AN ACT

relating to the creation, administration, powers, duties, operation, and financing of the Lake Alan Henry Water District; granting the power of eminent domain; authorizing the issuance of bonds and the imposition of taxes.

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

ARTICLE 1. CREATION OF LAKE ALAN HENRY WATER DISTRICT

SECTION 1.01. DEFINITIONS. In this article:

(1) "Board" means the board of directors of the district.

(2) "City" means the City of Lubbock, Texas. The term includes all relationships and agreements between the city and the Brazos River Authority to own and operate the lake.

(3) "Commission" means the Texas Commission on Environmental Quality or any successor agency.

(4) "Counties" means Garza and Kent counties, Texas.

(5) "District" means the Lake Alan Henry Water District.

(6) "Lake" means Lake Alan Henry.

SECTION 1.02. LEGISLATIVE FINDINGS. The legislature finds that it is in the interest of this state to:

(1) promote the orderly development, use, and protection of Lake Alan Henry; and

(2) support cooperation between the city and the
residents of Garza and Kent counties to use Lake Alan Henry as a municipal source of water.

SECTION 1.03. CREATION OF DISTRICT. (a) A conservation and reclamation district, to be known as the Lake Alan Henry Water District, is created in Kent County and a portion of Garza County.

(b) The district is a unit of government for the purposes of Chapter 101, Civil Practice and Remedies Code, and the operations of the district are considered to be essential governmental functions and not proprietary functions for all purposes, including the application of that chapter.

(c) The creation of the district is essential to the accomplishment of the purposes of Sections 52 and 52-a, Article III, and Section 59, Article XVI, Texas Constitution, and to the accomplishment of the public purposes stated in those sections and in this article.

(d) The district is necessary to promote, develop, encourage, and maintain employment, commerce, economic development, and the public welfare in the area included in the district.

(e) The district is created to supplement and not to replace the services and regulatory powers and authority of the counties and city within their respective boundaries and, in the event of a conflict between a regulation of the district and an order, ordinance, or other lawful regulation of the counties or city, the order, ordinance, or other regulation of the counties or city shall prevail.

SECTION 1.04. BOUNDARIES; ADJUSTMENTS. (a) The district
includes the territory contained within Sections 43-47 and Sections
56-60, Block 5, H&GN Railroad Co. Survey, Kent County, and that
portion of Garza County, as more fully described below, but always
excluding the City of Post, as the boundaries of the City of Post
may change from time to time. The specific boundaries of the
portion of Garza County included in the district excluding the City
of Post are as follows:

BEGINNING at a point at the Southeast corner of Garza County,
Texas;

THENCE West along the South County Line of Garza County to a
point in the center of Ranch Roach No. 669;

THENCE North along the centerline of Ranch Road No. 669 to a
point in the South City Limits boundary line of the City of Post,
Texas;

THENCE East along the City Limits boundary line of the City of
Post, as such line curves to the North, to a point in the center of
State Highway No. 380;

THENCE East along the centerline of the said State Highway
No. 380 to a point in the East County Line of Garza County;

THENCE South along the East County Line of Garza County to the
PLACE OF BEGINNING.

(b) The legislature finds that the boundaries and field
notes of the district form a closure. If a mistake is made in the
field notes or in copying the field notes in the legislative
process, the mistake does not affect in any way:

(1) the organization, existence, or validity of the
district;
(2) the right of the district to enter into any type of contract for any purpose for which the district is created;

(3) the right of the district to impose, assess, or collect taxes, fees, or charges; or

(4) the legality or operation of the district or the board.

(c) The board may annex or exclude territory in the manner provided by Subchapter J, Chapter 49, Water Code, as limited by Section 54.016, Water Code, except that:

(1) for purposes of this subsection, a reference to a tax in Subchapter J, Chapter 49, Water Code, or Section 54.016, Water Code, means an ad valorem tax; and

(2) land may not be excluded from the district if bonds or other obligations of the district, payable wholly or partly from ad valorem taxes, are outstanding.

SECTION 1.05. FINDING OF BENEFIT AND PUBLIC PURPOSE.

(a) The district is created to serve a public use and benefit.

(b) All of the land and other property included within the boundaries of the district will be benefited by the works, projects, and services that are to be accomplished or provided by the district under powers conferred by Sections 52 and 52-a, Article III, and Section 59, Article XVI, Texas Constitution, and the other powers granted under this article.

