Chapter 640

-

	H.B. No. 4334
1	AN ACT
2	relating to certain municipal utility districts; granting a limited
3	power of eminent domain; providing authority to issue bonds;
4	providing authority to impose assessments, fees, or taxes.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Subtitle F, Title 6, Special District Local Laws
7	Code, is amended by adding Chapter 8010 to read as follows:
8	CHAPTER 8010. LIBERTY COUNTY MUNICIPAL UTILITY DISTRICT NO. 1
9	SUBCHAPTER A. GENERAL PROVISIONS
10	Sec. 8010.001. DEFINITIONS. In this chapter:
11	(1) "Board" means the district's board of directors.
12	(2) "Commission" means the Texas Commission on
13	Environmental Quality.
14	(3) "Director" means a board member.
15	(4) "District" means the Liberty County Municipal
16	Utility District No. 1.
17	Sec. 8010.002. NATURE OF DISTRICT. The district is a
18	municipal utility district created under Section 59, Article XVI,
19	Texas Constitution.
20	Sec. 8010.003. CONFIRMATION AND DIRECTORS' ELECTION
21	REQUIRED. The temporary directors shall hold an election to
22	confirm the creation of the district and to elect five permanent
23	directors as provided by Section 49.102, Water Code.
24	Sec. 8010.004. CONSENT OF MUNICIPALITY REQUIRED. The

1 temporary directors may not hold an election under Section 8010.003 until each municipality in whose corporate limits or 2 extraterritorial jurisdiction the district is located 3 has consented by ordinance or resolution to the creation of the 4 district and to the inclusion of land in the district. 5 Sec. 8010.005. FINDINGS OF PUBLIC PURPOSE AND BENEFIT. (a) 6 7 The district is created to serve a public purpose and benefit. 8 (b) The district is created to accomplish the purposes of: (1) a municipal utility district as provided by 9 10 general law and Section 59, Article XVI, Texas Constitution; and (2) Section 52, Article III, Texas Constitution, that 11 relate to the construction, acquisition, improvement, operation, 12 or maintenance of macadamized, graveled, or paved roads, or 13 14improvements, including storm drainage, in aid of those roads. Sec. 8010.006. INITIAL DISTRICT TERRITORY. (a) The 15 district is initially composed of the territory described by 16 17 Section 2 of the Act enacting this chapter. (b) The boundaries and field notes contained in Section 2 of 18 the Act enacting this chapter form a closure. A mistake made in the 19 20 field notes or in copying the field notes in the legislative process does not affect the district's: 21 22 (1) organization, existence, or validity; 23 (2) right to issue any type of bond for the purposes for which the district is created or to pay the principal of and 24 25 interest on a bond; 26 (3) right to impose a tax; or 27 (4) legality or operation.

H.B. No. 4334

1	SUBCHAPTER B. BOARD OF DIRECTORS			
2	Sec. 8010.051. GOVERNING BODY; TERMS. (a) The district is			
3	governed by a board of five elected directors.			
4	(b) Except as provided by Section 8010.053, directors serve			
5	staggered four-year terms.			
6	Sec. 8010.052. QUALIFICATIONS. Except for temporary			
7	directors appointed under Sections 8010.053(a)(1)-(3), to be			
8	qualified to serve as a director a person must meet the requirements			
9	of Section 54.102, Water Code.			
10	Sec. 8010.053. TEMPORARY DIRECTORS. (a) The temporary			
11	board consists of:			
12	(1) two directors appointed by the Liberty County			
13	<u>Commissioners Court;</u>			
14	(2) two directors appointed by the Cleveland			
15	Independent School District; and			
16	(3) one director appointed by the landowner of a			
17	majority of the assessed real property in the district.			
18	(b) Temporary directors serve until the earlier of:			
19	(1) the date permanent directors are elected under			
20	<u>Section 8010.003; or</u>			
21	(2) the fourth anniversary of the effective date of			
22	the Act enacting this chapter.			
23	(c) If permanent directors have not been elected under			
24	Section 8010.003 and the terms of the temporary directors have			
25	expired, successor temporary directors shall be appointed or			
26				
27	expire on the earlier of:			

	H.B. No. 4334
1	(1) the date permanent directors are elected under
2	<u>Section 8010.003; or</u>
3	(2) the fourth anniversary of the date of the
4	appointment or reappointment.
5	(d) If Subsection (c) applies, the temporary directors
6	shall recommend to the commission persons to serve as successor
7	temporary directors. After reviewing the recommendations, the
8	commission shall approve or disapprove the successor temporary
9	directors. If the commission is not satisfied with the
10	recommendations, the commission may request additional
11	recommendations. On request by the commission, the temporary
12	directors shall submit additional recommendations.
13	SUBCHAPTER C. POWERS AND DUTIES
14	Sec. 8010.101. GENERAL POWERS AND DUTIES. The district has
15	the powers and duties necessary to accomplish the purposes for
16	which the district is created.
17	Sec. 8010.102. MUNICIPAL UTILITY DISTRICT POWERS AND
18	DUTIES. The district has the powers and duties provided by the
19	general law of this state, including Chapters 49 and 54, Water Code,
20	applicable to municipal utility districts created under Section 59,
21	Article XVI, Texas Constitution.
22	Sec. 8010.103. AUTHORITY FOR ROAD PROJECTS. Under Section
23	52, Article III, Texas Constitution, the district may design,
24	acquire, construct, finance, issue bonds for, improve, operate,
25	maintain, and convey to this state, a county, or a municipality for
26	operation and maintenance macadamized, graveled, or paved roads, or
27	improvements, including storm drainage, in aid of those roads.

•

H.B. No. 4334 1 Sec. 8010.104. ROAD STANDARDS AND REQUIREMENTS. (a) A road project must meet all applicable construction standards, zoning and 2 subdivision requirements, and regulations of each municipality in 3 4 whose corporate limits or extraterritorial jurisdiction the road 5 project is located. 6 (b) If a road project is not located in the corporate limits 7 or extraterritorial jurisdiction of a municipality, the road project must meet all applicable construction standards, 8 9 subdivision requirements, and regulations of each county in which 10 the road project is located. 11 (c) If the state will maintain and operate the road, the 12 Texas Transportation Commission must approve the plans and specifications of the road project. 13 14Sec. 8010.105. COMPLIANCE WITH MUNICIPAL CONSENT ORDINANCE 15 OR RESOLUTION. The district shall comply with all applicable requirements of any ordinance or resolution that is adopted under 16 Section 54.016 or 54.0165, Water Code, and that consents to the 17 creation of the district or to the inclusion of land in the 18 district. 19 20 Sec. 8010.106. APPLICATION OF OTHER LAW. Chapters 232 and 233, Local Government Code, apply to the district. For the purposes 21 of those chapters, the district may take action in the same manner 22 23 as a county. Sec. 8010.107. DIVISION OF DISTRICT. (a) The district may 24 be divided into two or more new districts only if: 25 (1) the district has no outstanding bonded debt; and 26 (2) the district is not imposing ad valorem taxes. 27

H.B. No. 4334 1 (b) This chapter applies to any new district created by the division of the district, and a new district has all the powers and 2 duties of the district. 3 4 (c) Any new district created by the division of the district 5 may not, at the time the new district is created, contain any land outside the area described by Section 2 of the Act enacting this 6 7 chapter. 8 (d) The board, on its own motion or on receipt of a petition 9 signed by the owner or owners of a majority of the assessed value of 10 the real property in the district, may adopt an order dividing the 11 district. 12 (e) The board may adopt an order dividing the district 13 before or after the date the board holds an election under Section 14 8010.003 to confirm the creation of the district. 15 (f) An order dividing the district shall: 16 name each new district; (2) include the metes and bounds description of the 17 territory of each new district; 18 (3) appoint temporary directors for each new district; 19 20 and (4) provide for the division of assets and liabilities 21 22 between or among the new districts. (g) On or before the 30th day after the date of adoption of 23 an order dividing the district, the district shall file the order 24 with the commission and record the order in the real property 25 records of each county in which the district is located. 26 (h) Any new district created by the division of the district 27

1	shall hold a confirmation and directors' election as required by			
2	<u>Section 8010.003.</u>			
3	(i) If the creation of the new district is confirmed, the			
4	new district shall provide the election date and results to the			
5	commission.			
6	(j) Any new district created by the division of the district			
7	must hold an election as required by this chapter to obtain voter			
8	approval before the district may impose a maintenance tax or issue			
9	bonds payable wholly or partly from ad valorem taxes.			
10	(k) Municipal consent to the creation of the district and to			
11	the inclusion of land in the district granted under Section			
12	8010.004 acts as municipal consent to the creation of any new			
13	district created by the division of the district and to the			
14	inclusion of land in the new district.			
15	SUBCHAPTER D. GENERAL FINANCIAL PROVISIONS			
16	Sec. 8010.151. ELECTIONS REGARDING TAXES OR BONDS. (a) The			
17	district may issue, without an election, bonds and other			
18	obligations secured by:			
19	(1) revenue other than ad valorem taxes; or			
20	(2) contract payments described by Section 8010.153.			
21	(b) The district must hold an election in the manner			
22	provided by Chapters 49 and 54, Water Code, to obtain voter approval			
23	before the district may impose an ad valorem tax or issue bonds			
24	payable from ad valorem taxes.			
25	(c) The district may not issue bonds payable from ad valorem			
26	taxes to finance a road project unless the issuance is approved by a			
27	vote of a two-thirds majority of the district voters voting at an			

 (d) Before the district may issue bonds, the district enter into an agreement with the developer, the Cleve Independent School District, and Liberty County for the transfe land for use as the sites of facilities for the school district for emergency services. Sec. 8010.152. OPERATION AND MAINTENANCE TAX. (a) authorized at an election held under Section 8010.151, the dist 	land er of and If
 4 Independent School District, and Liberty County for the transfer 5 land for use as the sites of facilities for the school district 6 for emergency services. 7 Sec. 8010.152. OPERATION AND MAINTENANCE TAX. (a) 	er of and If rict
 5 land for use as the sites of facilities for the school district 6 for emergency services. 7 Sec. 8010.152. OPERATION AND MAINTENANCE TAX. (a) 	If
6 <u>for emergency services.</u> 7 <u>Sec. 8010.152. OPERATION AND MAINTENANCE TAX. (a)</u>	<u>If</u>
7 Sec. 8010.152. OPERATION AND MAINTENANCE TAX. (a)	rict
	rict
8 authorized at an election held under Section 8010.151, the dist	
9 may impose an operation and maintenance tax on taxable propert	<u>y in</u> :
10 the district in accordance with Section 49.107, Water Code.	
11 (b) The board shall determine the tax rate. The rate may	<u>y not</u>
exceed the rate approved at the election.	
Sec. 8010.153. CONTRACT TAXES. (a) In accordance with	
Section 49.108, Water Code, the district may impose a tax other than	
an operation and maintenance tax and use the revenue derived from	
16 the tax to make payments under a contract after the provisior	<u>is of</u>
17 the contract have been approved by a majority of the district vo	ters
18 voting at an election held for that purpose.	
19 (b) A contract approved by the district voters may conta	<u>ain a</u>
20 provision stating that the contract may be modified or amende	ed by
21 the board without further voter approval.	
22 SUBCHAPTER E. BONDS AND OTHER OBLIGATIONS	
23 Sec. 8010.201. AUTHORITY TO ISSUE BONDS AND C	THER
24 OBLIGATIONS. The district may issue bonds or other obligat	<u>ions</u>
25 payable wholly or partly from ad valorem taxes, impact f	ees,
26 revenue, contract payments, grants, or other district money, or	<u>r any</u>
27 combination of those sources, to pay for any authorized dist	rict

1 purpose.

Sec. 8010.202. TAXES FOR BONDS. At the time the district issues bonds payable wholly or partly from ad valorem taxes, the board shall provide for the annual imposition of a continuing direct ad valorem tax, without limit as to rate or amount, while all or part of the bonds are outstanding as required and in the manner provided by Sections 54.601 and 54.602, Water Code.

8 Sec. 8010.203. BONDS FOR ROAD PROJECTS. At the time of 9 issuance, the total principal amount of bonds or other obligations 10 issued or incurred to finance road projects and payable from ad 11 valorem taxes may not exceed one-fourth of the assessed value of the 12 real property in the district.

SECTION 2. The Liberty County Municipal Utility District No. 1 initially includes all the territory contained in the following area:

A subdivision of 1,329.763 acres of land, being a portion of a 16 called 4,394.368 acre tract located in the James T. Dunman Survey, 17 Abstract No. 167, W. McWilkinson Survey, Abstract No. 317, H.T. & B. 18 R.R. Co. Survey, Abstract No. 443, Liberty County, Texas, 19 20 designated as Santa Fe Subdivision, Section One, Save and Except Reserves A thru S of Santa Fe, Subdivision, Section One, a plat of 21 said subdivision recorded under Liberty County Clerk's File Number 22 2017-005075, of the Official Public Records of Liberty County, 23 24 Texas; and

Being 3,064.605 acres of land, being a portion of a called 4,394.368 acre tract located in the James T. Dunman Survey, Abstract No. 167, H.T. & B. R.R. Co. Survey, Abstract No. 443, H.T.

1 & B. R.R. Co. Survey, Abstract No. 635, W. McWilkinson Survey, 2 Abstract No. 317, Charles Smith Survey, Abstract No. 350, B.B.B. & 3 C. Survey, Abstract No. 152, William H.B. Witham Survey, Abstract 4 No. 395, and the James Darwin Survey, Abstract No. 176, Liberty 5 County, Texas, a Deed as recorded under Liberty County Clerk's File 6 Number 2016-013974, of the Official Public Records of Liberty 7 County, Texas.

8 SECTION 3. (a) The legal notice of the intention to 9 introduce this Act, setting forth the general substance of this 10 Act, has been published as provided by law, and the notice and a 11 copy of this Act have been furnished to all persons, agencies, 12 officials, or entities to which they are required to be furnished 13 under Section 59, Article XVI, Texas Constitution, and Chapter 313, 14 Government Code.

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

18 (c) The Texas Commission on Environmental Quality has filed 19 its recommendations relating to this Act with the governor, the of 20 lieutenant governor, and the speaker of the house 21 representatives within the required time.

(d) 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 are fulfilled
and accomplished.

26 SECTION 4. (a) If this Act does not receive a two-thirds 27 vote of all the members elected to each house, Subchapter C, Chapter

8010, Special District Local Laws Code, as added by Section 1 of 2 this Act, is amended by adding Section 8010.108 to read as follows: Sec. 8010.108. NO EMINENT DOMAIN POWER. The district may 3 4 not exercise the power of eminent domain. This section is not intended to be an expression of a 5 (b) 6 legislative interpretation of the requirements of Section 17(c), Article I, Texas Constitution. 7 8 Section 8119.002, Special District Local SECTION 5. (a) Laws Code, is amended to read as follows: 9 10 Sec. 8119.002. NATURE OF DISTRICT; FINDINGS OF PUBLIC <u>PURPOSE AND BENEFIT</u>. (a) The district is <u>created to serve a public</u> 11 12 purpose and benefit [a municipal utility district in Montgomery County created under and essential-to accomplish the purposes of 13 Section 59, Article XVI, Texas Constitution]. 14 (b) The creation of the district is essential to accomplish 15 the purposes of: 16 17 (1) a municipal utility district as provided by general law and Section 59, Article XVI, Texas Constitution; and 18 19 (2) Section 52, Article III, Texas Constitution, that relate to the construction, acquisition, improvement, operation, 20 or maintenance of macadamized, graveled, or paved roads, or 21 22 improvements, including storm drainage, in aid of those roads. 23 (b) Subchapter C, Chapter 8119, Special District Local Laws Code, is amended by adding Sections 8119.104 and 8119.105 to read as 24 25 follows: Sec. 8119.104. AUTHORITY FOR ROAD PROJECTS. Under Section 26 52, Article III, Texas Constitution, the district may design, 27

1

H.B. No. 4334

1 acquire, construct, finance, issue bonds for, improve, operate, 2 maintain, and convey to this state, a county, or a municipality for operation and maintenance macadamized, graveled, or paved roads, or 3 4 improvements, including storm drainage, in aid of those roads. 5 Sec. 8119.105. ROAD STANDARDS AND REQUIREMENTS. (a) A 6 road project must meet all applicable construction standards, 7 zoning and subdivision requirements, and regulations of each municipality in whose corporate limits or extraterritorial 8 9 jurisdiction the road project is located. 10 (b) If a road project is not located in the corporate limits or extraterritorial jurisdiction of a municipality, the road 11 12 project must meet all applicable construction standards, subdivision requirements, and regulations of each county in which 13

H.B. No. 4334

14 the road project is located.

15 (c) If the state will maintain and operate the road, the 16 Texas Transportation Commission must approve the plans and 17 specifications of the road project.

18 (c) Chapter 8119, Special District Local Laws Code, is
19 amended by adding Subchapter D to read as follows:

20 <u>SUBCHAPTER D. BONDS</u> 21 <u>Sec. 8119.151. BONDS FOR ROAD PROJECTS. At the time of</u> 22 <u>issuance, the total principal amount of bonds or other obligations</u> 23 <u>issued or incurred to finance road projects and payable from ad</u> 24 <u>valorem taxes may not exceed one-fourth of the assessed value of the</u> 25 real property in the district.

(d) The legal notice of the intention to introduce this27 section, setting forth the general substance of this section, has

been published as provided by law, and the notice and a copy of this section have been furnished to all persons, agencies, officials, or entities to which they are required to be furnished under Section 59, Article XVI, Texas Constitution, and Chapter 313, Government Code.

6 (e) The governor, one of the required recipients, has 7 submitted the notice and section to the Texas Commission on 8 Environmental Quality.

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

(g) 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 section are fulfilled and accomplished.

SECTION 6. (a) Section 8120.002, Special District Local
Laws Code, is amended to read as follows:

Sec. 8120.002. NATURE OF DISTRICT; FINDINGS OF PUBLIC <u>PURPOSE AND BENEFIT. (a)</u> The district is <u>created to serve a public</u> <u>purpose and benefit</u> [a <u>municipal utility district in Montgomery</u> <u>County created under and essential to accomplish the purposes of</u> <u>Section 59, Article XVI, Texas Constitution</u>].

24 (b) The creation of the district is essential to accomplish 25 the purposes of:

26 (1) a municipal utility district as provided by
 27 general law and Section 59, Article XVI, Texas Constitution; and

is

(2) Section 52, Article III, Texas Constitution, that
 relate to the construction, acquisition, improvement, operation,
 or maintenance of macadamized, graveled, or paved roads, or
 improvements, including storm drainage, in aid of those roads.

5 (b) Subchapter C, Chapter 8120, Special District Local Laws 6 Code, is amended by adding Sections 8120.104 and 8120.105 to read as 7 follows:

8 Sec. 8120.104. AUTHORITY FOR ROAD PROJECTS. Under Section 9 52, Article III, Texas Constitution, the district may design, 10 acquire, construct, finance, issue bonds for, improve, operate, 11 maintain, and convey to this state, a county, or a municipality for 12 operation and maintenance macadamized, graveled, or paved roads, or 13 improvements, including storm drainage, in aid of those roads.

Sec. 8120.105. ROAD STANDARDS AND REQUIREMENTS. (a) A
road project must meet all applicable construction standards,
zoning and subdivision requirements, and regulations of each
municipality in whose corporate limits or extraterritorial
jurisdiction the road project is located.

19 (b) If a road project is not located in the corporate limits 20 or extraterritorial jurisdiction of a municipality, the road 21 project must meet all applicable construction standards, 22 subdivision requirements, and regulations of each county in which 23 the road project is located.

(c) If the state will maintain and operate the road, the
 25 Texas Transportation Commission must approve the plans and
 26 specifications of the road project.

27

14

(c) Chapter 8120, Special District Local Laws Code,

1 amended by adding Subchapter D to read as follows:

2

3 <u>Sec. 8120.151. BONDS FOR ROAD PROJECTS. At the time of</u> 4 <u>issuance, the total principal amount of bonds or other obligations</u> 5 <u>issued or incurred to finance road projects and payable from ad</u> 6 <u>valorem taxes may not exceed one-fourth of the assessed value of the</u> 7 real property in the district.

SUBCHAPTER D. BONDS

8 (d) The legal notice of the intention to introduce this 9 section, setting forth the general substance of this section, has 10 been published as provided by law, and the notice and a copy of this 11 section have been furnished to all persons, agencies, officials, or 12 entities to which they are required to be furnished under Section 13 59, Article XVI, Texas Constitution, and Chapter 313, Government 14 Code.

(e) The governor, one of the required recipients, has submitted the notice and section to the Texas Commission on Provisionmental Quality.

The Texas Commission on Environmental Quality has filed 18 (f) its recommendations relating to this section with the governor, the 19 of of 20 lieutenant governor, and the speaker the house representatives within the required time. 21

(g) 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 section are fulfilled and accomplished.

26 SECTION 7. This Act takes effect immediately if it receives 27 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.

H.B. No. 4334

H.B. No. 4334 President of the Senate Speaker of the House

I certify that H.B. No. 4334 was passed by the House on May 19, 2017, by the following vote: Yeas 137, Nays 7, 2 present, not voting; and that the House concurred in Senate amendments to H.B. No. 4334 on May 26, 2017, by the following vote: Yeas 120, Nays 24, 2 present, not voting.

Chief Clerk of the Hous

I certify that H.B. No. 4334 was passed by the Senate, with amendments, on May 24, 2017, by the following vote: Yeas 31, Nays

Patsu Spaw

Secretary of the Senate

APPROVED: ____

Ο.

Date

Governor

FILED IN THE OFFICE OF THE SECRETARY OF STATE 3:30 PM O'CLOCK IIN 12 20 Secretary of State

FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

May 25, 2017

TO: Honorable Joe Straus, Speaker of the House, House of Representatives

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB4334 by Bailes (Relating to the creation of the Liberty County Municipal Utility District No. 1; granting a limited power of eminent domain; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.), As Passed 2nd House

No fiscal implication to the State is anticipated.

The bill would amend the Special District Local Laws Code establishing the Liberty County Municipal Utility District No. 1. The district would have authority for road projects. The district would have authority to issue bonds and other obligations, without an election. The district would have authority to impose an operation and maintenance tax and a contract tax.

!

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.

FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

May 22, 2017

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

FROM: Ursula Parks, Director, Legislative Budget Board

 IN RE: HB4334 by Bailes (Relating to the creation of the Liberty County Municipal Utility District No. 1; granting a limited power of eminent domain; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.), Committee Report 2nd House, Substituted

No fiscal implication to the State is anticipated.

The bill would amend the Special District Local Laws Code establishing the Liberty County Municipal Utility District No. 1. The district would have authority for road projects. The district would have authority to issue bonds and other obligations, without an election. The district would have authority to impose an operation and maintenance tax and a contract tax.

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.

FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

May 20, 2017

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

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB4334 by Bailes (Relating to the creation of the Liberty County Municipal Utility District No. 1; granting a limited power of eminent domain; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.), **As Engrossed**

No fiscal implication to the State is anticipated.

The bill would amend the Special District Local Laws Code establishing the Liberty County Municipal Utility District No. 1. The district would have authority for road projects. The district would have authority to issue bonds and other obligations, without an election. The district would have authority to impose an operation and maintenance tax and a contract tax.

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.

FISCAL NOTE, 85TH LEGISLATIVE REGULAR SESSION

May 8, 2017

TO: Honorable Jim Murphy, Chair, House Committee on Special Purpose Districts

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB4334 by Bailes (Relating to the creation of the Liberty County Municipal Utility District No. 1; granting a limited power of eminent domain; 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 Liberty County Municipal Utility District No. 1. The district would have authority for road projects. The district would have authority to issue bonds and other obligations, without an election. The district would have authority to impose an operation and maintenance tax and a contract tax.

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

May 3, 2017

TO: Honorable Jim Murphy, Chair, House Committee on Special Purpose Districts

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB4334 by Bailes (Relating to the creation of the Plum Grove Municipal Utility District No. 1; granting a limited power of eminent domain; 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 Plum Grove Municipal Utility District No. 1. The district would have authority for road projects. The district would have authority to issue bonds and other obligations, without an election. The district would have authority to impose an operation and maintenance tax and a contract tax.

Local Government Impact

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

WATER DEVELOPMENT POLICY IMPACT STATEMENT

85TH LEGISLATIVE REGULAR SESSION

May 22, 2017

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

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB4334 by Bailes (Relating to the creation of the Liberty County Municipal Utility District No. 1; granting a limited power of eminent domain; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.), Committee Report 2nd 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:

This bill creates Liberty County Municipal Utility District No. 1 (District) with the powers and duties of a standard municipal utility district under Water Code Chapters 49 and 54.

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 HB 4334, 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 and the Liberty County Real Property Records. 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 6.87 square miles in western Liberty County, located northwest of the City of Dayton and south of the City of Plum Grove. The proposed district does not appear to overlap any existing Certificate of Convenience and Necessity (CCN) boundary.

Comments on Powers/Duties Different from Similar Types of Districts: House Committee Substitute 2 removes Section 8010.106, the District's authority to regulate zoning. House Committee Substitute 2 adds that Local Government Code Chapters 232, County Regulation of Subdivisions, and 233, County Regulation of Housing and Other Structures, apply to the District; for the purposes of those chapters, the District may take action in the same manner as a county.

This bill grants the District authority for road projects; the bill allows the District to divide; and the bill specifies that at the time of issuance, the total principal amount of bonds or other obligations issued or incurred to finance road projects and payable from ad valorem taxes may not exceed one-fourth of the assessed value of real property in the District. If the bill does not receive a two-thirds vote of all members elected to each house, the District may not exercise the power of eminent domain.

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 - HB 4334 specifies that "the district has the powers and duties provided by the general law of this state, including Chapters 49 and 54, Water Code, applicable to municipal utility districts created under Section 59, Article XVI, Texas Constitution".

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. The water source of the proposed district might pursue is unknown.

Source Agencies:582 Commission on Environmental Quality, 580 Water Development BoardLBB Staff: UP, SZ

WATER DEVELOPMENT POLICY IMPACT STATEMENT

85TH LEGISLATIVE REGULAR SESSION

May 8, 2017

TO: Honorable Jim Murphy, Chair, House Committee on Special Purpose Districts

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB4334 by Bailes (Relating to the creation of the Liberty County Municipal Utility District No. 1; granting a limited power of eminent domain; 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:

This bill creates Liberty County Municipal Utility District No. 1 (District) with the powers and duties of a standard municipal utility district under Water Code Chapters 49 and 54.

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 HB 4334, 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 and the Liberty County Real Property Records. 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 6.87 square miles in western Liberty County, located northwest of the City of Dayton and south of the City of Plum Grove. The proposed district does not appear to overlap any existing Certificate of Convenience and Necessity (CCN) boundary.

Comments on Powers/Duties Different from Similar Types of Districts: The House Committee Substitute changes the name of the District to Liberty County Municipal Utility District No. 1 (District); members of the board of directors must meet director's qualifications under Water Code Chapter 54.102; the temporary board of directors consists of: two directors appointed by the Liberty County Commissioners Court; two directors appointed by the Cleveland Independent School District; and one director appointed by the landowner of a majority of the assessed real property in the District; the District may regulate zoning for buildings, other structures, land for business, industrial, residential, or other purposes; and the District must enter into an agreement with the developer, the Cleveland Independent School District, and Liberty County for the transfer of land for sites for facilities for the school district and for emergency services before issuing bonds.

This bill grants the District authority for road projects; the bill allows the District to divide; and the bill specifies that at the time of issuance, the total principal amount of bonds or other obligations issued or incurred to finance road projects and payable from ad valorem taxes may not exceed one-fourth of the assessed value of real property in the District. If the bill does not receive a two-thirds vote of all members elected to each house, the District may not exercise the power of eminent domain.

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 - HB 4334 specifies that "the district has the powers and duties provided by the general law of this state, including Chapters 49 and 54, Water Code, applicable to municipal utility districts created under Section 59, Article XVI, Texas Constitution".

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. The water source of the proposed district might pursue is unknown.

Source Agencies: 580 Water Development Board, 582 Commission on Environmental Quality

LBB Staff: UP, SZ

· · · · ·

WATER DEVELOPMENT POLICY IMPACT STATEMENT

85TH LEGISLATIVE REGULAR SESSION

April 28, 2017

TO: Honorable Jim Murphy, Chair, House Committee on Special Purpose Districts

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB4334 by Bailes (Relating to the creation of the Plum Grove Municipal Utility District No. 1; granting a limited power of eminent domain; 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:

This bill creates Plum Grove Municipal Utility District No. 1 (District) with the powers and duties of a standard municipal utility district under Water Code Chapters 49 and 54.

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 HB 4334, 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 and the Liberty County Real Property Records. 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 6.87 square miles in western Liberty County, located northwest of the City of Dayton and south of the City of Plum Grove. The proposed district does not appear to overlap any existing Certificate of Convenience and Necessity (CCN) boundary.

Comments on Powers/Duties Different from Similar Types of Districts: This bill grants the District authority for road projects; the bill allows the District to divide; and the bill specifies that at the time of issuance, the total principal amount of bonds or other obligations issued or incurred to finance road projects and payable from ad valorem taxes may not exceed one-fourth of the assessed value of real property in the District. If the bill does not receive a two-thirds vote of all members elected to each house, the District may not exercise the power of eminent domain.

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 - HB 4334 specifies that "the district has the powers and duties provided by the general law of this state, including Chapters 49 and 54, Water Code, applicable to municipal utility districts created under Section 59, Article XVI, Texas Constitution".

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. The water source of the proposed district might pursue is unknown.

Source Agencies: 580 Water Development Board, 582 Commission on Environmental Quality

LBB Staff: UP, SZ

Bryan W. Shaw, Ph.D., P.E., *Chairman* Toby Baker, *Commissioner* Jon Niermann, *Commissioner* Richard A. Hyde, P.E., *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

May 24, 2017

The Honorable Joe Straus Texas House of Representatives Capitol Station PO Box 2910 Austin, Texas 78768-2910

Re: Responsibility of the Texas Commission on Environmental Quality (TCEQ) Pursuant to Article XVI, Section 59(d), Texas Constitution

House Bill (HB) 4334, as Filed by Representative Ernest Bailes - Relating to the creation of the Plum Grove Municipal Utility District No. 1; granting a limited power of eminent domain; providing authority to issue bonds; providing authority to impose assessments, fees, or taxes.

Dear Speaker Straus:

The following comments are provided pursuant to the Constitutional requirements referenced above. Under those requirements, the TCEQ must submit, to the Governor, Lieutenant Governor and Speaker of the House of Representatives, the TCEQ's recommendations on specific legislation affecting water districts. We recommend that these comments be considered in the evaluation of the proposed legislation.

Sincerely,

alail Ye-Cari-Michel LaCaille, Director

Cari-Michel LaCaille, Direct Water Supply Division

cc: Honorable Jim Murphy, Chairman, House Special Purpose Districts Committee Representative Ernest Bailes, Texas House of Representatives

Enclosure

P.O. Box 13087 • Austin, Texas 78711-3087 • 512-239-1000 • tceq.texas.gov

How is our customer service? tceq.texas.gov/customersurvey

HB 4334, as Filed by Representative Ernest Bailes Texas Commission on Environmental Quality's Comments

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

This bill creates Plum Grove Municipal Utility District No. 1 (District) with the powers and duties of a standard municipal utility district under Water Code Chapters 49 and 54.

Comments on Powers/Duties Different from Similar Types of Districts: This bill grants the District authority for road projects; the bill allows the District to divide; and the bill specifies that at the time of issuance, the total principal amount of bonds or other obligations issued or incurred to finance road projects and payable from ad valorem taxes may not exceed one-fourth of the assessed value of real property in the District. If the bill does not receive a two-thirds vote of all members elected to each house, the District may not exercise the power of eminent domain.

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.

LETTER OF TRANSMITTAL HOUSE OF REPRESENTATIVES STATE OF TEXAS

HB 4334

Bill Number

то The Honorable Governor of Texas

SUBJECT A Bill Relating to a Conservation and Reclamation District

This is to transmit to you and the Texas Commission on Environmental Quality copies of a bill relating to a conservation and reclamation district and copies of the notice of intention to introduce the bill. One copy is for your files and one for you to forward to the Texas Commission on Environmental Quality, under Section 59(d), Article XVI, Constitution of the State of Texas

4/24/2017

Date transmitted to Governor's Office

Chief Clerk

House of Representatives

TO.

Texas Commission on Environmental Quality

SUBJECT. A Bill Relating to a Conservation and Reclamation District

This is to forward to you a copy of a bill relating to conservation and reclamation district and a copy of the notice of intention to introduce the bill

April 27, 2017

Date transmitted to Texas Commission on Environmental Quality

eg ahbart

Governor

то The Honorable Speaker of the House The Honorable President of the Senate The Honorable Governor of Texas

SUBJECT A Bill Relating to a Conservation and Reclamation District

Attached are recommendations of the Texas Commission on Environmental Quality in compliance with Section 59(d). Article XVI. Constitution of the State of Texas

uchel ha lade

Texas Commission on Environmental Quality





A Division of the Houston Chronicle

AFFIDAVIT OF PUBLICATION

STATE OF TEXAS COUNTY OF LIBERTY

Personally appeared before the undersigned, a Notary Public within and for said County and State. Jennifer Breitenbach, Representative for <u>Brenda Miller-Ferguson</u>, General Manager and Publisher of the <u>Cleveland/Eastex Advocate and Dayton News</u> a newspaper of general circulation in the County of <u>Liberty</u>, State of Texas. Who being duly sworn, states under oath that the report of <u>Legal Notices</u>, a true copy of which is hereto annexed was published in said newspapers in its issue(s) of the

day of	Jamany 201	.7
day of		.7
day of _	201	.7
day of		.7
Sworn to and subscribed before me this	Publisher's Representativ	2017.
	77 	
Notary Public		
My commission expires on (stamp)		·····

