1	AN ACT
2	relating to the Texas Military Preparedness Commission and
3	strategic planning regarding military bases and defense
4	installations.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Section 436.001, Government Code, is amended to
7	read as follows:
8	Sec. 436.001. DEFINITIONS. In this chapter:
9	(1) "Commission" means the Texas Military
10	Preparedness Commission.
11	(2) "Defense community" has the meaning assigned by
12	Section 397.001, Local Government Code.
13	<pre>(3) "Defense worker" means:</pre>
14	(A) an employee of the United States Department
15	of Defense, including a member of the armed forces and a government
16	civilian worker;
17	(B) an employee of a government agency or private
18	business, or entity providing a department of defense related
19	function, who is employed at a defense facility;
20	(C) an employee of a business that directly
21	provides services or products to the department of defense and
22	whose job is directly dependent on defense expenditures; or
23	(D) an employee or private contractor employed by
24	the United States Department of Energy working on a defense or

1	department of energy facility in support of a department of defense
2	related project.
3	(4) "Defense worker job" means a department of defense
4	authorized permanent position or a position held or occupied by one
5	or more defense workers for more than 12 months.
6	(5) "Office" means the Texas Economic Development and
7	Tourism Office in the office of the governor.
8	(6) "Panel" means the commission's defense economic
9	adjustment assistance panel.
10	(7) "Texas Commanders Council" means the consortium of
11	commanding officers of the military installations in this state.
12	SECTION 2. Subsection (a), Section 436.051, Government
13	Code, is amended to read as follows:
14	(a) The commission is composed of:
15	(1) 13 public members, appointed by the governor; and
16	(2) the following ex officio members:
17	(A) the chair of the committee of the Texas House
18	of Representatives that has primary jurisdiction of matters
19	concerning defense affairs and military affairs [state-federal
20	<pre>relations]; and</pre>
21	(B) <u>the chair of the committee</u> [one member] of
22	the Texas Senate that has primary jurisdiction of matters
23	concerning defense affairs and military affairs [appointed by the
24	lieutenant governor].
25	SECTION 3. Section 436.101, Government Code, is amended to
26	read as follows:
27	Sec. 436.101. <u>GENERAL</u> POWERS AND DUTIES [OF COMMISSION].

(a) The commission shall [+ 1 2 [(1)] advise the governor and the legislature on defense and military issues. 3 4 (b) The commission shall meet not less than once each year with the Texas Commanders Council to: 5 6 (1) discuss the goals and challenges facing military 7 installations and develop recommendations for improvements; 8 (2) discuss ways the state can enhance and complement the mission of the military installations in this state; and 9 to assist 10 (3) discuss services available transitioning military service members and their families. 11 (c) The commission shall act as the liaison to improve 12 13 coordination among the Texas Commanders Council and relevant state agencies, including: 14 15 (1) the Texas Veterans Commission; 16 (2) the Veterans' Land Board; 17 (3) the Public Utility Commission of Texas; (4) the Office of Public Utility Counsel; and 18 (5) the Texas Commission on Environmental Quality. 19 20 (d) The commission shall: (1) administer and monitor the implementation of this 21 22 chapter; (2) establish criteria and procedures and award grants 23 equitably based on evaluations, giving preference to defense 24 25 communities that may be adversely affected over positively affected defense communities; 26 27 (3) [and economic and industrial development related

S.B. No. 1200

1 to military issues;

[(2)] make recommendations regarding:

3 (A) the development of policies and plans to 4 support the long-term viability and prosperity of the military, 5 active and civilian, in this state, including promoting strategic 6 regional alliances that may extend over state lines; and

7 (B) the development of methods to assist 8 defense-dependent communities in the design and execution of 9 programs that enhance a community's relationship with military 10 installations and defense-related businesses;

11 <u>(4)</u> [(3)] provide information to communities, the 12 legislature, the state's congressional delegation, and state 13 agencies regarding federal actions affecting military 14 installations and missions;

15

2

(5) [(4)] serve as a clearinghouse for:

(A) defense economic adjustment and transition
 information and activities along with the Texas Business and
 Community Economic Development Clearinghouse; and

19 (B) information about:

