3 administered by the Texas Historical Commission. 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 SECTION 1. Section 442.001(1), Government Code, is amended to read as follows: 7 (1) "Historic courthouse" means a county courthouse 8 9 that is at least 50 years old. The term includes a structure that: (A) previously functioned as the official county 10 11 courthouse of the county in which it is located; and 12 (B) is owned by a municipality. 13 SECTION 2. Sections 442.0081(b), (c), (d), (e), (f), and (g-1), Government Code, are amended to read as follows: 14 A county or municipality that owns a historic courthouse 15 (b) 16 may apply to the commission for a grant or loan for a historic courthouse project. The application must: 17 18 (1) state the location of the courthouse; state whether the courthouse is or is likely to 19 (2) 20 become a historic structure; 21 (3) state the amount of money or in-kind contributions that the county or municipality promises to contribute to the 22 project; 23 24 (4) state whether the courthouse is currently

1 functioning as a courthouse;

(5) include any plans, including a master preservation
plan, that the county <u>or municipality</u> may have for the project; and
(6) include any other information that the commission
by rule may require.

6 (c) The commission may grant or loan money to a county or 7 municipality that owns a historic courthouse, for the purpose of 8 preserving or restoring the courthouse, if the county's or municipality's application meets the standards of the historic 9 10 courthouse preservation program. In considering whether to grant an application, the commission shall consider the preferences and 11 factors listed in this section as well as any other factors that it 12 13 may provide by rule.

14 (d) In considering whether to grant an application, the15 commission shall give preference to:

16 (1) a proposed project to preserve or restore a 17 courthouse:

18 (A) that is or is likely to become a historic19 structure; and

20 (B) that:

(i) is still functioning as a courthouse;
(ii) was built before 1875; or
(iii) is subject to a conservation easement
held by the commission; and
(2) a county <u>or municipality</u> that will provide or has

26 provided at least 15 percent of the project's costs, including:
27 (A) in-kind contributions; and

(B) previous expenditures for master planning
 and renovations on the courthouse that are the subject of the
 application.

4 (e) In considering whether to grant an application, the5 commission shall also consider the following factors:

6 (1) the amount of money available for a grant or loan 7 and the percentage of the costs that the county <u>or municipality</u> will 8 contribute;

9 (2) whether the county <u>or municipality</u> will contribute 10 any in-kind contribution such as labor or materials;

the cost to preserve or restore the courthouse; 11 (3) the architectural style of the courthouse; 12 (4) the historic significance of the courthouse; 13 (5) 14 (6) the county's or municipality's master preservation 15 plan; and 16 (7) any other factors that the commission by rule may

17 provide.
18 (f) The commission shall adopt rules regarding the way in

19 which it will consider the following factors in analyzing a
20 county's <u>or municipality's</u> contribution to project costs under
21 Subsection (d)(2):

(1) the period during which past expenditures can beconsidered;

24 (2) the amount of past expenditures that can be25 considered; and

(3) the amount and type of in-kind contributions thatcan be considered.

1 (g-1) To help protect courthouses that have benefited from the historic courthouse preservation program, the commission shall 2 3 develop and implement a maintenance program to assist counties and municipalities receiving money under the preservation program in 4 continuing to maintain, repair, and preserve the courthouses. 5 The maintenance program may include offering to periodically inspect 6 the courthouses and offering counties and municipalities technical 7 8 assistance and information on best practices in maintaining the courthouses. 9

10 SECTION 3. Section 442.0082, Government Code, is amended to 11 read as follows:

Sec. 442.0082. HISTORIC COURTHOUSE PROJECT; REQUIREMENTS. (a) Before incurring any expenses payable from funds received from the commission under the historic courthouse preservation program, a county <u>or municipality</u> must have a master preservation plan for historic courthouse project. The commission by rule shall prescribe the minimum standards for a master preservation plan.

(b) A county <u>or municipality</u> that receives money under the historic courthouse preservation program must use recognized preservation standards for work on a historic courthouse project. The commission by rule shall establish standards regarding the quality of the work performed on a historic courthouse project.

(c) A county <u>or municipality</u> that receives money under the historic courthouse preservation program for a historic courthouse project may use the money only for eligible preservation and restoration expenses that the commission by rule shall prescribe. Eligible expenses may include costs for:

(1) structural, mechanical, electrical, and plumbing
 systems and weather protection and emergency public safety issues
 not covered by insurance;

4 (2) code and environmental compliance, including
5 complying with the federal Americans with Disabilities Act of 1990
6 and its subsequent amendments, <u>Chapter 469</u> [Article 9102, Revised
7 Statutes], and other state laws relating to accessibility
8 standards, hazardous materials mitigation rules, and other similar
9 concerns;

10 (3) replication of a missing architectural feature; 11 (4) removal of an inappropriate addition or 12 modification; and

13 (5) restoration of a courtroom or other significant14 public space in a functional and historically appropriate manner.

15 (d) A county's <u>or municipality's</u> expenditure of money 16 received under this chapter for a historic courthouse project is 17 subject to audit by the state auditor in accordance with Chapter 18 321.

(e) The commission by rule shall provide for oversight
procedures on a project. These rules shall provide for reasonable
inspections by the commission as well as periodic reports by a
county <u>or municipality</u> on a project's progress.

23 SECTION 4. Section 442.0083(b), Government Code, is amended 24 to read as follows:

(b) Except as otherwise provided by Subsection (c), the commission may use money in the historic courthouse preservation fund account to provide a grant or loan to a county <u>or municipality</u>

1 that owns a historic courthouse for a historic courthouse project.
2 The grant or loan may be in the amount and according to the terms
3 that the commission by rule shall determine.

4 SECTION 5. This Act takes effect immediately if it receives 5 a vote of two-thirds of all the members elected to each house, as 6 provided by Section 39, Article III, Texas Constitution. If this 7 Act does not receive the vote necessary for immediate effect, this 8 Act takes effect September 1, 2013.