Chapter 445

S

--- - -

<u>S.B. No. 320</u>

Efec Efec

,

1	<u>AN ACT</u>								
2	relating to the creation of River Ranch Improvement District of								
3	Liberty County; providing authority to issue bonds; providing								
4	authority to impose assessments, fees, or 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 3948 to read as follows:								
8	CHAPTER 3948. RIVER RANCH IMPROVEMENT DISTRICT OF LIBERTY COUNTY								
9	SUBCHAPTER A. GENERAL PROVISIONS								
10	Sec. 3948.001. DEFINITIONS. In this chapter:								
11	(1) "Board" means the district's board of directors.								
12	(2) "City" means the City of Dayton.								
13	(3) "County" means Liberty County.								
14	(4) "Director" means a board member.								
15	(5) "District" means the River Ranch Improvement								
16	District of Liberty County.								
17	Sec. 3948.002. NATURE OF DISTRICT. The district is a								
18	special district created under Section 59, Article XVI, Texas								
19	Constitution.								
20	Sec. 3948.003. PURPOSE; DECLARATION OF INTENT. (a) The								
21	creation of the district is essential to accomplish the purposes of								
22	Sections 52 and 52-a, Article III, and Section 59, Article XVI,								
23	Texas Constitution, and other public purposes stated in this								
24	chapter. By creating the district and in authorizing the city, the								

.

1

.

ella.

county, and other political subdivisions to contract with the 1 district, the legislature has established a program to accomplish 2 the public purposes set out in Section 52-a, Article III, Texas 3 4 Constitution. 5 (b) The creation of the district is necessary to promote, 6 develop, encourage, and maintain employment, commerce, transportation, housing, tourism, recreation, the 7 arts, entertainment, economic development, safety, and the public 8 welfare in the district, and to accomplish the redevelopment of 9 land in the district. 10 (c) This chapter and the creation of the district may not be 11 interpreted to relieve the city or the county from providing the 12 level of services provided as of the effective date of the Act 13 14 enacting this chapter to the area in the district. The district is created to supplement and not to supplant city or county services 15 16 provided in the district. 17 Sec. 3948.004. FINDINGS OF BENEFIT AND PUBLIC PURPOSE. (a) The district is created to serve a public use and benefit. 18 19 (b) All land and other property included in the district 20 will benefit from the improvements and services to be provided by the district under powers conferred by Sections 52 and 52-a, 21 Article III, and Section 59, Article XVI, Texas Constitution, and 22 23 other powers granted under this chapter. 24 (c) The creation of the district is in the public interest 25 and is essential to further the public purposes of: 26 (1) developing and diversifying the economy of the 27 state;

2

1	(2) eliminating unemployment and underemployment; and
2	(3) developing or expanding transportation and
3	commerce.
4	(d) The district will:
5	(1) promote the health, safety, and general welfare of
6	residents, employers, potential employees, employees, visitors,
7	and consumers in the district, and of the public;
8	(2) provide needed funding for the district to
9	preserve, maintain, and enhance the economic health and vitality of
10	the district territory as a community and business center;
11	(3) promote the health, safety, welfare, and enjoyment
12	of the public by providing pedestrian ways and by landscaping and
13	developing certain areas in the district, which are necessary for
14	the restoration, preservation, and enhancement of scenic beauty;
15	and
16	(4) provide for road, transportation, and
17	recreational facilities for the district.
18	(e) Pedestrian ways along or across a street, whether at
19	grade or above or below the surface, and street lighting, street
20	landscaping, parking, and street art objects are parts of and
21	necessary components of a street and are considered to be a street
22	or road improvement.
23	(f) The district will not act as the agent or
24	instrumentality of any private interest even though the district
25	will benefit many private interests as well as the public.
26	Sec. 3948.005. INITIAL DISTRICT TERRITORY. (a) The
27	district is initially composed of the territory described by

thee

<u>S.B. No. 320</u>

 \mathcal{O}

<u>3</u>

1 Section 2 of the Act enacting this chapter. 2 (b) The boundaries and field notes contained in Section 2 of 3 the Act enacting this chapter form a closure. A mistake in the 4 field notes or in copying the field notes in the legislative process 5 does not affect the district's: 6 (1) organization, existence, or validity; 7 (2) right to issue any type of bonds for the purposes for which the district is created or to pay the principal of and 8 9 interest on the bonds; 10 (3) right to impose or collect an assessment or tax; or 11 (4) legality or operation. Sec. 3948.006. ELIGIBILITY FOR INCLUSION IN SPECIAL ZONES. 12 13 All or any part of the area of the district is eligible to be 14included in: 15 (1) a tax increment reinvestment zone created under Chapter 311, Tax Code; 16 17 (2) a tax abatement reinvestment zone created under Chapter 312, Tax Code; 18 19 (3) an enterprise zone created under Chapter 2303, Government Code; or 20 21 (4) an industrial district created under Chapter 42, Local Government Code. 22 23 Sec. 3948.007. APPLICABILITY OF MUNICIPAL MANAGEMENT 24 DISTRICTS LAW. Except as otherwise provided by this chapter, Chapter 375, Local Government Code, applies to the district. 25 Sec. 3948.008. CONSTRUCTION OF CHAPTER. This chapter shall 26 be liberally construed in conformity with the findings and purposes 27

S.B. No. 320

SOL.

4

spe the

1	stated in this chapter.								
2	SUBCHAPTER B. BOARD OF DIRECTORS								
3	Sec. 3948.051. GOVERNING BODY; TERMS. (a) The district is								
4	governed by a board of five voting directors who serve staggered								
5	terms of four years, with two or three directors' terms expiring								
6	June 1 of each odd-numbered year.								
7	(b) The board by resolution may change the number of voting								
8	directors on the board if the board determines that the change is in								
9	the best interest of the district. The board may not consist of								
10	fewer than 5 or more than 15 directors.								
11	Sec. 3948.052. APPOINTMENT OF VOTING DIRECTORS. The Texas								
12	Commission on Environmental Quality shall appoint voting directors								
13	from persons recommended by the board.								
14	Sec. 3948.053. NONVOTING DIRECTORS. The board may appoint								
15	nonvoting directors to serve at the pleasure of the voting								
16	directors.								
17	Sec. 3948.054. QUORUM. For purposes of determining the								
18	requirements for a quorum of the board, the following are not								
19	<u>counted:</u>								
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								
23	a vote because of a conflict of interest; or								
24	(3) a nonvoting director.								
25	Sec. 3948.055. COMPENSATION. A director is entitled to								
26	receive fees of office and reimbursement for actual expenses as								
27	provided by Section 49.060, Water Code. Sections 375.069 and								

J

<u>5</u>

Elec

<u>S.B. No. 320</u>

1	375.070, Local Government Code, do not apply to the board.								
2	Sec. 3948.056. INITIAL VOTING DIRECTORS.								
3	(a) Notwithstanding Section 3948.051(a), the initial board								
4	consists of the following five directors:								
5	Pos. No. <u>Name of Director</u>								
6	1. Wayne Knox								
7	2. Mary H. Cody								
8	3. <u>Gene Campbell</u>								
9	4. Bill Gammel								
10	5. <u>Christopher Brant Elliott</u>								
11	(b) Of the initial directors, the terms of directors								
12	appointed for positions one through three expire June 1, 2019, and								
13	the terms of directors appointed for positions four and five expire								
14	June 1, 2021.								
15	(c) Section 3948.052 does not apply to this section.								
16	(d) This section expires September 1, 2021.								
17	SUBCHAPTER C. POWERS AND DUTIES								
18	Sec. 3948.101. GENERAL POWERS AND DUTIES. The district has								
19	the powers and duties necessary to accomplish the purposes for								
20	which the district is created.								
21	Sec. 3948.102. IMPROVEMENT PROJECTS AND SERVICES. The								
22	<u>district may provide, design, construct, acquire, improve,</u>								
23	relocate, operate, maintain, or finance an improvement project or								
24	service using any money available to the district, or contract with								
25	a governmental or private entity to provide, design, construct,								
26	acquire, improve, relocate, operate, maintain, or finance an								
27	improvement project or service authorized under this chapter or								

J

<u>6</u>

يعہ 50 Ellee

Chapter 375, Local Government Code.
Sec. 3948.103. DEVELOPMENT CORPORATION POWERS. The
district, using money available to the district, may exercise the
powers given to a development corporation under Chapter 505, Local
Government Code, including the power to own, operate, acquire,
construct, lease, improve, or maintain a project under that
chapter.
Sec. 3948.104. NONPROFIT CORPORATION. (a) The board by
resolution may authorize the creation of a nonprofit corporation to
assist and act for the district in implementing a project or
providing a service authorized by this chapter.
(b) The nonprofit corporation:
(1) has each power of and is considered to be a local
government corporation created under Subchapter D, Chapter 431,
Transportation Code; and
(2) may implement any project and provide any service
authorized by this chapter.
(c) The board shall appoint the board of directors of the
nonprofit corporation. The board of directors of the nonprofit
corporation shall serve in the same manner as the board of directors
of a local government corporation created under Subchapter_D,
Chapter 431, Transportation Code, except that a board member is not
required to reside in the district.
Sec. 3948.105. AGREEMENTS; GRANTS. (a) As provided by
Sec. 3948.105. AGREEMENTS; GRANTS. (a) As provided by

2

2

.