(i) issues related to the operating costs,
21 missions, and strategic value of federal military installations
22 located in the state;

(ii) employment issues for communities that
 depend on defense bases and in defense-related businesses; and

(iii) defense strategies and incentive
 programs that other states are using to maintain, expand, and
 attract new defense contractors;

1 (6) [(5)] provide assistance to communities that have
2 experienced a defense-related closure or realignment;

3 <u>(7)</u> [(6)] assist communities in the design and 4 execution of programs that enhance a community's relationship with 5 military installations and defense-related businesses, including 6 regional alliances that may extend over state lines;

7 <u>(8)</u> [(7)] assist communities in the retention and 8 recruiting of defense-related businesses, including fostering 9 strategic regional alliances that may extend over state lines;

10 <u>(9)</u> [(8)] encourage economic development in this 11 state by fostering the development of industries related to defense 12 affairs; and

13 <u>(10)</u> [(9)] advocate for the preservation and 14 expansion of missions of reservists at military installations in 15 the state.

16 <u>(e) The commission may use an amount equal to not more than</u> 17 <u>two percent of the total amount of grants authorized during each</u> 18 <u>biennium to administer this chapter and other law relating to</u> 19 <u>readjustment of defense communities.</u>

20 (f) The commission shall adopt rules necessary to implement
21 this chapter.

SECTION 4. The heading to Section 436.103, Government Code, is amended to read as follows:

24 Sec. 436.103. <u>BIENNIAL</u> [ANNUAL] REPORT; ANNUAL MEETING.

25 SECTION 5. Subsection (b), Section 436.103, Government 26 Code, is amended to read as follows:

27 (b) Not later than July 1 of each even-numbered year, the

1 commission shall prepare and submit a report to the governor and the 2 legislature about the active military installations, communities 3 that depend on military installations, and defense-related 4 businesses in this state. The commission may update the report in 5 an odd-numbered year. The report must include:

6 (1) an economic impact statement describing in detail 7 the effect of the military on the economy of this state;

8 (2) a statewide assessment of active military
9 installations and current missions;

10 (3) a statewide strategy to attract new military 11 missions and defense-related business and include specific actions 12 that add military value to existing military installations;

13 (4) a list of state and federal activities that have 14 significant impact on active military installations and current 15 missions;

16

(5) a statement identifying:

17 (A) the state and federal programs and services
18 that assist communities impacted by military base closures or
19 realignments and the efforts to coordinate those programs; and

(B) the efforts to coordinate state agency
programs and services that assist communities in retaining active
military installations and current missions;

23 (6) an evaluation of initiatives to retain existing
 24 defense-related businesses; [and]

(7) a list of agencies with regulations, policies,
programs, or services that impact the operating costs or strategic
value of federal military installations and activities in the

1	state; and
2	(8) a summary of the commission's meetings with the
3	Texas Commanders Council under Section 436.101(b), including
4	recommendations, goals, and challenges based on those meetings.
5	SECTION 6. Subchapter C, Chapter 436, Government Code, is
6	amended by adding Section 436.105 to read as follows:
7	Sec. 436.105. MILITARY BASE REALIGNMENT AND CLOSURE TASK
8	FORCE. (a) The commission shall establish a task force to seek
9	advice to prepare for possible action by the United States
10	Department of Defense related to the realignment or closure of
11	military installations in this state.
12	(b) The task force established under this section must
13	consist of not more than seven members who have demonstrated
14	experience or expertise in the United States Department of
15	Defense's base realignment and closure process.
16	(c) The task force established under this section shall:
17	(1) confer with defense communities and military
18	installations located in this state to identify strategies,
19	policies, plans, projects, and other ways to improve base
20	realignment scores; and
21	(2) advise and make recommendations to the commission
22	and legislature on any strategy, policy, plan, project, or action
23	the task force believes will strengthen the defense communities and
24	military installations in the state and prevent the closure or a
25	significant reduction of the operations of the military
26	installations.
27	SECTION 7. Section 436.152, Government Code, is amended to

1 read as follows:

2 Sec. 436.152. ANALYSIS OF PROJECTS THAT ADD MILITARY <u>OR</u> 3 <u>DEFENSE</u> VALUE; FINANCING. (a) A defense community may submit the 4 community's military <u>base or defense facility</u> value enhancement 5 statement prepared under Chapter 397, Local Government Code, to the 6 commission.

