By: Sherman, Sr. H.B. No. 4653

Substitute the following for H.B. No. 4653:

By: Bernal C.S.H.B. No. 4653

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the creation of the Lancaster Logistics District;
3	providing authority to issue bonds; providing authority to impose
4	assessments, fees, and taxes.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Subtitle C, Title 4, Special District Local Laws
7	Code, is amended by adding Chapter 3907 to read as follows:
8	CHAPTER 3907. LANCASTER LOGISTICS DISTRICT
9	SUBCHAPTER A. GENERAL PROVISIONS
10	Sec. 3907.0101. DEFINITIONS. In this chapter:
11	(1) "Board" means the district's board of directors.
12	(2) "City" means the City of Lancaster, Texas.
13	(3) "County" means Dallas County, Texas.
14	(4) "Director" means a board member.
15	(5) "District" means the Lancaster Logistics
16	District.
17	Sec. 3907.0102. NATURE OF DISTRICT. The Lancaster
18	Logistics District is a special district created under Sections 52
19	and 52-a, Article III, and Section 59, Article XVI, Texas
20	Constitution.
21	Sec. 3907.0103. PURPOSE; DECLARATION OF INTENT. (a) The
22	creation of the district is essential to accomplish the purposes of
23	Sections 52 and 52-a, Article III, and Section 59, Article XVI,
24	Texas Constitution, and other public purposes stated in this

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- 1 chapter. By creating the district and in authorizing the city, and
- 2 other political subdivisions to contract with the district, the
- 3 legislature has established a program to accomplish the public
- 4 purposes set out in Section 52-a, Article III, Texas Constitution.
- 5 (b) The creation of the district is necessary to promote,
- 6 develop, encourage, and maintain employment, commerce,
- 7 transportation, housing, tourism, recreation, the arts,
- 8 entertainment, economic development, safety, and the public
- 9 welfare in the district.
- 10 (c) This chapter and the creation of the district may not be
- 11 interpreted to relieve the city or county from providing the level
- 12 of services provided as of the effective date of the Act enacting
- 13 this chapter to the area in the district. The district is created
- 14 to supplement and not to supplant city or county services provided
- 15 <u>in the district.</u>
- Sec. 3907.0104. FINDINGS OF BENEFIT AND PUBLIC PURPOSE.
- 17 (a) The district is created to serve a public use and benefit.
- (b) All land and other property included in the district
- 19 will benefit from the improvements and services to be provided by
- 20 the district under powers conferred by Sections 52 and 52-a,
- 21 Article III, and Section 59, Article XVI, Texas Constitution, and
- 22 other powers granted under this chapter.
- 23 <u>(c) The district is created to accomplish the purposes of a</u>
- 24 municipal management district and a county development district as
- 25 provided by general law and Sections 52 and 52-a, Article III, and
- 26 Section 59, Article XVI, Texas Constitution.
- 27 (d) The creation of the district is in the public interest

1 and is essential to further the public purposes of: 2 (1) developing and diversifying the economy of the 3 state; 4 (2) eliminating unemployment and underemployment; and 5 (3) developing or expanding transportation and 6 commerce. 7 (e) The district will: 8 (1) promote the health, safety, and general welfare of residents, employers, potential employees, employees, visitors, 9 and consumers in the district, and of the public; 10 (2) provide needed funding for the district to 11 12 preserve, maintain, and enhance the economic health and vitality of the district territory as a community and business center; and 13 14 (3) promote the health, safety, welfare, and enjoyment 15 of the public by: 16 (A) improving, landscaping, and developing 17 certain areas in or adjacent to the district; and (B) providing pub<u>lic services</u> and facilities in 18 19 or adjacent to the district that are necessary for the restoration, preservation, and enhancement of scenic beauty. 20 21 (f) Pedestrian ways along or across a street, whether at 22 grade or above or below the surface, and street lighting, street landscaping, parking, and street art objects are parts of and 23 24 necessary components of a street and are considered to be a street 25 or road improvement.

composed of the territory described by Section 2 of the Act enacting

Sec. 3907.0105. DISTRICT TERRITORY. (a) The district is

26

- 1 this chapter.
- 2 (b) The boundaries and field notes of the district contained
- 3 in Section 2 of the Act enacting this chapter form a closure. A
- 4 mistake in the field notes or in copying the field notes in the
- 5 legislative process does not affect the district's:
- 6 (1) organization, existence, or validity;
- 7 (2) right to borrow money or issue any type of bonds or
- 8 other obligations described by this chapter for a purpose for which
- 9 the district is created or to pay the principal of and interest on
- 10 the bonds or other obligations;
- 11 (3) right to impose or collect an assessment or
- 12 collect other revenue;
- 13 (4) legality or operation; or
- 14 (5) right to contract.
- 15 Sec. 3907.0106. ELIGIBILITY FOR INCLUSION IN SPECIAL ZONES.
- 16 (a) All or any part of the area of the district is eligible to be
- 17 included in:
- 18 (1) a tax increment reinvestment zone created under
- 19 Chapter 311, Tax Code;
- 20 (2) a tax abatement reinvestment zone created under
- 21 Chapter 312, Tax Code;
- 22 (3) an enterprise zone created under Chapter 2303,
- 23 Government Code; or
- 24 (4) an industrial district created under Chapter 42,
- 25 Local Government Code.
- 26 (b) If the city or county creates a tax increment
- 27 reinvestment zone described by Subsection (a), the city or county

- 1 and the board of directors of the zone, by contract with the
- 2 district, may grant money deposited in the tax increment fund to the
- 3 district to be used by the district for:
- 4 (1) the purposes permitted for money granted to a
- 5 corporation under Section 380.001(a), Local Government Code;
- 6 (2) any other district purpose, including the right to
- 7 pledge the money as security for any bonds or other obligations
- 8 issued by the district under this chapter; and
- 9 (3) funding services provided by the city to the area
- 10 <u>in the district.</u>
- 11 Sec. 3907.0107. APPLICABILITY OF MUNICIPAL MANAGEMENT
- 12 DISTRICTS LAW. Except as otherwise provided by this chapter,
- 13 Chapter 375, Local Government Code, applies to the district.
- 14 Sec. 3907.0108. CONSTRUCTION OF CHAPTER. This chapter
- 15 shall be liberally construed in conformity with the findings and
- 16 purposes stated in this chapter.
- SUBCHAPTER B. BOARD OF DIRECTORS
- Sec. 3907.0201. GOVERNING BODY; TERMS. (a) The district is
- 19 governed by a board of seven directors.
- 20 (b) Directors serve staggered four-year terms, with three
- 21 or four directors' terms expiring June 1 of each odd-numbered year.
- Sec. 3907.0202. APPOINTMENT OF VOTING DIRECTORS. (a) The
- 23 mayor and other members of the governing body of the city shall
- 24 appoint as voting directors seven persons holding the following
- 25 positions:
- 26 (1) the mayor of the city;
- 27 (2) two members of the city's city council;

- (3) the city's city manager; 1 2
- (4)the city's finance director;
- 3 (5) the city's economic development director; and
- 4 (6) director of a Type B economic development
- 5 corporation authorized by the city.
- 6 (b) A person is appointed if a majority of the members of the
- 7 governing body, including the mayor, vote to appoint that person. (c) Notwithstanding Section 3907.0201, if a person 8
- discontinues serving in a position described by Subsection (a)
- before the expiration of the person's term, the person's term 10
- expires immediately and the mayor and other members of the 11
- governing body of the city shall appoint a replacement in 12
- accordance with that subsection. 13
- Sec. 3907.0203. NONVOTING DIRECTORS. The board may appoint 14
- 15 nonvoting directors to serve at the pleasure of the voting
- 16 directors.
- Sec. 3907.0204. QUORUM. For purposes of determining the 17
- requirements for a quorum of the board, the following are not 18
- 19 counted:
- 20 (1) a board position vacant for any reason, including
- 21 death, resignation, or disqualification;
- 22 (2) a director who is abstaining from participation in
- a vote because of a conflict of interest; or 23
- 24 (3) a nonvoting director.
- 25 Sec. 3907.0205. COMPENSATION. A director is not entitled
- 26 to receive fees of office.

1 SUBCHAPTER C. POWERS AND DUTIES

- 2 Sec. 3907.0301. GENERAL POWERS AND DUTIES. The district
- 3 has the powers and duties necessary to accomplish the purposes for
- 4 which the district is created.
- 5 Sec. 3907.0302. DEVELOPMENT CORPORATION POWERS. The
- 6 district, using money available to the district, may exercise the
- 7 powers given to a development corporation under Chapter 505, Local
- 8 Government Code, including the power to own, operate, acquire,
- 9 construct, lease, improve, or maintain a project under that
- 10 chapter.
- 11 Sec. 3907.0303. NONPROFIT CORPORATION. (a) The board by
- 12 resolution may authorize the creation of a nonprofit corporation to
- 13 assist and act for the district in implementing a project or
- 14 providing a service authorized by this chapter.
- 15 <u>(b) The nonprofit corporation:</u>
- (1) has each power of and is considered to be a local
- 17 government corporation created under Subchapter D, Chapter 431,
- 18 Transportation Code; and
- 19 (2) may implement any project and provide any service
- 20 authorized by this chapter.
- 21 (c) The board shall appoint the board of directors of the
- 22 nonprofit corporation. The board of directors of the nonprofit
- 23 corporation shall serve in the same manner as the board of directors
- 24 of a local government corporation created under Subchapter D,
- 25 Chapter 431, Transportation Code, except that a board member is not
- 26 required to reside in the district.
- Sec. 3907.0304. AGREEMENTS; GRANTS. (a) As provided by

- 1 Chapter 375, Local Government Code, the district may make an
- 2 agreement with or accept a gift, grant, or loan from any person.
- 3 (b) The implementation of a project is a governmental
- 4 function or service for the purposes of Chapter 791, Government
- 5 Code.
- 6 Sec. 3907.0305. LAW ENFORCEMENT SERVICES. To protect the
- 7 public interest, the district may contract with a qualified party,
- 8 <u>including the city or county, to provide law enforcement services</u>
- 9 in the district for a fee.
- 10 Sec. 3907.0306. MEMBERSHIP IN CHARITABLE ORGANIZATIONS.
- 11 The district may join and pay dues to a charitable or nonprofit
- 12 organization that performs a service or provides an activity
- 13 consistent with the furtherance of a district purpose.
- 14 Sec. 3907.0307. ECONOMIC DEVELOPMENT PROGRAMS. (a) The
- 15 district may engage in activities that accomplish the economic
- 16 <u>development purposes of the district.</u>
- 17 (b) The district may establish and provide for the
- 18 administration of one or more programs to promote state or local
- 19 economic development and to stimulate business and commercial
- 20 activity in the district, including programs to:
- 21 (1) make loans and grants of public money; and
- 22 (2) provide district personnel and services.
- 23 (c) The district may create economic development programs
- 24 and exercise the economic development powers provided to
- 25 municipalities by:
- 26 (1) Chapter 380, Local Government Code; and
- 27 (2) Subchapter A, Chapter 1509, Government Code.

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- 1 Sec. 3907.0308. NO EMINENT DOMAIN POWER. The district may
- 2 not exercise the power of eminent domain.
- 3 Sec. 3907.0309. PARKING FACILITIES. (a) The district may
- 4 acquire, lease as lessor or lessee, construct, develop, own,
- 5 operate, and maintain parking facilities or a system of parking
- 6 facilities, including lots, garages, parking terminals, or other
- 7 structures or accommodations for parking motor vehicles off the
- 8 streets and related appurtenances.
- 9 (b) The district's parking facilities serve the public
- 10 purposes of the district and are owned, used, and held for a public
- 11 purpose even if leased or operated by a private entity for a term of
- 12 years.
- 13 (c) The district's parking facilities are parts of and
- 14 necessary components of a street and are considered to be a street
- 15 <u>or road improvement.</u>
- 16 (d) The development and operation of the district's parking
- 17 facilities may be considered an economic development program.
- 18 Sec. 3907.0310. CONSERVATION AND RECLAMATION DISTRICT
- 19 POWERS. The district has the powers provided by the general laws
- 20 relating to conservation and reclamation districts created under
- 21 Section 59, Article XVI, Texas Constitution, including Chapters 49
- 22 and 54, Water Code.
- Sec. 3907.0311. ROAD DISTRICT POWERS. The district has the
- 24 powers provided by the general laws relating to road districts and
- 25 road utility districts created under Section 52(b), Article III,
- 26 Texas Constitution, including Chapter 441, Transportation Code.
- Sec. 3907.0312. PUBLIC IMPROVEMENT DISTRICT POWERS. The

- 1 district has the powers provided by Chapter 372, Local Government
- 2 Code, to a municipality or county.
- 3 Sec. 3907.0313. CONTRACT POWERS. The district may contract
- 4 with a governmental or private entity, on terms determined by the
- 5 board, to carry out a power or duty authorized by this chapter or to
- 6 accomplish a purpose for which the district is created.
- 7 Sec. 3907.0314. MUNICIPAL DEVELOPMENT DISTRICT POWERS. The
- 8 district may exercise the powers given to a municipal development
- 9 district under Chapter 377, Local Government Code, including the
- 10 power to own, operate, acquire, construct, lease, improve, or
- 11 maintain a project described by that chapter.
- 12 SUBCHAPTER D. IMPROVEMENT PROJECTS AND SERVICES
- 13 Sec. 3907.0401. <u>IMPROVEMENT PROJECTS AND SERVICES</u>. The
- 14 district may provide, design, construct, acquire, improve,
- 15 relocate, operate, maintain, or finance an improvement project or
- 16 <u>service</u>, including tourism and visitor facilities, using any money
- 17 <u>available to the district, or contract with a governmental or</u>
- 18 private entity and reimburse that entity for the provision, design,
- 19 construction, acquisition, improvement, relocation, operation,
- 20 maintenance, or financing of an improvement project, service, or
- 21 cost, for the provision of credit enhancement, or for any cost of
- 22 operating or maintaining the district or the issuance of district
- 23 obligations authorized under this chapter, Chapter 372, 375, or
- 24 377, Local Government Code, or Chapter 49 or 54, Water Code.
- Sec. 3907.0402. LOCATION OF IMPROVEMENT PROJECT. An
- 26 improvement project may be inside or outside the district.
- Sec. 3907.0403. IMPROVEMENT PROJECT AND SERVICE IN

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- 1 DEFINABLE AREAS. The district may undertake an improvement project
- 2 or service that confers a special benefit on one or more definable
- 3 areas in the district that share a common characteristic or use and
- 4 levy and collect a special assessment on benefited property in the
- 5 district in accordance with:
- 6 (1) Chapter 372, Local Government Code; or
- 7 (2) Chapter 375, Local Government Code.
- 8 SUBCHAPTER E. GENERAL FINANCIAL PROVISIONS; ASSESSMENTS
- 9 Sec. 3907.0501. MONEY USED FOR IMPROVEMENTS, SERVICES, OR
- 10 OTHER EXPENSES. (a) The district may undertake and provide an
- 11 improvement project or service authorized by this chapter using any
- 12 money available to the district.
- (b) The district may provide or secure the payment or
- 14 repayment of any cost or expense related to the establishment,
- 15 administration, and operation of the district and the district's
- 16 costs or share of the costs of a district contractual obligation or
- 17 debt through:
- 18 (1) a lease, installment purchase contract, or other
- 19 agreement with any person; or
- 20 (2) the imposition of taxes, user fees, concessions,
- 21 rentals, or other revenue or resources of the district.
- Sec. 3907.0502. BORROWING MONEY; OBLIGATIONS. (a) The
- 23 district may borrow money for a district purpose, including the
- 24 acquisition or construction of improvement projects authorized by
- 25 this chapter and the reimbursement of a person who develops or owns
- 26 an improvement project authorized by this chapter, without holding
- 27 an election by issuing bonds, notes, time warrants, credit

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- 1 agreements, or other obligations, or by entering into a contract or
- 2 other agreement payable wholly or partly from an assessment, a
- 3 contract payment, a grant, revenue from a zone created under
- 4 Chapter 311 or 312, Tax Code, sales and use taxes, other district
- 5 revenue, or a combination of these sources.
- 6 (b) An obligation described by Subsection (a):
- 7 (1) may bear interest at a rate determined by the
- 8 board; and
- 9 (2) may include a term or condition as determined by
- 10 the board.
- Sec. 3907.0503. ASSESSMENTS. (a) The district may impose
- 12 an assessment on property in the district, regardless of whether
- 13 the property is contiguous, to pay for an obligation described by
- 14 Section 3907.0502 or for an improvement project authorized under
- 15 Section 3907.0401 in the manner provided for:
- 16 (1) a district under Subchapter A, E, or F, Chapter
- 17 375, Local Government Code; or
- 18 (2) a municipality or county under Subchapter A,
- 19 Chapter 372, Local Government Code.
- 20 (b) The district may not impose an assessment on a
- 21 municipality, county, or other political subdivision.
- Sec. 3907.0504. RESIDENTIAL PROPERTY NOT EXEMPT. Section
- 23 375.161, Local Government Code, does not apply to the district.
- Sec. 3907.0505. IMPACT FEES; EXEMPTION. (a) The district
- 25 may impose an impact fee on property in the district, including an
- 26 impact fee on residential property, according to the benefit
- 27 received by the property.

1	(b) An impact fee for residential property must be for the
2	limited purpose of providing capital funding for:
3	(1) public water and wastewater facilities;
4	(2) drainage and storm water facilities; and
5	(3) streets and alleys.
6	(c) The district may not impose an impact fee on the
7	property, including equipment and facilities, of a public utility
8	provider or a cable operator as defined by 47 U.S.C. Section 522.
9	Sec. 3907.0506. RATES, FEES, AND CHARGES. The district may
10	establish, revise, repeal, enforce, and collect rates, fees, and
11	charges for the enjoyment, sale, rental, or other use of:
12	(1) an improvement project;
13	(2) a product resulting from an improvement project;
14	<u>or</u>
15	(3) another district facility, service, or property.
16	Sec. 3907.0507. PUBLIC SERVICE USER CHARGES. (a) The
17	district may establish user charges related to various public
18	services, including:
19	(1) the collection and treatment of wastewater;
20	(2) the operation of storm water facilities, including
21	the regulation of storm water for the protection of water quality in
22	the district; or
23	(3) the provision of septic tank maintenance services
24	inside and outside the district.
25	(b) The district may establish a user charge for the
26	provision of road improvements to be charged only to vehicles other
27	than nassenger cars as that term is defined by Section 5/1 201

- 1 Transportation Code.
- 2 Sec. 3907.0508. COSTS FOR IMPROVEMENT PROJECTS. The
- 3 district may undertake separately or jointly with other persons all
- 4 or part of the cost of an improvement project, including an
- 5 improvement project:
- 6 (1) for improving, enhancing, and supporting public
- 7 safety and security, fire protection and emergency medical
- 8 services, and law enforcement in or adjacent to the district;
- 9 (2) for improving, enhancing, providing, or
- 10 supporting tourism, recreation, housing, the arts, entertainment,
- 11 or economic development; or
- 12 (3) that confers a general benefit on the entire
- 13 district or a special benefit on a definable part of the district.
- Sec. 3907.0509. TAX ABATEMENT. The district may enter into
- 15 <u>a tax abatement agreement in accordance with the general laws of</u>
- 16 this state authorizing and applicable to a tax abatement agreement
- 17 by a municipality.
- 18 SUBCHAPTER F. TAXES AND BONDS
- 19 Sec. 3907.0601. CONSENT OF CITY REQUIRED. The district may
- 20 not issue a bond until the city by ordinance or resolution has
- 21 consented to the issuance of the bond.
- 22 <u>Sec. 3907.0602. ELECTIONS REGARDING TAXES OR BONDS. (a)</u>
- 23 The district may issue, without an election, bonds and other
- 24 obligations secured by assessments, contract payments, sales and
- 25 use taxes, or any other revenue from any source other than ad
- 26 valorem taxes.
- 27 (b) The district must hold an election in the manner

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- 1 provided by Chapters 49 and 54, Water Code, to obtain voter approval
- 2 before the district may impose an ad valorem tax or issue bonds
- 3 payable from ad valorem taxes.
- 4 (c) The district may not issue bonds payable from ad valorem
- 5 taxes to finance a road project unless the issuance is approved by a
- 6 vote of a two-thirds majority of the district voters voting at an
- 7 <u>election held for that purpose.</u>
- 8 Sec. 3907.0603. OPERATION AND MAINTENANCE TAX. (a) If
- 9 authorized by a majority of the district voters voting at an
- 10 election held under Section 3907.0602, the district may impose an
- 11 operation and maintenance tax on taxable property in the district
- 12 in accordance with Section 49.107, Water Code.
- 13 (b) The board shall determine the tax rate. The rate may not
- 14 exceed the rate approved at the election.
- (c) Notwithstanding Subsection (a), Section 49.107(f),
- 16 Water Code, does not apply to the district.
- 17 Sec. 3907.0604. CONTRACT TAXES. (a) In accordance with
- 18 Section 49.108, Water Code, the district may impose a tax other than
- 19 an operation and maintenance tax and use the revenue derived from
- 20 the tax to make payments under a contract after the provisions of
- 21 the contract have been approved by a majority of the district voters
- 22 voting at an election held for that purpose.
- (b) A contract approved by the district voters may contain a
- 24 provision stating that the contract may be modified or amended by
- 25 the board without further voter approval.
- Sec. 3907.0605. TAXES FOR BONDS AND OTHER OBLIGATIONS. At
- 27 the time bonds or other obligations payable wholly or partly from ad