50i edae

1	function or service for the purposes of Chapter 791, Government
2	<u>Code</u> .
3	Sec. 3948.106. LAW ENFORCEMENT SERVICES. To protect the
4	public interest, the district may contract with a qualified party,
5	including the county or the city, to provide law enforcement
6	services in the district for a fee.
7	Sec. 3948.107. MEMBERSHIP IN CHARITABLE ORGANIZATIONS. The
8	district may join and pay dues to a charitable or nonprofit
9	organization that performs a service or provides an activity
10	consistent with the furtherance of a district purpose.
11	Sec. 3948.108. ECONOMIC DEVELOPMENT. (a) The district may
12	engage in activities that accomplish the economic development
13	purposes of the district.
14	(b) The district may establish and provide for the
15	administration of one or more programs to promote state or local
16	economic development and to stimulate business and commercial
17	activity in the district, including programs to:
18	(1) make loans and grants of public money; and
19	(2) provide district personnel and services.
20	(c) The district may create economic development programs
21	and exercise the economic development powers provided to
22	municipalities by:
23	(1) Chapter 380, Local Government Code; and
24	(2) Subchapter A, Chapter 1509, Government Code.
25	Sec. 3948.109. PARKING FACILITIES. (a) The district may
26	acquire, lease as lessor or lessee, construct, develop, own,
27	operate, and maintain parking facilities or a system of parking

0

<u>8</u>

there

1	facilities, including lots, garages, parking terminals, or other
2	structures or accommodations for parking motor vehicles off the
3	streets and related appurtenances.
4	(b) The district's parking facilities serve the public
5	purposes of the district and are owned, used, and held for a public
6	purpose even if leased or operated by a private entity for a term of
7	years.
8	(c) The district's parking facilities are parts of and
9	necessary components of a street and are considered to be a street
10	or road improvement.
11	(d) The development and operation of the district's parking
12	facilities may be considered an economic development program.
13	Sec. 3948.110. ROAD DISTRICT POWERS. The district has the
14	powers provided by the general laws relating to road districts and
15	road utility districts created under Section 52(b), Article III,
16	Texas Constitution, including Chapters 257 and 441, Transportation
17	<u>Code.</u>
18	Sec. 3948.111. ROAD STANDARDS AND REQUIREMENTS. (a) A
19	road project must meet all applicable construction standards,
20	zoning and subdivision requirements, and regulations of each
21	municipality in whose corporate limits or extraterritorial
22	jurisdiction the road project is located.
23	(b) If a road project is not located in the corporate limits
24	or extraterritorial jurisdiction of a municipality, the road
25	project must meet all applicable construction standards,
26	subdivision requirements, and regulations of each county in which
27	
<u> </u>	the road project is located.

0

<u>9</u>

(c) If the state will maintain and operate the road, the 1 Texas Transportation Commission must approve the plans and 2 3 specifications of the road project. 4 Sec. 3948.112. NO TOLL ROADS. The district may not construct, acquire, maintain, or operate a toll road. 5 6 Sec. 3948.113. NAVIGATION DISTRICT POWERS. (a) The district has the powers provided by the general law of this state 7 applicable to navigation districts created under Section 59, 8 9 Article XVI, Texas Constitution, including Chapters 60 and 62, 10 Water Code. (b) The district may purchase, construct, acquire, own, 11 12 operate, maintain, improve, or extend, inside and outside the 13 district, a canal, waterway, bulkhead, dock, or other improvement 14 or facility necessary or convenient to accomplish the navigation 15 purposes of the district. 16 Sec. 3948.114. RAIL FACILITIES. The district may 17 construct, acquire, improve, maintain, and operate rail facilities and improvements in aid of those facilities. 18 19 Sec. 3948.115. RURAL PUBLIC TRANSPORTATION POWERS. 20 (a) The district may provide and coordinate rural public 21 transportation in its territory in the manner provided by Sections 458.010 and 458.011, Transportation Code, for a rural transit 22 23 district. 24 (b) Section 458.012(a), Transportation Code, does not apply to the operations of the district under Subsection (a). 25 26 Sec. 3948.116. ANNEXATION OR EXCLUSION OF LAND. (a) The 27 district may annex land as provided by Subchapter J, Chapter 49,

S.B. No. 320

.De Elice

I

1	<u>Water Code.</u>
2	(b) The district may exclude land as provided by Subchapter
3	J, Chapter 49, Water Code. Section 375.044(b), Local Government
4	<u>Code, does not apply to the district.</u>
5	Sec. 3948.117. NO EMINENT DOMAIN POWER. The district may
6	not exercise the power of eminent domain.
7	SUBCHAPTER D. GENERAL FINANCIAL PROVISIONS; ASSESSMENTS
8	Sec. 3948.151. DISBURSEMENTS AND TRANSFERS OF MONEY. The
9	board by resolution shall establish the number of directors'
10	signatures and the procedure required for a disbursement or
11	transfer of district money.
12	Sec. 3948.152. MONEY USED FOR IMPROVEMENTS OR SERVICES.
13	The district may acquire, construct, finance, operate, or maintain
14	any improvement or service authorized under this chapter or Chapter
15	375, Local Government Code, using any money available to the
16	<u>district.</u>
17	Sec. 3948.153. PETITION REQUIRED FOR FINANCING SERVICES AND
18	IMPROVEMENTS WITH ASSESSMENTS. (a) The board may not finance a
19	service or improvement project with assessments under this chapter
20	unless a written petition requesting that service or improvement
21	has been filed with the board.
22	(b) A petition filed under Subsection (a) must be signed by
23	the owners of a majority of the assessed value of real property in
24	the district subject to assessment according to the most recent
25	certified tax appraisal roll for the county.
26	Sec. 3948.154. ASSESSMENTS; LIENS FOR ASSESSMENTS.
27	(a) The board by resolution may impose and collect an assessment

С

<u>11</u>

etter

1	for any purpose authorized by this chapter in all or any part of the
2	<u>district.</u>
3	(b) An assessment, a reassessment, or an assessment
4	resulting from an addition to or correction of the assessment roll
5	by the district, penalties and interest on an assessment or
6	reassessment, an expense of collection, and reasonable attorney's
7	fees incurred by the district:
8	(1) are a first and prior lien against the property
9	assessed;
10	(2) are superior to any other lien or claim other than
11	a lien or claim for county, school district, or municipal ad valorem
12	taxes; and
13	(3) are the personal liability of and a charge against
14	the owners of the property even if the owners are not named in the
15	assessment proceedings.
16	(c) The lien is effective from the date of the board's
17	resolution imposing the assessment until the date the assessment is
18	paid. The board may enforce the lien in the same manner that the
19	board may enforce an ad valorem tax lien against real property.
20	(d) The board may make a correction to or deletion from the
21	assessment roll that does not increase the amount of assessment of
22	any parcel of land without providing notice and holding a hearing in
23	the manner required for additional assessments.
24	Sec. 3948.155. RESIDENTIAL PROPERTY NOT EXEMPT. Section
25	375.161, Local Government Code, does not apply to a tax authorized
26	or approved by the voters of the district or a required payment for
27	a service provided by the district, including water and sewer
21	a service provided by the district, including water and

ა

<u>12</u>

Stle Effec

I

1	services.								
2	Sec. 3948.156. COMPETITIVE BIDDING. Subchapter I, Chapter								
3	49, Water Code, applies to the district. Sections 375.221 and								
4	375.223, Local Government Code, do not apply to the district.								
5	Sec. 3948.157. TAX AND ASSESSMENT ABATEMENTS. The district								
6	may designate reinvestment zones and may grant abatements o								
7	district taxes or assessments on property in the zones.								
8	SUBCHAPTER E. TAXES AND BONDS								
9	Sec. 3948.201. ELECTIONS REGARDING TAXES AND BONDS.								
10	(a) The district may issue, without an election, bonds, notes, and								
11	other obligations secured by:								
12	(1) revenue other than ad valorem taxes; or								
13	(2) contract payments described by Section 3948.203.								
14	(b) The district must hold an election in the manner								
15	provided by Subchapter L, Chapter 375, Local Government Code, to								
16	obtain voter approval before the district may impose an ad valorem								
17	tax or issue bonds payable from ad valorem taxes.								
18	(c) Section 375.243, Local Government Code, does not apply								
19	to the district.								
20	(d) All or any part of any facilities or improvements that								
21	may be acquired by a district by the issuance of its bonds may be								
22	submitted as a single proposition or as several propositions to be								
23	voted on at the election.								
24	Sec. 3948.202. OPERATION AND MAINTENANCE TAX. (a) If								
25	authorized by a majority of the district voters voting at an								
26	election held in accordance with Section 3948.201, the district may								
27	impose an operation and maintenance tax on taxable property in the								