7 (b) On receiving a defense community's military <u>base or</u> 8 <u>defense facility</u> value enhancement statement, the commission shall 9 analyze the projects included in the statement using the criteria 10 it has developed. The commission shall develop project analysis 11 criteria based on the criteria the United States Department of 12 Defense uses for evaluating military <u>bases or defense</u> facilities in 13 the department's [<u>base</u>] realignment and closure process.

The commission shall determine whether each project 14 (c) identified in the defense community's military base or defense 15 16 facility value enhancement statement will enhance the military or defense value of the military base or defense facility. The 17 commission shall assist the community in prioritizing the projects 18 that enhance the military or defense value of a military base or 19 20 defense facility, giving the highest priority to projects that add the most [military] value under the commission's project analysis 21 22 criteria.

(d) The commission shall refer the defense community to the appropriate state agency that has an existing program to provide financing for each project identified in the community's military <u>base or defense facility</u> value enhancement statement that adds military <u>or defense</u> value to a military <u>base or defense</u>

1 facility. If there is no existing program to finance a project, 2 the office may provide a loan of financial assistance to the defense 3 community for the project.

4 SECTION 8. Subsections (a), (b), (c), and (d), Section 5 436.153, Government Code, are amended to read as follows:

6 (a) The office may provide a loan of financial assistance to 7 a defense community for a project that will enhance the military <u>or</u> 8 <u>defense</u> value of a military <u>base or defense</u> facility located in, 9 near, or adjacent to the defense community. The loan shall be made 10 from the Texas military value revolving loan account established 11 under Section 436.156.

12 (b) On receiving an application for a loan under this 13 section, the office shall confirm with the commission that the 14 project adds military <u>or defense</u> value to the military <u>base or</u> 15 <u>defense</u> facility.

16 (c) If the commission determines that a project will enhance 17 the military <u>or defense</u> value of the military <u>base or defense</u> 18 facility, the office shall, in accordance with the criteria adopted 19 by the office under Section 436.154(a):

20 (1) analyze the creditworthiness of the defense 21 community to determine the defense community's ability to repay the 22 loan; and

(2) evaluate the feasibility of the project to be
financed to ensure that the defense community has pledged a source
of revenue or taxes sufficient to repay the loan for the project.

26 (d) If the commission confirms that the funds will be used
27 to enhance the military <u>or defense</u> value of the military <u>base or</u>

defense facility based on the base realignment and closure 1 criteria, to overcome an action of the United States Department of 2 Defense that will negatively impact the military base or defense 3 facility, or for the recruitment or retention of a defense facility 4 and the office determines that the project is financially feasible, 5 the executive director of the office may award a loan to the defense 6 community for the project. The office shall enter into a written 7 agreement with a defense community that is awarded a loan. 8 The 9 agreement must contain the terms and conditions of the loan, 10 including the loan repayment requirements.

SECTION 9. Subsection (a), Section 436.1532, Government Code, is amended to read as follows:

The office may provide a loan of financial assistance to 13 (a) a defense community for an infrastructure project to accommodate 14 15 [accomodate] new or expanded military missions assigned to a military <u>base or defense</u> facility located in, near, or adjacent to 16 the defense community as a result of a United States Department of 17 18 Defense base realignment process that occurs during 2005 or later. The loan shall be made from the Texas military value revolving loan 19 account established under Section 436.156. 20

21 SECTION 10. Subsection (a), Section 436.155, Government 22 Code, is amended to read as follows:

(a) A defense community in this state may borrow money from
the state, including by direct loan, based on the credit of the
defense community to finance a project included in the community's
military base or defense facility value enhancement statement.

27 SECTION 11. Chapter 436, Government Code, is amended by

	S.B. No. 1200
1	adding Subchapter E to read as follows:
2	SUBCHAPTER E. GRANTS
3	Sec. 436.201. ELIGIBILITY FOR GRANT. (a) The following
4	local governmental entities are eligible for a grant under this
5	subchapter:
6	(1) a municipality or county that is a defense
7	<pre>community;</pre>
8	(2) a regional planning commission that has a defense
9	<pre>community within its boundaries;</pre>
10	(3) a public junior college district that is wholly or
11	partly located in a defense community;
12	(4) a campus or education extension center of the
13	Texas State Technical College System that is located in a defense
14	<pre>community;</pre>
15	(5) a defense base development authority created under
16	Chapter 379B, Local Government Code; and
17	(6) a political subdivision that has the power of a
18	defense base development authority created under Chapter 379B,
19	Local Government Code.
20	(b) An eligible local governmental entity may be awarded a
21	grant if the commission determines that the entity may be adversely
22	or positively affected by an anticipated, planned, announced, or
23	implemented action of the United States Department of Defense to
24	close, reduce, increase, or otherwise realign defense worker jobs
25	<u>or facilities.</u>
26	Sec. 436.202. GRANT CRITERIA. (a) From money appropriated
27	for this purpose, the commission may make a grant to an eligible

1	local governmental entity to:
2	(1) enable the entity to match money or meet an
3	investment requirement necessary to receive federal assistance
4	provided to the local governmental entity for responding to or
5	recovering from an event described by Section 436.201(b);
6	(2) match the entity's contribution for a purpose
7	described by Section 436.203 at a closed or realigned defense
8	facility; or
9	(3) construct infrastructure and other projects
10	necessary to accommodate a new or expanded military mission at a
11	military base or to reduce the impact of an action of the United
12	States Department of Defense that will negatively impact a defense
13	facility located in or near the entity.
14	(b) The commission may not make a grant for an amount less
15	than \$50,000 or an amount more than the lesser of:
16	(1) 50 percent of the amount of matching money or
17	investment that the local governmental entity is required to
18	provide, subject to Subsection (c);
19	(2) 50 percent of the local governmental entity's
20	investment for purposes described by Section 436.203 if federal
21	assistance is unavailable; or
22	(3) \$2 million.
23	(c) If the local governmental entity demonstrates to the
24	commission that, because of a limited budget, the entity lacks the
25	resources necessary to provide 50 percent of the amount of matching
26	money or investment that the entity is required to provide, the
27	commission may make a grant in an amount of not more than 80 percent

1 of the amount of that matching money or investment requirement but 2 may not make a grant in an amount that exceeds \$2 million.

3 (d) The commission may make a grant to an eligible local 4 governmental entity without regard to the availability or 5 acquisition of matching money.

6 <u>Sec. 436.203. USE OF PROCEEDS. (a) A local governmental</u> 7 <u>entity may use the proceeds of a grant awarded under this subchapter</u> 8 <u>for the purchase of property, including the purchase of property</u> 9 <u>from the United States Department of Defense or its designated</u> 10 <u>agent, new construction, rehabilitation or renovation of</u> 11 <u>facilities or infrastructure, or purchase of capital equipment or</u> 12 <u>facilities insurance.</u>

13 (b) The local governmental entity may deliver the money to a 14 special district, development corporation, or other 15 instrumentality of this state or the local governmental entity for 16 use as provided by this chapter and other applicable law.

17 (c) An eligible local governmental entity described by 18 Section 436.201(a)(3) or (4) may use the proceeds of the grant to 19 purchase or lease equipment to train defense workers whose jobs 20 have been threatened or lost because of an event described by 21 Section 436.201(b).

22 <u>Sec. 436.204. APPLICATION FOR GRANT. (a) A local</u> 23 <u>governmental entity may apply for a grant under this subchapter to</u> 24 <u>the commission on a form prescribed by the commission. The</u> 25 <u>commission shall establish periodic application cycles to enable</u> 26 <u>the evaluation of groups of applicants.</u>