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   valorem taxes are issued:
 2
               (1) the board shall impose a continuing direct annual
 3
   ad valorem tax, without limit as to rate or amount, for each year
   that all or part of the bonds are outstanding; and
4
5
               (2) the district annually shall impose an ad valorem
   tax on all taxable property in the district in an amount sufficient
6
7
   to:
8
                    (A) pay the interest on the bonds or other
   obligations as the interest becomes due;
9
10
                    (B) create a sinking fund for the payment of the
   principal of the bonds or other obligations when due or the
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12
   redemption price at any earlier required redemption date; and
                    (C) pay the expenses of imposing the taxes.
13
                     SUBCHAPTER G. SALES AND USE TAX
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          Sec. 3907.0701. MEANINGS OF WORDS AND PHRASES. A word or
   phrase used in this subchapter that is defined by Chapter 151 or
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   321, Tax Code, has the meaning assigned by Chapter 151 or 321, Tax
   Code, except to the extent inconsistent with Section 3907.0702(c).
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19
          Sec. 3907.0702. APPLICABILITY
                                           OF
                                                CERTAIN
                                                           TAX
   PROVISIONS. (a) The provisions of Subchapters C, D, E, and F,
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   Chapter 321, Tax Code, relating to municipal sales and use taxes
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22
   apply to the application, collection, and administration of a sales
   and use tax imposed under this subchapter to the extent consistent
23
24
   with this chapter, as if references in Chapter 321, Tax Code, to a
   municipality referred to the district and references to a governing
25
26
   body of a municipality referred to the board.
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(b) Sections 321.401-321.404 and 321.506, Tax Code, do not

- 1 apply to a tax imposed under this subchapter.
- 2 (c) Notwithstanding any other law, a location maintained in
- 3 the district by a retailer that has registered with the district for
- 4 eligible incentive programs is considered to be a place of business
- 5 of the retailer for all purposes under Chapter 321, Tax Code.
- 6 Sec. 3907.0703. AUTHORIZATION; ELECTION. (a) The district
- 7 may adopt, increase, reduce, or repeal the sales and use tax
- 8 authorized by this subchapter at an election in which a majority of
- 9 the voters of the district voting in the election approve the
- 10 adoption, increase, reduction, or repeal of the tax, as
- 11 applicable.
- 12 (b) The board by order shall call an election to adopt a
- 13 sales and use tax, and may call a subsequent election to increase,
- 14 reduce, or repeal the tax. The election shall be held on the first
- 15 <u>authorized uniform election date that occurs after the time</u>
- 16 required by Section 3.005, Election Code.
- 17 (c) The district shall provide notice of the election and
- 18 shall hold the election in the manner prescribed by Chapter 54,
- 19 Water Code, for bond elections for municipal utility districts.
- 20 (d) The ballots shall be printed to provide for voting for
- 21 or against the following appropriate proposition:
- 22 <u>(1) "Adoption of a ____ percent district sales and use</u>
- 23 tax in the district";
- 24 (2) "Increase of the district sales and use tax in the
- 25 district from ____ percent to ____ percent";
- 26 "Reduction of the district sales and use tax in the
- 27 district from ____ percent to ____ percent"; or

- 1 (4) "Repeal of the district sales and use tax in the
- 2 <u>distric</u>t."
- 3 Sec. 3907.0704. EFFECTIVE DATE OF TAX. A tax imposed under
- 4 this subchapter or the repeal or reduction of a tax under this
- 5 subchapter takes effect on the first day of the first calendar
- 6 quarter that occurs after the date the comptroller receives the
- 7 copy of the resolution as required by Section 321.405(b), Tax Code.
- 8 Sec. 3907.0705. SALES AND USE TAX RATE. (a) On adoption or
- 9 increase of the tax authorized by this subchapter, there is imposed
- 10 a tax at the rate approved at the election held under Section
- 11 3907.0703 on the receipts from the sale at retail of taxable items
- 12 in the district, and an excise tax on the use, storage, or other
- 13 consumption in the district of taxable items purchased, leased, or
- 14 rented from a retailer in the district during the period that the
- 15 tax is in effect.
- 16 (b) The rate of the excise tax is the same as the rate of the
- 17 sales tax portion of the tax and is applied to the sales price of the
- 18 taxable item.
- 19 (c) The board may not adopt or increase a tax authorized
- 20 under this subchapter if the adoption or increase would cause the
- 21 combined tax rate of all local sales and use taxes in any location
- 22 in the district to exceed two percent.
- 23 <u>Sec. 3907.0706. EXAMINATION AND RECEIPT OF INFORMATION.</u>
- 24 The district may examine and receive information related to the
- 25 imposition of a sales and use tax to the same extent as if the
- 26 district were a municipality.
- Sec. 3907.0707. ALTERNATIVE METHOD OF IMPOSITION.

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- 1 Notwithstanding any other provision of this subchapter, the
- 2 district may impose the sales and use tax as provided by Subchapter
- 3 F, Chapter 383, Local Government Code, instead of as provided by the
- 4 other provisions of this subchapter.
- 5 SUBCHAPTER I. DISSOLUTION OF DISTRICT
- 6 Sec. 3907.0901. DISSOLUTION. (a) Except as provided by
- 7 Subsection (b), the board:
- 8 (1) may dissolve the district; and
- 9 (2) shall dissolve the district on receipt of a
- 10 written petition requesting dissolution signed by the owners of 75
- 11 percent of the acreage of real property in the district.
- 12 (b) The board may not dissolve the district until the
- 13 <u>district's outstanding indebtedness or contractual obligations</u>
- 14 have been repaid or discharged.
- 15 <u>(c) After the board dissolves the district, the board shall</u>
- 16 transfer ownership of all district property and assets to the city.
- 17 Sec. 3907.0902. COLLECTION OF ASSESSMENTS AND OTHER
- 18 REVENUE. (a) If the dissolved district has bonds or other
- 19 obligations outstanding secured by and payable from assessments or
- 20 other revenue, other than revenue from ad valorem taxes, the city
- 21 shall succeed to the rights and obligations of the district
- 22 regarding enforcement and collection of the assessments or other
- 23 revenue.
- 24 (b) The city shall have and exercise all district powers to
- 25 enforce and collect the assessments or other revenue to pay:
- 26 (1) the bonds or other obligations when due and
- 27 payable according to their terms; or

- 1 (2) special revenue or assessment bonds or other
- 2 obligations issued by the city to refund the outstanding bonds or
- 3 obligations.
- 4 Sec. 3907.0903. ASSUMPTION OF ASSETS AND LIABILITIES. (a)
- 5 After the city dissolves the district, the city assumes, subject to
- 6 the appropriation and availability of funds, the obligations of the
- 7 district, including any bonds or other debt payable from
- 8 assessments or other district revenue.
- 9 <u>(b) If the city dissolves the district, the board shall</u>
- 10 transfer ownership of all district property to the city.
- 11 SECTION 2. The Lancaster Logistics District initially
- 12 includes all the territory contained in the following area:
- 13 Point one being X-coordinate 2487319.3499 and Y-coordinate
- 14 6922754.9501; point two being X-coordinate 2489976.8360 and
- 15 Y-coordinate 6922802.8371; point three being X-coordinate
- 16 2489976.5470 and Y-coordinate 6922821.0920; point four coordinate
- 17 being X-coordinate 2490900.9402 and Y-coordinate 6923376.5099;
- 18 point five coordinate being X-coordinate 2495505.2010 and
- 19 Y-coordinate 6922797.4339; point six coordinate being X-coordinate
- 20 2495489.8450 and Y-coordinate 6922059.3209; point seven coordinate
- 21 being X-coordinate 2495214.5539 and Y-coordinate 6921983.1971;
- 22 point eight coordinate being X-coordinate 2496694.2750 and
- 23 Y-coordinate 6919496.9609; point nine coordinate being
- 24 X-coordinate 2498698.1710 and Y-coordinate 6920689.3210; point
- 25 ten coordinate being X-coordinate 2498726.2129 and Y-coordinate
- 26 6920634.2001; point eleven coordinate being X-coordinate
- 27 2498805.9631 and Y-coordinate 6920500.8519; point twelve

C.S.H.B. No. 4653 1 coordinate being X-coordinate 2498796.2469 and Y-coordinate 6920495.1121; point thirteen coordinate being X-coordinate 2 3 2498898.7221 and Y-coordinate 6920297.9941; point fourteen coordinate being X-coordinate 2499954.9900 and Y-coordinate 4 5 6918250.7731; point fifteen coordinate being X-coordinate 2500020.1171 and Y-coordinate 6918110.0939; point 6 sixteen coordinate being X-coordinate 2500080.2210 and Y-coordinate 7 8 6917974.0879; point seventeen coordinate being X-coordinate 2501523.9560 and Y-coordinate 6914304.8499; point eighteen 9 10 coordinate being X-coordinate 2502404.900 and Y-coordinate 6912498.8971; point nineteen coordinate being X-coordinate 11 12 2509785.2731 and Y-coordinate 6912621.3969; point coordinate being X-coordinate 2509784.7859 and Y-coordinate 13 14 6912516.9240; point twenty-one coordinate being X-coordinate 15 2511570.355 and Y-coordinate 6912541.7871; point twenty-two coordinate being X-coordinate 2511587.5750 and Y-coordinate 16 17 6911573.8750; point twenty-three coordinate being X-coordinate 2512533.9012 and Y-coordinate 6910000.6351; point twenty-four 18 19 coordinate being X-coordinate 2512535.9911 and Y-coordinate 6909888.3341; point twenty-five coordinate being X-coordinate 20 21 2514614.8242 and Y-coordinate 6909900.3249; point twenty-six coordinate being X-coordinate 2514667.2709 and Y-coordinate 22 23 6907264.8200; point twenty-seven coordinate being X-coordinate 24 2516211.5549 and Y-coordinate 6907280.1011; point twenty-eight coordinate being X-coordinate 2516170.0251 and Y-coordinate 25 26 6909912.8849; point twenty-nine coordinate being X-coordinate

2516946.5971 and Y-coordinate 6909919.5909; point thirty

C.S.H.B. No. 4653 coordinate being X-coordinate 2516993.7056 and Y-coordinate 1 6907258.3197; point thirty-one coordinate being X-coordinate 2 3 2516509.1658 and Y-coordinate 6907250.5887; point thirty-two coordinate being X-coordinate 2516562.6831 and Y-coordinate 4 5 6904328.2619; point thirty-three coordinate being X-coordinate 2518941.8539 and Y-coordinate 6904396.1190; point thirty-four 6 coordinate being X-coordinate 2518942.9661 and Y-coordinate 7 8 6904330.5266; point thirty-five coordinate being X-coordinate 2521292.8380 and Y-coordinate 6904353.2700; point thirty-six 9 10 coordinate being X-coordinate 2521316.5316 and Y-coordinate 6903392.5640; point thirty-seven coordinate being X-coordinate 11 2521325.3878 and Y-coordinate 6903318.4772; point thirty-eight 12 coordinate being X-coordinate 2521356.7041 and Y-coordinate 13 14 6901414.3310; point thirty-nine coordinate being X-coordinate 15 2521314.1169 and Y-coordinate 6901357.4309; point forty coordinate being X-coordinate 2520845.1837 and Y-coordinate 6901221.6041; 16 17 point forty-one coordinate being X-coordinate 2523173.3261 and Y-coordinate 6897291.2340; point forty-two coordinate being 18 19 X-coordinate 2523244.9020 and Y-coordinate 6897194.1689; point forty-three coordinate being X-coordinate 20 2524477.9399 and 21 Y-coordinate 6895996.1168; point forty-four coordinate being X-coordinate 2524485.6109 and Y-coordinate 6895956.3610; point 2.2 forty-five coordinate being X-coordinate 23 2523167.6889 and 24 Y-coordinate 6895076.4838; point forty-six coordinate X-coordinate 2523003.0869 and Y-coordinate 6894897.7000; point 25 26 forty-seven coordinate being X-coordinate 2522594.3801 and

