By: Bettencourt, West

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A BILL TO BE ENTITLED

AN ACT

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2 relating to the provision of virtual education in public schools 3 and to certain waivers and modifications by the commissioner of 4 education to the method of calculating average daily attendance in 5 an emergency or crisis for purposes of preserving school district 6 funding entitlements under the Foundation School Program during 7 that emergency or crisis; authorizing a fee.

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

ARTICLE 1. VIRTUAL EDUCATION

SECTION 1.01. The heading to Section 26.0031, Education
Code, is amended to read as follows:

12 Sec. 26.0031. RIGHTS CONCERNING [STATE] VIRTUAL COURSES
13 [SCHOOL NETWORK].

14 SECTION 1.02. Section 26.0031, Education Code, is amended 15 by amending Subsections (a), (b), (c), (c-1), (d), and (e) and 16 adding Subsection (b-1) to read as follows:

At the time and in the manner that a school district or 17 (a) open-enrollment charter school informs students and parents about 18 courses that are offered in the district's or school's traditional 19 classroom setting, the district or school shall notify parents and 20 students of the option to enroll in <u>a virtual</u> [an electronic] course 21 22 offered by the district or school in which the student is enrolled or by another district or school [through the state virtual school 23 24 network] under Chapter 30B [30A].

1 (b) Except as provided by Subsection (c), a school district 2 or open-enrollment charter school in which a student is enrolled as 3 a full-time student may not deny the request of a parent of a 4 student to enroll the student in <u>a virtual</u> [an electronic] course 5 offered <u>by the district or school in which the student is enrolled</u> 6 <u>or by another district or school</u> [through the state virtual school 7 <u>network</u>] under Chapter <u>30B</u> [30A].

8 <u>(b-1) A school district or open-enrollment charter school</u> 9 <u>may not actively discourage a student, including by threat or</u> 10 <u>intimidation, from enrolling in a virtual course.</u>

11 (c) A school district or open-enrollment charter school may 12 deny a request to enroll a student in <u>a virtual</u> [an electronic] 13 course if:

(1) a student attempts to enroll in a course load that is inconsistent with the student's high school graduation plan or requirements for college admission or earning an industry certification;

(2) the student requests permission to enroll in <u>a</u>
<u>virtual</u> [an electronic] course at a time that is not consistent with
the enrollment period established by the school district or
open-enrollment charter school providing the course; or

(3) the district or school <u>determines that the cost of</u>
<u>the course is too high</u> [offers a substantially similar course].

24 (c-1) A school district or open-enrollment charter school 25 may decline to pay the cost for a student of more than three 26 yearlong <u>virtual</u> [electronic] courses, or the equivalent, during 27 any school year. This subsection does not:

(1) limit the ability of the student to enroll in
 additional <u>virtual</u> [electronic] courses at the student's cost; or
 (2) apply to a student enrolled in a full-time <u>virtual</u>
 [online] program [that was operating on January 1, 2013].

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5 (d) Notwithstanding Subsection (c)(2), a school district or 6 open-enrollment charter school that provides <u>a virtual</u> [an 7 electronic] course [through the state virtual school network] under 8 Chapter <u>30B</u> [30A] shall make all reasonable efforts to accommodate 9 the enrollment of a student in the course under special 10 circumstances.

A school district or open-enrollment charter school 11 (e) that denies a request to enroll a student in a virtual course under 12 13 Subsection (c) must provide a written explanation of the denial to the student and the student's parent. The written explanation must 14 15 provide notice of the student's ability to appeal the decision and 16 an explanation of the appeal process, including the process of pursuing a final appeal heard by the board of trustees of the 17 district or the governing board of the school. A determination made 18 by the board of trustees of the school district or the governing 19 20 board of the open-enrollment charter school [A parent may appeal to the commissioner a school district's or open-enrollment charter 21 22 school's decision to deny a request to enroll a student in an electronic course offered through the state virtual school network. 23 The commissioner's decision] under this subsection is final and may 24 25 not be appealed.

26 SECTION 1.03. Subtitle F, Title 2, Education Code, is 27 amended by adding Chapter 30B to read as follows:

1	CHAPTER 30B. VIRTUAL COURSES AND FULL-TIME HYBRID AND VIRTUAL
2	CAMPUSES
3	SUBCHAPTER A. GENERAL PROVISIONS
4	Sec. 30B.001. DEFINITIONS. In this chapter:
5	(1) "Full-time hybrid campus" means a full-time
6	educational program authorized under Subchapter C in which:
7	(A) a student is in attendance in person for less
8	than 90 percent of the minutes of instruction provided; and
9	(B) the instruction and content may be delivered
10	over the Internet, in person, or through other means.
11	(2) "Full-time virtual campus" means a full-time
12	educational program authorized under Subchapter C in which:
13	(A) a student is in attendance in person
14	minimally or not at all; and
15	(B) the instruction and content are delivered
16	primarily over the Internet.
17	(3) "Parent" means a student's parent or a person
18	standing in parental relation to a student.
19	(4) "Virtual course" means a course in which
20	instruction and content are delivered primarily over the Internet.
21	(5) "Whole campus virtual instruction provider" means
22	a private or third-party service that provides oversight and
23	management of the virtual instruction services or otherwise
24	provides a preponderance of those services for a full-time virtual
25	or full-time hybrid campus.
26	Sec. 30B.002. RULES. (a) The commissioner shall adopt
27	rules as necessary to administer this chapter.

1	(b) To the extent practicable, the commissioner shall
2	consult school districts, open-enrollment charter schools, and
3	parents in adopting rules under this section.
4	(c) The agency may form an advisory committee similar to an
5	advisory committee described by Section 2110.001, Government Code,
6	to comply with the provisions of this section. Chapter 2110,
7	Government Code, does not apply to an advisory committee formed
8	under this section.
9	Sec. 30B.003. GRANTS AND FEDERAL FUNDS. (a) For purposes
10	of this chapter, the commissioner may seek and accept a grant from a
11	public or private person.
12	(b) For purposes of this chapter, the commissioner may
13	accept federal funds and shall use those funds in compliance with
14	applicable federal law, regulations, and guidelines.
15	Sec. 30B.004. PROVISION OF COMPUTER EQUIPMENT OR INTERNET
16	SERVICE. This chapter does not:
17	(1) require a school district, an open-enrollment
18	charter school, a virtual course provider, or the state to provide a
19	student with home computer equipment or Internet access for a
20	virtual course provided by a school district or open-enrollment
21	charter school; or
22	(2) prohibit a school district or open-enrollment
23	charter school from providing a student with home computer
24	equipment or Internet access for a virtual course provided by the
25	district or school.
26	SUBCHAPTER B. VIRTUAL COURSES
27	Sec. 30B.051. VIRTUAL COURSE INSTRUCTION PERMITTED. (a) A

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1	school district or open-enrollment charter school may deliver
2	instruction through virtual courses in the manner provided by this
3	chapter.
4	(a-1) The following entities may deliver instruction
5	through virtual courses under this chapter in the same manner
6	provided for a school district or open-enrollment charter school:
7	(1) a consortium of school districts or
8	open-enrollment charter schools;
9	(2) an institution of higher education, as that term
10	is defined by Section 61.003; or
11	(3) a regional education service center.
12	(b) A school district or open-enrollment charter school
13	that delivers instruction through a virtual course shall develop
14	written information describing each virtual course available for
15	enrollment and complying with any other requirement of Section
16	26.0031.
17	(c) A school district or open-enrollment charter school
18	shall make information under this section available to students and
19	parents at the time students ordinarily select courses and may
20	provide that information to students and parents at other times as
21	determined by the district or school.
22	Sec. 30B.052. VIRTUAL COURSE QUALITY REQUIREMENTS. A
23	school district or open-enrollment charter school that offers a
24	virtual course under this chapter must certify to the commissioner
25	that the virtual course:
26	(1) includes the appropriate essential knowledge and
27	skills adopted under Subchapter A, Chapter 28;

1 (2) provides instruction at the appropriate level of 2 rigor for the grade level at which the course is offered and will prepare a student enrolled in the course for the student's next 3 4 grade level or a subsequent course in a similar subject matter; and 5 (3) meets standards for virtual courses adopted by the commissioner, or, if standards are not adopted by the commissioner 6 7 for virtual courses, the National Standards for Quality Online Courses published by the Virtual Learning Leadership Alliance, 8 9 Quality Matters, and the Digital Learning Collaborative, or a successor publication. 10 11 Sec. 30B.053. RIGHTS OF STUDENTS REGARDING VIRTUAL COURSES. (a) Except as provided by Section 30B.106(b), a school district or 12 13 open-enrollment charter school may not require a student to enroll 14 in a virtual course. 15 (b) A student enrolled in a virtual course offered under 16 this chapter may participate in an extracurricular activity sponsored or sanctioned by the school district or open-enrollment 17 18 charter school in which the student is enrolled or by the University Interscholastic League in the same manner as other district or 19 20 school students. (c) A virtual course offered under this chapter to a student 21 receiving special education services or other accommodations must 22 23 meet the needs of the participating student in a manner consistent with Subchapter A, Chapter 29, and with federal law, including the 24 25 Individuals with Disabilities Education Act (20 U.S.C. Section 1400 et seq.) and Section 504, Rehabilitation Act of 1973 (29 U.S.C. 26 27 Section 794), as applicable.

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1	Sec. 30B.054. RIGHTS OF TEACHERS REGARDING VIRTUAL COURSES.
2	(a) A school district or open-enrollment charter school may not
3	require a classroom teacher to provide both virtual instruction and
4	in-person instruction for a course offered under this chapter
5	during the same class period. The commissioner may waive the
6	requirements of this subsection for courses included in the
7	enrichment curriculum under Section 28.002.
8	(b) A classroom teacher may not provide instruction for a
9	virtual course offered under this chapter unless:
10	(1) the teacher has received appropriate professional
11	development in virtual instruction, as determined by the school
12	district or open-enrollment charter school at which the teacher is
13	employed; or
14	(2) the district or school has determined that the
15	teacher has sufficient previous experience to not require the
16	professional development described by Subdivision (1).
17	(c) A school district or open-enrollment charter school may
18	not directly or indirectly coerce any classroom teacher hired to
19	provide in-person instruction to agree to an assignment to teach a
20	virtual course or a course at a full-time hybrid campus.
21	Sec. 30B.055. ASSESSMENTS. Except as authorized by
22	commissioner rule, an assessment instrument administered under
23	Section 39.023 or 39.025 to a student enrolled in a virtual course
24	offered under this chapter shall be administered to the student in
25	the same manner in which the assessment instrument is administered
26	to a student enrolled in an in-person course at the student's school
27	district or open-enrollment charter school.

1	Sec. 30B.056. TUITION AND FEES. A school district or
2	open-enrollment charter school may charge tuition and fees for a
3	virtual course provided to a student who:
4	(1) is not eligible to enroll in a public school in
5	this state; or
6	(2) is not enrolled in the school district or
7	open-enrollment charter school.
8	Sec. 30B.057. ATTENDANCE FOR CLASS CREDIT OR GRADE. A
9	school district or open-enrollment charter school shall establish
10	the participation necessary to earn credit or a grade for a virtual
11	course offered by the district or school notwithstanding Section
12	25.092.
13	Sec. 30B.058. FOUNDATION SCHOOL FUNDING. A student
14	enrolled in a virtual course offered under this chapter by a school
15	district or open-enrollment charter school is counted toward the
16	district's or school's average daily attendance in the same manner
17	as district or school students not enrolled in a virtual course.
18	Sec. 30B.059. AGENCY PUBLICATION OF AVAILABLE COURSES. (a)
19	The agency shall publish a list of virtual courses offered by school
20	districts and open-enrollment charter schools in this state that
21	includes:
22	(1) whether the course is available to a student who is
23	not otherwise enrolled in the offering district or school;
24	(2) the cost of the course; and
25	(3) information regarding any third-party provider
26	involved in the delivery of the course.
27	(b) A school district or open-enrollment charter school

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1	shall provide to the agency information required to publish the
2	list under Subsection (a).
3	SUBCHAPTER C. FULL-TIME VIRTUAL AND FULL-TIME HYBRID CAMPUSES
4	Sec. 30B.101. FULL-TIME VIRTUAL OR FULL-TIME HYBRID CAMPUS
5	AUTHORIZATION. (a) A school district or open-enrollment charter
6	school may operate a full-time virtual campus or a full-time hybrid
7	campus if authorized by the commissioner in accordance with this
8	section.
9	(b) The commissioner shall adopt rules establishing the
10	requirements for and process by which a school district or
11	open-enrollment charter school may apply for authorization to
12	operate a full-time virtual campus or a full-time hybrid campus.
13	The rules adopted by the commissioner may require certain written
14	application materials and interviews and shall require a school
15	district or open-enrollment charter school to:
16	(1) engage in a year of planning before offering a
17	course under this chapter to verify the course is designed in
18	accordance with high-quality criteria;
19	(2) develop an academic plan that incorporates:
20	(A) curriculum and instructional practices
21	aligned with the appropriate essential knowledge and skills
22	provided under Subchapter A, Chapter 28;
23	(B) monitoring of the progress of student
24	performance and interventions;
25	(C) a method for meeting the needs of and
26	complying with federal and state requirements for special
27	populations and at-risk students; and

S.B. No. 1861 1 (D) compliance with the requirements of this 2 chapter; 3 (3) develop an operations plan that addresses: 4 (A) staffing models; the designation of selected school leaders; 5 (B) professional development for staff; 6 (C) 7 (D) student and family engagement; 8 (E) school calendars and schedules; 9 (F) student enrollment eligibility; 10 cybersecurity and student data privacy (G) 11 measures; and 12 (H) any educational services to be provided by a 13 private or third party; and 14 (4) demonstrate the capacity to execute the district's 15 or school's plan successfully. 16 (c) A full-time virtual campus or full-time hybrid campus 17 authorized under this section must include: 18 (1) at least one grade level in which an assessment instrument is required to be administered under Section 39.023(a) 19 20 or (c), including each subject or course for which an assessment instrument is required in that grade level; 21 22 (2) sufficient grade levels, as determined by the 23 commissioner, to allow for the annual evaluation of the performance 24 of students who complete the courses offered; or 25 (3) for a campus that does not include grade levels described by Subdivision (1) or (2), another performance evaluation 26 27 measure approved by the commissioner during the authorization

1	process.
2	(d) A campus approved under this subchapter may only apply
3	for and receive authorization to operate as a full-time virtual
4	campus or a full-time hybrid campus. A campus may not change its
5	operation designation during the authorization process or after the
6	campus is authorized.
7	(e) The commissioner may only authorize a school district or
8	open-enrollment charter school to operate a full-time virtual
9	campus or a full-time hybrid campus if the commissioner determines
10	that the authorization of the campus is likely to result in improved
11	student learning opportunities. If a district or school will use a
12	private or third party in operating the campus, the commissioner
13	shall consider the historical performance of the private or third
14	party, if known, in making a determination under this section.
15	(f) A determination made by the commissioner under this
16	section is final and not subject to appeal.
17	Sec. 30B.102. REVOCATION. (a) Unless revoked as provided
18	by this section, the commissioner's authorization of a full-time
19	virtual campus or full-time hybrid campus under Section 30B.101
20	continues indefinitely.
21	(b) The commissioner shall revoke the authorization of a
22	full-time virtual campus or full-time hybrid campus if the campus
23	has been assigned, for the three preceding school years:
24	(1) an unacceptable performance rating under
25	Subchapter C, Chapter 39;
26	(2) a financial accountability performance rating
27	under Subchapter D, Chapter 39, indicating financial performance

1	lower than satisfactory;
2	(3) any combination of the ratings described by
3	Subdivision (1) or (2); or
4	(4) a rating of performance that needs improvement or
5	unacceptable, as determined by the commissioner, on a performance
6	evaluation approved by the commissioner under Section
7	<u>30B.101(c)(3).</u>
8	(c) The commissioner may, based on a special investigation
9	conducted under Section 39.003:
10	(1) revoke an authorization of a full-time virtual
11	campus or full-time hybrid campus; or
12	(2) require any intervention authorized under that
13	section.
14	(d) If a private or third party is determined to be
15	ineligible under Section 30B.104, the commissioner shall revoke an
16	authorization of a full-time virtual campus or full-time hybrid
17	campus for which the private or third party acts as a whole campus
18	virtual instruction provider, unless the commissioner approves a
19	request by the school district or open-enrollment charter school
20	that operates the campus to use an alternative private or third
21	party.
22	(e) An appeal by a school district or open-enrollment
23	charter school of a revocation of an authorization under this
24	chapter that results in the closure of a campus must be made under
25	Section 39A.301.
26	Sec. 30B.103. REVISION RELATING TO A PRIVATE OR THIRD
27	PARTY. A school district or open-enrollment charter school shall

provide notice to the commissioner of the use of or change in 1 2 affiliation of a private or third party acting as a whole campus 3 virtual instruction provider for the full-time virtual campus or 4 full-time hybrid campus. 5 Sec. 30B.104. PRIVATE OR THIRD PARTY ACCOUNTABILITY. (a) The commissioner shall, to the extent feasible, evaluate the 6 7 performance of a private or third party acting as a whole campus 8 virtual instruction provider for a school district or 9 open-enrollment charter school. 10 The commissioner shall establish a standard to (b) 11 determine if a private or third party is ineligible to act as a whole campus virtual education provider. A private or third party 12 13 determined to be ineligible under this section remains ineligible 14 until after the fifth anniversary of that determination. 15 Sec. 30B.105. STUDENT ELIGIBILITY. (a) A student eligible 16 to enroll in a public school of this state is eligible to enroll at a 17 full-time hybrid campus. 18 (b) A student is eligible to enroll in a full-time virtual campus if the student: 19 20 (1) attended a public school in this state for a 21 minimum of six weeks in the current school year or in the preceding 22 school year; 23 (2) is, in the school year in which the student first seeks to enroll in the full-time virtual campus, enrolled in the 24 25 first grade or a lower grade level; (3) was not required to attend public school in this 26 27 state due to nonresidency during the preceding school year;

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1	(4) is a dependent of a member of the United States
2	military who has been deployed; or
3	(5) has been placed in substitute care in this state.
4	Sec. 30B.106. STUDENT RIGHTS REGARDING FULL-TIME VIRTUAL
5	AND FULL-TIME HYBRID CAMPUSES. (a) A student enrolled in a school
6	district may not be compelled to enroll in a full-time virtual or
7	full-time hybrid campus. A school district must offer the option
8	for a student's parent to select in-person instruction for the
9	student.
10	(b) Notwithstanding Subsection (a) or Section 30B.053, an
11	open-enrollment charter school may require a student to attend a
12	full-time virtual or full-time hybrid campus.
13	Sec. 30B.107. CAMPUS DESIGNATIONS. The commissioner shall
14	determine and assign a unique campus designation number to each
15	full-time virtual campus or full-time hybrid campus authorized
16	under this subchapter.
17	Sec. 30B.108. FUNDING. (a) For purposes of calculating the
18	average daily attendance of students attending a full-time virtual
19	campus or full-time hybrid campus, the commissioner shall use the
20	number of full-time equivalent students enrolled in the full-time
21	virtual or full-time hybrid campus multiplied by the average
22	attendance rate of the school district or open-enrollment charter
23	school that offers the full-time virtual or full-time hybrid campus
24	not including any student enrolled full-time in a full-time virtual
25	or full-time hybrid campus. In the event that a reliable attendance
26	rate cannot be determined under this section, the commissioner
27	shall use the statewide average attendance rate.

1	(b) The commissioner shall provide proportionate funding to
2	the applicable school district or open-enrollment charter school
3	for a student that alternates attendance between a traditional,
4	in-person campus setting and the full-time virtual or full-time
5	hybrid campus of any single district or school in the same school
6	year.
7	SUBCHAPTER D. STATE SUPPORT
8	Sec. 30B.151. EDUCATOR PROFESSIONAL DEVELOPMENT. From
9	funds appropriated or otherwise available, the agency shall develop
10	professional development courses and materials aligned with
11	research-based practices for educators in providing high-quality
12	virtual education.
13	Sec. 30B.152. DEVELOPMENT GRANTS FOR VIRTUAL EDUCATION.
14	From funds appropriated or otherwise available, the agency shall
15	provide grants and technical assistance to school districts and
16	open-enrollment charter schools to aid in the establishment of
17	high-quality full-time virtual or full-time hybrid campuses.
18	SECTION 1.04. Subchapter A, Chapter 37, Education Code, is
19	amended by adding Section 37.0071 to read as follows:
20	Sec. 37.0071. VIRTUAL EDUCATION AS ALTERNATIVE TO
21	EXPULSION. (a) Except as provided by Subsection (b), before a
22	school district or open-enrollment charter school may expel a
23	student, the district or school shall consider the appropriateness
24	and feasibility of enrolling the student in a full-time virtual
25	education program as an alternative to expulsion.
26	(b) Subsection (a) does not apply to a student expelled
27	under Section 37.0081 or 37.007(a), (d), or (e).

1 ARTICLE 2. THE FOUNDATION SCHOOL PROGRAM 2 SECTION 2.01. Section 48.005, Education Code, is amended by adding Subsection (e-1) to read as follows: 3 4 (e-1) In a school year in which the occurrence of an emergency or crisis, as defined by commissioner rule, causes a 5 statewide decrease in average daily attendance of school districts 6 7 entitled to funding under this chapter or, for an emergency or crisis occurring only within a specific region of this state, 8 causes a regional decrease in the average daily attendance of 9 school districts located in the affected region, the commissioner 10 shall modify or waive requirements applicable to the affected 11 districts under this section and adopt appropriate safeguards as 12 13 necessary to ensure the continued support and maintenance of an efficient system of public free schools and the continued delivery 14 15 of high-quality instruction under that system. 16 SECTION 2.02. Section 48.053(b), Education Code, is amended to read as follows: 17 A school district to which this section applies is 18 (b) entitled to funding under this chapter as if the district were a 19 20 full-time virtual campus or full-time hybrid campus for purposes of Section 30B.108 with [had] no tier one local share for purposes of 21 Section 48.256 for each student enrolled in the district: 22 (1) who resides in this state; or 23 (2) 24 who: 25 (A) is a dependent of a member of the United 26 States military; 27 (B) was previously enrolled in school in this

1 state; and

2 (C) does not reside in this state due to a3 military deployment or transfer.

ARTICLE 3. CONFORMING CHANGES
SECTION 3.01. Section 1.001(b), Education Code, is amended
to read as follows:

7 (b) Except as provided by Chapter 18, Chapter 19, Subchapter A of Chapter 29, or Subchapter E of Chapter 30, [or Chapter 30A,] 8 9 this code does not apply to students, facilities, or programs under 10 the jurisdiction of the Department of Aging and Disability 11 Services, the Department of State Health Services, the Health and Human Services Commission, the Texas Juvenile Justice Department, 12 13 the Texas Department of Criminal Justice, a Job Corps program operated by or under contract with the United States Department of 14 15 Labor, or any juvenile probation agency.

16 SECTION 3.02. Section 7.0561(f), Education Code, is amended 17 to read as follows:

(f) In consultation with interested school districts, open-enrollment charter schools, and other appropriate interested persons, the commissioner shall adopt rules applicable to the consortium, according to the following principles for a next generation of higher performing public schools:

(1) engagement of students in digital learning,
including engagement through the use of electronic textbooks and
instructional materials adopted under Subchapters B and B-1,
Chapter 31, and <u>virtual</u> courses offered <u>by school districts and</u>
<u>open-enrollment charter schools under Chapter 30B</u> [through the

1 state virtual school network under Subchapter 30A];

2 (2) emphasis on learning standards that focus on
3 high-priority standards identified in coordination with districts
4 and charter schools participating in the consortium;

5 (3) use of multiple assessments of learning capable of 6 being used to inform students, parents, districts, and charter 7 schools on an ongoing basis concerning the extent to which learning 8 is occurring and the actions consortium participants are taking to 9 improve learning; and

10 (4) reliance on local control that enables communities 11 and parents to be involved in the important decisions regarding the 12 education of their children.

SECTION 3.03. Section 25.007(b), Education Code, is amended to read as follows:

15 (b) In recognition of the challenges faced by students who 16 are homeless or in substitute care, the agency shall assist the 17 transition of students who are homeless or in substitute care from 18 one school to another by:

(1) ensuring that school records for a student who is homeless or in substitute care are transferred to the student's new school not later than the 10th working day after the date the student begins enrollment at the school;

(2) developing systems to ease transition of a student
who is homeless or in substitute care during the first two weeks of
enrollment at a new school;

26 (3) developing procedures for awarding credit,
 27 including partial credit if appropriate, for course work, including

1 electives, completed by a student who is homeless or in substitute 2 care while enrolled at another school;

3 (4) developing procedures to ensure that a new school 4 relies on decisions made by the previous school regarding placement 5 in courses or educational programs of a student who is homeless or 6 in substitute care and places the student in comparable courses or 7 educational programs at the new school, if those courses or 8 programs are available;

9 (5) promoting practices that facilitate access by a 10 student who is homeless or in substitute care to extracurricular 11 programs, summer programs, credit transfer services, <u>virtual</u> 12 [electronic] courses provided under Chapter <u>30B</u> [30A], and 13 after-school tutoring programs at nominal or no cost;

14 (6) establishing procedures to lessen the adverse 15 impact of the movement of a student who is homeless or in substitute 16 care to a new school;

(7) entering into a memorandum of understanding with the Department of Family and Protective Services regarding the exchange of information as appropriate to facilitate the transition of students in substitute care from one school to another;

(8) encouraging school districts and open-enrollment charter schools to provide services for a student who is homeless or in substitute care in transition when applying for admission to postsecondary study and when seeking sources of funding for postsecondary study;

26 (9) requiring school districts, campuses, and27 open-enrollment charter schools to accept a referral for special

education services made for a student who is homeless or in substitute care by a school previously attended by the student, and to provide comparable services to the student during the referral process or until the new school develops an individualized education program for the student;

6 (10) requiring school districts, campuses, and 7 open-enrollment charter schools to provide notice to the child's 8 educational decision-maker and caseworker regarding events that 9 may significantly impact the education of a child, including:

(A) requests or referrals for an evaluation under
 Section 504, Rehabilitation Act of 1973 (29 U.S.C. Section 794), or
 special education under Section 29.003;

13 (B) admission, review, and dismissal committee 14 meetings;

15 (C) manifestation determination reviews required 16 by Section 37.004(b);

17 (D) any disciplinary actions under Chapter 37 for18 which parental notice is required;

(E) citations issued for Class C misdemeanor
 offenses on school property or at school-sponsored activities;

(F) reports of restraint and seclusion required
by Section 37.0021;