27 (b) The office may assist a local governmental entity in

applying for a grant under this chapter. 1 Sec. 436.205. PANEL: EVALUATION OF APPLICATION. (a) The 2 3 commission shall establish a defense economic adjustment assistance panel composed of at least three and not more than five 4 professional full-time employees of the office of the governor 5 appointed by the director of the commission. 6 7 (b) The panel shall evaluate each grant application and 8 assign the applicant a score based on: 9 (1) the significance of the adverse or positive effect within the local governmental entity, including the number of jobs 10 11 that may be lost or gained in relation to the workforce in the local 12 governmental entity's jurisdiction and the effect on the entity's 13 and surrounding area's economy and tax revenue; 14 (2) the extent to which the local governmental entity may have used its existing resources to promote local economic 15 development; 16 (3) the amount of any grant that the local 17 governmental entity has previously received under this subchapter; 18 (4) the anticipated <u>number of jobs that may be created</u> 19 20 or retained in relation to the amount of the grant sought; and (5) the extent to which the grant will affect the 21 region in which the local governmental entity is located. 22 Sec. 436.206. MAKING OF GRANT. The panel shall submit its 23 scores to the commission. The commission shall use the scores to 24 25 determine whether to make a grant to an applicant. The commission may not make a grant unless the legislature has appropriated the 26 27 money for the grant.

Sec. 436.207. DEFENSE COMMUNITY WITH MORE THAN ONE MILITARY 1 2 BASE. For purposes of the preference for adversely affected 3 defense communities, a defense community that contains or is in 4 proximity to more than one military base is considered an adversely affected defense community if the local governmental entity is 5 applying for a grant under this subchapter for a project relating to 6 7 the military base that is closed or whose operations are significantly reduced. 8 9 SECTION 12. The heading to Chapter 397, Local Government Code, is amended to read as follows: 10 CHAPTER 397. STRATEGIC PLANNING RELATING TO MILITARY BASES AND 11 DEFENSE FACILITIES [INSTALLATIONS] 12 SECTION 13. Section 397.001, Local Government Code, is 13 amended to read as follows: 14 15 Sec. 397.001. DEFINITIONS. In this chapter: 16 (1) ["Defense base" means a federally owned operated military installation or facility that is presently 17 functioning or was closed as a result of the United Sta 18 Department of Defense base realignment process. 19 20 [(2)] "Defense community" means a political 21 subdivision, including a municipality, county, or special district, that is adjacent to, is near, or encompasses any part of a 22 military base or defense facility [base]. 23 (2) "Defense facility" means a government agency, 24 private business, or other entity providing a United States 25 Department of Defense related function or a private business that 26 27 provides direct services or products to the United States

S.B. No. 1200

1 Department of Defense.

2 <u>(3) "Military base" means a federally owned or</u> 3 <u>operated military installation or facility that is presently</u> 4 <u>functioning or was closed as a result of the United States</u> 5 <u>Department of Defense base realignment process.</u>

6 SECTION 14. The heading to Section 397.002, Local 7 Government Code, is amended to read as follows:

8 Sec. 397.002. <u>MILITARY BASE OR</u> DEFENSE <u>FACILITY</u> [BASE 9 <u>MILITARY</u>] VALUE ENHANCEMENT STATEMENT.

10 SECTION 15. Subsections (a), (c), (d), and (e), Section 11 397.002, Local Government Code, are amended to read as follows:

defense community that applies for financial 12 (a) A assistance from the Texas military value revolving loan account 13 under Section 436.153, Government Code, shall prepare, 14 in 15 consultation with the authorities from each military base or defense <u>facility</u> [base] associated with the community, a <u>military</u> 16 base or defense facility [base military] value enhancement 17 18 statement that illustrates specific ways the funds will enhance the military or defense value of the military base or defense facility 19 [installations] and must include the following information for each 20 21 project:

(1) the purpose for which financial assistance isrequested, including a description of the project;

24 (2) the source of other funds for the project; 25 (3) a statement on how the project will enhance the 26 military <u>or defense</u> value of the <u>military base or defense facility</u> 27 [<u>installation</u>];

(4) whether the defense community has coordinated the
 project with authorities of the military <u>base or defense facility</u>
 [installation] and whether any approval has been obtained from
 those authorities;

5 (5) whether any portion of the project is to occur on
6 the military <u>base or defense facility</u> [installation];

7 (6) whether the project will have any negative impact8 on the natural or cultural environment;

9 (7) a description of any known negative factors 10 arising from the project that will affect the community or the 11 military <u>base or defense facility</u> [installation]; and

12 (8) a description of how the project will address
13 future base realignment or closure <u>or a negative United States</u>
14 <u>Department of Defense decision</u>.

15 (c) Two or more defense communities near the same <u>military</u> 16 <u>base or</u> defense <u>facility</u> [base] that apply for financial assistance 17 from the Texas military value revolving loan account may prepare a 18 joint statement.

(d) A copy of the <u>military base or</u> defense <u>facility</u> [base military] value enhancement statement shall be distributed to the authorities of each <u>military base or</u> defense <u>facility</u> [base] included in the statement and the Texas Military Preparedness Commission.

(e) This section does not prohibit a defense community that
is not applying for financial assistance from preparing a <u>military</u>
<u>base or</u> defense <u>facility</u> [<u>base military</u>] value enhancement
statement under this section.

SECTION 16. Subsections (a) and (c), Section 397.0021,
 Local Government Code, are amended to read as follows:

3 (a) A defense community that is adjacent to a closed 4 military <u>base or defense facility</u> [installation] and applies for 5 financial assistance from the Texas military value revolving loan 6 account shall prepare an economic redevelopment value statement 7 that illustrates specific ways the funds will be used to promote 8 economic development in the community and include the following 9 information for each project:

10 (1) the purpose for which financial assistance is11 requested, including a description of the project;

12

(2) the source of other funds for the project;

13 (3) a statement on how the project will promote14 economic development in the community;

(4) whether any portion of the project is to occur on a
closed military <u>base or defense facility</u> [installation];

17 (5) whether any approval has been obtained from those 18 authorities retaining or receiving title to that portion of the 19 closed <u>military base or defense facility</u> [installation] to be 20 affected by the project;

(6) whether the project will have any negative impacton the natural or cultural environment; and

(7) a description of any known negative factors
 arising from the project that will affect the defense community.

(c) Two or more defense communities near the same <u>military</u> <u>base or defense facility</u> [base] that apply for financial assistance from the Texas military value revolving loan account may prepare a

1 joint statement.

2 SECTION 17. Sections 397.003, 397.004, and 397.005, Local 3 Government Code, are amended to read as follows:

Sec. 397.003. COMPREHENSIVE DEFENSE [INSTALLATION AND] 4 COMMUNITY STRATEGIC IMPACT PLAN. (a) A defense community may 5 request financial assistance from the 6 Texas military value 7 revolving loan account to prepare a comprehensive defense [installation and] community strategic impact plan that states the 8 9 defense community's long-range goals and development proposals relating to the following purposes: 10

(1) controlling negative effects of future growth of the defense community on the <u>military base or</u> defense <u>facility</u> [base] and minimizing encroachment on military exercises or training activities connected to the <u>military</u> base <u>or defense</u> facility;

16 (2) enhancing the military <u>or defense</u> value of the 17 <u>military base or</u> defense <u>facility</u> [base] while reducing operating 18 costs; and

19 (3) identifying which, if any, property and services
20 in a region can be shared by the <u>military base or</u> defense <u>facility</u>
21 [base] and the defense community.

(b) The comprehensive defense [installation and] community strategic impact plan should include, if appropriate, maps, diagrams, and text to support its proposals and must include the following elements as they relate to each <u>military base or</u> defense <u>facility</u> [base] included in the plan:

27

(1) a land use element that identifies:

(A) proposed distribution, location, and extent
 of land uses such as housing, business, industry, agriculture,
 recreation, public buildings and grounds, and other categories of
 public and private land uses as those uses may impact the [defense]
 base or facility; and

6 (B) existing and proposed regulations of land 7 uses, including zoning, annexation, or planning regulations as 8 those regulations may impact the [defense] base or facility;

9 (2) a transportation element that identifies the 10 location and extent of existing and proposed freeways, streets, and 11 roads and other modes of transportation;

12 (3) a population growth element that identifies past13 and anticipated population trends;

14

(4) a water resources element that:

15 (A) addresses currently available surface water16 and groundwater supplies; and

(B) addresses future growth projections and ways in which the water supply needs of the defense community and the [defense] base <u>or facility</u> can be adequately served by the existing resources, or if such a need is anticipated, plans for securing additional water supplies;

