## **SENATE AMENDMENTS**

2<sup>nd</sup> Printing

By: Geren

H.B. No. 1925

	A BILL TO BE ENTITLED		
1	AN ACT		
2	relating to the transfer of the Texas Farm and Ranch Lands		
3	Conservation Program to the Parks and Wildlife Department.		
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:		
5	SECTION 1. Subchapter B, Chapter 183, Natural Resources		
6	Code, is transferred to Subtitle E, Title 5, Parks and Wildlife		
7	Code, redesignated as Chapter 84, Parks and Wildlife Code, and		
8	amended to read as follows:		
9	CHAPTER 84 [SUBCHAPTER B]. TEXAS FARM AND RANCH LANDS CONSERVATION		
10	PROGRAM		
11	Sec. <u>84.001</u> [ $183.051$ ]. PURPOSE. The purpose of the program		
12	established under this <u>chapter</u> [ <del>subchapter</del> ] is to enable and		
13	facilitate the purchase and donation of agricultural conservation		
14	easements.		
15	Sec. <u>84.002</u> [ <del>183.052</del> ]. DEFINITIONS. In this <u>chapter</u>		
16	[subchapter]:		
17	(1) "Agricultural conservation easement" means a		
18	conservation easement in qualified land that is designed to		
19	accomplish one or more of the following additional purposes:		
20	(A) conserving water quality or quantity;		
21	(B) conserving native wildlife species through		
22	protection of their habitat;		
23	(C) conserving rare or sensitive plant species;		
24	or		

1

[**P.1**]

H.B. No. 1925 (D) conserving large tracts of qualified pen-space land that are threatened with fragmentation or development.

4 (2) <u>"Conservation easement" has the meaning assigned</u>
5 <u>by Section 183.001, Natural Resources Code</u> ["Commissioner" means
6 the commissioner of the General Land Office].

7 (3) "Council" means the Texas Farm and Ranch Lands
8 Conservation Council established under Section <u>84.011</u> [<del>183.061</del>].

9 (4) "Fund" means the Texas farm and ranch lands 10 conservation fund established under Section <u>84.008</u> [<del>183.058</del>].

11 (5) <u>"Holder" has the meaning assigned by Section</u>
12 <u>183.001, Natural Resources Code</u> ["Land office" means the General
13 Land Office].

14 (6) "Program" means the Texas farm and ranch lands
 15 conservation program established under this <u>chapter</u> [<del>subchapter</del>].

16 (7) "Purchase of agricultural conservation easement" 17 means the purchase from a willing seller of an agricultural 18 conservation easement.

19 (8) "Qualified easement holder" means a holder that
20 is:

21 (A) a state agency, a county, or a municipality;22 or

(B) an organization that is exempt from federal income taxation under Section 501(a), Internal Revenue Code of 1986, as an organization described by Section 501(c)(3) of that code and that is organized for the purpose of preserving agriculture, open space, or natural resources.

H.B. No. 1925
1 (9) "Qualified land" means qualified open-space land,
2 as that term is defined by Section 23.51, Tax Code.

3 Sec. <u>84.003</u> [<del>183.053</del>]. PROGRAM. The Texas farm and ranch 4 lands conservation program is established as a program of the 5 <u>department</u> [<del>land office</del>] for the purpose of administering the 6 assistance to be provided by the fund for the purchase of 7 agricultural conservation easements.

8 Sec. <u>84.004</u> [<del>183.054</del>]. TERMS OF AGRICULTURAL CONSERVATION 9 EASEMENT. (a) An agricultural conservation easement under this 10 <u>chapter</u> [<del>subchapter</del>] must be perpetual or for a term of 30 years.

(b) The owner of qualified land and a potential purchaser of an agricultural conservation easement should consider and negotiate easement terms, including the following considerations:

14 (1) whether the landowner will receive a lump sum or 15 annual payments;

16 (2) whether the term of the easement shall be 17 perpetual or for a term of 30 years;

18 (3) whether a term easement is renewable;

19 (4) whether the landowner retains limited development20 rights; and

21

(5) the purchase price of the easement.

(c) An agricultural conservation easement may not be assigned to or enforced by a third party without the express written consent of the landowner.

25 Sec. <u>84.005</u> [<del>183.055</del>]. TERMINATION OF EASEMENT. (a) Any 26 time after an agricultural conservation easement is acquired with a 27 grant awarded under this <u>chapter</u> [<del>subchapter</del>], the landowner may

1 request that the council terminate the easement as provided by Subsection (b) on the ground that the landowner is unable to meet 2 3 the conservation qoals as described by Section 84.002(1)  $[\frac{183.052(1)}{1}]$ . The termination request must contain a verifiable 4 5 statement of impossibility.

6 (b) On receipt of the request for termination, the council 7 shall notify the qualified easement holder and conduct an inquiry. 8 Not later than the 180th day after the date the council receives the 9 request, the council shall notify the parties of the decision to 10 grant or deny the request for termination. Either party may appeal 11 the decision in district court not later than the 45th day after the 12 date of the notification.

13 Sec. <u>84.006</u> [<del>183.056</del>]. REPURCHASE BY LANDOWNER. (a) In 14 this section:

(1) "Agricultural value" means the price as of the appraisal date a buyer willing, but not obligated, to buy would pay for a farm or ranch unit with land comparable in quality and composition to the subject property, but located in the nearest location where profitable farming or ranching is feasible.

20 (2) "Fair market value" means the price as of the 21 appraisal date that a buyer willing, but not obligated, to buy would 22 pay for the land at its best and most beneficial use under any 23 obtainable development zoning category.

(b) If a request for termination of an agricultural
conservation easement is granted under Section <u>84.005</u> [<del>183.055</del>],
the <u>director</u> [<del>commissioner</del>] shall order an appraisal of the fair
market value and the agricultural value of the property subject to

1 the easement. The landowner shall bear the cost of the appraisal.

2 (c) Not later than the 180th day after the date of the 3 appraisal under Subsection (b), the landowner must pay to the 4 qualified easement holder an amount equal to the difference between 5 the fair market value and the agricultural value. The qualified 6 easement holder shall pay to the fund any amounts received under 7 this subsection, not to exceed the amount paid by the fund for 8 purchase of the easement.

9 (d) Not later than the 30th day after the date of payment by 10 the landowner under Subsection (c), the qualified easement holder 11 shall terminate the easement.

(e) If the request for termination is denied or if the landowner fails to make the payment required by Subsection (c) in the time required by that subsection, the landowner may not submit another request for termination of the easement before the fifth anniversary of the date of the last request.

[183.057]. PROTECTED LAND; NOTICE OF TAKING. 17 Sec. <u>84</u>.007 A department or agency of this state, a county, a municipality, 18 (a) another political subdivision, or a public utility may not approve 19 any program or project that requires the use or taking through 20 eminent domain of private land encumbered by an agricultural 21 conservation easement purchased under this chapter [subchapter] 22 23 unless the governmental entity or public utility acting through its 24 governing body or officers determines that:

(1) there is no feasible and prudent alternative to26 the use or taking of the land; and

27

(2) the program or project includes all reasonable

1 planning to minimize harm to the land resulting from the use or 2 taking.

H.B. No. 1925

3 (b) A determination required by Subsection (a) may be made4 only at a properly noticed public hearing.

5 (c) The governing body or officers of the governmental 6 entity or public utility may consider clearly enunciated local 7 preferences, and the provisions of this <u>chapter</u> [<del>subchapter</del>] do not 8 constitute a mandatory prohibition against the use of the area if 9 the determinations required by Subsection (a) are made.

10 (d) If, after making the determination required by 11 Subsection (a), a department or agency of this state, a county, a 12 municipality, another political subdivision, or a public utility 13 acquires by eminent domain a fee simple interest in land encumbered 14 by an agricultural conservation easement purchased under this 15 chapter [subchapter]:

16 (1) the easement on the condemned property terminates; 17 and

18 (2) the entity exercising the power of eminent domain19 shall:

(A) pay for an appraisal of the fair market
value, as that term is defined by Section <u>84.006</u> [<del>183.056</del>], of the
property subject to condemnation;

(B) pay to the qualified easement holder an
amount equal to the amount paid by the holder for the portion of the
easement affecting the property to be condemned;

(C) pay to the landowner an amount equal to thefair market value of the condemned property less the amount paid to

1 the qualified easement holder under Paragraph (B); and

2 (D) pay to the landowner and the qualified 3 easement holder any additional damages to their interests in the 4 remaining property, as determined by the special commissioners 5 under Section 21.042, Property Code.

6 (e) If, after making the determination required by 7 Subsection (a), a department or agency of this state, a county, a 8 municipality, another political subdivision, or a public utility 9 acquires by eminent domain an interest other than a fee simple 10 interest in land encumbered by an agricultural conservation 11 easement purchased under this <u>chapter</u> [<u>subchapter</u>]:

(1) the entity exercising the power of eminent domain shall pay for an appraisal of the fair market value, as that term is defined by Section <u>84.006</u> [<del>183.056</del>], of the property subject to condemnation; and

16 (2) the special commissioners shall consider the fair
17 market value as the value of the property for purposes of assessing
18 damages under Section 21.042, Property Code.

(f) The qualified easement holder shall pay to the fund any amounts received under Subsections (d) and (e), not to exceed the amount paid by the fund for the purchase of the easement.

Sec. 84.008 [<del>183.058</del>]. TEXAS FARM AND RANCH 22 LANDS CONSERVATION FUND. (a) The Texas farm and ranch lands conservation 23 24 fund is an account in the general revenue fund that may be appropriated only to the department [land office] to be used as 25 26 provided by Subsection (b). The fund may not be used for grants to purchase or acquire any right or interest in property by eminent 27

1 domain. The fund consists of:

2 (1) money appropriated by the legislature to the fund;
3 (2) public or private grants, gifts, donations, or
4 contributions;

5 (3) funds from any other source, including proceeds
6 from the sale of bonds, state or federal mitigation funds, or funds
7 from any local, state, or federal program;

8 (4) proceeds of the sale of real property not required 9 for the management of real property under Section 31.065(d)<u>,</u> 10 <u>Natural Resources Code</u>; and

11 (5) proceeds of the sale of real property under 12 Section 31.066(d), Natural Resources Code.

13

(b) The fund may be used only:

14 (1) to award grants to qualified easement holders for15 the purchase of agricultural conservation easements;

16 (2) to pay transaction costs related to the purchase 17 of agricultural conservation easements, which may include 18 reimbursement of appraisal costs; and

19 (3) to pay associated administrative costs of the
 20 <u>department</u> [<del>land office</del>], not to exceed five percent of the money in
 21 the fund.

Sec. <u>84.009</u> [<del>183.059</del>]. ADMINISTRATION OF FUND. (a) The council may:

24 (1) adopt rules necessary to perform program duties
 25 under this <u>chapter</u> [<del>subchapter</del>];

(2) request, accept, and use gifts, loans, donations,
 aid, appropriations, guaranties, subsidies, grants, or

H.B. No. 1925
1 contributions of any item of value for the furtherance of any
2 purposes of this <u>chapter</u> [subchapter];

3 (3) establish, charge, and collect fees, charges, and
4 penalties in connection with the programs, services, and activities
5 provided for by this <u>chapter</u> [subchapter];

6 (4) make, enter into, and enforce contracts and 7 agreements, and take other actions as may accomplish any of the 8 purposes of this <u>chapter</u> [subchapter];

9 (5) seek ways to coordinate and leverage public and 10 private sources of funding;

adopt best practices and enforcement standards for 11 (6) 12 the evaluation of easements purchased through grants from the fund; protocol 13 (7) establish a for the purchase of 14 agricultural conservation easements and for the distribution of 15 funds to approved applicants;

16 (8) administer grants awarded to successful 17 applicants;

(9) ensure that agricultural conservation easements purchased under this <u>chapter</u> [<del>subchapter</del>] are not inconsistent with the preservation of open space and the conservation of wildlife habitat or water; and

(10) approve the termination of easements and take anyother action necessary to further the goals of the program.

(b) To receive a grant from the fund under this <u>chapter</u> [subchapter], an applicant who is qualified to be an easement holder under this <u>chapter</u> [subchapter] must submit an application to the council. The application must:

(1) set out the parties' clear conservation goals
 2 consistent with the program;

3 (2) include a site-specific estimate-of-value
4 appraisal by a licensed appraiser qualified to determine the market
5 value of the easement; and

6 (3) include a memorandum of understanding signed by 7 the landowner and the applicant indicating intent to sell an 8 agricultural conservation easement and containing the terms of the 9 contract for the sale of the easement.

10 (c) For the purposes of determining the amount of a grant 11 under this <u>chapter</u> [<del>subchapter</del>], the value of an agricultural 12 conservation easement shall be determined by a site-specific 13 estimate-of-value appraisal performed by a licensed, qualified 14 appraiser.

15 Sec. <u>84.010</u> [<del>183.060</del>]. CRITERIA FOR AWARDING GRANTS. The 16 council shall:

17 (1) give priority to applications that protect highly 18 productive agricultural lands that are susceptible to development, 19 including subdivision and fragmentation; and

20 (2) adopt a scoring process to be used in evaluating 21 applications that considers the following:

(A) [(1)] maintenance of landscape and watershed
 integrity to conserve water and natural resources;

24 <u>(B)</u> [<del>(2) protection of highly productive</del> 25 agricultural lands;

26 [(3)] protection of habitats for native plant and 27 animal species, including habitats for endangered, threatened,

rare, or sensitive species; 1 2 (C) [(4) susceptibility of the subject property 3 to subdivision, fragmentation, or other development; [(5)] potential for leveraging state money allocated 4 5 to the program with additional public or private money; 6 (D) [(6)] proximity of the subject property to 7 other protected lands; (E) [(7)] the term of the proposed easement, 8 9 whether perpetual or for a term of 30 years; and 10 (F) [(8)] a resource management plan agreed to by both parties and approved by the council. 11 12 Sec. 84.011 [<del>183.061</del>]. TEXAS FARM AND RANCH LANDS CONSERVATION COUNCIL. (a) The Texas Farm and Ranch Lands 13 14 Conservation Council is established to advise and assist the 15 director [commissioner] with administration of the program and to select applicants to receive grants under this chapter [subchapter] 16 using the criteria adopted by the council under Section 84.010 17 [183.060]. The council consists of 12 members as follows: 18 19 (1)six members appointed by the governor as follows: two members [one member] who each operate 20 (A) [operates] a family farm or ranch in this state; 21 (B) member is 22 one who the designated representative of an agricultural banking or lending organization 23 24 and who has significant experience lending for farms and ranches or lands encumbered by conservation easements; 25 26 (C) two members who are the designated 27 representatives of a statewide agricultural organization in

11

[**P.11**]

1 existence in this state for not less than 10 years; and (D) one member who is a designated representative 2 3 of a statewide nonprofit organization that represents land trusts operating in this state; and 4 5 [(E) one member from a state institution higher education who has significant experience 6 with natural 7 resources issues; and] 8 (2) six [four] ex officio members as follows: 9 (A) the executive director of the State Soil and 10 Water Conservation Board [the commissioner]; 11 (B) the commissioner of agriculture the or 12 commissioner's designee; the chair of the Texas Water Development 13 (C) 14 Board, or the chair's designee [presiding officer of the Parks and 15 Wildlife Commission or the presiding officer's designee]; [and] (D) the state conservationist of the Natural 16 17 Resources Conservation Service of the United States Department of Agriculture or a designee of that person, who serves as a nonvoting 18 19 member; (E) the presiding officer of the commission or 20 the presiding officer's designee, who must be a member of the 21 22 commission; and (F) the executive director of the Texas A&M 23 24 Institute of Renewable Natural Resources. Appointed members of the council serve staggered terms 25 (b) 26 of six years, with two of the members' terms expiring February 1 of each odd-numbered year. 27

(c) Appointments to and removal from the council shall be
 made by the governor without regard to the race, color, disability,
 sex, religion, age, or national origin of the appointees.

H.B. No. 1925

4 The presiding officer of the commission or the presiding (d) 5 officer's [commissioner or the commissioner's] designee shall serve as the presiding officer of the council unless, at the presiding 6 officer of the commission's discretion, the executive director of 7 the department shall serve as the presiding officer of the council. 8 The presiding officer of the council [and] shall designate from 9 10 among the members of the council an assistant presiding officer of the council to serve in that capacity at the will of the presiding 11 12 officer of the council [commissioner]. The council may choose from its appointed members other officers as the council considers 13 14 necessary.