23 (G) use of corporal punishment as provided by24 Section 37.0011; and

(H) appointment of a surrogate parent for the
child under Section 29.0151;

27 (11) developing procedures for allowing a student who

1 is homeless or in substitute care who was previously enrolled in a 2 course required for graduation the opportunity, to the extent 3 practicable, to complete the course, at no cost to the student, 4 before the beginning of the next school year;

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5 (12) ensuring that a student who is homeless or in 6 substitute care who is not likely to receive a high school diploma 7 before the fifth school year following the student's enrollment in 8 grade nine, as determined by the district, has the student's course 9 credit accrual and personal graduation plan reviewed;

10 (13) ensuring that a student in substitute care who is 11 in grade 11 or 12 be provided information regarding tuition and fee 12 exemptions under Section 54.366 for dual-credit or other courses 13 provided by a public institution of higher education for which a 14 high school student may earn joint high school and college credit;

15 (14) designating at least one agency employee to act 16 as a liaison officer regarding educational issues related to 17 students in the conservatorship of the Department of Family and 18 Protective Services; and

19 (15) providing other assistance as identified by the 20 agency.

21 SECTION 3.04. Section 33.009(d), Education Code, is amended 22 to read as follows:

(d) An academy developed under this section must provide counselors and other postsecondary advisors with knowledge and skills to provide counseling to students regarding postsecondary success and productive career planning and must include information relating to:

1 (1) each endorsement described by Section 2 28.025(c-1), including:

3 (A) the course requirements for each 4 endorsement; and

5 (B) the postsecondary educational and career
6 opportunities associated with each endorsement;

7 (2) available methods for a student to earn credit for
8 a course not offered at the school in which the student is enrolled,
9 including enrollment in <u>a virtual</u> [an electronic] course provided
10 [through the state virtual school network] under Chapter <u>30B</u> [30A];

(3) general academic performance requirements for admission to an institution of higher education, including the requirements for automatic admission to a general academic teaching institution under Section 51.803;

15 (4) regional workforce needs, including information 16 about the required education and the average wage or salary for 17 careers that meet those workforce needs; and

18 (5) effective strategies for engaging students and 19 parents in planning for postsecondary education and potential 20 careers, including participation in mentorships and business 21 partnerships.

22 SECTION 3.05. Section 48.104(f), Education Code, is amended 23 to read as follows:

(f) A student receiving a full-time virtual education provided through a full-time virtual campus under Chapter 30B [through the state virtual school network] may be included in determining the number of students who are educationally

disadvantaged and reside in an economically disadvantaged census block group under Subsection (b) or (e), as applicable, if the school district submits to the commissioner a plan detailing the enhanced services that will be provided to the student and the commissioner approves the plan.

6 SECTION 3.06. Section 48.111(b), Education Code, is amended 7 to read as follows:

8 (b) For purposes of Subsection (a), in determining the 9 number of students enrolled in a school district, the commissioner 10 shall exclude students enrolled in the district who receive 11 full-time instruction <u>provided through a full-time virtual campus</u> 12 <u>under Chapter 30B</u> [through the state virtual school network under 13 <u>Chapter 30A</u>].

14 ARTICLE 4. REPEALER; TRANSITION; EFFECTIVE DATE

15 SECTION 4.01. The following provisions of the Education 16 Code are repealed:

17	(1) Section 21.051(g);
18	(2) Section 25.092(a-4);
19	(3) Section 26.0031(f);
20	(4) Section 29.9091;
21	(5) Chapter 30A;
22	(6) Section 39.0549;
23	(7) Sections 39.301(c-1) and (c-2);
24	(8) Sections 48.005(h-1), (m-1), and (m-2);
25	(9) Sections 48.053(b-1) and (b-2); and
26	(10) Section 48.0071.
27	SECTION 4.02. (a) Notwithstanding the repeal by this Act of

Chapter 30A, Education Code, a school district or open-enrollment 1 2 charter school providing an electronic course or a full-time program through the state virtual school network in accordance with 3 4 Chapter 30A, Education Code, as that law existed immediately before the effective date of this Act, may, except as provided by 5 Subsection (b) of this section, continue to provide that course or 6 7 full-time program as if that chapter were still in effect until the end of the 2024-2025 school year. 8

9 (b) The funding provided to а school district or open-enrollment charter school for a student enrolled in 10 an 11 electronic course or full-time program offered through the state virtual school network in accordance with Chapter 30A, Education 12 13 Code, as that law existed immediately before the effective date of this Act, shall be determined, as applicable, under Section 30B.058 14 15 or 30B.108, Education Code, as added by this Act.

16 SECTION 4.03. (a) Notwithstanding the repeal by this Act of a school 17 29.9091, Education Code, Section district or open-enrollment charter school operating a full-time local remote 18 learning program in accordance with Section 29.9091, Education 19 20 Code, as that law existed immediately before the effective date of this Act, may, except as provided by Subsections (b) and (c) of this 21 section, continue to operate the local remote learning program as 22 if that section were still in effect until the end of the 2024-2025 23 24 school year.

(b) A local remote learning program operated by a school district in accordance with Section 29.9091, Education Code, as that section existed immediately before the effective date of this

Act, must operate in compliance with Section 30B.105, Education Code, as added by this Act, and may not operate in compliance with Section 29.9091(d) or (e) or Section 48.005(m-1), Education Code, as those sections existed immediately before the effective date of this Act.

(c) The funding provided to school district 6 а or 7 open-enrollment charter school for a student enrolled in a local remote learning program operated in accordance with Section 8 29.9091, Education Code, as that law existed immediately before the 9 effective date of this Act, shall be determined under Section 10 11 30B.108, Education Code, as added by this Act.

12 SECTION 4.04. (a) Notwithstanding the repeal by this Act of 13 Section 48.0071, Education Code, а school district or open-enrollment charter school providing an off-campus electronic 14 15 course, off-campus electronic program, or instructional program 16 that combines in-person instruction and off-campus electronic instruction in accordance with Section 48.0071, Education Code, as 17 that law existed immediately before the effective date of this Act, 18 may, except as provided by Subsections (b) and (c) of this section, 19 20 continue to provide the off-campus electronic course, off-campus 21 electronic program, or instructional program that combines in-person instruction and off-campus electronic instruction as if 22 that section were still in effect until the end of the 2024-2025 23 24 school year.

(b) An off-campus electronic course, off-campus electronic program, or instructional program that combines in-person instruction and off-campus electronic instruction provided by a

1 school district in accordance with Section 48.0071, Education Code, 2 as that section existed immediately before the effective date of 3 this Act, must operate in compliance with Section 30B.105, 4 Education Code, as added by this Act, and may not operate in 5 compliance with Section 48.005(m-1), Education Code, as that 6 section existed immediately before the effective date of this Act.

7 (c) The funding provided to a school district or open-enrollment charter school for a student enrolled in 8 an 9 off-campus electronic course, off-campus electronic program, or instructional program that combines in-person instruction and 10 11 off-campus electronic instruction provided in accordance with Section 48.0071, Education Code, as that law existed immediately 12 before the effective date of this Act, shall be determined under 13 Section 30B.108, Education Code, as added by this Act. 14

15 SECTION 4.05. The commissioner of education shall adopt 16 rules providing an expedited authorization process for a school 17 district or open-enrollment charter school that applies to operate 18 a full-time virtual campus or a full-time hybrid campus under 19 Chapter 30B, Education Code, as added by this Act, if the district 20 or school, as of the effective date of this Act:

(1) operates an electronic course or full-time program through the state virtual school network in accordance with Chapter 30A, Education Code, as that law existed immediately before the effective date of this Act;

(2) operates a local remote learning program under
Section 29.9091, Education Code, as that law existed immediately
before the effective date of this Act; or

1 (3) provides electronic instruction in accordance 2 with Section 48.0071, Education Code, as that law existed 3 immediately before the effective date of this Act.

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4 SECTION 4.06. (a) Notwithstanding any other section of this Act, in a state fiscal year, the Texas Education Agency is not 5 required to implement a provision found in another section of this 6 7 Act that is drafted as a mandatory provision imposing a duty on the agency to take an action unless money is specifically appropriated 8 9 to the agency for that fiscal year to carry out that duty. The Texas Education Agency may implement the provision in that fiscal year to 10 11 the extent other funding is available to the agency to do so.

(b) If, as authorized by Subsection (a) of this section, the Texas Education Agency does not implement the mandatory provision in a state fiscal year, the agency, in its legislative budget request for the next state fiscal biennium, shall certify that fact to the Legislative Budget Board and include a written estimate of the costs of implementing the provision in each year of that next state fiscal biennium.

(c) This section and the suspension of the Texas Education Agency's duty to implement a mandatory provision of this Act, as provided by Subsection (a) of this section, expires and the duty to implement the mandatory provision resumes on September 1, 2027.

23 SECTION 4.07. This Act takes effect immediately if it 24 receives a vote of two-thirds of all the members elected to each 25 house, as provided by Section 39, Article III, Texas Constitution. 26 If this Act does not receive the vote necessary for immediate 27 effect, this Act takes effect September 1, 2023.