SECTION 1.06. CONSTRUCTION OF ARTICLE; APPLICABILITY OF OTHER LAW. (a) This article shall be liberally construed in conformity with the findings and purposes stated in this article.

(b) If any provision of general law is in conflict or
inconsistent with this article, this article prevails.

SECTION 1.07. GENERAL POWERS AND DUTIES. (a) The district has all of the powers and duties provided by the general laws of this state relating to conservation and reclamation districts created under Sections 52 and 52-a, Article III, and Section 59, Article XVI, Texas Constitution, including Chapter 49, Water Code, Chapter 51, Water Code, applicable to water control and improvement districts, and Chapter 54, Water Code, applicable to municipal utility districts.

(b) Notwithstanding Subsection (a) of this section, the district's bonds and other obligations and the projects to be financed by those obligations are not subject to the jurisdiction or supervision of the commission under Chapter 49, Water Code, or other law.

(c) Any general law referenced by this article that supplements the power and the authority of the district, to the extent that the law is not in conflict or inconsistent with this article, is adopted and incorporated by reference.

(d) The board may employ and establish the terms of employment and compensation of an executive director or general manager and any other employees of the district the board considers necessary.

(e) As authorized under Chapter 49, Water Code, the district may exercise the power of eminent domain, within and without the boundaries of the district, for the purpose of acquiring land and property in order to develop its improvements projects. However, the district may not exercise the power of eminent domain to acquire
city-owned land, property, mineral rights, or water rights.

(f) The district may impose impact fees according to benefits received by the property, including an impact fee on residential property. An impact fee may be imposed on residential property only to provide capital funding for:

(1) public water and wastewater facilities; or
(2) drainage and storm-water facilities.

(g) To the extent that the powers under this subsection do not impair contractual rights or agreements existing before the effective date of this Act, the city may:

1. (1) exercise police powers over:
   (A) the lake;
   (B) any city-owned land around the lake; and
   (C) easements on or above the lake owned or in favor of the city; and

2. (2) assess reasonable fees for recreational use of the lake.

(h) A power conferred by this section on the district may not in any way interfere with the authority of the city under Subsection (g) of this section.

(i) The board by resolution may change the district's name. If the board changes the district's name, the district shall give written notice to the commission.

SECTION 1.08. LAKE AS WATER SUPPLY. (a) The city may sell water from the lake to the district or any other governmental entity if the city council of the city finds that:

1. (1) the amount of water sold under a water sales
contract will not be needed by the city for its municipal water
supply for at least 20 years after the date of the contract; and

(2) execution of a contract with the district or any
other governmental entity will assist in fulfilling the city's
financial obligations.

(b) The district may develop a local water supply under a
water supply agreement with the city or from other sources.

(c) Consistent with Section 11.036, Water Code, and Section
791.026, Government Code, a water supply agreement entered into by
the city and the district under this section may:

(1) specify the term of the agreement;

(2) limit the maximum amount of water to be supplied to
the district by the city; and

(3) provide for the payment of rates and charges to the
city for the water supplied by the city.

(d) Under a water supply agreement, without the city's
consent:

(1) the maximum amount of water to be supplied to the
district by the city may not be increased; and

(2) the term of the agreement may not be extended.

(e) The city may establish and maintain rates and charges
for water supplied to the district or to any other purchaser of
water from the lake under a water supply agreement. The rates and
charges to be assessed under a water supply agreement must:

(1) be fair, reasonable, and nondiscriminatory; and

(2) be sufficient to recover a proportionate share of:

(A) the debt service requirements of the city
associated with the lake plus a 50 percent coverage on the debt
service;

(B) the capital costs and management fee payments
by the city under the city's contract with the Brazos River
Authority plus a 75 percent coverage on the capital costs and
management fee payments; and

(C) the lake's operation and maintenance costs,
including any capital expenditures associated with the lake that
are not debt financed.

(f) The operations and maintenance costs under Subsection
(e)(2)(C) of this section include:

(1) payments in lieu of taxes;

(2) general fund transfers of 15 percent of gross
revenues from water sales under this section;

(3) costs associated with the city's watershed
protection program for the lake;

(4) costs of operating and maintaining the lake as a
water supply or as a recreational area;

(5) engineering, accounting, and legal services
costs;

(6) utility costs;

(7) costs associated with law enforcement related to
the lake;

(8) permit administration costs;

(9) dam maintenance, inspection, and construction
costs;

(10) costs associated with constructing, operating,
and maintaining lake recreational facilities and lands, roads, ramps, and parking areas;

(11) costs associated with regulating and monitoring the surface of the lake, municipal easements, and city-owned lands around the lake;

(12) costs associated with environmental studies, sampling, and testing of the lake and its watershed; and

(13) any other costs, fees, expenses, or other financial liabilities arising from or related to the sale of water to others as contemplated under this section.

(g) "Proportionate share" as used in Subsection (e) of this section means a fraction the numerator of which is the annual diversion rights under a water supply contract with the city and the denominator of which is the yield of the lake, where yield is determined annually by the city considering all permitted uses.

(h) The district may not limit or interfere with the use or enjoyment by the city of water resources from the lake for municipal water supply purposes or recreational purposes. Except as authorized by the city, the district may not regulate the operation, use, or water level of the lake.

(i) The city may not interfere with the district's use or enjoyment of any water taken by the district out of the lake under and in accordance with a water supply agreement or other applicable agreement between the parties, except that the city may exercise the right of approving service by the district outside the boundaries of the district.

(j) Under a written agreement with the city, the district
may conduct agreed-upon activities related to the operation and
maintenance of the lake and may conduct other supplemental
activities related to public health, safety, recreation, water
quality, and water conservation not inconsistent with the city's
use of the lake as a municipal water supply.

(k) The district recognizes that:

(1) the city and the Brazos River Authority have
entered into an agreement to design, build, operate, and maintain
the lake; and

(2) the district may not exercise its powers in a
manner that would infringe on the rights of the Brazos River
Authority under the river authority's agreement with the city
regarding the lake.

SECTION 1.09. BOARD OF DIRECTORS. (a) The district is
governed by a board of five directors. Directors for positions one,
three, and five shall be appointed by the Commissioners Court of
Garza County, and directors for positions two and four shall be
appointed by the Commissioners Court of Kent County. Directors
serve staggered terms of four years.

(b) To be eligible to serve as a director, a person must be
at least 18 years of age and be:

(1) a resident of the district;

(2) an owner of real property in the district;

(3) an owner of at least 10 percent of the outstanding
interest of a corporation or general or limited partnership that
owns real property in the district;

(4) an agent, employee, officer, or director of a
corporation or partnership that owns real property in the district;

(5) a person who served as an initial director; or

(6) a member of the commissioners court of one of the counties.

(c) If a vacancy in the office of director occurs, the commissioners court that made the original appointment shall appoint a qualified individual to serve the remainder of the term.

(d) The board may remove a director for misconduct, for failure to comply with the attendance policy adopted by the board, or by unanimous vote of all of the remaining directors for failure to carry out the duties of directors.

(e) As soon as practicable after a director is appointed, the director shall execute a bond for $10,000 payable to the district and conditioned on the faithful performance of the director's duties. Directors' bonds must be approved by the board. Each director shall take the oath of office prescribed by the constitution for public office. The bond and oath shall be filed with the district, and the district shall retain the bond and oath in its records. The district shall pay the cost of the bonds.

(f) The directors shall elect a chair, a vice chair, a secretary, and any other officers the board considers necessary.

(g) A position on the board is not a civil office of emolument for any purpose, including those purposes described by Section 40, Article XVI, Texas Constitution.

(h) A director is not entitled to compensation for service on the board but is entitled to be reimbursed for necessary and reasonable expenses incurred in carrying out the duties and
responsibilities of a director.

(i) Three directors constitute a quorum for the consideration of matters pertaining to the district, and a concurrence of a majority of a quorum of directors is required for any official action of the district, except that a concurrence of at least three directors is required when the vote concerns:

(1) levying and assessing taxes;

(2) issuing bonds or other obligations; or

(3) making capital expenditures or entering into contracts related to those expenditures.

(j) The initial appointed directors are:

(1) from Garza County:

(A) Joe D. Hardin;

(B) Mark Kirkpatrick; and

(C) Odie Hood; and

(2) from Kent County:

(A) Jim White; and

(B) Jody Ashley.

SECTION 1.10. ORGANIZATIONAL MEETING. As soon as practicable after all initial directors have qualified for office, the initial directors shall hold an organizational meeting at a location within the district agreeable to a majority of the directors. If the directors cannot agree on a location, the organizational meeting shall be held at the Kent County Courthouse.

SECTION 1.11. DISTRICT CONFIRMATION ELECTION. (a) The initial board of directors shall hold an election on the same day in both counties in the district to confirm the establishment of the
district in the manner provided by Subchapter D, Chapter 49, Water Code.

(b) If a majority of the votes cast in a county at a confirmation election is against the creation of the district, the board may not call another confirmation election in that county before the six-month anniversary of the former confirmation election.

(c) Before a successful confirmation election, the district may carry on any business as the board may determine except that the board may not borrow money or impose or assess a tax of any kind or an assessment for any purpose.

(d) The ballots shall be printed to provide for voting for or against the proposition: "The creation of the Lake Alan Henry Water District."

(e) Except as provided by this section, a confirmation election shall be conducted in accordance with Sections 49.102 and 49.104, Water Code, and Section 41.001, Election Code.

(f) If the majority of qualified voters in a county who vote in the election vote to confirm the creation of the district, that county is included in the district. If the majority of qualified voters in a county who vote in the election vote against confirming the creation of the district, that county is excluded from the district; however, the exclusion of that county does not affect the validity of the district in the county that has voted to confirm creation of the district.

SECTION 1.12. OPERATION AND MAINTENANCE TAX. (a) The district may impose a tax for operation and maintenance purposes,
including funds for planning, constructing, acquiring, maintaining, repairing, and operating all necessary land, plants, works, facilities, improvements, appliances, and equipment of the district and for paying costs of proper services, engineering and legal fees, and organization and administrative expenses.

(b) An operation and maintenance tax may not be imposed by the district until it is approved by a majority of the voters voting at an election held in the district for that purpose in accordance with Chapter 49, Water Code. After the tax has been authorized by the district's voters, the board may levy the tax and have it assessed and collected as other district taxes.

(c) An operation and maintenance tax election may be held at the same time and in conjunction with any other district election, including the confirmation election. The election may be called by a separate election order or as part of any other election order.

(d) The proposition in an operation and maintenance tax election may be for a specific maximum rate or for an unlimited rate.

(e) If the district has any surplus operation and maintenance tax funds that are not needed for the purposes for which they were collected, the funds may be used for any lawful purpose.

(f) Sections 26.04, 26.05, and 26.07, Tax Code, do not apply to a tax imposed under this section or an ad valorem tax imposed for the payment of the interest on and principal of bonds issued by a district.

SECTION 1.13. TAX LEVY FOR BONDS AND OTHER OBLIGATIONS. At the time bonds or other obligations payable in whole or in part from
ad valorem taxes are issued, the board shall levy an annual ad
valorem tax, without limit as to rate or amount, for each year in
which all or part of the bonds are outstanding, and the district
shall annually assess and collect the ad valorem tax, on all taxable
property within the district, in an amount sufficient to:

(1) pay the interest on the bonds or other obligations
as it becomes due;

(2) create a sinking fund for the payment of the
principal of the bonds or other obligations when due or the
redemption price at any earlier required redemption date; and

(3) pay the expenses of assessing and collecting the
tax.

SECTION 1.14. CITY PROPERTY EXEMPT FROM DISTRICT TAXES.
City property is exempt from taxation by the district.

SECTION 1.15. ELECTION TO APPROVE ISSUANCE OF BONDS AND
OTHER OBLIGATIONS. (a) Bonds and other obligations that are
secured by and payable from ad valorem taxes may not be issued
unless the bonds and the levy of the taxes are first approved by a
majority of the qualified voters voting at an election held in the
district for that purpose.

(b) Bonds and other obligations that are not secured by and
payable from ad valorem taxes are not subject to the requirement of
an election and may be issued without an election.

(c) An election required by this section shall be conducted
in accordance with Subchapter F, Chapter 54, Water Code.

SECTION 1.16. SERVICES FOR CERTAIN DEFINED AREAS AND
DESIGNATED PROPERTY. (a) As provided by Subchapter J, Chapter 54,
Water Code, 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.

(b) An area defined under Subsection (a) of this section constitutes a separate election precinct in which a separate election must be held to determine if the improvements will be provided and a separate tax levied.

(c) At an election in a defined area, a registered voter of the district who owns property in the defined area may vote in the area and not in the precinct of the voter's residence.

SECTION 1.17. PRIOR APPROVAL BY COUNTIES OR MUNICIPALITY OF BONDS AND OTHER OBLIGATIONS. (a) A bond issuance or other obligation of the district must be approved, before the issuance, by an adopted order or resolution of each of the commissioners courts of the counties.

