1

Bet

2	relating to rainwater harvesting systems that are connected to
3	public water supply systems.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 341.042, Health and Safety Code, is
6	amended by amending Subsection (b) and adding Subsections (b-1),
7	(b-2), $(b-3)$, and $(b-4)$ to read as follows:
8	(b) The commission by rule shall provide that if a structure
9	is connected to a public water supply system and has a rainwater
10	harvesting system for indoor use_[+
11	[(1)] the structure must have appropriate
12	cross-connection safeguards[+ and
13	((2) the rainwater harvesting system may be used only
14	for nonpotable indoor purposes].
15	(b-1) The commission shall work with the department to
16	develop rules regarding the installation and maintenance of
17	rainwater harvesting systems that are used for indoor potable
18	purposes and connected to a public water supply system. The rules
19	must contain criteria that are sufficient to ensure that:
20	(1) safe sanitary drinking water standards are met;
21	and
22	(2) harvested rainwater does not come into
23	communication with a public water supply system's drinking water at
24	a location off of the property on which the rainwater harvesting

AN ACT

1 system is located.

14

15

16

17

18

19

20

21

22

23

2 (b-2) A person who installs and maintains rainwater
3 harvesting systems that are connected to a public water supply
4 system and are used for potable purposes must be licensed by the
5 Texas State Board of Plumbing Examiners as a master plumber or
6 journeyman plumber and hold an endorsement issued by the board as a

7 water supply protection specialist.

9 system to a public water supply system for use for potable purposes
10 must give written notice of that intention to the municipality in
11 which the rainwater harvesting system is located or the owner or
12 operator of the public water supply system before connecting the
13 rainwater harvesting system to the public water supply system.

municipality, or the owner or operator of a public water supply system may not be held liable for any adverse health effects allegedly caused by the consumption of water collected by a rainwater harvesting system that is connected to a public water supply system and is used for potable purposes if the municipally owned water or wastewater utility, municipality, or public water supply system is in compliance with the sanitary standards for drinking water applicable to the municipally owned water or wastewater utility, municipality, or public water or wastewater utility, municipality, or public water supply system.

SECTION 2. This Act takes effect September 1, 2011.

旗

	S.B. No. 1073
President of the Senate I hereby certify that S.B. No. 1073 passe	the House d the Senate on
May 10, 2011, by the following vote: Yeas 31, Nay	s 0
Patri	Low
Secretary	of the Senate
I hereby certify that S.B. No. 1073 passo	ed the House on
May 25, 2011, by the following vote: Yeas 14	4, Nays O, two
present not voting	
Police	Haney
Chief Cler	k of the House
•	U
Approved:	

FILED IN THE OFFICE OF THE SECRETARY OF STATE

Secretary of State