С

<u>13</u>

Edea

T T

1

1

I

1	district in accordance with Section 49.107, Water Code, for any								
2	district purpose, including to:								
3	(1) maintain and operate the district;								
4	(2) construct or acquire improvements; or								
5	(3) provide a service.								
6	(b) The board shall determine the tax rate. The rate may not								
7	exceed the rate approved at the election.								
8	(c) Section 49.107(h), Water Code, does not apply to the								
9	<u>district.</u>								
10	Sec. 3948.203. CONTRACT TAXES. (a) In accordance with								
11	Section 49.108, Water Code, the district may impose a tax other than								
12	an operation and maintenance tax and use the revenue derived from								
13	the tax to make payments under a contract after the provisions of								
14	the contract have been approved by a majority of the district voters								
15	voting at an election held for that purpose.								
16	(b) A contract approved by the district voters may contain a								
17	provision stating that the contract may be modified or amended by								
18	the board without further voter approval.								
19	Sec. 3948.204. AUTHORITY TO BORROW MONEY AND TO ISSUE BONDS								
20	AND OTHER OBLIGATIONS. (a) The district may borrow money on terms								
21	determined by the board. Section 375.205, Local Government Code,								
22	does not apply to a loan, line of credit, or other borrowing from a								
23	bank or financial institution secured by revenue other than ad								
24	valorem taxes.								
25	(b) The district may issue bonds, notes, or other								
26	obligations payable wholly or partly from ad valorem taxes,								
27	assessments, impact fees, revenue, contract payments, grants, or								

С

1

ļ

<u>14</u>

SDC filler

1 other district money, or any combination of those sources of money, 2 to pay for any authorized district purpose. Sec. 3948.205. TAXES FOR BONDS. At the time the district 3 4 issues bonds payable wholly or partly from ad valorem taxes, the 5 board shall provide for the annual imposition of a continuing 6 direct annual ad valorem tax, without limit as to rate or amount, 7 for each year that all or part of the bonds are outstanding as 8 required and in the manner provided by Sections 54.601 and 54.602, 9 Water Code. 10 Sec. 3948.206. BONDS FOR ROAD PROJECTS. At the time of 11 issuance, the total principal amount of bonds or other obligations issued or incurred to finance road projects and payable from ad 12 13 valorem taxes may not exceed one-fourth of the assessed value of the 14 real property in the district. 15 SUBCHAPTER F. DEFINED AREAS 16 Sec. 3948.251. AUTHORITY TO ESTABLISH DEFINED AREAS OR DESIGNATED PROPERTY. The district may define areas or designate 17 certain property of the district to pay for improvements, 18 facilities, or services that primarily benefit that area or 19 20 property and do not generally and directly benefit the district as a 21 whole. Sec. 3948.252. PROCEDURE FOR ELECTION. (a) Before the 22 district may impose an ad valorem tax or issue bonds payable from ad 23 24 valorem taxes of the defined area or designated property, the board shall hold an election in the defined area or in the designated 25 26 property only. (b) The board may submit the issues to the voters on the same 27

<u>15</u>

Spe Eden

S.B. No. 320

1 ballot to be used in another election. 2 Sec. 3948.253. DECLARING RESULT AND ISSUING ORDER. (a) If 3 a majority of the voters voting at the election approve the 4 proposition or propositions, the board shall declare the results 5 and, by order, shall establish the defined area and describe it by 6 metes and bounds or designate the specific property. 7 (b) A court may not review the board's order except on the ground of fraud, palpable error, or arbitrary and confiscatory 8 9 abuse of discretion. Sec. 3948.254. TAXES FOR SERVICES, IMPROVEMENTS, AND 10 FACILITIES IN DEFINED AREAS OR DESIGNATED PROPERTY. On voter 11 12 approval and adoption of the order described by Section 3948.253, 13 the district may apply separately, differently, equitably, and 14 specifically its taxing power and lien authority to the defined area or designated property to provide money to construct, 15 16 administer, maintain, and operate services, improvements, and 17 facilities that primarily benefit the defined area or designated 18 property. 19 Sec. 3948.255. ISSUANCE OF BONDS FOR DEFINED AREA OR 20 DESIGNATED PROPERTY. After the order under Section 3948.253 is 21 adopted, the district may issue bonds to provide for any land, improvements, facilities, plants, equipment, and appliances for 22 23 the defined area or designated property.

SECTION 2. The River Ranch Improvement District of Liberty County initially includes all territory contained in the following area:

27

TRACT ONE

<u>16</u>

Being 6980.02 acres of land situated in the William Bloodgood 1 Survey, Abstract 3, the William D. Smith Survey, Abstract 106, the 2 3 H. E. & W. RR. Number 1131 Survey, Abstract 515, the William E. Kierstead Survey, Abstract 693, the George Pace Survey, Abstract 4 805, the Louis Davis Survey, Abstract 18, the A. P. Blackwell 5 Survey, Abstract 782, the Robert Wiseman Survey, Abstract 392, and 6 7 the T. & N. O. RR. Survey, Abstract 383, in Liberty County, Texas, and being the residue of that called 7449.781 acres of land as 8 9 recorded in Liberty County Clerk's File Number 2009008952 and being more particularly described by metes and bounds as follows; 10

BEGINNING, at a found five eighths inch iron rod, marking the most northwesterly corner of said called 7450.588 acre tract, the southwesterly corner of a called 17.56 acre tract as recorded in Liberty County Clerk's File Number 2006012623 and in the east line of State Highway 146 (width varies). Said BEGINNING point having a Texas State Plane Coordinate System, Central Zone (4203) Value of Y= 9,997,553.25 and X= 4,013,812.92 (GRID);

18 1. THENCE, North 58 degrees 04 minutes 55 seconds East, along the 19 most northerly line of said called 7450.588 acre tract and the south 20 line of said called 17.56 acre tract, for a distance of 2,611.49 21 feet (called 2,601.00 feet), to a found one half inch iron rod 22 (disturbed) for an angle point;

23 2. THENCE, North 87 degrees 23 minutes 42 seconds East, continuing 24 along the northerly line of said called 7450.588 acre tract and the 25 south line of said called 17.56 acre tract, for a distance of 74.68 26 feet (called 74.54 feet) to a found one half inch iron rod 27 (disturbed) for an interior corner;

<u>17</u>

Ella

THENCE, North 02 degrees 41 minutes 57 seconds West, along an
 interior corner of said called 7450.588 acre tract, for a distance
 of 139.09 feet (called 138.89 feet), to a found one half inch iron
 rod, marking an exterior corner of said called 7450.58 acre tract;

5 4. THENCE, North 87 degrees 27 minutes 21 seconds East, along an
6 exterior line of said called 7450.588 acre tract, a distance of
7 1038.04 feet to a found two inch iron pipe (disturbed);

8 5. THENCE, North 87 degrees 20 minutes 53 seconds East continuing
9 along an exterior line of said called 7450.588 acre tract a distance
10 of 6578.98 feet to a found two inch iron pipe;

11 6. THENCE, South 02 degrees 39 minutes 21 seconds East continuing 12 along an exterior line of said called 7450.588 acre tract a distance 13 of 139.61 feet to a found two inch iron pipe;

14 7. THENCE, North 87 degrees 16 minutes 21 seconds East continuing 15 along an exterior line of said called 7450.588 acre tract a distance 16 of 7238.81 feet to a found two inch iron pipe in the westerly 17 right-of-way line of Liberty County Road Number 455;

18 8. THENCE, South 15 degrees 26 minutes 45 seconds East along said 19 westerly right-of-way line of Liberty County Road Number 455, a 20 distance of 1458.52 feet to a found two inch iron pipe;

9. THENCE, North 86 degrees 22 minutes 33 seconds East a distance
of 61.66 feet to a found one half inch iron rod with cap 'BHA'
marking the north west corner of a called 2.67 acres as recorded in
Liberty County Clerks (LCCFN) 2012007988;

25 10. THENCE, South 15 degrees 08 minutes 32 seconds East along the 26 west line of said called 2.67 acres, a distance of 770.50 feet to an 27 angle point;

18

SOL Ella

THENCE, South 00 degrees 46 minutes 36 seconds West a distance
 of 349.09 feet to a found one and one half inch iron pipe marking the
 northeast corner of a called 4.113 acres LCCFN 20108323;

THENCE, North 89 degrees 38 minutes 50 seconds West along the
northerly line of said a called 4.113 acres, a distance of 631.10
feet to a found one half inch iron rod with cap '5068';

7 13. THENCE, South 03 degrees 14 minutes 43 seconds East along the
8 westerly line of said a called 4.113 acres, a distance of 238.21
9 feet to a found one and one half inch iron pipe;

10 14. THENCE, South 77 degrees 57 minutes 13 seconds East along the 11 southerly line of said a called 4.113 acres a distance of 100.90 12 feet to the northerly line of called Possible Conflict Area in LCCFN 13 20078486;

15. 14 THENCE, South 87 degrees 10 minutes 33 seconds West along the 15 northerly line of called Possible Conflict Area, a distance of 16 1866.59 feet to a found one and one half inch iron pipe (destroyed); 17 16. THENCE, South 03 degrees 22 minutes 15 seconds East along the 18 westerly line of called Possible Conflict Area, a distance of 19 103.25 feet to a 'Boat Spike in Concrete' marking the fenced 20 northerly of Hilton tract as recorded at LCCFN 20078486;

21 17. THENCE, South 02 degrees 53 minutes 32 seconds East along the 22 said Hilton tract, a distance of 3361.75 feet to a found one and one 23 half inch rod being in the north line of 1454.19 acre tract 24 described in Volume 1307, Page 88 of the Deed Records of Liberty 25 County (DRLC);

26 18. THENCE, South 87 degrees 17 minutes 29 seconds West along the 27 north line of said 1454.19 acre tract a distance of 463.43 feet to a

