By: Muñoz, Jr. H.B. No. 2085

A BILL TO BE ENTITLED

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1	AN ACT
2	relating to the administration and oversight of overweight
3	corridors; authorizing a fee.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter A, Chapter 623, Transportation Code,
6	is amended by adding Section 623.004 to read as follows:
7	Sec. 623.004. ADMINISTRATION AND OVERSIGHT OF OVERWEIGHT
8	CORRIDORS. (a) In this section, "overweight corridor" means a
9	designated section of a state highway for which an optional
10	procedure is authorized under this chapter for the issuance of
11	permits:
12	(1) by entities other than the Texas Department of
13	Transportation or the department; and
14	(2) for the movement of oversize or overweight
15	vehicles.
16	(b) The Texas Department of Transportation shall:
17	(1) set minimum requirements for determining the
18	feasibility, viability, and economic impact of additional
19	overweight corridors that take into consideration traffic volume,

24 corridors that would benefit the state;

within a statewide plan for freight mobility;

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ability to recover costs, and the role of overweight corridors

periodically develop recommendations for additional overweight

(2) use the requirements set under Subdivision (1) to

1 (3) include any recommendations developed under 2 Subdivision (2) in the plan described by Section 201.6011; and (4) create a pavement management plan for each 3 operational overweight corridor. 4 5 The Texas Department of Transportation, in consultation (c) with interested parties, shall: 6 7 (1) establish performance measures for each operational overweight corridor; and 8 9 (2) include in the plan described by Section 201.6011 the results of an evaluation using the performance measures 10 disaggregated by the overweight corridor. 11 12 (d) An entity issuing overweight corridor permits under this chapter shall: 13 14 (1) report information necessary for an evaluation 15 using performance measures established under Subsection (c) to the Texas Department of Transportation; and 16 17 (2) in setting a fee for the permit, consider the pavement management plan created under Subsection (b)(4) for the 18 19 overweight corridor. 20 (e) The department may: 21 (1) issue overweight corridor permits on behalf of an 22 entity authorized to issue the permits under this chapter; and (2) establish and charge a fee for issuing a permit 23 24 under Subdivision (1) in an amount sufficient to recover the actual cost of issuance. 25

the comptroller for deposit to the credit of the Texas Department of

(f) A fee collected under Subsection (e)(2) shall be sent to

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- 1 Motor Vehicles fund and may be appropriated only to the department
- 2 for the administration of this section.
- 3 SECTION 2. This Act takes effect September 1, 2015.