All safes are without warranty, expressed or implied. Specifically, there is no warranty as to tale or physical condition (including the condition or existence of any improvements). The sales are subject to any rights of redemption as provided by hw, All volume and page references in the logal description refer to the records of the County Clerk of Liberty County All prospective bidders should make their own investigation of the title held by the taxing entities and the value of the property. Prospective bidders are encouraged to consult their atomic property by the taxing entities and the value of the property. Prospective bidders should not refuge to consult their atomic property or any information regarding the property contained in the records of the Liberty County Appraisal District. Payment must be made in cash or by cashiers check. All sales are final. All Sales subject to cancellation without prior notice. ÷ 1000 RECENT CHANGES IN THE PROPERTY TAX CODE NOW REQUIRE PURCHASERS OF TAX SALE PROPERTY TO HAVE A STATEMENT FROM THE LIBERTY COUNTY TAX ASSESSOR-COLLECTOR CERTIFYING THAT THE PERSON/FIRM/COMPANY PURCHASING PROPERTY AT A TAX SALE OWES NO DELINOUENT PROPERTY TAXES TO ANY TAXING ENTITY WITHIN THE COUNTY. YOU WILL NOT RECEIVE A TAX SALE DEED TO ANY PROPERTY YOU PURCHASE WITHOUT THIS CERTIFICATE. TO OBT AIN A CERTIFICATE PLEASE CONTACT YOUR LIBERTY COUNTY TAX ASSESSOR COLLECTOR AT LEAST TWO WEEKS PRIOR TO THE SALE. . . 1 LEGAL NOTICES Notice of Destruction of Special Education Records Request copies of records by February 23, 2017. 3 Attention Parents/Guardians of former studerits, and eligible (Adult) tudents; à Special Education records which have been collected by the Sheldon In-dependent School Distinct (SISD) related to the identification, evalua-tion, educational placement of the provision of Special Education in the district, must be maintained under state and federal laws for a period of five years after Special Education services has ended for the stu-dent. Special Education services and when the student no longer is ell-gible for services, graduates, completes his or her educational program at age 22, or moves from the district. Ż The second se This notification is to inform parent/guardians and former students of SISD's intent to destroy the Special Educations' record of students who received Special Educational services during the 2010-2011 school year. These records will destroyed in accordance with state law unless the parent/guardian or eligible (adult) student notifies the school district otherwise. eastlexas.com trict otherwise. After five years, the records are no longer useful to the district, but they may be useful to the parent/guardian or formers student in apply-ing for Social Security benefits, rehabilitation service, college entrance, etc. The parent/guardian or eligible (adult) student may request a copy of the records in writing or in person at the following address: SISD Special Education Dept. 11411 CE. King Parkway Houston, TX 77044 Request for copies must be received by February 23, 2017. For more in-formation, call 281-727-1337. × 3 · ~ ~ , * , 1 **`**. a nariorum NOTICE OF INTENT TO INTRODUCE A BILL Pursuant to the Constitution and laws of the State of Texas notice is hereby given of the intention to apply to the 85th Legislature of the State of Texas at its regular session in Austin. Texas for the introduc tion of a bill, the substance of the contemplated law being as follows: R An act relating to the creation of the Plunt Grove Municipal Utility District No. 1; providing authority to impose a tax and issue bonds. The Act proposes to create a conservation and reclamation district to be known as Plum Grove Municipal Utility District No. 1, being two tracts of land equaling approximately 8.841.001 acres in Montgomery County and Liberty County, Texas, more particularly described as fol lows: ŝ., East of and adjacent to the subdivision of The Woods; bifurcated by Plum Grove Road (Farm to Market Road 1010); bounded on the sout east by Luce Bayou; and bounded partially on the west by San Jacim River. The District's creation is subject to approval at a confirmation election ···· · · · · ×, All interested persons will, therefore, take notice of the matters and facts set out in the foregoing statement of the substance of the content plated laws as required by the Constitution and laws of the State Texas. Place your ad Ś ```` 855-722-3900 ົກກັ ORDINANCE NO. 2017-01-16C AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF SPLENDORA, TEXAS AMENDING CHAPTER & "BUSINESSES" OF THE CODE OF ORDINANCES OF THE CITY OF SPLENDORA, TEXAS BY ADDING ARTICLE VII "GARAGE SALES"! PROVIDING FOR A PEN-ALTY, PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFEC-TIVE DATE. m HENSPADEDS ... Ą 25 <u>L</u>í B EMO 1/25/17 Local Matters ۰<u>،</u> ۲ 3 -DOROTHY WELCH, MAYOR à × . . . À 8

3

and the second second

adagang indri anav