1 AN ACT 2 relating to the Live Oak Underground Water Conservation District. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Chapter 715, Acts of the 71st Legislature, Regular Session, 1989, is amended by amending Sections 1, 4, 5, 6, 5 6 10, 11, and 13 to read as follows: Sec. 1. CREATION OF DISTRICT. Under Article XVI, Section 7 8 59, of the Texas Constitution, the Live Oak Underground Water Conservation District has [is created as a governmental agency and 9 body politic and corporate, authorized to exercise] the powers 10 11 essential to the accomplishment of the purposes of that 12 constitutional provision and [to exercise] the rights, powers, 13 duties, privileges, and functions provided [by this Act and] by Chapter 36 [Chapters 51 and 52], Water Code, and by other laws of 14 15 this state relating to underground water conservation districts. Sec. 4. PURPOSE OF DISTRICT. The district is created to 16 17 provide for the conservation, preservation, protection, recharge, and prevention of waste of the underground water reservoirs located 18 under district land consistent with the objectives of Article XVI, 19 Section 59, of the Texas Constitution and Chapter 36 [Chapters 51 20 and 52], Water Code. 21

Sec. 5. POWERS AND DUTIES OF DISTRICT. The district <u>has</u> [may exercise] the powers, rights, <u>duties,</u> privileges, and functions permitted by <u>Chapter 36</u> [Chapters 51 and 52], Water

1	Code[, and may:
2	[(1) make and enforce rules to provide for conserving ,
3	preserving, protecting, recharging, and preventing waste of the
4	water from the underground water reservoirs;
5	[(2) enforce its rules by injunction, mandatory
6	injunction, or other appropriate remedies in a court of competent
7	jurisdiction;
8	[(3) require permits for the drilling, equipping, and
9	completion of wells in the underground water reservoirs in the
10	district and issue permits that include terms and provisions with
11	reference to the drilling, equipping, and completion of the wells
12	that are necessary to prevent waste or to conserve, preserve, and
13	protect underground water;
14	[(4) provide for the spacing of wells producing from
15	the underground water reservoirs in the district and regulate the
16	production from those wells to minimize as far as practicable the
17	drawdown of the water table or the reduction of the artesian
18	pressure; provided, the owner of the land or his heirs, assigns, and
19	lessees are not denied a permit to drill a well on their land and the
20	right to produce underground water from that well subject to rules
21	adopted under this Act;
22	[(5) require records to be kept and reports to be made
23	of the drilling, equipping, and completion of wells into any
24	underground water reservoir in the district and the taking and use
25	of underground water from those reservoirs and require accurate
26	driller's logs to be kept of those wells and a copy of those logs and
27	of any electric logs that may be made of the wells to be filed with

1	the district;
2	[(6) acquire land for the erection of dams and for the
3	purpose of draining lakes, draws, and depressions; construct dams,
4	drain lakes, depressions, draws, and creeks; and install pumps and
5	other equipment necessary to recharge any underground water
6	reservoirs in the district;
7	[(7) have made by registered professional engineers
8	surveys of the underground water of any underground water reservoir
9	in the district and of the facilities for the development,
10	production, and use of that underground water and determine the
11	quantity of the underground water available for the production and
12	use and the improvements, developments, and recharges needed for
13	those underground water reservoirs;
14	[(8) develop comprehensive plans for the most
15	efficient use of the underground water of any underground water
16	reservoir in the district and for the control and prevention of
17	waste of that underground water, with the plans to specify in the
18	amount of detail that may be practicable, the acts, procedure,
19	performance, and avoidance that are or may be necessary to carry out
20	those plans, including specifications;
21	[(9) carry out research projects, develop
22	information, and determine limitations, if any, that should be made
23	on the withdrawal of underground water from any underground water
24	reservoir in the district;
25	[(10) collect and preserve information regarding the
26	use of the underground water and the practicability of recharge of
27	any underground water reservoir in the district;