(e) A member of the council is not entitled to compensation for service on the council but is entitled to reimbursement of the necessary and reasonable travel expenses incurred by the member while conducting the business of the council, as provided for state employees by the General Appropriations Act.

20

(f) The council shall meet not less than once each year.

21 (g) A person may not be appointed as a council member if the 22 person or the person's spouse:

(1) is employed by or participates in the management
of a business entity or other organization receiving money under
the program;

26 (2) owns or controls, directly or indirectly, more 27 than a 10 percent interest in a business entity or other

1 organization receiving money under the program; or

(3) uses or receives a substantial amount of tangible
goods, services, or money under the program other than
reimbursement authorized by law for travel expenses as described by
Subsection (e).

6 (h) In this subsection, "Texas trade association" means a 7 cooperative and voluntarily joined statewide association of 8 business or professional competitors in this state designed to 9 assist its members and its industry or profession in dealing with 10 mutual business or professional problems and in promoting their 11 common interest. A person may not be an appointed member of the 12 council if:

(1) the person is an officer, employee, or paid consultant of a Texas trade association for an occupation or profession with an interest in land conservation that is related to the occupation or profession; or

17 (2) the person's spouse is an officer, manager, or paid 18 consultant of a Texas trade association for an occupation or 19 profession with an interest in land conservation that is related to 20 that occupation or profession.

(i) A person may not be an appointed member of the council or act as the general counsel to the council if the person is required to register as a lobbyist under Chapter 305, Government Code, because of the person's activities for compensation on behalf of an occupation or profession with an interest in land conservation that is related to that occupation or profession.

27

(j) It is a ground for removal from the council if a member:

1

is ineligible for membership under this section;

2 (2) cannot, because of illness or disability,
3 discharge the member's duties for a substantial part of the member's
4 term; or

5 (3) is absent from more than half of the regularly 6 scheduled council meetings that the member is eligible to attend 7 during a calendar year without an excuse approved by a majority vote 8 of the council.

9 (k) The validity of an action of the council is not affected 10 by the fact that it is taken when a ground for removal of a 11 participating council member exists.

(1) If the presiding officer <u>of the council</u> has knowledge that a potential ground for removal exists, the presiding officer <u>of the council</u> shall notify the <u>director</u> [<del>commissioner</del>] and the governor that a potential ground for removal exists.

(m) The presiding officer <u>of the council</u> or <u>that person's</u> [<u>the presiding officer's</u>] designee, with the assistance of staff of the <u>department</u> [<del>land office</del>], shall provide to members of the council information regarding a member's responsibilities under applicable laws relating to standards of conduct for state officers.

(n) A person who is appointed to and qualifies for office as a member of the council may not vote, deliberate, or be counted as a member in attendance at a meeting of the council until the person completes a training program that complies with this section. The training program must provide the person with information regarding:

H.B. No. 1925 1 (1)the legislation that created the council; 2 (2) the program to be administered under this chapter 3 [subchapter]; 4 (3) the role and functions of the council; 5 (4) the rules of the council, with an emphasis on the rules that relate to disciplinary and investigatory authority; 6 7 the current budget for the council; (5) 8 (6) the results of the most recent formal audit of the council; 9 10 (7) the requirements of: 11 (A) the open meetings law, Chapter 551, 12 Government Code; (B) the public information law, Chapter 552, 13 14 Government Code; 15 (C) the administrative procedure law, Chapter 2001, Government Code; and 16 17 (D) other laws relating to public officials, including conflict-of-interest laws; and 18 any applicable policies adopted by the council or 19 (8) the Texas Ethics Commission. 20 21 (o) A person appointed to the council is entitled to reimbursement, as provided by the General Appropriations Act, for 22 the travel expenses incurred in attending the training program 23 24 regardless of whether the attendance at the training program occurs before or after the person qualifies for office. 25 26 Sec. 84.012 [<del>183.062</del>]. EFFECT ON TAX APPRAISAL. An agricultural conservation easement under this chapter [subchapter] 27

does not affect the eligibility of the property subject to the
 easement for appraisal for ad valorem tax purposes under Subchapter
 D, Chapter 23, Tax Code.

Sec. <u>84.013</u> [<del>183.063</del>]. REPORT TO TEXAS DEPARTMENT 4 OF 5 TRANSPORTATION. Not later than the 10th day after the date of a closing of a purchase of an easement under this 6 chapter [subchapter], the department [land office] shall provide the Texas 7 8 Department of Transportation a legal description of the property subject to the easement and shall include with the description the 9 10 date the closing occurred.

SECTION 2. Section 31.065(d), Natural Resources Code, is amended to read as follows:

If real property acquired by grant, gift, devise, or 13 (d) 14 bequest is not held as part of the permanent school fund or 15 possessed, administered, or used by a particular state agency, board, commission, department, or other particular state entity, 16 17 the commissioner may manage that real property or sell or exchange the real property under terms and conditions the commissioner 18 19 determines to be in the best interest of the state. Real property sold under this subsection must be sold in accordance with Section 20 21 31.158. Proceeds of the sale that are not required for the 22 management of real property under this subsection shall be 23 deposited in the Texas farm and ranch lands conservation fund 24 established under Chapter 84, Parks and Wildlife Code [183]. Real property acquired under this subsection may be dedicated by the 25 26 commissioner to any state agency, board, commission, or department, a political subdivision or other governmental entity of this state, 27

or the federal government, for the benefit and use of the public in
 exchange for nonmonetary consideration, if the commissioner
 determines that the exchange is in the best interest of the state.

4 SECTION 3. Section 31.066(d), Natural Resources Code, is 5 amended to read as follows:

6 (d) The commissioner may sell any title or interest acquired 7 by the state under this section in accordance with Section 8 31.158. Proceeds of the sale shall be deposited in the Texas farm 9 and ranch lands conservation fund established under Chapter <u>84,</u> 10 Parks and Wildlife Code [<del>183</del>].

11 SECTION 4. (a) Not later than January 1, 2016, the governor 12 shall make the appointments described by Section 84.011, Parks and 13 Wildlife Code, as amended by this Act.

14 Not later than January 1, 2016, the General Land Office (b) 15 and the Parks and Wildlife Department shall enter into a memorandum of understanding relating to the transfer of the administration of 16 17 the Texas Farm and Ranch Lands Conservation Program from the General Land Office to the Parks and Wildlife Department. 18 The 19 memorandum of understanding must include a timetable and specific 20 steps and methods for the transfer on September 1, 2016, of all powers, duties, obligations, rights, contracts, leases, records, 21 real or personal property, personnel, and unspent and unobligated 22 23 appropriations and other funds relating to the administration of 24 the Texas Farm and Ranch Lands Conservation Program from the General Land Office to the Parks and Wildlife Department. 25

26 (c) On September 1, 2016, the following are transferred to27 the Parks and Wildlife Department:

(1) all powers, duties, obligations, and liabilities
 of the General Land Office relating to the administration of the
 Texas Farm and Ranch Lands Conservation Program;

4 (2) all unobligated and unexpended funds appropriated 5 to the General Land Office designated for the purpose of the 6 administration of the Texas Farm and Ranch Lands Conservation 7 Program;

8 (3) all equipment and property of the General Land 9 Office used for the administration of the Texas Farm and Ranch Lands 10 Conservation Program;

(4) all personnel, as described by the memorandum of understanding entered into under Subsection (b) of this section; and

14 (5) all files and other records of the General Land
15 Office kept by the office regarding the Texas Farm and Ranch Lands
16 Conservation Program.

(d) Before September 1, 2016, the General Land Office may agree with the Parks and Wildlife Department to transfer any property of the General Land Office to the Parks and Wildlife Department to implement the transfer required by this Act.

(e) In the period beginning on the effective date of this Act and ending on September 1, 2016, the General Land Office shall continue to perform functions and activities under Subchapter B, Chapter 183, Natural Resources Code, as if that subchapter had not been transferred, redesignated, and amended by this Act, and the former law is continued in effect for that purpose.

27 SECTION 5. This Act takes effect immediately if it receives

a vote of two-thirds of all the members elected to each house, as
 provided by Section 39, Article III, Texas Constitution. If this
 Act does not receive the vote necessary for immediate effect, this
 Act takes effect September 1, 2015.

ADOPTED

MAY 1 8 2015

Latary Daw

By: b: w. Kellel Substitute the following for H.B. No. 1925:	( <u>+</u> .в.	No.	1925
Substitute the following for (.B. No.)			
By:	с.s. <u></u> .в.	No.	1925

A BILL TO BE ENTITLED

## AN ACT

2 relating to the transfer of the Texas Farm and Ranch Lands3 Conservation Program to the Parks and Wildlife Department.

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

5 SECTION 1. Subchapter B, Chapter 183, Natural Resources 6 Code, is transferred to Subtitle E, Title 5, Parks and Wildlife 7 Code, redesignated as Chapter 84, Parks and Wildlife Code, and 8 amended to read as follows:

9 <u>CHAPTER 84</u> [SUBCHAPTER B]. TEXAS FARM AND RANCH LANDS CONSERVATION
 10 PROGRAM

Sec. <u>84.001</u> [<del>183.051</del>]. PURPOSE. The purpose of the program established under this <u>chapter</u> [<del>subchapter</del>] is to enable and facilitate the purchase and donation of agricultural conservation easements.

15 Sec. <u>84.002</u> [<del>183.052</del>]. DEFINITIONS. In this <u>chapter</u> 16 [<del>subchapter</del>]:

(1) "Agricultural conservation easement" means a
conservation easement in qualified land that is designed to
accomplish one or more of the following additional purposes:

(A) conserving water quality or quantity;

(B) conserving native wildlife species through
 protection of their habitat;

23 (C) conserving rare or sensitive plant species; 24 or

84R27202 SLB-F

1

4

1 (D) conserving large tracts of qualified 2 open-space land that are threatened with fragmentation or 3 development.

4 (2) "Conservation easement" has the meaning assigned
5 by Section 183.001, Natural Resources Code ["Commissioner" means
6 the commissioner of the General Land Office].

7 (3) "Council" means the Texas Farm and Ranch Lands
8 Conservation Council established under Section <u>84.011</u> [<del>183.061</del>].

9 (4) "Fund" means the Texas farm and ranch lands 10 conservation fund established under Section <u>84.008</u> [<del>183.058</del>].

(5) <u>"Holder" has the meaning assigned by Section</u> 12 <u>183.001</u>, Natural Resources Code ["Land office" means the General 13 Land Office].

(6) "Program" means the Texas farm and ranch lands
 conservation program established under this <u>chapter</u> [subchapter].

16 (7) "Purchase of agricultural conservation easement" 17 means the purchase from a willing seller of an agricultural 18 conservation easement.

19 (8) "Qualified easement holder" means a holder that
20 is:

(A) a state agency, a county, or a municipality;22 or

(B) an organization that is exempt from federal income taxation under Section 501(a), Internal Revenue Code of 1986, as an organization described by Section 501(c)(3) of that code and that is organized for the purpose of preserving agriculture, open space, or natural resources.

84R27202 SLB-F

(9) "Qualified land" means qualified open-space land,
 as that term is defined by Section 23.51, Tax Code.

3 Sec. <u>84.003</u> [<del>183.053</del>]. PROGRAM. The Texas farm and ranch 4 lands conservation program is established as a program of the 5 <u>department</u> [<del>land office</del>] for the purpose of administering the 6 assistance to be provided by the fund for the purchase of 7 agricultural conservation easements.

8 Sec. <u>84.004</u> [<del>183.054</del>]. TERMS OF AGRICULTURAL CONSERVATION 9 EASEMENT. (a) An agricultural conservation easement under this 10 <u>chapter</u> [<del>subchapter</del>] must be perpetual or for a term of 30 years.

(b) The owner of qualified land and a potential purchaser of an agricultural conservation easement should consider and negotiate easement terms, including the following considerations:

14 (1) whether the landowner will receive a lump sum or 15 annual payments;

16 (2) whether the term of the easement shall be 17 perpetual or for a term of 30 years;

(3) whether a term easement is renewable;

(4) whether the landowner retains limited developmentrights; and

21 (5) the purchase price of the easement.

(c) An agricultural conservation easement may not be assigned to or enforced by a third party without the express written consent of the landowner.

25 Sec. <u>84.005</u> [<del>183.055</del>]. TERMINATION OF EASEMENT. (a) Any 26 time after an agricultural conservation easement is acquired with a 27 grant awarded under this <u>chapter</u> [<del>subchapter</del>], the landowner may

18

1 request that the council terminate the easement as provided by 2 Subsection (b) on the ground that the landowner is unable to meet 3 the conservation goals as described by Section <u>84.002(1)</u> 4 [<del>183.052(1)</del>]. The termination request must contain a verifiable 5 statement of impossibility.

6 (b) On receipt of the request for termination, the council 7 shall notify the qualified easement holder and conduct an inquiry. 8 Not later than the 180th day after the date the council receives the 9 request, the council shall notify the parties of the decision to 10 grant or deny the request for termination. Either party may appeal 11 the decision in district court not later than the 45th day after the 12 date of the notification.

13 Sec. <u>84.006</u> [<del>183.056</del>]. REPURCHASE BY LANDOWNER. (a) In 14 this section:

(1) "Agricultural value" means the price as of the appraisal date a buyer willing, but not obligated, to buy would pay for a farm or ranch unit with land comparable in quality and composition to the subject property, but located in the nearest location where profitable farming or ranching is feasible.

20 (2) "Fair market value" means the price as of the 21 appraisal date that a buyer willing, but not obligated, to buy would 22 pay for the land at its best and most beneficial use under any 23 obtainable development zoning category.

(b) If a request for termination of an agricultural
conservation easement is granted under Section <u>84.005</u> [<del>183.055</del>],
the <u>director</u> [commissioner] shall order an appraisal of the fair
market value and the agricultural value of the property subject to

1 the easement. The landowner shall bear the cost of the appraisal.

(c) Not later than the 180th day after the date of the appraisal under Subsection (b), the landowner must pay to the qualified easement holder an amount equal to the difference between the fair market value and the agricultural value. The qualified easement holder shall pay to the fund any amounts received under this subsection, not to exceed the amount paid by the fund for purchase of the easement.

9 (d) Not later than the 30th day after the date of payment by 10 the landowner under Subsection (c), the qualified easement holder 11 shall terminate the easement.

(e) If the request for termination is denied or if the landowner fails to make the payment required by Subsection (c) in the time required by that subsection, the landowner may not submit another request for termination of the easement before the fifth anniversary of the date of the last request.

17 Sec. <u>84.007</u> [<del>183.057</del>]. PROTECTED LAND; NOTICE OF TAKING.</del> (a) A department or agency of this state, a county, a municipality, 18 another political subdivision, or a public utility may not approve 19 any program or project that requires the use or taking through 20 21 eminent domain of private land encumbered by an agricultural conservation easement purchased under this chapter [subchapter] 22 23 unless the governmental entity or public utility acting through its 24 governing body or officers determines that:

(1) there is no feasible and prudent alternative to26 the use or taking of the land; and

27

(2) the program or project includes all reasonable

1 planning to minimize harm to the land resulting from the use or 2 taking.

3 (b) A determination required by Subsection (a) may be made4 only at a properly noticed public hearing.

5 (c) The governing body or officers of the governmental 6 entity or public utility may consider clearly enunciated local 7 preferences, and the provisions of this <u>chapter</u> [<del>subchapter</del>] do not 8 constitute a mandatory prohibition against the use of the area if 9 the determinations required by Subsection (a) are made.

10 (d) If, after making the determination required by 11 Subsection (a), a department or agency of this state, a county, a 12 municipality, another political subdivision, or a public utility 13 acquires by eminent domain a fee simple interest in land encumbered 14 by an agricultural conservation easement purchased under this 15 <u>chapter [subchapter]</u>:

16 (1) the easement on the condemned property terminates;
17 and

18 (2) the entity exercising the power of eminent domain19 shall:

(A) pay for an appraisal of the fair market
value, as that term is defined by Section <u>84.006</u> [<del>183.056</del>], of the
property subject to condemnation;</del>

(B) pay to the qualified easement holder an
amount equal to the amount paid by the holder for the portion of the
easement affecting the property to be condemned;

26 (C) pay to the landowner an amount equal to the 27 fair market value of the condemned property less the amount paid to

84R27202 SLB-F

1 the qualified easement holder under Paragraph (B); and

2 (D) pay to the landowner and the qualified 3 easement holder any additional damages to their interests in the 4 remaining property, as determined by the special commissioners 5 under Section 21.042, Property Code.

6 (e) If, after making the determination required by 7 Subsection (a), a department or agency of this state, a county, a 8 municipality, another political subdivision, or a public utility 9 acquires by eminent domain an interest other than a fee simple 10 interest in land encumbered by an agricultural conservation 11 easement purchased under this <u>chapter</u> [subchapter]:

(1) the entity exercising the power of eminent domain shall pay for an appraisal of the fair market value, as that term is defined by Section <u>84.006</u> [<del>183.056</del>], of the property subject to condemnation; and

16 (2) the special commissioners shall consider the fair
17 market value as the value of the property for purposes of assessing
18 damages under Section 21.042, Property Code.

(f) The qualified easement holder shall pay to the fund any amounts received under Subsections (d) and (e), not to exceed the amount paid by the fund for the purchase of the easement.

Sec. <u>84.008</u> [<del>183.058</del>]. TEXAS FARM AND RANCH LANDS CONSERVATION FUND. (a) The Texas farm and ranch lands conservation fund is an account in the general revenue fund that may be appropriated only to the <u>department</u> [<del>land office</del>] to be used as provided by Subsection (b). The fund may not be used for grants to purchase or acquire any right or interest in property by eminent

1 domain. The fund consists of: 2 (1)money appropriated by the legislature to the fund; 3 public or private grants, gifts, donations, or (2)4 contributions; 5 (3) funds from any other source, including proceeds from the sale of bonds, state or federal mitigation funds, or funds 6 7 from any local, state, or federal program; 8 (4) proceeds of the sale of real property not required for the management of real property under Section 31.065(d), 9 Natural Resources Code; and 10 11 (5) proceeds of the sale of real property under Section 31.066(d) , Natural Resources Code. 12 13 The fund may be used only: (b) 14 (1) to award grants to qualified easement holders for 15 the purchase of agricultural conservation easements; 16 (2)to pay transaction costs related to the purchase 17 of agricultural conservation easements, which may include 18 reimbursement of appraisal costs; and 19 (3) to pay associated administrative costs of the 20 department [land office], not to exceed five percent of the money in 21 the fund. Sec. 84.009 [183.059]. ADMINISTRATION OF FUND. 22 (a) The 23 council may: 24 (1)adopt rules necessary to perform program duties 25 under this chapter [subchapter]; 26 (2) request, accept, and use gifts, loans, donations, 27 aid, appropriations, guaranties, subsidies, grants, or

84R27202 SLB-F

1 contributions of any item of value for the furtherance of any 2 purposes of this <u>chapter</u> [subchapter];

3 (3) establish, charge, and collect fees, charges, and 4 penalties in connection with the programs, services, and activities 5 provided for by this <u>chapter</u> [subchapter];

6 (4) make, enter into, and enforce contracts and 7 agreements, and take other actions as may accomplish any of the 8 purposes of this <u>chapter</u> [subchapter];

9 (5) seek ways to coordinate and leverage public and
10 private sources of funding;

11 (6) adopt best practices and enforcement standards for 12 the evaluation of easements purchased through grants from the fund;

(7) establish a protocol for the purchase of agricultural conservation easements and for the distribution of funds to approved applicants;

16 (8) administer grants awarded to successful 17 applicants;

(9) ensure that agricultural conservation easements purchased under this <u>chapter</u> [subchapter] are not inconsistent with the preservation of open space and the conservation of wildlife habitat or water; and

(10) approve the termination of easements and take anyother action necessary to further the goals of the program.

(b) To receive a grant from the fund under this <u>chapter</u>
[subchapter], an applicant who is qualified to be an easement
holder under this <u>chapter</u> [subchapter] must submit an application
to the council. The application must:

84R27202 SLB-F

(1) set out the parties' clear conservation goals
 2 consistent with the program;

3 (2) include a site-specific estimate-of-value
4 appraisal by a licensed appraiser qualified to determine the market
5 value of the easement; and

6 (3) include a memorandum of understanding signed by 7 the landowner and the applicant indicating intent to sell an 8 agricultural conservation easement and containing the terms of the 9 contract for the sale of the easement.

10 (c) For the purposes of determining the amount of a grant 11 under this <u>chapter</u> [<del>subchapter</del>], the value of an agricultural 12 conservation easement shall be determined by a site-specific 13 estimate-of-value appraisal performed by a licensed, qualified 14 appraiser.

15 Sec. <u>84.010</u> [<del>183.060</del>]. CRITERIA FOR AWARDING GRANTS. The 16 council shall:

17 <u>(1) give priority to applications that protect</u> 18 <u>agricultural lands that are susceptible to development, including</u> 19 <u>subdivision and fragmentation; and</u>

20 (2) adopt a scoring process to be used in evaluating 21 applications that considers the following:

22 (A) [(1)] maintenance of landscape and watershed 23 integrity to conserve water and natural resources;

24 (B) [(2) protection of highly productive 25 agricultural lands;

26 [(3)] protection of habitats for native plant and 27 animal species, including habitats for endangered, threatened,

84R27202 SLB-F

1 rare, or sensitive species;

2 (C) [(4) - susceptibility of the subject property
3 to subdivision, fragmentation, or other development;

4 [(5)] potential for leveraging state money allocated
5 to the program with additional public or private money;

6 (D) [(6)] proximity of the subject property to
7 other protected lands;

8 (E) [(7)] the term of the proposed easement,
9 whether perpetual or for a term of 30 years; and

10 <u>(F)</u> [<del>(8)</del>] a resource management plan agreed to by 11 both parties and approved by the council.

12 Sec. 84.011 [<del>183.061</del>]. TEXAS FARM AND RANCH LANDS 13 CONSERVATION COUNCIL. (a) The Texas Farm and Ranch Lands 14 Conservation Council is established to advise and assist the 15 director [commissioner] with administration of the program and to 16 select applicants to receive grants under this <u>chapter</u> [subchapter] 17 using the criteria adopted by the council under Section 84.010 18 [183.060]. The council consists of 12 members as follows:

(1) six members appointed by the governor as follows:
 (A) two members [one member] who each operate
 [operates] a family farm or ranch in this state;

(B) one member who is the designated representative of an agricultural banking or lending organization and who has significant experience lending for farms and ranches or lands encumbered by conservation easements;

26 (C) two members who are the designated27 representatives of a statewide agricultural organization in

84R27202 SLB-F

existence in this state for not less than 10 years; and 1 2 one member who is a designated representative (D) 3 of a statewide nonprofit organization that represents land trusts 4 operating in this state; and 5 [(E) one member from a state institution of 6 higher education who has significant experience with natural 7 resources issues; and] 8 six [four] ex officio members as follows: (2)9 the executive director of the State Soil and (A) 10 Water Conservation Board [the commissioner]; 11 (B) the commissioner of agriculture the or 12 commissioner's designee; 13 (C) the chair of the Texas Water Development 14 Board, or the chair's designee [presiding officer of the Parks and Wildlife Commission or the presiding officer's designee]; [and] 15 16 (D) the state conservationist of the Natural 17 Resources Conservation Service of the United States Department of 18 Agriculture or a designee of that person, who serves as a nonvoting 19 member; 20 (E) the presiding officer of the commission or 21 the presiding officer's designee, who must be a member of the 22 commission; and 23 (F) the executive director of the Texas A&M Institute of Renewable Natural Resources. 24 25 (b) Appointed members of the council serve staggered terms 26 of six years, with two of the members' terms expiring February 1 of 27 each odd-numbered year.

(c) Appointments to and removal from the council shall be
 made by the governor without regard to the race, color, disability,
 sex, religion, age, or national origin of the appointees.

The presiding officer of the commission or the presiding 4 (d) 5 officer's [commissioner or the commissioner's] designee shall serve as the presiding officer of the council. The presiding officer of 6 the commission may appoint, at that person's discretion, the 7 8 executive director of the department or another member of the 9 commission to serve as the presiding officer of the council. The 10 presiding officer of the council [and] shall designate from among 11 the members of the council an assistant presiding officer of the 12 council to serve in that capacity at the will of the presiding 13 officer of the council [commissioner]. The council may choose from 14 its appointed members other officers as the council considers 15 necessary.

16 (e) A member of the council is not entitled to compensation 17 for service on the council but is entitled to reimbursement of the 18 necessary and reasonable travel expenses incurred by the member 19 while conducting the business of the council, as provided for state 20 employees by the General Appropriations Act.

21

(f) The council shall meet not less than once each year.

22 (g) A person may not be appointed as a council member if the 23 person or the person's spouse:

(1) is employed by or participates in the management
of a business entity or other organization receiving money under
the program;

27

(2) owns or controls, directly or indirectly, more

84R27202 SLB-F

1 than a 10 percent interest in a business entity or other 2 organization receiving money under the program; or

3 (3) uses or receives a substantial amount of tangible 4 goods, services, or money under the program other than 5 reimbursement authorized by law for travel expenses as described by 6 Subsection (e).

7 (h) In this subsection, "Texas trade association" means a 8 cooperative and voluntarily joined statewide association of 9 business or professional competitors in this state designed to 10 assist its members and its industry or profession in dealing with 11 mutual business or professional problems and in promoting their 12 common interest. A person may not be an appointed member of the 13 council if:

(1) the person is an officer, employee, or paid consultant of a Texas trade association for an occupation or profession with an interest in land conservation that is related to the occupation or profession; or

18 (2) the person's spouse is an officer, manager, or paid 19 consultant of a Texas trade association for an occupation or 20 profession with an interest in land conservation that is related to 21 that occupation or profession.

(i) A person may not be an appointed member of the council or act as the general counsel to the council if the person is required to register as a lobbyist under Chapter 305, Government Code, because of the person's activities for compensation on behalf of an occupation or profession with an interest in land conservation that is related to that occupation or profession.

84R27202 SLB-F

1 (j) It is a ground for removal from the council if a member:

(1) is ineligible for membership under this section;

3 (2) cannot, because of illness or disability, 4 discharge the member's duties for a substantial part of the member's 5 term; or

6 (3) is absent from more than half of the regularly 7 scheduled council meetings that the member is eligible to attend 8 during a calendar year without an excuse approved by a majority vote 9 of the council.

10 (k) The validity of an action of the council is not affected 11 by the fact that it is taken when a ground for removal of a 12 participating council member exists.

(1) If the presiding officer <u>of the council</u> has knowledge that a potential ground for removal exists, the presiding officer <u>of the council</u> shall notify the <u>director</u> [<del>commissioner</del>] and the governor that a potential ground for removal exists.

(m) The presiding officer <u>of the council</u> or <u>that person's</u> [<u>the presiding officer's</u>] designee, with the assistance of staff of the <u>department</u> [<u>land office</u>], shall provide to members of the council information regarding a member's responsibilities under applicable laws relating to standards of conduct for state officers.

(n) A person who is appointed to and qualifies for office as a member of the council may not vote, deliberate, or be counted as a member in attendance at a meeting of the council until the person completes a training program that complies with this section. The training program must provide the person with information

2

1 regarding: 2 (1)the legislation that created the council; 3 (2) the program to be administered under this chapter 4 [subchapter]; 5 (3)the role and functions of the council; 6 (4)the rules of the council, with an emphasis on the 7 rules that relate to disciplinary and investigatory authority; 8 (5) the current budget for the council; 9 the results of the most recent formal audit of the (6) council; 10 11 (7)the requirements of: 12 (A) the open meetings law, Chapter 551, 13 Government Code; 14 the public information law, Chapter 552, (B) 15 Government Code; 16 (C) the administrative procedure law, Chapter 2001, Government Code; and 17 18 (D) other laws relating to public officials, including conflict-of-interest laws; and 19 20 (8) any applicable policies adopted by the council or 21 the Texas Ethics Commission. 22 (o) A person appointed to the council is entitled to 23 reimbursement, as provided by the General Appropriations Act, for 24 the travel expenses incurred in attending the training program regardless of whether the attendance at the training program occurs 25 26 before or after the person qualifies for office. 27 Sec. 84.012 [<del>183.062</del>]. EFFECT ON TAX APPRAISAL. An

84R27202 SLB-F
agricultural conservation easement under this <u>chapter</u> [subchapter]
 does not affect the eligibility of the property subject to the
 easement for appraisal for ad valorem tax purposes under Subchapter
 D, Chapter 23, Tax Code.

5 Sec. <u>84.013</u> [<del>183.063</del>]. REPORT TO TEXAS DEPARTMENT OF 6 TRANSPORTATION. Not later than the 10th day after the date of a 7 closing of a purchase of an easement under this <u>chapter</u> 8 [<del>subchapter</del>], the <u>department</u> [<del>land office</del>] shall provide the Texas 9 Department of Transportation a legal description of the property 10 subject to the easement and shall include with the description the 11 date the closing occurred.

SECTION 2. Section 31.065(d), Natural Resources Code, is amended to read as follows:

14 (d) If real property acquired by grant, gift, devise, or 15 bequest is not held as part of the permanent school fund or possessed, administered, or used by a particular state agency, 16 17 board, commission, department, or other particular state entity, 18 the commissioner may manage that real property or sell or exchange 19 the real property under terms and conditions the commissioner 20 determines to be in the best interest of the state. Real property 21 sold under this subsection must be sold in accordance with Section 31.158. Proceeds of the sale that are not required for the 22 23 management of real property under this subsection shall be 24 deposited in the Texas farm and ranch lands conservation fund 25 established under Chapter 84, Parks and Wildlife Code [183]. Real property acquired under this subsection may be dedicated by the 26 27 commissioner to any state agency, board, commission, or department,

84R27202 SLB-F

17

a political subdivision or other governmental entity of this state,
 or the federal government, for the benefit and use of the public in
 exchange for nonmonetary consideration, if the commissioner
 determines that the exchange is in the best interest of the state.

5 SECTION 3. Section 31.066(d), Natural Resources Code, is
6 amended to read as follows:

7 (d) The commissioner may sell any title or interest acquired
8 by the state under this section in accordance with Section
9 31.158. Proceeds of the sale shall be deposited in the Texas farm
10 and ranch lands conservation fund established under Chapter <u>84</u>,
11 <u>Parks and Wildlife Code</u> [<del>183</del>].

12 SECTION 4. (a) Not later than November 1, 2015, the 13 governor shall make the appointments described by Section 84.011, 14 Parks and Wildlife Code, as amended by this Act.

15 (b) Not later than November 1, 2015, the General Land Office and the Parks and Wildlife Department shall enter into a memorandum 16 17 of understanding relating to the transfer of the administration of 18 the Texas Farm and Ranch Lands Conservation Program from the General Land Office to the Parks and Wildlife Department. 19 The 20 memorandum of understanding must include a timetable and specific 21 steps and methods for the transfer on January 1, 2016, of all 22 powers, duties, obligations, rights, contracts, leases, records, 23 real or personal property, personnel, and unspent and unobligated 24 appropriations and other funds relating to the administration of 25 the Texas Farm and Ranch Lands Conservation Program from the 26 General Land Office to the Parks and Wildlife Department.

27

(c) On January 1, 2016, the following are transferred to the

18

1 Parks and Wildlife Department:

2 (1) all powers, duties, obligations, and liabilities
3 of the General Land Office relating to the administration of the
4 Texas Farm and Ranch Lands Conservation Program;

5 (2) all unobligated and unexpended funds appropriated 6 to the General Land Office designated for the purpose of the 7 administration of the Texas Farm and Ranch Lands Conservation 8 Program;

9 (3) all equipment and property of the General Land 10 Office used for the administration of the Texas Farm and Ranch Lands 11 Conservation Program;

(4) all personnel, as described by the memorandum of understanding entered into under Subsection (b) of this section; and

(5) all files and other records of the General Land
Office kept by the office regarding the Texas Farm and Ranch Lands
Conservation Program.

(d) Before January 1, 2016, the General Land Office may
agree with the Parks and Wildlife Department to transfer any
property of the General Land Office to the Parks and Wildlife
Department to implement the transfer required by this Act.

(e) In the period beginning on the effective date of this Act and ending on January 1, 2016, the General Land Office shall continue to perform functions and activities under Subchapter B, Chapter 183, Natural Resources Code, as if that subchapter had not been transferred, redesignated, and amended by this Act, and the former law is continued in effect for that purpose.

84R27202 SLB-F

19

1 SECTION 5. This Act takes effect immediately if it receives 2 a vote of two-thirds of all the members elected to each house, as 3 provided by Section 39, Article III, Texas Constitution. If this 4 Act does not receive the vote necessary for immediate effect, this 5 Act takes effect September 1, 2015.

# FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

# May 18, 2015

**TO:** Honorable Joe Straus, Speaker of the House, House of Representatives

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB1925** by Geren (Relating to the transfer of the Texas Farm and Ranch Lands Conservation Program to the Parks and Wildlife Department.), **As Passed 2nd House** 

**Estimated Two-year Net Impact to General Revenue Related Funds** for HB1925, As Passed 2nd House: a negative impact of (\$306,234) through the biennium ending August 31, 2017.

The bill would make no appropriation but could provide the legal basis for an appropriation of funds to implement the provisions of the bill.

# General Revenue-Related Funds, Five-Year Impact:

Fiscal Year	Probable Net Positive/(Negative) Impact to General Revenue Related Funds
2016	(\$160,327)
2017	(\$145,907)
2018	(\$146,549)
2019	(\$146,549)
2020	(\$147,192)

Fiscal Year	Probable Savings/(Cost) from <i>General Revenue Fund</i> 1	Change in Number of State Employees from FY 2015
2016	(\$160,327)	2.0
2017	(\$145,907)	2.0
2018	(\$146,549)	2.0
2019	(\$146,549)	2.0
2020	(\$147,192)	2.0

The bill would amend portions of the Natural Resources Code and Parks and Wildlife Code to transfer the Texas Farm and Ranch Lands Conservation Program from the General Land Office (GLO) to the Parks and Wildlife Department (TPWD).

The bill would recreate the Texas Farm and Ranch Lands Conservation Fund as an account in the General Revenue Fund. Funds in this account could be used for grants and transaction costs related to purchases of agricultural conservation easements, and up to five percent could be used for administrative costs incurred by TPWD. Revenue to the fund would consist of moneys appropriated by the legislature; public or private grants and contributions; proceeds from the sale of real property not required for the management of real property; and funds from any other source, including proceeds from the sale of bonds, state or federal mitigation funds, or funds from any local, state, or federal program.

The bill would also increase membership of the Texas Farm and Ranch Lands Conservation Council from 10 to 12 members.

This legislation would do one or more of the following: create or recreate a dedicated account in the General Revenue Fund, create or recreate a special or trust fund either with or outside of the Treasury, or create a dedicated revenue source. Legislative policy, implemented as Government Code 403.094, consolidated special funds (except those affected by constitutional, federal, or other restrictions) into the General Revenue Fund as of August 31, 1993 and eliminated all applicable statutory revenue dedications as of August 31, 1995. Each subsequent Legislature has reviewed bills that affect funds consolidation. The fund, account, or revenue dedication included in this bill would be subject to funds consolidation review by the current Legislature.

The bill would take effect immediately upon enactment if it received a two-thirds vote in each house. Otherwise, the bill would take effect September 1, 2015.

### Methodology

Based on information provided by TPWD, the bill would require funding from General Revenue for 2.0 FTE positions to administer the program, and associated equipment for the FTE positions in the first year. The associated costs are reflected in the table above.

### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 304 Comptroller of Public Accounts, 305 General Land Office and Veterans' Land Board, 592 Soil and Water Conservation Board, 802 Parks and Wildlife Department

LBB Staff: UP, SD, SZ, MWI, TB

## FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

## May 12, 2015

**TO:** Honorable Charles Perry, Chair, Senate Committee on Agriculture, Water & Rural Affairs

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB1925** by Geren (relating to the transfer of the Texas Farm and Ranch Lands Conservation Program to the Parks and Wildlife Department.), **Committee Report 2nd House, Substituted** 

**Estimated Two-year Net Impact to General Revenue Related Funds** for HB1925, Committee Report 2nd House, Substituted: a negative impact of (\$306,234) through the biennium ending August 31, 2017.

The bill would make no appropriation but could provide the legal basis for an appropriation of funds to implement the provisions of the bill.

### General Revenue-Related Funds, Five-Year Impact:

Fiscal Year	Probable Net Positive/(Negative) Impact to General Revenue Related Funds
2016	(\$160,327)
2017	(\$145,907)
2018	(\$146,549)
2019	(\$146,549)
2020	(\$147,192)

Fiscal Year	Probable Savings/(Cost) from General Revenue Fund 1	Change in Number of State Employees from FY 2015
2016	(\$160,327)	2.0
2017	(\$145,907)	2.0
2018	(\$146,549)	2.0
2019	(\$146,549)	2.0
2020	(\$147,192)	2.0

9

The bill would amend portions of the Natural Resources Code and Parks and Wildlife Code to transfer the Texas Farm and Ranch Lands Conservation Program from the General Land Office (GLO) to the Parks and Wildlife Department (TPWD).

The bill would recreate the Texas Farm and Ranch Lands Conservation Fund as an account in the General Revenue Fund. Funds in this account could be used for grants and transaction costs related to purchases of agricultural conservation easements, and up to five percent could be used for administrative costs incurred by TPWD. Revenue to the fund would consist of moneys appropriated by the legislature; public or private grants and contributions; proceeds from the sale of real property not required for the management of real property; and funds from any other source, including proceeds from the sale of bonds, state or federal mitigation funds, or funds from any local, state, or federal program.

The bill would also increase membership of the Texas Farm and Ranch Lands Conservation Council from 10 to 12 members.

This legislation would do one or more of the following: create or recreate a dedicated account in the General Revenue Fund, create or recreate a special or trust fund either with or outside of the Treasury, or create a dedicated revenue source. Legislative policy, implemented as Government Code 403.094, consolidated special funds (except those affected by constitutional, federal, or other restrictions) into the General Revenue Fund as of August 31, 1993 and eliminated all applicable statutory revenue dedications as of August 31, 1995. Each subsequent Legislature has reviewed bills that affect funds consolidation. The fund, account, or revenue dedication included in this bill would be subject to funds consolidation review by the current Legislature.

The bill would take effect immediately upon enactment if it received a two-thirds vote in each house. Otherwise, the bill would take effect September 1, 2015.

### Methodology

Based on information provided by TPWD, the bill would require funding from General Revenue for 2.0 FTE positions to administer the program, and associated equipment for the FTE positions in the first year. The associated costs are reflected in the table above.

#### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 304 Comptroller of Public Accounts, 305 General Land Office and Veterans' Land Board, 592 Soil and Water Conservation Board, 802 Parks and Wildlife Department

LBB Staff: UP, SZ, MWI, TB

## FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

## May 9, 2015

## TO: Honorable Charles Perry, Chair, Senate Committee on Agriculture, Water & Rural Affairs

FROM: Ursula Parks, Director, Legislative Budget Board

**IN RE: HB1925** by Geren (Relating to the transfer of the Texas Farm and Ranch Lands Conservation Program to the Parks and Wildlife Department.), **As Engrossed** 

**Estimated Two-year Net Impact to General Revenue Related Funds** for HB1925, As Engrossed: a negative impact of (\$306,234) through the biennium ending August 31, 2017.

The bill would make no appropriation but could provide the legal basis for an appropriation of funds to implement the provisions of the bill.

## **General Revenue-Related Funds, Five-Year Impact:**

Fiscal Year	Probable Net Positive/(Negative) Impact to General Revenue Related Funds
2016	(\$160,327)
2017	(\$145,907)
2018	(\$146,549)
2019	(\$146,549)
2020	(\$147,192)

Fiscal Year	Probable Savings/(Cost) from General Revenue Fund 1	Change in Number of State Employees from FY 2015
2016	(\$160,327)	2.0
2017	(\$145,907)	2.0
2018	(\$146,549)	2.0
2019	(\$146,549)	2.0
2020	(\$147,192)	2.0

The bill would amend portions of the Natural Resources Code and Parks and Wildlife Code to transfer the Texas Farm and Ranch Lands Conservation Program from the General Land Office (GLO) to the Parks and Wildlife Department (TPWD).

The bill would recreate the Texas Farm and Ranch Lands Conservation Fund as an account in the General Revenue Fund. Funds in this account could be used for grants and transaction costs related to purchases of agricultural conservation easements, and up to five percent could be used for administrative costs incurred by TPWD. Revenue to the fund would consist of moneys appropriated by the legislature; public or private grants and contributions; proceeds from the sale of real property not required for the management of real property; and funds from any other source, including proceeds from the sale of bonds, state or federal mitigation funds, or funds from any local, state, or federal program.

The bill would also increase membership of the Texas Farm and Ranch Lands Conservation Council from 10 to 12 members.

This legislation would do one or more of the following: create or recreate a dedicated account in the General Revenue Fund, create or recreate a special or trust fund either with or outside of the Treasury, or create a dedicated revenue source. Legislative policy, implemented as Government Code 403.094, consolidated special funds (except those affected by constitutional, federal, or other restrictions) into the General Revenue Fund as of August 31, 1993 and eliminated all applicable statutory revenue dedications as of August 31, 1995. Each subsequent Legislature has reviewed bills that affect funds consolidation. The fund, account, or revenue dedication included in this bill would be subject to funds consolidation review by the current Legislature.

The bill would take effect immediately upon enactment if it received a two-thirds vote in each house. Otherwise, the bill would take effect September 1, 2015.

#### Methodology

Based on information provided by TPWD, the bill would require funding from General Revenue for 2.0 FTE positions to administer the program, and associated equipment for the FTE positions in the first year. The associated costs are reflected in the table above.

#### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 592 Soil and Water Conservation Board, 304 Comptroller of Public Accounts, 305 General Land Office and Veterans' Land Board, 802 Parks and Wildlife Department

LBB Staff: UP, SZ, MWI, TB

## FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

## April 1, 2015

TO: Honorable Ryan Guillen, Chair, House Committee on Culture, Recreation & Tourism

**FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB1925** by Geren (relating to the transfer of the Texas Farm and Ranch Lands Conservation Program to the Parks and Wildlife Department.), **Committee Report 1st House, Substituted** 

**Estimated Two-year Net Impact to General Revenue Related Funds** for HB1925, Committee Report 1st House, Substituted: a negative impact of (\$306,234) through the biennium ending August 31, 2017.

The bill would make no appropriation but could provide the legal basis for an appropriation of funds to implement the provisions of the bill.

#### **General Revenue-Related Funds, Five-Year Impact:**

Fiscal Year	Probable Net Positive/(Negative) Impact to General Revenue Related Funds
2016	(\$160,327)
2017	(\$145,907)
2018	(\$146,549)
2019	(\$146,549)
2020	(\$147,192)

Fiscal Year	Probable Savings/(Cost) from General Revenue Fund 1	Change in Number of State Employees from FY 2015
2016	(\$160,327)	2.0
2017	(\$145,907)	2.0
2018	(\$146,549)	2.0
2019	(\$146,549)	2.0
2020	(\$147,192)	2.0

The bill would amend portions of the Natural Resources Code and Parks and Wildlife Code to transfer the Texas Farm and Ranch Lands Conservation Program from the General Land Office (GLO) to the Parks and Wildlife Department (TPWD).

The bill would recreate the Texas Farm and Ranch Lands Conservation Fund as an account in the General Revenue Fund. Funds in this account could be used for grants and transaction costs related to purchases of agricultural conservation easements, and up to five percent could be used for administrative costs incurred by TPWD. Revenue to the fund would consist of moneys appropriated by the legislature; public or private grants and contributions; proceeds from the sale of real property not required for the management of real property; and funds from any other source, including proceeds from the sale of bonds, state or federal mitigation funds, or funds from any local, state, or federal program.

The bill would also increase membership of the Texas Farm and Ranch Lands Conservation Council from 10 to 12 members.

This legislation would do one or more of the following: create or recreate a dedicated account in the General Revenue Fund, create or recreate a special or trust fund either with or outside of the Treasury, or create a dedicated revenue source. Legislative policy, implemented as Government Code 403.094, consolidated special funds (except those affected by constitutional, federal, or other restrictions) into the General Revenue Fund as of August 31, 1993 and eliminated all applicable statutory revenue dedications as of August 31, 1995. Each subsequent Legislature has reviewed bills that affect funds consolidation. The fund, account, or revenue dedication included in this bill would be subject to funds consolidation review by the current Legislature.

The bill would take effect immediately upon enactment if it received a two-thirds vote in each house. Otherwise, the bill would take effect September 1, 2015.

#### Methodology

Based on information provided by TPWD, the bill would require funding from General Revenue for 2.0 FTE positions to administer the program, and associated equipment for the FTE positions in the first year. The associated costs are reflected in the table above.

#### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated.

**Source Agencies:** 592 Soil and Water Conservation Board, 304 Comptroller of Public Accounts, 305 General Land Office and Veterans' Land Board, 802 Parks and Wildlife Department

LBB Staff: UP, SZ, MWI, TB

# FISCAL NOTE, 84TH LEGISLATIVE REGULAR SESSION

## March 30, 2015

**TO:** Honorable Ryan Guillen, Chair, House Committee on Culture, Recreation & Tourism

### **FROM:** Ursula Parks, Director, Legislative Budget Board

**IN RE: HB1925** by Geren (Relating to the transfer of the Texas Farm and Ranch Lands Conservation Program to the Parks and Wildlife Department.), **As Introduced** 

**Estimated Two-year Net Impact to General Revenue Related Funds** for HB1925, As Introduced: a negative impact of (\$306,234) through the biennium ending August 31, 2017.

The bill would make no appropriation but could provide the legal basis for an appropriation of funds to implement the provisions of the bill.

### General Revenue-Related Funds, Five-Year Impact:

Fiscal Year	Probable Net Positive/(Negative) Impact to General Revenue Related Funds
2016	(\$160,327)
2017	(\$145,907)
2018	(\$146,549)
2019	(\$146,549)
2020	(\$147,192)

Fiscal Year	Probable Savings/(Cost) from <i>General Revenue Fund</i> 1	Change in Number of State Employees from FY 2015
2016	(\$160,327)	2.0
2017	(\$145,907)	2.0
2018	(\$146,549)	2.0
2019	(\$146,549)	2.0
2020	(\$147,192)	2.0

The bill would amend portions of the Natural Resources Code and Parks and Wildlife Code to transfer the Texas Farm and Ranch Lands Conservation Program from the General Land Office (GLO) to the Parks and Wildlife Department (TPWD).

The bill would recreate the Texas Farm and Ranch Lands Conservation Fund as an account in the General Revenue Fund. Funds in this account could be used for grants and transaction costs related to purchases of agricultural conservation easements, and up to five percent could be used for administrative costs incurred by TPWD. Revenue to the fund would consist of moneys appropriated by the legislature; public or private grants and contributions; proceeds from the sale of real property not required for the management of real property; and funds from any other source, including proceeds from the sale of bonds, state or federal mitigation funds, or funds from any local, state, or federal program.

The bill would also increase membership of the Texas Farm and Ranch Lands Conservation Council from 10 to 11 members.

This legislation would do one or more of the following: create or recreate a dedicated account in the General Revenue Fund, create or recreate a special or trust fund either with or outside of the Treasury, or create a dedicated revenue source. Legislative policy, implemented as Government Code 403.094, consolidated special funds (except those affected by constitutional, federal, or other restrictions) into the General Revenue Fund as of August 31, 1993 and eliminated all applicable statutory revenue dedications as of August 31, 1995. Each subsequent Legislature has reviewed bills that affect funds consolidation. The fund, account, or revenue dedication included in this bill would be subject to funds consolidation review by the current Legislature.

The bill would take effect immediately upon enactment if it received a two-thirds vote in each house. Otherwise, the bill would take effect September 1, 2015.

### Methodology

Based on information provided by TPWD, the bill would require funding from General Revenue for 2.0 FTE positions to administer the program, and associated equipment for the FTE positions in the first year. The associated costs are reflected in the table above.

#### **Local Government Impact**

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 304 Comptroller of Public Accounts, 305 General Land Office and Veterans' Land Board, 802 Parks and Wildlife Department LBB Staff: UP, SZ, MWI, TB