<u>19</u>

SYSQ Ella

1 found one and one half inch rod;

2 19. THENCE, South 03 degrees 53 minutes 48 seconds East along the 3 west line of said 1454.19 acre tract, and the west line of that 4 certain called 473.221 acre tract described in Volume 1933, Page 5 384 DRLC, a distance of 11,157.52 feet to found two inch iron pipe 6 marking the southwest corner of said 473.221 acre tract;

7 20. THENCE, North 85 degrees 18 minutes 55 seconds East along the
8 south line of said 473.221 acre tract, a distance of 1570.06 feet to
9 found two and one half inch iron pipe;

10 21. THENCE, North 85 degrees 03 minutes 56 seconds East continuing 11 along said south line of said 473.221 acre tract, a distance of 12 1730.86 feet to a found five eighths inch iron rod in northwesterly 13 right-of-way line of the Coastal Industrial Water Authority Canal; 14 THENCE along and with said Coastal Industrial Water Authority Canal 15 right-of-way, the following six (6) courses:

THENCE, along a curve to the right 232.37 feet along, said curve
 having a radius of 727.99 feet said curve having a chord direction
 of South 33 degrees 18 minutes 41 seconds West and a chord length of
 231.39 feet;

20 2) THENCE, South 43 degrees 33 minutes 12 seconds West a distance21 of 879.97 feet to a found five eighths inch iron rod;

3) THENCE, South 43 degrees 21 minutes 29 seconds West a distanceof 717.51 feet to a found five eighths inch iron rod;

24 4) THENCE, South 42 degrees 46 minutes 40 seconds West a distance25 of 6748.15 feet to a found five eighths inch iron rod;

26 5) THENCE, South 68 degrees 32 minutes 55 seconds West a distance 27 of 388.20 feet to a found five eighths inch iron rod;

20

édee

THENCE, South 01 degrees 29 minutes 02 seconds East a distance
 of 117.76 feet to the centerline of Old River;

3 THENCE along and with said centerline of Old River, same being said

4 Wiseman Survey westerly line and said Welch Survey easterly line,5 the following sixty-five (65) courses:

THENCE, South 58 degrees 09 minutes 08 seconds West a distance
of 15.75 feet to an angle point;

8 2) THENCE, North 64 degrees 44 minutes 18 seconds West a distance9 of 91.26 feet to an angle point;

10 3) THENCE, North 32 degrees 00 minutes 26 seconds West a distance 11 of 136.24 feet to an angle point;

12 4) THENCE, South 66 degrees 19 minutes 52 seconds West a distance13 of 64.65 feet to an angle point;

14 5) THENCE, North 43 degrees 26 minutes 23 seconds West a distance 15 of 46.30 feet to an angle point;

16 6) THENCE, North 29 degrees 49 minutes 53 seconds West a distance17 of 59.08 feet to an angle point;

18 7) THENCE, North 06 degrees 18 minutes 15 seconds East a distance19 of 37.01 feet to an angle point;

20 8) THENCE, North 23 degrees 39 minutes 11 seconds East a distance21 of 52.62 feet to an angle point;

22 9) THENCE, North 31 degrees 33 minutes 27 seconds East a distance

23 of 77.59 feet to an angle point;

24 10) THENCE, North 13 degrees 09 minutes 50 seconds East a distance25 of 87.73 feet to an angle point;

26 11) THENCE, North 20 degrees 07 minutes 22 seconds West a distance 27 of 11.17 feet to an angle point;

21

elle Elle

THENCE, North 59 degrees 01 minutes 35 seconds West a distance 1 12) 2 of 62.45 feet to an angle point; THENCE, North 46 degrees 03 minutes 11 seconds West a distance 3 13) 4 of 30.31 feet to an angle point; THENCE, North 14 degrees 26 minutes 18 seconds East a distance 5 14) 6 of 104.09 feet to an angle point; THENCE, North 27 degrees 55 minutes 38 seconds West a distance 7 15) 8 of 38.19 feet to an angle point; 9 16) THENCE, North 36 degrees 17 minutes 37 seconds West a distance 10 of 60.70 feet to an angle point; THENCE, North 35 degrees 26 minutes 18 seconds East a distance 17) 11 12 of 23.80 feet to an angle point; 13 18) THENCE, North 69 degrees 01 minutes 02 seconds East a distance 14 of 165.04 feet to an angle point; THENCE, North 43 degrees 19 minutes 31 seconds East a distance 15 19) 16 of 21.99 feet to an angle point; 17 20) THENCE, North 16 degrees 10 minutes 24 seconds East a distance of 46.70 feet to an angle point; 18 19 21) THENCE, North 17 degrees 01 minutes 36 seconds West a distance 20 of 86.60 feet to an angle point; THENCE, North 08 degrees 32 minutes 02 seconds West a distance 21 22) 22 of 87.59 feet to an angle point; 23 23) THENCE, North 10 degrees 49 minutes 06 seconds East a distance 24 of 19.61 feet to an angle point; 25 THENCE, North 69 degrees 03 minutes 33 seconds East a distance 24) 26 of 16.49 feet to an angle point; THENCE, South 63 degrees 21 minutes 41 seconds East a distance 27 25)

<u>22</u>

50e Ekkee

<u>S.B. No. 320</u>

- 1 of 123.98 feet to an angle point;
- 2 26) THENCE, North 84 degrees 00 minutes 08 seconds East a distance
 3 of 46.55 feet to an angle point;
- 4 27) THENCE, North 25 degrees 09 minutes 01 seconds East a distance
 5 of 20.14 feet to an angle point;
- 6 28) THENCE, North 15 degrees 23 minutes 39 seconds East a distance
 7 of 22.11 feet to an angle point;
- 8 29) THENCE, North 66 degrees 13 minutes 45 seconds East a distance
 9 of 41.01 feet to an angle point;
- 10 30) THENCE, North 84 degrees 10 minutes 10 seconds East a distance11 of 43.69 feet to an angle point;
- 12 31) THENCE, South 68 degrees 10 minutes 57 seconds East a distance13 of 121.53 feet to an angle point;
- 14 32) THENCE, North 84 degrees 58 minutes 51 seconds East a distance15 of 22.29 feet to an angle point;
- 16 33) THENCE, North 63 degrees 25 minutes 30 seconds East a distance 17 of 23.15 feet to an angle point;
- 18 34) THENCE, North 07 degrees 58 minutes 23 seconds East a distance19 of 38.31 feet to an angle point;
- 20 35) THENCE, North 02 degrees 03 minutes 41 seconds East a distance21 of 53.18 feet to an angle point;
- 22 36) THENCE, North 32 degrees 30 minutes 05 seconds East a distance 23 of 130.71 feet to an angle point;
- 24 37) THENCE, North 47 degrees 36 minutes 35 seconds East a distance 25 of 110.53 feet to an angle point;
- 26 38) THENCE, North 04 degrees 43 minutes 59 seconds West a distance 27 of 30.78 feet to an angle point;

<u>23</u>

stle Utice

39) THENCE, North 33 degrees 31 minutes 55 seconds West a distance 1 2 of 26.08 feet to an angle point; 3 40) THENCE, North 39 degrees 08 minutes 01 seconds West a distance 4 of 66.79 feet to an angle point; 5 41) THENCE, North 22 degrees 19 minutes 44 seconds East a distance 6 of 38.56 feet to an angle point; 7 42) THENCE, North 54 degrees 43 minutes 58 seconds East a distance 8 of 38.32 feet to an angle point; 43) 9 THENCE, South 65 degrees 09 minutes 17 seconds East a distance 10 of 103.31 feet to an angle point; 11 44) THENCE, North 28 degrees 04 minutes 20 seconds East a distance 12 of 37.48 feet to an angle point; 13 45) THENCE, North 08 degrees 48 minutes 54 seconds East a distance of 114.60 feet to an angle point; 14 THENCE, North 21 degrees 43 minutes 04 seconds East a distance 15 46) of 107.20 feet to an angle point; 16 17 47) THENCE, North 55 degrees 52 minutes 47 seconds West a distance 18 of 19.09 feet to an angle point; THENCE, North 80 degrees 47 minutes 51 seconds West a distance 19 48) of 84.42 feet to an angle point; 20 THENCE, South 70 degrees 45 minutes 49 seconds West a distance 21 49) of 98.65 feet to an angle point; 22 THENCE, North 08 degrees 27 minutes 34 seconds West a distance 23 50) of 74.91 feet to an angle point; 24 THENCE, North 42 degrees 34 minutes 37 seconds West a distance 51) 25 of 55.08 feet to an angle point; 26 THENCE, North 03 degrees 20 minutes 32 seconds West a distance 27 52)

<u>24</u>

eller

- 1 of 134.32 feet to an angle point;
- 2 53) THENCE, North 10 degrees 41 minutes 17 seconds West a distance
- 3 of 227.57 feet to an angle point;
- 4 54) THENCE, North 60 degrees 20 minutes 56 seconds East a distance
 5 of 77.08 feet to an angle point;
- 55) THENCE, North 44 degrees 11 minutes 48 seconds East a distance
 of 40.40 feet to an angle point;
- 8 56) THENCE, North 26 degrees 03 minutes 04 seconds West a distance
 9 of 73.67 feet to an angle point;
- 10 57) THENCE, North 24 degrees 08 minutes 47 seconds East a distance 11 of 73.80 feet to an angle point;
- 12 58) THENCE, North 36 degrees 57 minutes 07 seconds East a distance 13 of 178.12 feet to an angle point;
- 14 59) THENCE, North 16 degrees 05 minutes 57 seconds West a distance 15 of 84.97 feet to an angle point;
- 16 60) THENCE, North 01 degrees 11 minutes 32 seconds East a distance 17 of 125.69 feet to an angle point;
- 18 61) THENCE, North 83 degrees 06 minutes 00 seconds East a distance19 of 28.45 feet to an angle point;
- 20 62) THENCE, North 04 degrees 15 minutes 12 seconds West a distance21 of 338.20 feet to an angle point;
- 22 63) THENCE, North 16 degrees 11 minutes 51 seconds West a distance23 of 34.92 feet to an angle point;
- 24 64) THENCE, North 73 degrees 51 minutes 47 seconds West a distance25 of 50.61 feet to an angle point;
- 26 65) THENCE, South 87 degrees 32 minutes 41 seconds West a distance27 of 68.54 feet to the most southerly corner of that certain called

<u>25</u>

a Aos

22.50 acre tract described in Volume 1619, page 569 of the DRLC;
 22. THENCE, North 57 degrees 02 minutes 30 seconds East along and
 with the southeast line of said 22.50 acre tract, same being the
 northwest line of said 77.50 acre tract, a distance of 2451.67 feet
 to east corner of said 22.50 acre tract;

6 23. THENCE, North 32 degrees 57 minutes 30 seconds West along and 7 with said 22.50 acre tract, a distance of 419.64 feet to a found 8 five eighths inch iron rod marking the north corner of said 22.50 9 tract;

10 24. THENCE, South 57 degrees 03 minutes 57 seconds West a distance 11 of 5846.98 feet to a found five eighths inch iron rod with cap 'BHA 12 INC' the southeast corner of a called 68.1917 acre tract recorded at 13 LCCFN 2012016189;

14 25. THENCE, North 07 degrees 59 minutes 42 seconds West along the 15 east line of said called 68.1917 acre tract, a distance of 2943.33 16 feet to the most northerly corner of said called 68.1917 acre tract; 17 26. THENCE, South 19 degrees 28 minutes 28 seconds West along the 18 westerly line of said called 68.1917 acre tract, 4375.56 feet to a 19 found five eighths inch iron rod with cap 'BHA INC' the original 20 southerly line of said called 7449.781 acre tract;

21 27. THENCE, South 57 degrees 03 minutes 46 seconds West along said 22 original southerly line of said called 7449.781 acre tract a 23 distance of 751.74 feet to a found five eighths inch iron rod with 24 cap 'BHA INC' the southeast corner of a called 326.1099 acre tract 25 recorded at LCCFN 2012016189;

26 28. THENCE, North 19 degrees 32 minutes 27 seconds East along the 27 easterly line of said called 326.1099 acre tract, a distance of

<u>26</u>

sne Ellaa

1 5769.72 feet to a found five eighths inch iron rod with cap 'BHA INC' the most northeasterly corner of said called 326.1099 acre tract; 2 3 29. THENCE, South 56 degrees 18 minutes 04 seconds West along the northerly line of said called 326.1099 acre tract, a distance of 4 5 620.59 feet to a found five eighths inch iron rod with cap 'BHA INC'; 6 30. THENCE, South 57 degrees 47 minutes 30 seconds West continuing 7 along the northerly line of said called 326.1099 acre tract, a 8 distance of 877.17 feet to a found five eighths inch iron rod with 9 cap 'BHA INC';

10 31. THENCE, South 58 degrees 39 minutes 47 seconds West continuing 11 along the northerly line of said called 326.1099 acre tract, a 12 distance of 161.98 feet to a found five eighths inch iron rod with 13 cap 'BHA INC';

14 32. THENCE, South 68 degrees 31 minutes 35 seconds West continuing 15 along the northerly line of said called 326.1099 acre tract, a 16 distance of 151.08 feet to a found five eighths inch iron rod with 17 cap 'BHA INC';

18 33. THENCE, South 59 degrees 23 minutes 14 seconds West continuing 19 along the northerly line of said called 326.1099 acre tract, a 20 distance of 156.34 feet to a found five eighths inch iron rod with 21 cap 'BHA INC';

34. THENCE, South 56 degrees 31 minutes 46 seconds West continuing along the northerly line of said called 326.1099 acre tract, a distance of 661.76 feet to a found five eighths inch iron rod with cap 'BHA INC';

26 35. THENCE, South 57 degrees 20 minutes 26 seconds West continuing 27 along the northerly line of said called 326.1099 acre tract, a

<u>27</u>

Eldee

1 distance of 811.33 feet to a found five eighths inch iron rod with 2 cap 'BHA INC';

3 36. THENCE, South 57 degrees 06 minutes 17 seconds West continuing 4 along the northerly line of said called 326.1099 acre tract, a 5 distance of 1865.29 feet to a found five eighths inch iron rod with 6 cap 'BHA INC' the most westerly northwest corner of said called 7 326.1099 acre tract;

8 37. THENCE, South 56 degrees 57 minutes 24 seconds West a distance
9 of 1137.99 feet a found one half inch iron rod for the most westerly
10 northwest corner of said called 326.1099 acre tract;

11 38. THENCE, South 33 degrees 26 minutes 26 seconds East a distance 12 of 448.39 feet to a found five eighths inch iron rod with cap 'BHA 13 INC';

14 39. THENCE, South 56 degrees 53 minutes 12 seconds West a distance 15 of 1150.30 feet to a found five eighths inch iron rod with cap 'BHA 16 INC' in east right-of-way line of State Highway Number 146;

17 THENCE, along and with said east right-of-way line of State Highway 18 Number 146, the following nine (9) courses:

THENCE, North 11 degrees 11 minutes 04 seconds West a distance
 of 10062.63 feet to a TXDoT type 11 monument for the point of
 curvature of a curve to the right;

22 2) THENCE, an arc distance of 1298.55 feet along a curve to the 23 right, said curve having a radius of 22803.27 feet and a chord 24 direction and distance of North 09 degrees 32 minutes 08 seconds 25 West 1298.37 feet to a TXDoT type 11 monument (disturbed);

26 3) THENCE, North 07 degrees 55 minutes 26 seconds West a distance 27 of 2291.62 feet to a TXDoT type ll monument for the point of

<u>28</u>

Elle

1 curvature of a curve to the left;

2 4) THENCE, an arc distance of along a curve to the left 537.71 feet
3 along a curve to the left, said curve having a radius of 10845.00
4 feet said and a chord direction and distance of North 09 degrees 30
5 minutes 54 seconds West 537.66 feet;

5) THENCE, North 08 degrees 17 minutes 04 seconds West a distance
7 of 284.82 feet to a TXDoT type 11 monument for the point of
8 curvature of a curve to the left;

9 6) THENCE, an arc distance of along a curve to the left 119.30 feet 10 along a curve to the left, said curve having a radius of 4399.00 11 feet said and a chord direction and distance of North 09 degrees 56 12 minutes 28 seconds West and a chord length of 119.29 feet to a TXDoT 13 type ll monument;

14 7) THENCE, North 10 degrees 04 minutes 16 seconds West a distance15 of 376.86 feet to an angle point to a TXDoT type 11 monument;

16 8) THENCE, South 82 degrees 05 minutes 03 seconds West a distance17 of 18.68 feet to an angle point;

18 9) THENCE, North 07 degrees 54 minutes 46 seconds West, a distance 19 of 5746.34 feet to a set five eighths inch iron rod with cap stamped 20 "CCI", being the beginning of a curve to the right;

21 10) THENCE, an arc distance of 361.93 feet along said curve to the 22 right, said curve having a radius of 7630.00 feet and a chord 23 direction and distance of North 06 degrees 33 minutes 13 seconds 24 West 361.90 feet, to the POINT OF BEGINNING;

25 Bearings shown hereon are based on the Texas State Plane Coordinate
26 System, South Central Zone 4204, NAD 83.

27 SECTION 3. (a) The legal notice of the intention to

<u>29</u>

gila Gila

1 introduce this Act, setting forth the general substance of this 2 Act, has been published as provided by law, and the notice and a 3 copy of this Act have been furnished to all persons, agencies, 4 officials, or entities to which they are required to be furnished 5 under Section 59, Article XVI, Texas Constitution, and Chapter 313, 6 Government Code.

7 (b) The governor, one of the required recipients, has 8 submitted the notice and Act to the Texas Commission on 9 Environmental Quality.

10 (c) The Texas Commission on Environmental Quality has filed 11 its recommendations relating to this Act with the governor, 12 lieutenant governor, and speaker of the house of representatives 13 within the required time.

(d) The general law relating to consent by political subdivisions to the creation of districts with conservation, reclamation, and road powers and the inclusion of land in those districts has been complied with.

(e) All requirements of the constitution and laws of this
state and the rules and procedures of the legislature with respect
to the notice, introduction, and passage of this Act have been
fulfilled and accomplished.

SECTION 4. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2017.

<u>30</u>

the Senate P_1 ent

S.B. No. 320 aus Speaker of the House

· stre

<u>I hereby certify</u> that S.B. No. 320 passed the Senate on May 11, 2017, by the following vote: Yeas 31, Nays 0._____

Secretary of

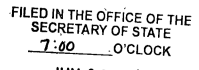
<u>I hereby certify</u> that S.B. No. 320 passed the House on May 19, 2017, by the following vote: Yeas 137, Nays 7, two present not voting.

the House

Approved:

<u>Date</u>

<u>Governor</u>



Secretary of State

FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

May 2, 2017

TO: Honorable Eddie Lucio, Jr., Chair, Senate Committee on Intergovernmental Relations

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: SB320 by Nichols (Relating to the creation of River Ranch Improvement District of Liberty County; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.), **Committee Report 1st House, Substituted**

No fiscal implication to the State is anticipated.

The bill would amend the Special District Local Laws Code establishing the River Ranch Improvement District of Liberty County. The district would have authority to engage in economic development activities. The district would have authority to impose assessments, an operation and maintenance tax and a contract tax. The district would have authority to issue bonds and other obligations, without an election.

The bill would take effect immediately if the bill receives a two-thirds vote in each house; otherwise, the bill would take effect September 1, 2017.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: LBB Staff: UP, JGA, GG, BM

FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

April 28, 2017

TO: Honorable Eddie Lucio, Jr., Chair, Senate Committee on Intergovernmental Relations

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: SB320 by Nichols (Relating to the creation of River Ranch Improvement District of Liberty County; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.), **As Introduced**

No fiscal implication to the State is anticipated.

The bill would amend the Special District Local Laws Code establishing the River Ranch Improvement District of Liberty County. The district would have authority to engage in economic development activities. The district would have authority to impose assessments, an operation and maintenance tax and a contract tax. The district would have authority to issue bonds and other obligations, without an election.

The bill would take effect immediately if the bill receives a two-thirds vote in each house; otherwise, the bill would take effect September 1, 2017.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies:

LBB Staff: UP, JGA, GG, BM

WATER DEVELOPMENT POLICY IMPACT STATEMENT

85TH LEGISLATIVE REGULAR SESSION

May 4, 2017

TO: Honorable Eddie Lucio, Jr., Chair, Senate Committee on Intergovernmental Relations

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: SB320 by Nichols (Relating to the creation of River Ranch Improvement District of Liberty County; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.), **Committee Report 1st House, Substituted**

The Legislative Budget Board, in cooperation with the Texas Water Development Board (TWDB) and the Texas Commission on Environmental Quality (TCEQ), has determined that:

The bill creates River Ranch Improvement District of Liberty County (the District) with the powers and duties of a standard municipal management district under Local Government Code Chapter 375 with the following specificities.

Population - The very specific description of the proposed boundaries does not allow staff to develop precise population estimates. Based on the Original Texas Land Surveys mentioned in CSSB 320, staff is unable to determine a population estimate.

Population growth in the specific area since the 2010 census is unknown. The 2010 population estimate for areas of Liberty County served by small systems or private wells (County-Other) is 35,397. The Liberty County-Other population projections approved for the 2017 State Water Plan projects the population to grow to 36,449 in 2020, 37,531 in 2030 and 38,560 in 2040.

Location - The Proposed district's initial boundaries are described with a combination of Original Texas Land Surveys, Liberty County Real Property Records and metes and bounds. Due to the complexity of these boundaries for the various sub areas of the district, staff is able to determine only the general location of the proposed district.

The proposed district's area is approximately 10.91 square miles in southwestern Liberty County, located south of the City of Dayton, generally between State Highway 146 and Farm to Market Road 1409.

Comments on Powers/Duties Different from Similar Types of Districts: The Senate Committee Substitute reduces the number of voting directors from nine to five; the Senate Committee Substitute names the five voting directors that will serve on the initial board of directors; the Senate Committee Substitute specifies that the District may not construct, acquire, maintain, or operate a toll road.

The District governed by a board of nine voting directors appointed by the TCEQ from persons

recommended by the board. The District may exercise the powers given to a development corporation. The board by resolution may authorize the creation of a nonprofit corporation to assist and act for the District in implementing a project or providing a service authorized by this chapter. The District may contract with a qualified party, including the county or the city, to provide law enforcement services in the District for a fee. The District may join and pay dues to a charitable or nonprofit organization that performs a service or provides an activity consistent with the furtherance of a District purpose. The District may engage in activities that accomplish the economic development purposes of the District. The District may acquire, lease as lessor or lessee, construct, develop, own, operate, and maintain parking facilities or a system of parking facilities, including lots, garages, parking terminals, or other structures or accommodations for parking motor vehicles off the streets and related appurtenances. The bill grants the District authority for road projects. The District has the powers provided by the general law of this state applicable to navigation districts created under Section 59, Article XVI, Texas Constitution, including Chapters 60 and 62, Water Code. The District may construct, acquire, improve, maintain, and operate rail facilities and improvements in aid of those facilities. The District may provide and coordinate rural public transportation in its territory in the manner provided by Sections 458.010 and 458.011, Transportation Code, for a rural transit district.

The District may annex and exclude land as provided by Subchapter J, Chapter 49, Water Code. The District may not exercise the power of eminent domain. Local Government Code Section 375.161 states that an MMD may not impose an impact fee, assessment, tax, or other requirement for payment, construction, alteration, or dedication under this chapter on single-family detached residential property, duplexes, triplexes, and fourplexes. The bill specifies that this section does not apply to the District. Sections 375.221 and 375.223, Local Government Code, relating to competitive bidding, do not apply to the District. The bill specifies that Subchapter I, Chapter 49, Water Code, relating to competitive bidding applies to the district. Local Government Code Section 375.243 states that the board may not call a bond election unless a written petition has been filed with the board requesting an election. The bill specifies that this section does not apply to the District. Section 49.107(h), Water Code states that an operation and maintenance tax to be used for recreational facilities, as defined by Section 49.462, Water Code, levied by a district located in a county with a population of more than 3.3 million or in a county adjacent to that county may not exceed 10 cents per \$100 of assessed valuation of taxable property in the District. The bill specifies that this section does not apply to the District. The District may define areas or designate certain property of the District to pay for improvements, facilities, or services that primarily benefit that area or property and do not generally and directly benefit the District as a whole.

Overlapping Services: TCEQ does not have mapping information for water and/or wastewater providers because this function was transferred from the TCEQ to the Public Utility Commission on September 1, 2014. As a result, TCEQ is unaware of possible overlapping service providers.

TCEQ's Supervision: As with general law districts, the TCEQ will have general supervisory authority, including bond review authority and review of financial reports.

Water Use - CSSB 320 specifies that "the district has the powers and duties provided by the general law of this state applicable to navigation districts created under Section 59, Article XVI, Texas Constitution, including Chapters 60 and 62, Water Code".

Within Liberty County, 35 percent of the total water use was groundwater (Gulf Coast Aquifer) in 2014. Ninety five percent of all the groundwater pumping was for municipal use.

Source Agencies:

' -

ļ

i.

L

582 Commission on Environmental Quality, 580 Water Development Board

.

•

ŧ

,

.

LBB Staff: UP, SZ

WATER DEVELOPMENT POLICY IMPACT STATEMENT

85TH LEGISLATIVE REGULAR SESSION

April 28, 2017

TO: Honorable Eddie Lucio, Jr., Chair, Senate Committee on Intergovernmental Relations

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: SB320 by Nichols (Relating to the creation of River Ranch Improvement District of Liberty County; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.), **As Introduced**

The Legislative Budget Board, in cooperation with the Texas Water Development Board (TWDB) and the Texas Commission on Environmental Quality (TCEQ), has determined that:

The bill creates River Ranch Improvement District of Liberty County (the District) with the powers and duties of a standard municipal management district under Local Government Code Chapter 375 with the following specificities.

Population - The very specific description of the proposed boundaries does not allow staff to develop precise population estimates. Based on the Original Texas Land Surveys mentioned in SB 320, staff is unable to determine a population estimate.

Population growth in the specific area since the 2010 census is unknown. The 2010 population estimate for areas of Liberty County served by small systems or private wells (County-Other) is 35,397. The Liberty County-Other population projections approved for the 2017 State Water Plan projects the population to grow to 36,449 in 2020, 37,531 in 2030 and 38,560 in 2040.

Location - The Proposed district's initial boundaries are described with a combination of Original Texas Land Surveys, Liberty County Real Property Records and metes and bounds. Due to the complexity of these boundaries for the various sub areas of the district, staff is able to determine only the general location of the proposed district.

The proposed district's area is approximately 11.66 square miles in southwestern Liberty County, located south of the City of Dayton, generally between State Highway 146 and Farm to Market Road 1409.

Comments on Powers/Duties Different from Similar Types of Districts: The District governed by a board of nine voting directors appointed by the TCEQ from persons recommended by the board. The District may exercise the powers given to a development corporation. The board by resolution may authorize the creation of a nonprofit corporation to assist and act for the District in implementing a project or providing a service authorized by this chapter. The District may contract with a qualified party, including the county or the city, to provide law enforcement services in the District for a fee. The District may join and pay dues to a charitable or nonprofit

organization that performs a service or provides an activity consistent with the furtherance of a District purpose. The District may engage in activities that accomplish the economic development purposes of the District. The District may acquire, lease as lessor or lessee, construct, develop, own, operate, and maintain parking facilities or a system of parking facilities, including lots, garages, parking terminals, or other structures or accommodations for parking motor vehicles off the streets and related appurtenances. The bill grants the District authority for road projects. The District has the powers provided by the general law of this state applicable to navigation districts created under Section 59, Article XVI, Texas Constitution, including Chapters 60 and 62, Water Code. The District may construct, acquire, improve, maintain, and operate rail facilities and improvements in aid of those facilities. The District may provide and coordinate rural public transportation in its territory in the manner provided by Sections 458.010 and 458.011, Transportation Code, for a rural transit district.

The District may annex and exclude land as provided by Subchapter J, Chapter 49, Water Code. The District may not exercise the power of eminent domain. Local Government Code Section 375.161 states that an MMD may not impose an impact fee, assessment, tax, or other requirement for payment, construction, alteration, or dedication under this chapter on single-family detached residential property, duplexes, triplexes, and fourplexes. The bill specifies that this section does not apply to the District. Sections 375.221 and 375.223, Local Government Code, relating to competitive bidding, do not apply to the District. The bill specifies that Subchapter I, Chapter 49, Water Code, relating to competitive bidding applies to the district. Local Government Code Section 375.243 states that the board may not call a bond election unless a written petition has been filed with the board requesting an election. The bill specifies that this section does not apply to the District. Section 49.107(h), Water Code states that an operation and maintenance tax to be used for recreational facilities, as defined by Section 49.462, Water Code, levied by a district located in a county with a population of more than 3.3 million or in a county adjacent to that county may not exceed 10 cents per \$100 of assessed valuation of taxable property in the District. The bill specifies that this section does not apply to the District. The District may define areas or designate certain property of the District to pay for improvements, facilities, or services that primarily benefit that area or property and do not generally and directly benefit the District as a whole.

Overlapping Services: TCEQ does not have mapping information for water and/or wastewater providers because this function was transferred from the TCEQ to the Public Utility Commission on September 1, 2014. As a result, TCEQ is unaware of possible overlapping service providers.

TCEQ's Supervision: As with general law districts, the TCEQ will have general supervisory authority, including bond review authority and review of financial reports.

Water Use - SB 320 specifies that "the district has the powers and duties provided by the general law of this state applicable to navigation districts created under Section 59, Article XVI, Texas Constitution, including Chapters 60 and 62, Water Code".

Within Liberty County, 35 percent of the total water use was groundwater (Gulf Coast Aquifer) in 2014. Ninety five percent of all the groundwater pumping was for municipal use.

Source Agencies:

580 Water Development Board, 582 Commission on Environmental Quality

LBB Staff: UP, SZ

I

í

THE VINDICATOR CLASSIFIEDS

ONLINE DAILY WITH THURSDAY PRINT PUBLICATIONS. CALL 936-336-3611 FOR AN AFFORDABLE PRICE OR EMAIL classifieds@thevindicator.com.

CLICK thevindicator com foi all your online classifieds

			-					
FOR BEET	EL WATED	LEEALS	LEGALS	LEGALS	LEGALS	LEGALS	LEGALS	LEGALS
For Rent in Ub-	JOIN A WINNING	the Honorable	under my hand	of the intent to	ment	Atrasado (No	Cause was filed on	Return Envelope
enty - 411 Key 2BR/1BA duplex	TEAMI Granita	76TH JUDICIAL DISTRICT COURT	and seal of said Court at office	apply to the 85th	No Child Laft	Child Left Behind)	or about January	To The City
\$875/ma Includes	Publications, a family of com-	OF LIBERTY	in Liberty Texas	Legis/ature of the State of Texas at	Behind Program Specific Assur-	El ISD Liberty	18 2017 in the Liberty County	Secretary's Office The City of Liberty
gas & water and covered parking	munity news-	COUNTY, at the Courthouse	this 30th day of January 2017	ite regular seasion in Austin Texas	ancea	proporcionará	Court at Law	1829 Sam Hous-
2413 Edga-	paper corces Texas, is foolding	in said County in		for the introduc	Liberty ISD will	servicios a los es tudientes eligibies	NOTICE TO THE	ton Liberty Texas
wood 2BR/1BA home \$825/mp	for entry-level	Liberty Texas	Attast Donna G Brown, District	tion of a bill the substance of the	provide services to sligible stu-	que asisten o las escuelas prima-	INTERESTED	77676
408 Kentucky	reporters and ad sales representa-	Seld Plaintiff's	Clerk	contemplated law	dents attending	rias y ascund	PARTY A hearing has been sched-	For Sale of Real
SBR/18A home \$750/mo First	three. Experience	Petition was filed in said court on	Liberty County,	being as follows	private elemen- tary and sec-	arias privadas	uled to determine	Property
montha rent and	in newspapers is protemed	the 15th day	Техае	The Act proposes	ondary achools	conforme e la sección 1120	the heirs of Ezra Bush on March	1309 North Main Street
security deposit required 713-	Emolient benefite	of November 2016 in this	By Destiny Henry	to create a Munici pai Utility District	in accordance with section 1120	(Participación de niños inscri-	6,2017 et 130 pm All persona	Liberty, Texas 77575
825-8949	package This is a great opportunity	case numbered	by beauty Hally	to be known	(Participation of	tos en escuelas	interested in the	Liberty County
Mobile home	to begin a reward-	CV1611414 on the dockst of said	PUBLIC NOTICE	as River Ranch Municipal Utility	Children En- rolled in Private	privedas), y la consulta oportu-	estate should appear on such	Texas
3BR/2BA with	ing career and for advancement with	court, and styled	NOTICE OF IN	District containing	Schools) and	na continua, y	date and contest	Proposals To Be
utility room and back porch No	a solid compa-	LARRY DENISE WILBURN, Plain-	TENT TO	approximate- ly 7463 acres	timely ongoing and meaningful	significativa con functonarios de la	said epplication, should they desire	Opened Council Chambers
smoking, No pets	ny dedicated to publishing quality	till va CLARENCE	BILL	located south of	conauitation with	encuela privade	to do so You	The City of Liberty
\$300 00 deposit \$650 00/month	community news-	W LINTON COLENE KIMBLE		the City of Dayton, and partially within	private school officials regarding	respecto a talea servicios {PL	may employ an attorney if you or	1829 Sam Hous- ton
rent Minglewood	papers Send your resume to	HUDSON, RICH-	Pursuant to the Constitution and	the corporate	such services	107-110 Sección	your attorney do	Liberty, Texas
Subdivision 936-641-0861 or	Granite Publice-	ARD KIMBLE, JE- ROME KIMBLE	laws of the State	limits of the City of Dayton, partially	(PL 107-110 Section 1112(c)	1112(c)(1)(E)]	not contest the application on or	77575
936-334-3317	tions, email jobe0 granhapub.com	SAMMY KIM	of Texas, notice is hereby given	within the City of	(1)(E)]	Gracias	before March 9	Sealed proposals
2 8R 1 1/2 bath	No phone calls	BLE FRANCES KIMBLE SAV-	of the intent to	Dayton extratern torial jurisdiction	Thank you		2017 the heire will be determined as	will be received ffaceimile and
Just remodaled	please EOE	AGE AND MIKE	apply to the Shih Legislature of the	and partially within		LEGAL NOTICE	provided for in the	electronic will
Great neighbor- hood 104 4th St	LEGALS	CLARK, THE UN- KNOWN HEIRS	State of Texas at	the City of Liberty extreterritorial		Application has	application	not be accepted) until this time and
Liberty Tx 725/		UNKNOWN	its regular session in Austin, Texas	jurisdiction		been made with	ISSUED AND GIV	will be publicly
mo+deposit Call John 281-851-	Clerk of the Court	SUCCESSORS, UNKNOWN	for the introduc- tion of a bill the	All Interested	A LAS ESCUELAS PRIVADAS NO	the Texas Alco- holic Beverage	EN under my hand and seal of office	opened and read aloud You are in-
8912	Donna G. Brown	DEVISEES, AND	substance of the	persons will therefore take no-	LUCRATIVAS	Commission for	on February 22,	vited to attend the
DRIM	District Clerk Liberty County	LEGAL REPRE-	contemplated law being as follows	tice of the matters	LIBERTY, TEXAS	Beer and Wine License and On	2017 at Liberty County, Texas	proposal opening Any proposals
Fresh Caught	1823 Sam Hous-	SENTATIVES OF EACH OF THE	-	and facts ast out in the foregoing	A Acción Solic Itada Contacte	Promiso Lote Hours License	Liberty County Clark	received after
LIVE Louisiana	ton, Room 115 Liberty, Texas	ABOVED NAME	An Act relating to the creation of	atatement of the	a su agencia de	by Richard K.	LUCERO CASTRO	closing time will not be accepted
CrawfishCheap- er Than Many	77576	DEFENDANTS Defendant(a)	River Ranch Im-	contemplated law as required by the	educación local (LEA)	Gashaw DBA The Dollar Seloon to		end will be re- turned unopened
Better Than Most	ATTORNEY FOR		provement District of Liberty County,	Constitution and		be located at 9832	The City of	to the proposer
Anahuac Crawlish Express	THE PLAINTIFF OR	The names of the parties to cause	providing authority	iawa of the State of Texas	Su escuela privada ho lucra	Highway 321, Dayton, Liberty	Kenefick, Texas is soliciting propes-	Proposals will be presented to the
Find Us on Face-	PLAINTIFFS(S) Lerry & Denias	are as follow	to issue bonde providing authority		tiva puede ser el-	County, Taxee	ale for the 2016	City Council for
book 832-282-6282	Wibum	LARRY WILBURN AND DENISE	to impose assess	ATTENTION	igible para recibir los servicios edu-	77535 Owner of The Dollar Saloon	financial audit Proposais are dus	consideration at a meeting to be
Reward offered	Pro Se Po Box 2102	WILBURN are	mente fesa or taxea	PRIVATE	cativos de ciertos	la Richard K	by 5 PM on April	heid March 14,
for information	Dayton, Texas	the Plaintiffs and CLARENCE W		NONPROFIT SCHOOLS	Programas Federales, como	Gashaw	3, 2017 at 3564 FM 1008 Dayton,	2017
on construc-	77535	LINTON COLENE	The Act proposes to create an im	LIBERTY TEXAS	los Programas del		Texas 77535 or	For further inter-
tion equipment that was stolen	THE STATE OF TEXAS	KIMBLE HUD- SON, RICHARD	provement District	A Action Re-	Título contorme a la Ley de	THE STATE OF TEXAS	by mail to 3564 FM 1008, Deyton,	mation property Inspection, or
in Chambers County Texas		KIMBLE, JEROME KIMBLE SAMMY	to be known as River Ranch Im	quested Con-	Ningun Niño Será	TO ANY INTER-	Texas 77535 For	to request a blo
on Highway 10	NOTICE TO DE- FENDANT "YOU	KIMBLE FRAN-	provement District	tact Your Local Education Agency	Osjado Atreando (No Child Left	ESTED PERSON IN THE ESTATE	more information call 936-258	Gary Brout City
east of the Trinity River \$5000.00	HAVE BEEN SUED	CES KIMBLE SAV-	of Liberty County containing approx	(LEA)	Sehind)	OF EZRA BUSH	2130	Manager 1829
reward offered	YOU MAY EMPLY AN ATTORNEY IF	CLARK, THE UN-	imately 7483 acres	Your Private	Due to program	YOU ARE HERE- BY NOTIFIED that		Sam Houston, Lib- enty, Taxas 77575
for the return of our equipment	YOU OR YOUR AT-	KNOWN HEIRS	located south of the City of Dayton,	Nonprofil School	deadlines, please	an application	THE CITY OF LIB-	(936) 338-3884
or information on	TORNEY DO NOT	SUCCESSORS,	and partially within	may be eligible to receive educa-	contact our office before February	to determine the heirehip of Ezra	ERTY is soliciting Sealed Proposals	The City of Liberty
who may have the equipment Call	ANSWER WITH	UNKNOWN DEVISEES AND	the corporate imits of the City	tional services from certain Fed-	Por favor pon-	Bush has been filed in Liberty	to be received no later than	reserves the right
855-876 9800	THE OLERK WHO ISSUED THIS	UNKNOWN	of Dayton partially within the City of	eral Programe,	to con nuestro	County, Texas by	2:00 PM , March	to reject any or all proposals or to
AUTO	CITATION BY 10 00	LEGAL REPRE- SENTATIVES OF	Dayton extratern	such as the Title Programs under	oficina central de Liberty ISD pars	Jamas Bush and Ezra Bush, Jr	6 2017	walve any or all formalities in this
	A M ON THE MONDAY NEXT	EACH OF THE	torial jurisdiction and partially within	No Child Left	más detailes	under Cause No	Mark Envelope	ргосава
We buy care and trucks, all makes	FOLLOWING THE	ABOVED NAME DEFENDANTS,	the City of Liberty	Behind	Persona de con	P13141 and is styled "The Estate	*PROPOSAL NO 2017-02 - SALE	Dianne Tidwell
and models if you can get it	EXPIRATION OF 42 DAYS AFTER THE	are Defendante	axtraterritorial jurisdiction	Please contact	tocto Margaret	of Ezro Bush " The	OF REAL PROP-	City Secretary
here we will buy	OATE OF SERVICE OF THIS CITATION	A brief statement	All 1-4	our Liberty ISD Central Office for	Gardzina Teléfono 836	Application in this	ERTY	
Iti Tower Auto- piex 938-334-	AND PETITION A	of the nature of	All intersated persons will	more datalia	338-7218			
9100	DEFAULT JUDGE- MENT MAY BE	this suit is as foi- lows to wit * *Per-	therefore take no-	Contact Person Margaret Gar	Fax 888-519- 6835			
Classic care	TAKEN AGAINST	tition for Division" undivided interest	and facts set out	dzina	Correo electróni-			
wanted	YOU -	in 000043 Reason	in the foregoing	Phone 938-335 7216	co mcgardzina@ libertyisd net	P. THERE		
Cash paid No title No prob-	To COLENE KIM-	Green Tract 298 acres 7 21 as is	statement of the contemplated law	Fex 888-619- 6835	Dirección Liberty		Se Co	A CARL
lem	BLE HUDSON RICHARD KIM-	more fully shown	as required by the Constitution and	Email mogardzi-	1800 Grand	1		
Bunning or not Call Roy Bent	BLE JEROME	by Piointifi's Peti- tion on file in this	laws of the State	naGlibertyind net Malling Address	Avenue Liberty, TX 77575			
832-279-2368	KIMBLE SAMMY KIMBLE FRAN	ault	of Texas	Liberty ISD	Debido a los pla		(P) ***	
Check out our	CES KIMBLE	The officer execut		1600 Grand Avenue	zos del programa por favor póngase			
Inventory www	SAVAGE AND MIKE CLARK	ing this writ shall promptly serve the	PUBLIC NOTICE NOTICE OF IN-	Liberty, TX 77575	en comacto con			
towarautoplex com	THE UNKNOWN	earne according	TENT TO	Due to the pro-	nusstra oficina a más tardar el 9 de	Cin.	:41	NE IN
	HEIRS, UN- KNOWN SUC	to requirements	INTRODUCE A	gram deedlinea	Marzo dei 2017	(Eind		
	CESSORS,	of law and the mandates thereof,	Purevent to the	please contact our office on or	B Información	in the		
LAND WITH BARINDOMINIUM	UNKNOWN DEVISEES AND	and make due return as the law	Constitution and	before March 9 2017	Requisito Federal			
FOR SALE	UNKNOWN LE- GAL REPRESEN-	return as the law directs	laws of the State	2017	Assguramientos específicos del			rnei
FM 563 In Anahuac, TX	TATIVES OF THE		of Taxas notice Is hereby given	B Information	programa Ningun			
\$287,700	ABOVED NAME DEFENDANTS	lasued and given		Federal Require-	Niño Será Dejado			
20 8 acres of cleared land with	Detendant (s)							1
sectional and	Greeting	alt	h C.	Becom	e a Certi	fied Nu	Sino Ac	vistant
perimeter ag fencing Barn/	You are hereby	Jeen.	-9r	1	2 A 7 A 40 A 40 A	V 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
garage structure	commanded to appear by filing		A shaked		FRE	CNA train	ng strange	2366. 11
with 850 sq ft of living guartera	a written answer		지지지 않	1	iberty Heal	H.C.	Contraction of the second	
Nice gravel ac-	to the Plaintiff e Original Petition		9		18 JACK 11 1		A 44 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
cess road Water & utilities	at or before 10 00	iber (医尿道管 📻	L. S. S. EV	N's-CNA's	Respirato	w Therapis	
a utilities 2 pole barns & a	o'clock A M			1	1. A	or and Die		
pond, in addition	on the Monday next after the			- 2.54	AN SHIRE WY			
to the barn/ga- rage structure	expiration of 42	1 64	¥.	a Fernita	in the second	1.10		0
Great proximity to	days after the date of issuance	Ent			S. C.		14.496 (148)	100 m
water-related and outdoor activities	of this citation		101	Plea	se compet Ino	mas rioflerati	190-300-7/22	

Call Rhonda @ (409) 880-6017

Please conser momentioner as a conserver of the opening of the server of the dministrator of the more conserver of the dministrator of the server of the ser



P. O. Box 9189 • 1939 Trinity • Liberty, Texas 77575 • 936-336-3611 • Fax: 936-336-3345

PUBLISHER'S AFFIDAVIT State of Texas

County of Liberty BEFORE ME, THE UNDERSIGNED NOTARY, <u>JCN (GUQy</u> ON THIS <u>DAY OF MCR 20</u>, PERSONALLY APPEARED <u>20</u>, PERSONALLY Iname of affiant], KNOWN TO ME TO BE A CREDIBLE PERSON AND OF LAWFUL AGE, WHO BEING BY ME FIRST DULY SWORN, ON HIS/HER OATH, DEPOSES AND SAYS.

10tico The attached Approved by Garder

Appeared in THE VINDICATOR, a newspaper printed in Liberty,

Liberty County, Texas for _ weeks. 20 17 and ending. March 20(7)Starting: WQR Publisher's Cost: \$.¢ 00 _ Publisher (Publisher's Rep.) Name[.] Publisher (Publisher's Rep) Signed

SWORN TO AND SUBSCRIBED BEFORE ME ON THE DAY of (month), 2017 [year], BY 000 QUINOCK [name of affiant]

[Personalized Seal]



٩,

Notary Public's Signator