(b) Any bonds or other obligations that are issued for the purpose of providing retail water and sewer collection services within all or any portion of the corporate limits of a municipality must first be approved by the governing body of the municipality.

SECTION 1.18. DISSOLUTION. Except as provided by Section 1.19 of this Act, the board by a unanimous vote of all five directors:

(1) may dissolve the district at any time; and

(2) shall dissolve the district on written petition of the owners of 75 percent of the acreage of real property in the district.
SECTION 1.19. INDEBTEDNESS AND CONTRACTUAL OBLIGATIONS. The board may not dissolve the district until the district's outstanding indebtedness and contractual obligations have been repaid or discharged.

SECTION 1.20. TRANSFER OF PROPERTY AND ASSETS. After the board votes to dissolve the district, the board shall transfer ownership of all property and assets of the district to the counties.

SECTION 1.21. CONTRIBUTION; START-UP FUNDING; INITIAL DIRECTORS. (a) Pending receipt of other revenues from the sources authorized by this article, the board may adopt a fee schedule to provide for the overhead and operations of the district. Each county shall pay a fee not to exceed $10,000 a year for each director appointed, unless the commissioners courts of the counties approve a higher fee. The fee may be assessed each year for the first three years of the district's operation.

(b) As soon as practicable on or after the effective date of this Act, the commissioners courts of the counties shall designate for each of the initial members of the board of directors the position the director fills under Section 1.09(a) of this Act.

(c) The initial directors appointed to serve in positions one and two shall serve until the first Saturday in May 2004, the initial directors appointed to serve in positions three and four shall serve until the first Saturday in May 2005, and the initial director appointed to serve in position five shall serve until the first Saturday in May 2006.

SECTION 1.22. FINDINGS RELATED TO PROCEDURAL AND PUBLIC
INTEREST REQUIREMENTS. (a) The legal notice of the intention to introduce this Act, setting forth the general substance of this Act, has been published as provided by law, and the notice and a copy of this Act have been furnished to all persons, agencies, officials, or entities to which they are required to be furnished by the constitution and laws of this state, including the governor, who has submitted the notice and this Act to the commission.

(b) The commission has filed its recommendations relating to this Act with the governor, lieutenant governor, and speaker of the house of representatives within the required time.

(c) 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.

(d) All requirements of the constitution and the 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.

(e) The public interest requires that the district adhere to the terms of, and pay the rates and charges provided in, a water supply agreement between the district and the city.

(f) Rates and charges set in accordance with Section 1.08(e) of this Act will result in rates that are fair, reasonable, and nondiscriminatory.

SECTION 1.23. EXPIRATION OF THIS ARTICLE; EXCEPTION.

(a) Except as provided by Subsection (b) of this section, if the Lake Alan Henry Water District is not confirmed under Section 1.11
of this Act before September 1, 2005, the district is dissolved and this article expires on that date.

(b) If the Lake Alan Henry Water District is not confirmed under Section 1.11 of this Act or is dissolved after creation, Section 1.07(g) of this Act nevertheless survives and remains in effect.

ARTICLE 2. ZONING AROUND LAKE ALAN HENRY

SECTION 2.01. AMENDMENT. Subsection (a), Section 231.132, Local Government Code, is amended to read as follows:

(a) This subchapter applies to:

(1) those parts of Garza County located within three miles [one-mile] of the high water marks established for Lake Alan Henry and Post Lake except land located in Garza County and owned by the White River Municipal Water District;

(2) those parts of Kent County located within three miles [one-mile] of the high water marks established for Lake Alan Henry; and

(3) the area within 10,000 feet of where the shoreline of Lake Cooper would be if the lake were filled to its storage capacity.

ARTICLE 3. EFFECTIVE DATE

SECTION 3.01. EFFECTIVE DATE. 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, 2003.
I hereby certify that S.B. No. 1941 passed the Senate on May 15, 2003, by the following vote: Yeas 31, Nays 0.

I hereby certify that S.B. No. 1941 passed the House on May 28, 2003, by the following vote: Yeas 144, Nays 0, two present not voting.

Approved:

21 Jun 03

Governor

FILED IN THE OFFICE OF THE SECRETARY OF STATE
3:30 P.M. O'CLOCK
JUN 2 1 2003
Secretary of State