By: Romero, Jr.

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H.B. No. 2531

A BILL TO BE ENTITLED

AN ACT

2 relating to the powers of certain regional transportation 3 authorities.

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

5 SECTION 1. Sections 452.108(c) and (d), Transportation 6 Code, are amended to read as follows:

7 (c) Except as provided by Subsection (d), an authority consisting of one subregion governed by a subregional board created 8 9 under Subchapter N or O may not enter a lease or financing agreement secured wholly or partially by the assets of the authority if the 10 11 duration of the lease or financing agreement is longer than five 12 years unless the lease or agreement is approved by the voters of the authority in the manner provided for the issuance of bonds and notes 13 14 under Subchapter H.

To provide tax benefits to another party that are 15 (d) 16 available with respect to property under the laws of a foreign country or to encourage private investment with a transportation 17 authority in the United States, and notwithstanding any other 18 provision of this chapter, an authority consisting of one subregion 19 20 governed by a subregional board created under Subchapter <u>N or</u> O may 21 enter into and execute, as it considers appropriate, contracts, agreements, notes, security agreements, conveyances, bills of 22 23 sale, deeds, leases as lessee or lessor, and currency hedges, swap transactions, or agreements relating to foreign and domestic 24

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1 currency. The agreements or instruments may have the terms, maturities, duration, provisions as to governing law, indemnities, 2 3 and other provisions that are approved by the subregional board. In connection with any transaction authorized by this subsection, the 4 5 authority may deposit in trust, escrow, or similar arrangement cash or lawful investments securities, or may enter into one or more 6 payment agreements, financial guarantees, or insurance contracts 7 8 with counterparties having either a corporate credit or debt rating in any form, a claims-paying ability, or a rating for financial 9 strength of "AA" or better by Moody's Investors Service, Inc. or by 10 Standard & Poor's Corporation or of "A (Class XII)" or better by 11 12 Best's rating system, that by their terms, including interest to be earned on the cash or securities, or payment obligations, are 13 14 sufficient in amount to pay when due all amounts required to be paid 15 by the authority as rent over the full term of the transaction plus any optional purchase price or other obligation due under the 16 17 transaction.

18 SECTION 2. This Act takes effect immediately if it receives 19 a vote of two-thirds of all the members elected to each house, as 20 provided by Section 39, Article III, Texas Constitution. If this 21 Act does not receive the vote necessary for immediate effect, this 22 Act takes effect September 1, 2019.

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