S.B. No. 2186 1 [(11) publish plans and information, bring them to the notice and attention of the users of the underground water in the 2 district, and encourage their adoption and execution; 3 [(12) contract for, sell, and distribute water from a 4 water import authority or other agency; and 5 [(13) contract with other districts with powers 6 7 similar to those of the district to achieve common goals]. Sec. 6. ADMINISTRATIVE PROCEDURES. Except as provided by 8 9 this Act, the administrative and procedural provisions of Chapter 36 [Chapters 51 and 52], Water Code, apply to the district. 10 Sec. 10. DISSOLUTION OF DISTRICT. Subchapter I, Chapter 36 11 [Subchapter G, Chapter 52], Water Code, applies to dissolution of 12 13 the district. Sec. 11. ANNEXATION. [Additional territory may be added to 14 the district as provided by Chapter 51, Water Code.] The board of 15 16 directors shall determine to which precinct [the] annexed land will be added for purposes of election of directors. 17 18 Sec. 13. STATUTORY INTERPRETATION. If there is a conflict between this Act and Chapter 36 [Chapter 51 or 52], Water Code, this 19 Act controls. [If there is a conflict between the application of 20 Chapters 51 and 52, Water Code, to the district, Chapter 52 21 22 controls.] SECTION 2. Section 9(a), Chapter 715, Acts of the 71st 23 Legislature, Regular Session, 1989, is amended to read as follows: 24 25 (a) Except as provided by Subsection (b) of this section,

26 the tax and bond provisions of Subchapters F and G, Chapter 36, 27 [Subchapter F, Chapter 49, and Subchapters K, L, M, N, and P,

1 Chapter 51,] Water Code, apply to the district.

2 SECTION 3. Section 12(e), Chapter 715, Acts of the 71st Legislature, Regular Session, 1989, is amended to read as follows: 3 4 (e) The district shall hold an election in each even-numbered year to elect the appropriate number of directors 5 [After the election of the directors at the confirmation election 6 7 held under Section 8 of this Act, regular elections for a portion of the board of directors shall be held in each even-numbered year. 8 9 The directors elected from commissioner precincts 1 and 3 and the director elected at large at the confirmation election shall serve 10 11 as directors until the first regular meeting of the board after the second regular election of directors, and the directors elected 12 from commissioner precincts 2 and 4 at the confirmation election 13 shall serve until the first regular meeting of the board after the 14 15 first regular election of directors].

16 SECTION 4. Sections 7 and 8, Chapter 715, Acts of the 71st 17 Legislature, Regular Session, 1989, are repealed.

18 SECTION 5. (a) The legal notice of the intention to introduce this Act, setting forth the general substance of this 19 Act, has been published as provided by law, and the notice and a 20 copy of this Act have been furnished to all persons, agencies, 21 officials, or entities to which they are required to be furnished 22 under Section 59, Article XVI, Texas Constitution, and Chapter 313, 23 24 Government Code.

(b) The governor, one of the required recipients, has
submitted the notice and Act to the Texas Commission on
Environmental Quality.

1 (c) The Texas Commission on Environmental Quality has filed 2 its recommendations relating to this Act with the governor, the lieutenant governor, and the speaker of the house of 3 representatives within the required time. 4

5 (d) All requirements of the constitution and laws of this 6 state and the rules and procedures of the legislature with respect 7 to the notice, introduction, and passage of this Act are fulfilled 8 and accomplished.

9 SECTION 6. This Act takes effect immediately if it receives 10 a vote of two-thirds of all the members elected to each house, as 11 provided by Section 39, Article III, Texas Constitution. If this 12 Act does not receive the vote necessary for immediate effect, this 13 Act takes effect September 1, 2017.

President of the Senate Speaker of the House I hereby certify that S.B. No. 2186 passed the Senate on May 11, 2017, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 2186 passed the House on May 24, 2017, by the following vote: Yeas 144, Nays 2, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor