(Frank) Substitute the following for S.B. No. 910: C.S.S.B. No. 910 By: Klick A BILL TO BE ENTITLED 1 AN ACT 2 relating to a study of options for implementing family preservation services, the provision of certain other health and human services 3 by certain state agency contractors, and the repeal of a prior pilot 4 5 program for family-based safety services. 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 7 SECTION 1. Subchapter B-1, Chapter 264, Family Code, is 8 amended by adding Section 264.1691 to read as follows: Sec. 264.1691. STUDY OF OPTIONS FOR IMPLEMENTING FAMILY 9 PRESERVATION SERVICES. (a) In this section, "family preservation 10 service" means a time-limited, family-focused service, including: 11 12 (1) a service subject to the Family First Prevention Services Act (Title VII, Div. E, Pub. L. No. 115-123), provided to 13 14 the family of a child who is: 15 (A) a candidate for foster care to prevent or 16 eliminate the need to remove the child and to allow the child to remain safely with the child's family; or 17 18 (B) a pregnant or parenting foster youth; 19 (2) enhanced in-home support services and non-recurring financial support to promote safe and stable 20 families; and 21 22 (3) services to promote self-sufficiency and prevent 23 further need for interaction in the child welfare system. 24 (b) The department shall study and develop a comprehensive

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By:

Schwertner

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1	list of options for implementing family preservation services in
2	existing catchment areas, including:
3	(1) contracting with single source continuum
4	contractors to provide services; and
5	(2) procuring service providers through a competitive
6	bidding process.
7	(c) In developing the options under Subsection (b), the
8	department shall:
9	(1) examine existing department functions related to
10	the stage of service the department describes as family-based
11	safety services, including assessments of child safety and child
12	removals, and make recommendations for incorporating the functions
13	into a contracted model;
14	(2) consider the results from community needs
15	assessments and capacity development plans conducted during the
16	preceding 10 years; and
17	(3) consider:
18	(A) contingent on appropriation, including Title
19	IV-E prevention services in the delivery of community-based family
20	preservation services and the appropriate use of those services;
21	(B) the financial modeling used to determine
22	implementation costs, including:
23	(i) start-up funding costs;
24	(ii) the cost of purchased client services;
25	(iii) strategies for shared financial risk;
26	and
27	(iv) rate methodology;

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1	(C) procedures for transitioning between case
2	stages, including transitions from:
3	(i) investigation to family preservation;
4	and
5	(ii) family preservation to foster care;
6	(D) ways to maximize evidence-based services and
7	to increase the evidence base for family preservation programs in
8	this state;
9	(E) requirements for complying with federal law
10	to receive matching funds for certain prevention services;
11	(F) appropriate performance measures for
12	contracted services, including associated financial remedies and
13	incentives;
14	(G) ways to incorporate and to maximize existing
15	funding methods for and programs related to behavioral health and
16	substance use provided by the Health and Human Services Commission;
17	(H) appropriate contract provisions to ensure a
18	clear distinction of money, personnel, and processes for family
19	preservation services and foster care services;
20	(I) conflict resolution procedures between the
21	department and contractors concerning:
22	(i) service plans;
23	(ii) services; and
24	(iii) case action for children or families
25	served by a contractor;
26	(J) appropriate oversight structures to manage
27	contract compliance, contractor performance, and child and family

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1	safety;
2	(K) appropriate contract provisions to ensure
3	community engagement, including appropriate partnerships with
4	faith-based organizations;
5	(L) recommendations for statutory changes
6	necessary to support the department's implementation options; and
7	(M) any other information the department
8	determines necessary for legislative direction of the department's
9	implementation of community-based family preservation services.
10	(d) In developing implementation options under this
11	section, the department shall:
12	(1) incorporate relevant information obtained from
13	previous efforts and similar service models implemented in other
14	states;
15	(2) collaborate with the Health and Human Services
16	Commission as needed, including on:
17	(A) recommendations for the provision of
18	behavioral health and substance use services; and
19	(B) appropriate rate methodology; and
20	(3) allow interested persons to comment on the
21	provision of behavioral health and substance use services.
22	(e) The department may enter into any contracts the
23	department determines necessary to comply with this section.
24	(f) This section expires August 31, 2023.
25	SECTION 2. The following laws are repealed:
26	(1) Section 264.169, Family Code; and
27	(2) Section 40.0581(f), Human Resources Code.

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1 SECTION 3. Not later than October 1, 2022, the Department of 2 Family and Protective Services shall submit copies of the options 3 described by Section 264.1691, Family Code, as added by this Act, 4 along with any associated recommendations, to the:

5 (1) governor;

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6 (2) lieutenant governor;

(3) speaker of the house of representatives;

(4) House Committee on Appropriations;

(5) Senate Committee on Finance;

10 (6) House Committee on Human Services; and

11 (7) Senate Committee on Health and Human Services.

SECTION 4. The Department of Family and Protective Services 12 is required to implement a provision of this Act only if the 13 14 legislature appropriates money specifically for that purpose. Ιf the legislature does not appropriate money specifically for that 15 purpose, the department may, but is not required to, implement a 16 17 provision of this Act using other appropriations that are available for that purpose. 18

19 SECTION 5. This Act takes effect immediately if it receives 20 a vote of two-thirds of all the members elected to each house, as 21 provided by Section 39, Article III, Texas Constitution. If this 22 Act does not receive the vote necessary for immediate effect, this 23 Act takes effect September 1, 2021.

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