By: Nichols (Darby)

A BILL TO BE ENTITLED

AN ACT

relating to the grant program using money from the transportation

infrastructure fund.

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

- 5 SECTION 1. Sections 222.110(a), (e), and (h),
- 6 Transportation Code, are amended to read as follows:
- 7 (a) In this section, "sales[+
- [(1) "Sales] 8 tax base" for a transportation reinvestment zone means the amount of sales and use taxes imposed by 9 10 a municipality under Section 321.101(a), Tax Code, or by a county under Chapter 323, Tax Code, as applicable, attributable to the 11 12 zone for the year in which the zone was designated under this 13 chapter.
- [(2) "Transportation reinvestment zone" includes a
 county energy transportation reinvestment zone.]
- (e) The sales and use taxes to be deposited into the tax increment account under this section may be disbursed from the account only to:
- 19 (1) pay for projects authorized under Section 222.104 20 or 222.108; and
- 21 (2) notwithstanding Sections 321.506 and 323.505, Tax
- 22 Code, satisfy claims of holders of tax increment bonds, notes, or
- 23 other obligations issued or incurred for projects authorized under
- 24 Section 222.104[$\frac{1}{r}$ 222.1071 $\frac{1}{r}$] or 222.108.

- (h) The hearing required under Subsection (g) may be held in conjunction with a hearing held under Section 222.106(e) $or[\tau]$ 222.107(e)[τ or 222.1071(d)] if the ordinance or order designating an area as a transportation reinvestment zone under Section 222.106 $or[\tau]$ 222.107[τ or 222.1071] also designates a sales tax increment under Subsection (b).
- 7 SECTION 2. Section 256.009(a), Transportation Code, is 8 amended to read as follows:
- 9 (a) Not later than January 30 of each year, the county 10 auditor or, if the county does not have a county auditor, the 11 official having the duties of the county auditor shall file a report 12 with the comptroller that includes:
- 13 (1) an account of how:
- 14 (A) the money allocated to a county under Section 15 256.002 during the preceding year was spent; and
- (B) if the county <u>received</u> [<u>designated a county</u>

 17 <u>energy transportation reinvestment zone, money paid into a tax</u>

 18 <u>increment account for the zone or from</u>] an award under Subchapter C<u>,</u>

 19 <u>the money</u> was spent;
- 20 (2) a description, including location, of any new 21 roads constructed in whole or in part with the money:
- (A) allocated to a county under Section 256.002
 during the preceding year; and
- (B) <u>received</u> [paid into a tax increment account

 for the zone or] from <u>any</u> [an] award under Subchapter C [if the

 county designated a county energy transportation reinvestment

 zone];

- 1 (3) any other information related to the
- 2 administration of Sections 256.002 and 256.003 that the comptroller
- 3 requires; and
- 4 (4) the total amount of expenditures for county road
- 5 and bridge construction, maintenance, rehabilitation, right-of-way
- 6 acquisition, and utility construction and other appropriate road
- 7 expenditures of county funds in the preceding county fiscal year
- 8 that are required by the constitution or other law to be spent on
- 9 public roads or highways.
- 10 SECTION 3. Section 256.103(b), Transportation Code, is
- 11 amended to read as follows:
- 12 (b) Grants distributed during a fiscal year must be
- 13 allocated among counties as follows:
- 14 (1) 20 percent according to weight tolerance permits,
- 15 determined by the ratio of weight tolerance permits issued in the
- 16 preceding fiscal year for the county [that designated a county
- 17 energy transportation reinvestment zone] to the total number of
- 18 weight tolerance permits issued in the state in that fiscal year, as
- 19 determined by the Texas Department of Motor Vehicles;
- 20 (2) 20 percent according to oil and gas production
- 21 taxes, determined by the ratio of oil and gas production taxes
- 22 collected by the comptroller in the preceding fiscal year in the
- 23 county [that designated a county energy transportation
- 24 reinvestment zone] to the total amount of oil and gas production
- 25 taxes collected in the state in that fiscal year, as determined by
- 26 the comptroller;
- 27 (3) 50 percent according to well completions,

- 1 determined by the ratio of well completions in the preceding fiscal
- 2 year in the county [that designated a county energy transportation
- 3 reinvestment zone] to the total number of well completions in the
- 4 state in that fiscal year, as determined by the Railroad Commission
- 5 of Texas; and
- 6 (4) 10 percent according to the volume of oil and gas
- 7 waste injected, determined by the ratio of the volume of oil and gas
- 8 waste injected in the preceding fiscal year in the county [that
- 9 designated a county energy transportation reinvestment zone] to the
- 10 total volume of oil and gas waste injected in the state in that
- 11 fiscal year, as determined by the Railroad Commission of Texas.
- 12 SECTION 4. Section 256.104(a), Transportation Code, is
- 13 amended to read as follows:
- 14 (a) In applying for a grant under this subchapter, the
- 15 county shall:
- 16 (1) provide the road condition report described by
- 17 Section 251.018 made by the county for the previous year; and
- 18 (2) submit to the department[÷
- [(A) a copy of the order or resolution
- 20 establishing a county energy transportation reinvestment zone in
- 21 the county, except that the department may waive the submission
- 22 until the time the grant is awarded; and
- [$\frac{(B)}{B}$] a plan that:
- 24 $\underline{\text{(A)}}$ [$\frac{\text{(i)}}{\text{)}}$] provides a list of transportation
- 25 infrastructure projects to be funded by the grant;
- (B) $[\frac{(ii)}{(ii)}]$ describes the scope of the
- 27 transportation infrastructure project or projects to be funded by

- 1 the grant using best practices for prioritizing the projects;
- (C) [(iii)] provides for matching funds as
- 3 required by Section 256.105; and
- 4 (D) [(iv)] meets any other requirements imposed
- 5 by the department.
- 6 SECTION 5. Sections 222.1071, 222.1072, and 222.110(i),
- 7 Transportation Code, are repealed.
- 8 SECTION 6. The repeal by this Act of Section 222.1071,
- 9 Transportation Code, does not affect the validity of bonds issued
- 10 under that section before the effective date of this Act. Bonds
- 11 issued before the effective date of this Act are governed by the law
- 12 in effect when the bonds were issued, and that law is continued in
- 13 effect for purposes of the validity of those bonds.
- 14 SECTION 7. The repeal by this Act of Section 222.1071,
- 15 Transportation Code, does not affect the amount of any tax rate
- 16 calculation under Chapter 26, Tax Code, for the 2018 tax year or a
- 17 subsequent tax year pertaining to a county that imposes taxes on
- 18 property that for the 2017 tax year was located in a county energy
- 19 transportation reinvestment zone. Under Section 26.03, Tax Code,
- 20 for the duration of the zone, in any tax rate calculation under
- 21 Chapter 26 of that code, the portion of the captured appraised value
- 22 of property located in the zone that corresponded to the tax
- 23 increment of the county from that property that the county agreed to
- 24 pay into the tax increment account for the zone was excluded from
- 25 the value of property taxable by the county, and the portion of the
- 26 tax increment of the county that the county agreed to pay into the
- 27 account for the zone was excluded from the amount of taxes imposed

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- 1 or collected by the county. Because beginning with the 2018 tax
- 2 year both that property value and the taxes corresponding to that
- 3 property value will be included in the calculation of ad valorem tax
- 4 rates of the county under Chapter 26, Tax Code, the amounts of those
- 5 tax rates will be unaffected.
- 6 SECTION 8. This Act takes effect December 31, 2017.