Y-coordinate 6894104.8188; point forty-eight coordinate being

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C.S.H.B. No. 4653 1 X-coordinate 2522330.1201 and Y-coordinate 6893908.7850; point forty-nine coordinate being X-coordinate 2522247.3023 2 and coordinate Y-coordinate 6893900.8585; point fifty X-coordinate 2522298.0339 and Y-coordinate 6893422.8851; point 4 5 fifty-one coordinate being X-coordinate 2522299.8639 Y-coordinate 6893221.8930; point fifty-two coordinate being 6 X-coordinate 2522428.7511 and Y-coordinate 6892115.8841; point 7 8 fifty-three coordinate being X-coordinate 2522455.3282 Y-coordinate 6892072.8300; point fifty-four coordinate being X-coordinate 2522783.9161 and Y-coordinate 6890942.7621; point 10 fifty-five coordinate being X-coordinate 2523200.1459 and 11 12 Y-coordinate 6889672.9999; point fifty-six coordinate being 2523291.9161 and Y-coordinate 6889500.2738; point 13 X-coordinate 14 fifty-seven coordinate being X-coordinate 2523921.1051 15 Y-coordinate 6888507.0298; point fifty-eight coordinate being X-coordinate 2522118.6710 and Y-coordinate 6887405.6878; point 16 17 fifty-nine coordinate being X-coordinate 2520266.7928 and Y-coordinate 6886458.2150; Follow County Line; 18 point sixty 19 coordinate being X-coordinate 2508923.9081 and Y-coordinate 20 6886331.4737; Follow County Line; point sixty-one coordinate being 21 X-coordinate 2508923.0819 and Y-coordinate 6886389.0478; point coordinate being X-coordinate 2505363.5704 22 sixty-two and Y-coordinate 6886346.2066; point sixty-three 23 coordinate being 24 X-coordinate 2505341.5829 and Y-coordinate 6887205.9681; point coordinate being X-coordinate 2504421.4269 25 sixty-four 26 Y-coordinate 6888730.5680; point sixty-five coordinate being

X-coordinate 2504480.8641 and Y-coordinate 6888746.8019; point

C.S.H.B. No. 4653 1 sixty-six coordinate being X-coordinate 2505069.5749 and Y-coordinate 6888754.9298; point sixty-seven coordinate being 2 X-coordinate 2505053.1891 and Y-coordinate 6889813.4569; point coordinate being X-coordinate 2506131.2040 and 4 sixty-eight 5 Y-coordinate 6890461.3828; point sixty-nine coordinate being X-coordinate 2508565.2680 and Y-coordinate 6890496.5989; point 6 coordinate being X-coordinate 2508984.1921 7 8 Y-coordinate 6889922.9849; point seventy-one coordinate being X-coordinate 2509296.0231 and Y-coordinate 6890161.8850; point 9 10 seventy-two coordinate being X-coordinate 2510032.4718 and Y-coordinate 6889160.5334; point seventy-three coordinate being 11 X-coordinate 2510906.7689 and Y-coordinate 6889830.2358; point 12 coordinate being X-coordinate 2511682.7841 and 13 seventy-four 14 Y-coordinate 6888816.9179; point seventy-five coordinate being 15 X-coordinate 2511710.0281 and Y-coordinate 6889181.3739; point coordinate being X-coordinate 2511687.6791 and 16 seventy-six 17 Y-coordinate 6889793.4288; point seventy-seven coordinate being X-coordinate 2511699.9025 and Y-coordinate 6889820.6908; point 18 19 seventy-eight coordinate being X-coordinate 2512223.6879 and Y-coordinate 6889858.5061; point seventy-nine coordinate being 20 X-coordinate 2512275.7101 and Y-coordinate 2512275.7101; point 21 coordinate being X-coordinate 2512807.7149 22 eighty and 23 Y-coordinate 6889018.9339; point eighty-one coordinate being 24 X-coordinate 2512888.3890 and Y-coordinate 6887628.7730; point coordinate being X-coordinate 2513533.5350 and 25 eighty-two 26 Y-coordinate 6887687.1981; point eighty-three coordinate being

X-coordinate 2513515.9100 and Y-coordinate 6888066.6842; point

C.S.H.B. No. 4653 1 eighty-four coordinate being X-coordinate 2515061.5713 and Y-coordinate 6888231.1560; point eighty-five coordinate being 2 X-coordinate 2514579.5854 and Y-coordinate 6889037.4132; point coordinate being X-coordinate 2515904.4909 4 eighty-six 5 Y-coordinate 6889845.4060; point eighty-seven coordinate being X-coordinate 2516408.3281 and Y-coordinate 6889003.1748; point 6 coordinate being X-coordinate 2516525.6691 and 7 eighty-eight 8 Y-coordinate 6889074.7350; point eighty-nine coordinate being X-coordinate 2517227.4840 and Y-coordinate 6887863.9848; point 9 10 ninety coordinate being X-coordinate 2517344.5329 and Y-coordinate 6887934.0050; point ninety-one coordinate being 11 X-coordinate 2517530.8731 and Y-coordinate 6887623.9347; point 12 coordinate being X-coordinate 2518048.6280 13 ninety-two 14 Y-coordinate 6887935.0329; point ninety-three coordinate being X-coordinate 2518247.8851 and Y-coordinate 6887594.3780; point 15 ninety-four coordinate being X-coordinate 2519209.8950 and 16 17 Y-coordinate 6887849.1820; point ninety-five coordinate being X-coordinate 2521863.3779 and Y-coordinate 6889450.9829; point 18 19 ninety-six coordinate being X-coordinate 2520747.6810 Y-coordinate 6891227.3439; Follow Creek Center 20 Line; point ninety-seven coordinate being X-coordinate 2517733.7280 21 Y-coordinate 6893404.5390; point ninety-eight coordinate being 22 X-coordinate 2518948.0829 and Y-coordinate 6894125.8909; point 23 24 ninety-nine coordinate being X-coordinate 2519460.9421 6894218.9790; point one hundred coordinate being 25 Y-coordinate 26 X-coordinate 2519477.5231 and Y-coordinate 6894274.4989; point

one hundred one coordinate being X-coordinate 2518991.4509 and

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1 Y-coordinate 6894608.7239; point one hundred two coordinate being X-coordinate 2518203.9659 and Y-coordinate 6895897.2138; point 2 one hundred three coordinate being X-coordinate 2517946.8821 and Y-coordinate 6896222.1459; point one hundred four coordinate being 4 5 X-coordinate 2517545.9640 and Y-coordinate 6896594.0480; point one hundred five coordinate being X-coordinate 2517520.0802 and 6 Y-coordinate 6896574.4631; point one hundred six coordinate being 7 X-coordinate 2517263.3281 and Y-coordinate 6896774.7829; point one hundred seven coordinate being X-coordinate 2516678.0940 and 9 10 Y-coordinate 6895961.3419; point one hundred eight coordinate being X-coordinate 2516354.2429 and Y-coordinate 6894968.9191; 11 12 Follow Creek Centerline; point one hundred nine coordinate being X-coordinate 2512515.4101 and Y-coordinate 6896798.7691; point 13 14 one hundred ten coordinate being X-coordinate 2510070.9550 and 15 Y-coordinate 6895345.0449; point one hundred eleven coordinate being X-coordinate 2510024.3681 and Y-coordinate 6895350.7392; 16 one hundred twelve coordinate being X-coordinate 17 point 2509015.4410 and Y-coordinate 6897053.9060; point one hundred 18 19 thirteen coordinate being X-coordinate 2508879.8501 and Y-coordinate 6897219.8690; point one hundred fourteen coordinate 20 being X-coordinate 2508718.2930 and Y-coordinate 6897470.1391; 21 Follow Creek Centerline; point one hundred fifteen coordinate 22 23 being X-coordinate 2505471.8339 and Y-coordinate 6897644.3520; one hundred sixteen coordinate being X-coordinate 24 point 2503937.3199 and Y-coordinate 6894473.5578; point one hundred 25 26 seventeen coordinate being X-coordinate 2503647.2129 Y-coordinate 6893979.4791; point one hundred eighteen coordinate 2.7

1 being X-coordinate 2498910.1699 and Y-coordinate 6887960.1109; point one hundred nineteen coordinate being X-coordinate 2 2498769.1209 and Y-coordinate 6887734.4329; point one hundred twenty coordinate being X-coordinate 2498011.9099 4 5 Y-coordinate 6886265.8380; Follow County Line; point one hundred twenty-one coordinate being X-coordinate 2485456.5931 6 Y-coordinate 6886126.8941; Follow I-35E Centerline; point one 7 8 hundred twenty-two coordinate being X-coordinate 2484647.7811 and Y-coordinate 6919718.5261; point one hundred twenty-three coordinate being X-coordinate 2484655.4950 and Y-coordinate 10 11 6920045.0090; point one hundred twenty-four coordinate being X-coordinate 2485123.7250 and Y-coordinate 6920060.6599; point one 12 hundred twenty-five coordinate being X-coordinate 2485180.0198 13 14 and Y-coordinate 6920152.8001; point one hundred twenty-six coordinate being X-coordinate 2485328.5701 and Y-coordinate 15 6920236.7501; point one hundred twenty-seven coordinate being 16 17 X-coordinate 2486026.1310 and Y-coordinate 6920451.3770; point hundred twenty-eight coordinate being X-coordinate 18 19 2487116.2962 and Y-coordinate 6920496.6931; point one hundred twenty-nine coordinate being X-coordinate 2487357.8219 and 20 21 Y-coordinate 6920522.3640; and finally, point one being 22 X-coordinate 2487319.3499 and Y-coordinate 6922754.9501. The legal notice of the intention to 23 SECTION 3. (a)

7

introduce this Act, setting forth the general substance of this

Act, has been published as provided by law, and the notice and a

copy of this Act have been furnished to all persons, agencies,

officials, or entities to which they are required to be furnished

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- 1 under Section 59, Article XVI, Texas Constitution, and Chapter 313,
- 2 Government Code.
- 3 (b) The governor, one of the required recipients, has
- 4 submitted the notice and Act to the Texas Commission on
- 5 Environmental Quality.
- 6 (c) The Texas Commission on Environmental Quality has filed
- 7 its recommendations relating to this Act with the governor,
- 8 lieutenant governor, and speaker of the house of representatives
- 9 within the required time.
- 10 (d) All requirements of the constitution and laws of this
- 11 state and the rules and procedures of the legislature with respect
- 12 to the notice, introduction, and passage of this Act have been
- 13 fulfilled and accomplished.
- 14 SECTION 4. This Act takes effect September 1, 2021.