By:MurrH.B. No. 3656Substitute the following for H.B. No. 3656:C.S.H.B. No. 3656By:PriceC.S.H.B. No. 3656

## A BILL TO BE ENTITLED

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1	AN ACT
2	relating to the transfer of certain permitted irrigation water
3	rights related to a certain portion of the Edwards Aquifer.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 1.34, Chapter 626, Acts of the 73rd
6	Legislature, Regular Session, 1993, is amended to read as follows:
7	Sec. 1.34. TRANSFER OF RIGHTS. (a) In this section:
8	(1) "Developed land" means historically irrigated
9	land that has been physically altered by the installation of
10	utilities or construction of roads, parking lots, driveways,
11	foundations, structures, buildings, stormwater collection systems,
12	public parks, or athletic fields or by similar improvements.
13	(2) "Historically irrigated land" means land
14	irrigated during the historical period, as described by Section
15	1.16, that provided the basis for the issuance of an initial regular
16	permit for irrigation use and is identified as the place of use in
17	the initial regular permit.
18	(3) "Land no longer practicable to farm" means
19	historically irrigated land:
20	(A) that has not been irrigated for more than
21	five years; and
22	(B) for which the owner of the land has submitted
23	to the authority documentation demonstrating that because of
24	development on land in close proximity to the historically

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irrigated land, agricultural activities performed on the land, including crop dusting or other applications of pesticides, have the potential to compromise the health and safety of a farm operator or of persons occupying or residing on property in close proximity to the land.
(b) Water withdrawn from the aquifer must be used within the boundaries of the authority.

8 (c) [(b)] The authority by rule may establish a procedure by 9 which a person who installs water conservation equipment may sell 10 the water conserved.

11 (d) [(c)] Except as otherwise provided by this section, a 12 [A] permit holder may lease permitted water rights, but a holder of 13 a permit for irrigation use may not lease more than 50 percent of 14 the irrigation rights initially permitted. The user's remaining 15 irrigation water rights must be used in accordance with the 16 original permit and must pass with transfer of the irrigated land.

17 (e) Subject to approval by the authority, the owner of historically irrigated land may sever all or a portion of the 18 19 remaining water rights for the historically irrigated land which has become developed land in the same proportion as the proportion 20 of developed land and undeveloped land or for which the owner of the 21 historically irrigated land has demonstrated that all or a portion 22 23 of the land is land no longer practicable to farm. Water rights used 24 for irrigation tied to a portion of land that cannot be developed because of its topography or its location in a floodplain may be 25 26 included in the proportion of land considered developed land. Water rights for use in irrigation severed under this subsection 27

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1 may change in purpose or place of use. Rules adopted to implement 2 this subsection may not expand the type of land considered 3 developed land or land considered land no longer practicable to 4 farm. The approval of a severance under this section is subject to 5 a contested case hearing in accordance with authority rules.

6 (f) The authority may adopt rules to provide for a holder of 7 an initial regular permit for use in irrigation to lease all or part 8 of the water rights for use in irrigation granted in the initial permit to another person for irrigating land, including land not 9 described in the initial regular permit, located in the authority. 10 Rules adopted under this subsection may allow the holder of an 11 12 initial regular permit to use the water rights temporarily for irrigation at a location other than the land described in the 13 initial regular permit. 14

15 SECTION 2. Rules adopted by the Edwards Aquifer Authority 16 before the effective date of this Act relating to the severance of 17 water rights from historically irrigated land and actions taken by 18 the authority under those rules are validated and confirmed in all 19 respects.

SECTION 3. The change in law made by this Act to Section 20 1.34, Chapter 626, Acts of the 73rd Legislature, Regular Session, 21 1993, applies only to a transfer, and the contracts or other 22 transaction documents of any kind related thereto, including 23 24 documents related to the extension of credit, hereinafter collectively referred to as "transfer," effective on or after the 25 26 effective date of this Act. The change in law made by this Act to Section 1.34, Chapter 626, Acts of the 73rd Legislature, Regular 27

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Session, 1993, does not affect the validity of a transfer effective 1 before the effective date of this Act. A transfer effective before 2 the effective date of this Act is governed by the provisions of 3 4 Chapter 626, Acts of the 73rd Legislature, Regular Session, 1993, and the rules of the Edwards Aquifer Authority in effect at the time 5 the transfer became effective. Transfers effective before the 6 effective date of this Act, that have not been rescinded, and are 7 8 not subject to pending litigation are hereby conclusively validated in all respects. 9

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SECTION 4. This Act takes effect September 1, 2019.