(5) a conservation element that describes methods for conservation, development, and use of natural resources, including land, forests, soils, rivers and other waters, wildlife, and other natural resources;

26 (6) an open-space area element that includes:
27 (A) a list of existing open-space land areas;

(B) an analysis of the [defense] base's or
 <u>facility's</u> forecasted needs for open-space areas to conduct its
 military training activities; and

4 (C) suggested strategies under which land on
5 which some level of development has occurred can make a transition
6 to an open-space area, if needed;

7 (7) a restricted airspace element that creates buffer 8 zones, if needed, between the [defense] base or facility and the 9 defense community; and

10 (8) a military training route element that identifies 11 existing routes and proposes plans for additional routes, if 12 needed.

13 (c) Two or more defense communities near the same <u>military</u>
14 <u>base or defense facility</u> [base] may prepare a joint plan.

15 Sec. 397.004. PLANNING MANUAL. A defense community that 16 has prepared a comprehensive defense [installation and] community strategic impact plan described by Section 397.003 is encouraged to 17 develop, in coordination with the authorities of each military base 18 or defense facility [base] associated with the community, a 19 20 planning manual based on the proposals contained in the plan. The 21 manual should adopt guidelines for community planning and development to further the purposes described under Section 22 397.002. The defense community should, from time to time, consult 23 24 with military base or defense facility [base] authorities regarding any changes needed in the planning manual guidelines adopted under 25 this section. 26

27 Sec. 397.005. CONSULTATION WITH OR NOTIFICATION TO <u>MILITARY</u>

BASE OR DEFENSE FACILITY [BASE] AUTHORITIES: PROPOSED ORDINANCE, 1 2 RULE, OR PLAN. (a) This subsection applies to a defense community other than a defense community described by Subsection (b). 3 If a 4 defense community determines that an ordinance, rule, or plan proposed by the community may impact a military base or defense 5 facility [base] or the military exercise or training activities 6 7 connected to the base or facility, the defense community shall seek comments and analysis from the [defense] base or facility 8 9 authorities concerning the compatibility of the proposed ordinance, rule, or plan with base operations. 10 The defense 11 community shall consider and analyze the comments and analysis before making a final determination relating to the proposed 12 13 ordinance, rule, or plan.

This subsection applies only to a defense community that 14 (b) 15 includes a municipality with a population of more than 110,000 16 located in a county with a population of less than 135,000 and that has not adopted airport zoning regulations under Chapter 241. 17 Α defense community that proposes to adopt or amend an ordinance, 18 rule, or plan in an area located within eight miles of the boundary 19 line of a military base or defense facility [base] shall notify the 20 or facility authorities concerning 21 [defense] base the compatibility of the proposed ordinance, rule, or plan with base 22 23 operations.

24 SECTION 18. The heading to Section 397.006, Local 25 Government Code, is amended to read as follows:

26 Sec. 397.006. CONSULTATION WITH OR NOTIFICATION TO <u>MILITARY</u> 27 <u>BASE OR</u> DEFENSE <u>FACILITY</u> [BASE] AUTHORITIES: PROPOSED STRUCTURE.

SECTION 19. Subsection (b), Section 397.006, Local
 Government Code, is amended to read as follows:

3 (b) On receipt of an application for a permit as described 4 by Section 245.001 for a proposed structure in an area located 5 within eight miles of the boundary line of a <u>military base or</u> 6 defense <u>facility</u> [base], the defense community reviewing the 7 application shall notify the [defense] base <u>or facility</u> authorities 8 concerning the compatibility of the proposed structure with base 9 operations.

SECTION 20. Section 436.151, Government Code, and Chapter 486, Government Code, are repealed.

12

SECTION 21. This Act takes effect September 1, 2013.

President of the Senate Speaker of the House I hereby certify that S.B. No. 1200 passed the Senate on April 25, 2013, by the following vote: Yeas 28, Nays 0; and that the Senate concurred in House amendment on May 22, 2013, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 1200 passed the House, with amendment, on May 17, 2013, by the following vote: Yeas 132, Nays 2, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor