By: Gallego

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A BILL TO BE ENTITLED 1 AN ACT 2 relating to health care for certain Texans; providing a penalty. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 3 ARTICLE 1. SHORT TITLE AND PURPOSE 4 5 SECTION 1.01. SHORT TITLE. This Act may be known as the Texas Health Improvement Act. 6 SECTION 1.02. PURPOSE. All residents of this state are 7 entitled to equal treatment and access to services by the 8 government of this state. However, because many of this state's 9 border residents live in economically disadvantaged areas, the 10 11 health and well-being of this population is compromised. All but 12 two of the 43 border counties, including every county on the Rio 13 Grande, are federally designated health profession shortage areas. 14 To remedy disparities of this nature, it is necessary to increase and improve resources directed to people in the border region to 15 help achieve equality among all residents of this state and to 16 facilitate the quality of life that all Texans deserve. The purpose 17 of this Act is to promote development of the health infrastructure 18 that serves the citizens of Texas and improve the health of 19 residents in the border region, who are an integral part of this 20 21 state. 22 ARTICLE 2. IMMUNIZATIONS

23 SECTION 2.01. UNIVERSAL VACCINE PURCHASE PROGRAM. (a) The 24 comptroller of public accounts shall study the feasibility of

1 implementing a universal vaccine purchase program in this state.
2 The comptroller shall determine:

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3 (1) the fiscal impact of a universal vaccine purchase4 program;

5 (2) the administrative feasibility of a universal
6 vaccine purchase program;

7 (3) whether a universal vaccine purchase program would
8 simplify the administration of vaccines in this state;

9 (4) the best practices for universal vaccine programs 10 in states that are similar to this state in size, population, and 11 immunization requirements; and

12 (5) the impact of a universal vaccine purchase program13 on the vaccine industry.

14 (b) As part of the study, the comptroller shall consult with 15 the Texas Department of Health, the Centers for Disease Control and 16 Prevention, local health departments, the Legislative Budget 17 Board, and private entities involved in the administration of 18 vaccines in this state.

19 SECTION 2.02. IMMUNIZATION REGISTRY. Subchapter A, Chapter 20 161, Health and Safety Code, is amended by amending Section 161.007 21 and adding Sections 161.0071, 161.0072, 161.0073, and 161.0074 to 22 read as follows:

23 Sec. 161.007. IMMUNIZATION REGISTRY; REPORTS TO 24 DEPARTMENT. (a) The department, for purposes of establishing and 25 maintaining a single repository of accurate, complete, and current 26 immunization records to be used in aiding, coordinating, and 27 promoting efficient and cost-effective childhood communicable

1 disease prevention and control efforts, shall establish and 2 maintain a childhood immunization registry. The department by rule 3 shall develop guidelines to:

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4 (1) protect the confidentiality of <u>registrants in</u>
5 <u>accordance with state and federal law</u> [patients in accordance with
6 <u>Section 159.002, Occupations Code</u>];

7 (2) inform a parent, managing conservator, or guardian
8 of each <u>registrant</u> [patient] about the registry; <u>and</u>

9 (3) <u>permit</u> [require] the written consent of a parent, 10 managing conservator, or guardian of a <u>registrant to choose in</u> 11 <u>writing to have the registrant excluded from</u> [patient before any 12 information relating to the patient is included in the registry; 13 and

14 [(4) permit a parent, managing conservator, or 15 guardian to withdraw consent for the patient to be included in] the 16 registry.

17 (b) Except as provided by Section 161.0071, the [The] childhood immunization registry must contain information on the 18 immunization history that is obtained by the department under this 19 section of each person who is younger than 18 years of age [and for 20 whom consent has been obtained in accordance with guidelines 21 adopted under Subsection (a). The department shall remove from the 22 registry information for any person for whom consent has been 23 24 withdrawn].

25 (c) An insurance company, a health maintenance 26 organization, or another organization that pays or reimburses a 27 claim for an immunization of a person younger than 18 years of age

shall provide an immunization history to the department. 1 The 2 report shall contain the elements prescribed by the department. The report may be submitted in writing or by electronic means. [An 3 4 insurance company, health maintenance organization, or other 5 organization is not required to provide an immunization history to 6 the department under this subsection for a person for whom consent 7 has not been obtained in accordance with guidelines adopted under 8 Subsection (a) or for whom consent has been withdrawn.

9 A health care provider who administers an immunization (d) to a person younger than 18 years of age shall provide an 10 immunization history to the department unless the immunization 11 history is submitted to an insurance company, a health maintenance 12 organization, or another organization that pays or reimburses a 13 14 claim for an immunization to a person younger than 18 years of age. 15 The report shall contain the elements [be in a format] prescribed by the department. The report may be submitted [, which may include 16 17 submission] in writing or [7] by electronic means [7, or by voice]. [A health care provider is not required to provide an immunization 18 history to the department under this subsection for a person for 19 whom consent has not been obtained in accordance with guidelines 20 21 adopted under Subsection (a) or for whom consent has been withdrawn.] 22

(e) The department may use the registry to provide notices by mail, telephone, personal contact, or other means to a parent, managing conservator, or guardian regarding his or her child or ward who is due or overdue for a particular type of immunization according to the department's immunization schedule. The notices

must contain instructions for the parent, managing conservator, or 1 2 guardian to request that future notices not be sent and to remove the child's immunization record from the registry and any other 3 4 registry-related record that individually identifies the child. The notices must describe the procedure to report a violation if a 5 6 child is included in the registry after the submission of a written 7 request for exclusion. The department shall consult with health 8 care providers to determine the most efficient and cost-effective manner of using the registry to provide those notices. 9

10 (f) Nothing in this <u>subchapter</u> [section] diminishes a 11 parent's, managing conservator's, or guardian's responsibility for 12 having a child immunized properly, subject to Section 161.004(d).

(g) A person, including a health care provider <u>or an</u> insurance company, a health maintenance organization, or another organization that pays or reimburses a claim for immunization, who submits or obtains in good faith an immunization history or data to or from the department in compliance with the provisions of this <u>subchapter</u> [section] and any rules adopted under this <u>subchapter</u> [section] is not liable for any civil damages.

20 (h) [Information obtained by the department for the 21 immunization registry is confidential and may be disclosed only 22 with the written consent of the child's parent, managing 23 conservator, or guardian.

24 [(i)] The board shall adopt rules to implement this
25 <u>subchapter</u> [section].

26Sec. 161.0071. NOTICE OF RECEIPT OF REGISTRY DATA;27EXCLUSION FROM REGISTRY. (a) The first time the department

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1	receives registry data for a child, the department shall send a
2	written notification to the child's parent, managing conservator,
3	or guardian disclosing:
4	(1) that providers and insurers may be sending the
5	child's immunization information to the department, but the
6	department may not keep the information if the parent, managing
7	conservator, or guardian chooses to exclude the child from the
8	registry;
9	(2) the information that is included in the registry;
10	(3) the persons to whom the information may be
11	<pre>released under Section 161.008(d);</pre>
12	(4) the purpose and use of the registry;
13	(5) the procedure to exclude a child from the
14	registry; and
15	(6) the procedure to report a violation if a parent,
16	managing conservator, or guardian discovers a child is included in
17	the registry after exclusion has been requested.
18	(b) The department shall delete the child's immunization
19	records from the registry and any other registry-related department
20	record that individually identifies the child not later than the
21	30th day after the date the department receives from the parent,
22	managing conservator, or guardian of the child a written request
23	that the child be excluded from the registry. The department shall
24	maintain only those records related to the child necessary to
25	ensure that the child continues to be excluded from the registry and
26	may not release the identity of a child excluded from the registry.
27	(c) The department shall send to a parent, managing

H.B. No. 1016 conservator, or guardian who makes a written request under 1 2 Subsection (b) a written confirmation of receipt of the request for exclusion and the exclusion of the child's records from the 3 4 registry. 5 (d) The department commits a violation if the department 6 fails to exclude a child from the registry within the period 7 required by Subsection (b). 8 (e) The department shall accept a written statement from a parent, managing conservator, or guardian communicating to the 9 department that a child should be excluded from the registry, 10 including a statement on the child's birth certificate, as a 11 12 request for exclusion under Subsection (b). Sec. 161.0072. REGISTRY CONFIDENTIALITY. (a) 13 The 14 information that individually identifies a child received by the 15 department for the immunization registry is confidential and may be 16 used by the department for registry purposes only. 17 (b) Unless specifically authorized under this subchapter, the department may not release registry information to any 18 19 individual or entity without the consent of the person, or if the person is a minor, the parent, managing conservator, or guardian of 20 21 the child. 22 (c) A person required to report information to the department for registry purposes or authorized to receive 23 24 information from the registry may not disclose the individually identifiable information to any other person without written 25 26 consent of the parent, managing conservator, or guardian of the 27 child, except as provided by Chapter 159, Occupations Code.

1	(d) Registry information is not:
2	(1) subject to discovery, subpoena, or other means of
3	legal compulsion for release to any person or entity except as
4	provided by this subchapter; or
5	(2) admissible in any civil, administrative, or
6	criminal proceeding.
7	Sec. 161.0073. REPORT TO LEGISLATURE. (a) The department
8	shall report to the Legislative Budget Board, the governor, the
9	lieutenant governor, the speaker of the house of representatives,
10	and appropriate committees of the legislature not later than
11	September 30 of each even-numbered year.
12	(b) The department shall use the report required under
13	Subsection (a) to develop ways to increase immunization rates using
14	state and federal resources.
15	(c) The report must:
16	(1) include the current immunization rates by
17	geographic region of the state, where available;
18	(2) focus on the geographic regions of the state with
19	immunization rates below the state average for preschool children;
20	(3) describe the approaches identified to increase
21	immunization rates in underserved areas and the estimated cost for
22	each;
23	(4) identify changes to department procedures needed
24	to increase immunization rates;
25	(5) identify the services provided under and
26	provisions of contracts entered into by the department to increase
27	immunization rates in underserved areas;

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1	(6) identify performance measures used in contracts
2	described by Subdivision (5);
3	(7) include the number and type of exemptions used in
4	the past year;
5	(8) include the number of complaints received by the
6	department related to the department's failure to comply with
7	requests for exclusion of individuals from the registry; and
8	(9) identify all reported incidents of discrimination
9	for requesting exclusion from the registry or for using an
10	exemption for a required immunization.
11	Sec. 161.0074. IMMUNITY FROM LIABILITY. Except as provided
12	by Section 161.009, the following persons subject to this
13	subchapter that act in compliance with Sections 161.007, 161.0071,
14	161.0072, 161.0073, and 161.008 are not civilly or criminally
15	liable for furnishing the information required under this
16	subchapter:
17	(1) an insurance company, a health maintenance
18	organization, or another organization that pays or reimburses a
19	claim for immunization;
20	(2) a health care provider who administers
21	immunizations; and
22	(3) an employee of the department.
23	SECTION 2.03. IMMUNIZATION REGISTRY; RELEASE OF
24	INFORMATION. Section 161.008, Health and Safety Code, is amended
25	by amending Subsections (c) and (d) and adding Subsections (e)-(g)
26	to read as follows:
27	(c) The department [$ au$ only with the consent of a child's

parent, managing conservator, or guardian, may [+ 1 2 [(1)] obtain the data constituting an immunization record for the child from a public health district, a local health 3 4 department, an insurance company, a health maintenance organization, or any other organization that pays or reimburses a 5 6 claim for immunization, or any health care provider licensed or 7 otherwise authorized to administer vaccines. 8 (d) After the 30th day after the date notice was sent by the 9 department to the child's parent, managing conservator, or guardian under Section 161.0071, the department, if the department has not 10 received a written request to exclude the child from the registry, 11 12 shall: (1) enter the child into the registry; and [or a 13 physician to the child; or] 14 15 (2) release the data constituting an immunization record for the child to any entity in this state that is described 16 by Subsection (c) and is providing immunization services to the 17 child or is paying or reimbursing a claim for an immunization for 18 the child, to [a public health district, a local health department, 19 a physician to the child, or] a school or child care facility in 20 which the child is enrolled, or to a state agency responsible for 21 the health care of the child. 22 (e) [(d)] A parent, managing conservator, or legal guardian 23 24 may obtain and on request to the department shall be provided with all individually identifiable immunization registry information 25 concerning his or her child or ward. 26 27 (f) The department may release nonidentifying summary

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1	statistics related to the registry that do not individually
2	identify a child.
3	(g) The department may not release individually
4	identifiable information under Subsection (d)(2) to an entity
5	outside this state.
6	SECTION 2.04. IMMUNIZATION REGISTRY; OFFENSE. Section
7	161.009(a), Health and Safety Code, is amended to read as follows:
8	(a) A person commits an offense if the person:
9	(1) negligently releases or discloses immunization
10	registry information in violation of Section 161.007, 161.0071,
11	<u>161.0072,</u> or 161.008; or
12	(2) negligently uses the information in the
13	immunization registry to solicit new patients or clients or for
14	other purposes that are not associated with immunization purposes,
15	unless authorized under this section.
16	SECTION 2.05. REQUIRED BENEFITS FOR IMMUNIZATIONS. Section
17	3, Article 21.53F, Insurance Code, as added by Chapter 683, Acts of
18	the 75th Legislature, Regular Session, 1997, is amended to read as
19	follows:
20	Sec. 3. REQUIRED BENEFIT FOR CHILDHOOD IMMUNIZATIONS. (a)
21	A health benefit plan that provides benefits for a family member of
22	the insured shall provide coverage for each covered child described
23	by Section 5 of this article, from birth through the date the child
24	is <u>18</u> [six] years of age, for:
25	(1) immunization against:
26	(A) diphtheria;
27	(B) haemophilus influenzae type b;

1	(C) hepatitis B;
2	(D) measles;
3	(E) mumps;
4	(F) pertussis;
5	(G) polio;
6	(H) rubella;
7	(I) tetanus; and
8	(J) varicella; [and]
9	(2) any other immunization recommended as of January
10	1, 2003, by the federal Advisory Committee on Immunization
11	Practices of the Centers for Disease Control and Prevention; and
12	(3) any other immunization that is required by law for
13	the child.
14	(b) The commissioner of public health, in consultation with
15	the commissioner, by rule may:
16	(1) require coverage under this section for an
17	immunization recommended after January 1, 2003, by the federal
18	Advisory Committee on Immunization Practices or its successor
19	committee; or
20	(2) remove the requirement of coverage under this
21	section for an immunization that is no longer recommended after
22	January 1, 2003, by the federal Advisory Committee on Immunization
23	Practices or its successor committee.
24	SECTION 2.06. TRANSITION. (a) Not later than January 15,
25	2005, the comptroller of public accounts shall submit a report
26	detailing the findings of the universal vaccine purchase program
27	study required by this Act to the lieutenant governor and the

1 speaker of the house of representatives.

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(b) Section 2.01 of this Act expires September 1, 2005.

3 (c) As soon as practicable, but not later than August 1,4 2004, the Texas Board of Health shall:

5 (1) adopt rules necessary to implement the procedure 6 for excluding children from the immunization registry required by 7 this Act; and

8 (2) make available for use a form for requesting 9 exclusion from the immunization registry required under Section 10 161.0071, Health and Safety Code, as added by this Act.

(d) The report required under Section 161.007(c), Health and Safety Code, as amended by this Act, and the data obtained or released under Section 161.008, Health and Safety Code, as amended by this Act, may not be accepted or released by the Texas Department of Health until the department has adopted rules and prescribed the forms required by this Act.

The changes made by this Act to Section 3, Article 17 (e) 21.53F, Insurance Code, as added by Chapter 683, Acts of the 75th 18 Legislature, Regular Session, 1997, apply only to a health benefit 19 plan that is delivered or issued for delivery on or after the 20 effective date of this Act. A plan that is delivered or issued for 21 delivery before September 1, 2003, is governed by the law as it 22 existed immediately before that date, and that law is continued in 23 24 effect for that purpose.

ARTICLE 3. PROMOTORAS
 SECTION 3.01. COMPENSATION. Section 48.003(c), Health and
 Safety Code, is amended to read as follows:

1 (c) The Health and Human Services Commission shall require 2 health and human services agencies to use <u>and compensate</u> certified 3 promotoras to <u>assist with</u> [the extent possible in] health outreach 4 and education programs for recipients of medical assistance under 5 Chapter 32, Human Resources Code.

6 SECTION 3.02. TRANSITION. The classification officer shall 7 ensure that, as soon as practicable, a classification system, 8 including a supervisory and salary structure, is provided for promotoras appropriate under the state's 9 as position classification plan in accordance with Chapter 654, Government 10 Code. 11

ARTICLE 4. PREFERENCE FOR VENDORS THAT PROVIDE HEALTH BENEFITS COVERAGE FOR EMPLOYEES

14SECTION 4.01. BESTVALUECONSIDERATION.Section152155.074(b), Government Code, is amended to read as follows:

In determining the best value for the state, the 16 (b) 17 purchase price and whether the goods or services meet specifications are the most important considerations. However, the 18 19 commission or other state agency may, subject to Subsection (c) and Section 2155.075, consider other relevant factors, including: 20

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(1) installation costs;

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_, _____

(2) life cycle costs;

(3) the quality and reliability of the goods and
services;

25

(4) the delivery terms;

26 (5) indicators of probable vendor performance under27 the contract such as past vendor performance, the vendor's

H.B. No. 1016 1 financial resources and ability to perform, the vendor's experience 2 or demonstrated capability and responsibility, and the vendor's 3 ability to provide reliable maintenance agreements and support; 4 (6) the cost of any employee training associated with 5 a purchase; 6 (7) the effect of a purchase on agency productivity; 7 (8) the vendor's anticipated economic impact to the 8 state or a subdivision of the state, including potential tax revenue and employment; 9 10 (9) whether the vendor provides health benefits cov<u>erage to employees;</u> and 11 (10) [(9)] other factors relevant to determining the 12 best value for the state in the context of a particular purchase. 13 SECTION 4.02. STATE AGENCY PREFERENCE. 14 Subchapter H, 15 Chapter 2155, Government Code, is amended by adding Section 2155.451 to read as follows: 16 Sec. 2155.451. PREFERENCE FOR VENDORS THAT PROVIDE HEALTH 17 BENEFITS COVERAGE. The commission and all state agencies procuring 18 goods or services shall give preference to goods or services of a 19 vendor that demonstrates that the vendor provides health benefits 20 21 coverage to the vendor's employees if: 22 (1) the goods or services meet state specifications regarding quantity and quality; and 23 24 (2) the cost of the good or service does not exceed the cost of other similar goods or services that are produced by a 25 26 vendor that does not demonstrate that the vendor provides health 27 benefits coverage to the vendor's employees.

1	ARTICLE 5. BORDER HEALTH FOUNDATION
2	SECTION 5.01. BORDER HEALTH FOUNDATION. Subtitle E, Title
3	2, Health and Safety Code, is amended by adding Chapter 112 to read
4	as follows:
5	CHAPTER 112. BORDER HEALTH FOUNDATION
6	Sec. 112.001. DEFINITIONS. In this chapter:
7	(1) "Board of directors" means the board of directors
8	of the Border Health Foundation.
9	(2) "Foundation" means the Border Health Foundation.
10	Sec. 112.002. CREATION OF FOUNDATION. (a) The department
11	shall establish the Border Health Foundation as a nonprofit
12	corporation that complies with the Texas Non-Profit Corporation Act
13	(Article 1396-1.01 et seq., Vernon's Texas Civil Statutes), except
14	as otherwise provided by this chapter, and qualifies as an
15	organization exempt from federal income tax under Section
16	501(c)(3), Internal Revenue Code of 1986, as amended.
17	(b) The department shall ensure that the foundation
18	operates independently of any state agency or political subdivision
19	of this state.
20	Sec. 112.003. POWERS AND DUTIES. (a) The foundation shall
21	raise money from other foundations, governmental entities, and
22	other sources to finance health programs in this state in areas
23	adjacent to the border with the United Mexican States.
24	(b) The foundation shall:
25	(1) identify and seek potential partners in the
26	private sector that will afford this state the opportunity to
27	maintain or increase the existing levels of financing of health

1	programs and activities;
2	(2) engage in outreach efforts to make the existence
3	of the office known to potential partners throughout this state;
4	and
5	(3) perform any other function necessary to carry out
6	the purposes of this section.
7	(c) The department shall review programs from all agencies
8	under its control to determine which projects should be available
9	to receive money under Subsection (b).
10	(d) The foundation has the powers necessary and convenient
11	to carry out its duties.
12	Sec. 112.004. ADMINISTRATION. (a) The foundation is
13	governed by a board of five directors appointed by the Texas Board
14	of Health from individuals recommended by the commissioner.
15	(b) Members of the board of directors serve for staggered
16	terms of six years, with as near as possible to one-third of the
17	members' terms expiring every two years.
18	(c) Appointments to the board of directors shall be made
19	without regard to the race, color, disability, sex, religion, age,
20	or national origin of the appointees.
21	(d) The board of directors shall ensure that the foundation
22	remains eligible for an exemption from federal income tax under
23	Section 501(a), Internal Revenue Code of 1986, as amended, by being
24	listed as an exempt organization under Section 501(c)(3) of that
25	code, as amended.
26	Sec. 112.005. RESTRICTIONS ON BOARD APPOINTMENT,
27	MEMBERSHIP, AND EMPLOYMENT. (a) In this section, "Texas trade

H.B. No. 1016 association" means a cooperative and voluntarily joined 1 2 association of business or professional competitors in this state designed to assist its members and its industry or profession in 3 4 dealing with mutual business or professional problems and in 5 promoting their common interest. 6 (b) A person may not be a member of the board of directors 7 and may not be a foundation employee employed in a "bona fide executive, administrative, or professional capacity," as that 8 9 phrase is used for purposes of establishing an exemption to the overtime provisions of the federal Fair Labor Standards Act of 1938 10 (29 U.S.C. Section 201 et seq.), as amended, if: 11 12 (1) the person is an officer, employee, or paid consultant of a Texas trade association in the field of health care; 13 14 or 15 (2) the person's spouse is an officer, manager, or paid consultant of a Texas trade association in the field of health care. 16 17 (c) A person may not be a member of the board of directors or act as the general counsel to the board of directors or the 18 foundation if the person is required to register as a lobbyist under 19 Chapter 305, Government Code, because of the person's activities 20 21 for compensation on behalf of a profession related to the operation of the foundation. 22 Sec. 112.006. REMOVAL OF BOARD MEMBER. (a) It is a ground 23 24 for removal from the board of directors that a member: 25 (1) is ineligible for membership under Section 26 112.005; 27 (2) cannot, because of illness or disability,

1	discharge the member's duties for a substantial part of the member's
2	term; or
3	(3) is absent from more than half of the regularly
4	scheduled board meetings that the member is eligible to attend
5	during a calendar year without an excuse approved by a majority vote
6	of the board of directors.
7	(b) The validity of an action of the board of directors is
8	not affected by the fact that it is taken when a ground for removal
9	of a board member exists.
10	(c) The foundation in its articles or bylaws shall establish
11	the manner in which a board member may be removed under this section
12	and may establish other grounds for removal of a member.
13	Sec. 112.007. VACANCY. A vacancy on the board of directors
14	shall be filled for the remainder of the unexpired term in the same
15	manner as provided in Section 112.004(a).
16	Sec. 112.008. OFFICERS. The board of directors shall elect
17	from among its members a presiding officer, an assistant presiding
18	officer, and other necessary officers. The presiding officer and
19	assistant presiding officer serve for a period of one year and may
20	be reelected.
21	Sec. 112.009. MEETINGS. The board of directors may meet as
22	often as necessary, but shall meet at least twice a year.
23	Sec. 112.010. TAX EXEMPTION. All income, property, and
24	other assets of the foundation are exempt from taxation by this
25	state and political subdivisions of this state.
26	Sec. 112.011. MEMORANDUM OF UNDERSTANDING. The foundation
27	and the department shall enter into a memorandum of understanding

1	that:
2	(1) requires the board of directors and staff of the
3	foundation to report to the commissioner and department;
4	(2) allows the department to provide staff functions
5	to the foundation; and
6	(3) outlines the financial contributions to be made to
7	the foundation from funds obtained from grants and other sources.
8	Sec. 112.012. FUNDING. (a) The department, another agency
9	of this state, including an institution of higher education as
10	defined by Section 61.003, Education Code, or a political
11	subdivision of this state may contract with the foundation to
12	finance, on behalf of the department, agency, or political
13	subdivision, health programs described by Section 112.003.
14	(b) The foundation may apply for and accept funds from the
15	federal government or any other public or private entity. The
16	foundation or any member of the foundation may also solicit and
17	accept pledges, gifts, and endowments from private sources on the
18	foundation's behalf. The foundation may only accept a pledge,
19	gift, or endowment solicited under this section that is consistent
20	with the purposes of the foundation.
21	(c) The board of directors of the foundation shall manage
22	and approve disbursements of funds, pledges, gifts, and endowments
23	that are the property of the foundation.
24	(d) The board of directors of the foundation shall manage
25	any capital improvements constructed, owned, or leased by the
26	foundation and any real property acquired by the foundation.
27	Sec. 112.013. RECORDS. (a) The foundation shall maintain

1	financial records and reports independently from those of the
2	department.
3	(b) The foundation shall comply with all filing
4	requirements of the secretary of state and the Internal Revenue
5	Service.
6	Sec. 112.014. REPORT TO DEPARTMENT. Not later than the 60th
7	day after the last day of the fiscal year, the foundation shall
8	submit to the department a report itemizing all income and
9	expenditures and describing all activities of the foundation during
10	the preceding fiscal year.
11	SECTION 5.02. TRANSITION. The Texas Department of Health
12	shall create the Border Health Foundation as required by this Act
13	not later than June 1, 2004.
14	ARTICLE 6. EDUCATION AND RECRUITMENT OF
15	HEALTH CARE PROFESSIONALS
16	SECTION 6.01. BORDER HEALTH CORPS. Chapter 61, Education
17	Code, is amended by adding Subchapter J-1 to read as follows:
18	SUBCHAPTER J-1. BORDER HEALTH CORPS
19	Sec. 61.551. DEFINITIONS. In this subchapter:
20	(1) "Health professional shortage area" means an area
21	designated as a health professional shortage area under 42 U.S.C.
22	Section 254e.
23	(2) "Texas-Mexico border region" has the meaning
24	assigned by Section 2056.002, Government Code.
25	Sec. 61.552. BORDER HEALTH CORPS. (a) The board shall
26	establish a program to encourage the training, recruitment, and
27	retention of health care professionals and practitioners in health

professional shortage areas in the Texas-Mexico border region. 1 2 Individuals participating in the program may be referred to as the Border Health Corps. The board shall adopt rules as necessary to 3 4 administer the program. (b) Practitioners in medicine, dentistry, and nursing are 5 6 eligible to participate in the program, including specialists and subspecialists. The board may include other health care 7 8 professions in the program as the board determines appropriate to address a shortage of practitioners in that profession in the 9 <u>Texas-Mexico border regi</u>on. 10 (c) In granting loan repayment assistance or other benefits 11 12 to individuals in the program, the board shall give priority to: (1) health professional shortage areas with the 13 14 highest health professional shortage area scores or rankings; and 15 (2) individuals in fields and areas of practice for 16 which the greatest need exists in health professional shortage 17 areas in the Texas-Mexico border region. Sec. 61.553. EDUCATION LOAN REPAYMENT ASSISTANCE. (a) To 18 the extent funding is available, the board shall provide assistance 19 in the repayment of education loans to individuals in the program. 20 21 To receive loan repayment assistance, an individual must agree to practice for at least two years in the individual's field or area of 22 23 practice in a health professional shortage area in the Texas-Mexico 24 border region. 25 (b) An individual may not receive more than \$10,000 in loan 26 repayment assistance under the program in any year. The amount of

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27 loan repayment assistance an individual receives may not exceed the

1	amount of principal and interest due on the loan during the period
2	of service for which the assistance is provided.
3	(c) The board shall pay the loan repayment assistance
4	directly to the entity to which the loan obligation is due. The
5	board shall make the payments periodically during the period of the
6	individual's practice and may make the payments in advance of that
7	practice. The board shall take action as necessary to recover any
8	amount for which the promised practice is not performed, subject to
9	any exception for hardship as the board considers appropriate.

10 (d) The board shall make loan repayment assistance awards 11 under this section to allow individuals in the program to qualify 12 for matching federal loan repayment assistance, to the extent 13 consistent with the purposes of the program.

Sec. 61.554. FUNDING. (a) The program is funded by appropriations, including gifts and grants, and other money available for purposes of the program. The board may solicit and accept gifts and grants from any public or private source for the program.

19 (b) The board shall take any action necessary, including 20 applying for waivers of applicable requirements or restrictions, to 21 permit federal funds available for loan repayment assistance under 22 the program to be available to individuals in the program who are in 23 private practice.

SECTION 6.02. MEDICAL EDUCATION PREPARATION. Subchapter C, Chapter 61, Education Code, is amended by adding Sections 61.0902 and 61.0903 to read as follows:

27 Sec. 61.0902. EXTENDED UNDERGRADUATE MEDICAL EDUCATION

PREPARATION PROGRAM. The board shall examine the use of 1 2 undergraduate programs that require more than four years of undergraduate course work to prepare students for graduate medical 3 4 education to determine whether such a program would be feasible or effective in institutions of higher education in this state. If the 5 6 board determines that extended undergraduate medical education 7 preparation programs may be effective in the education and training 8 of physicians or other health care professionals in this state, the board shall work with institutions of higher education to 9 successfully implement and conduct those programs. 10 Sec. 61.0903. RECRUITING AND RETAINING UNDERREPRESENTED 11 12 STUDENTS. (a) The board, in coordination with institutions of higher education, shall develop a strategy to coordinate 13 recruitment and retention of students from ethnic or racial 14 15 backgrounds that are underrepresented in institutions of higher 16 education in this state. 17 (b) In coordinating efforts under this section, the board and institutions of higher education shall: 18 19 (1) identify best practices in recruitment and retention efforts; and 20 21 (2) create regional joint programs to eliminate duplicate or overlapping recruitment and retention programs. 22 SECTION 6.03. PUBLIC SCHOOL PROGRAMS. 23 Subchapter F, 24 Chapter 29, Education Code, is amended by adding Sections 29.187 25 and 29.188 to read as follows: Sec. 29.187. HEALTH SCIENCE TECHNOLOGY AND COLLEGE 26

27 PREPARATION PROGRAMS IN BORDER REGION. (a) In this section,

1	"Texas-Mexico border region" has the meaning assigned by Section
2	2056.002, Government Code.
3	(b) The agency shall periodically assess the adequacy of
4	existing health science technology and college preparatory courses
5	and programs in secondary schools in the Texas-Mexico border
6	region. The agency shall encourage and assist school districts to
7	establish additional health science technology and college
8	preparatory courses and programs and to improve the quality of
9	existing courses and programs in those schools in which the agency
10	determines the need exists.
11	(c) The agency shall encourage and assist school districts
12	in the Texas-Mexico border region to operate mentoring programs
13	between students enrolled in health science technology and related
14	courses and health care professionals practicing in the
15	Texas-Mexico border region. The agency shall assist school
16	districts in administering the mentoring programs so that the
17	programs are effective in fostering student awareness of the health
18	professions and encouraging students to pursue an education leading
19	to a career in the health professions and to enter into practice in
20	the Texas-Mexico border region. The agency and participating
21	school districts shall track students who participate in the
22	mentoring programs to assess the success of those programs and to
23	allow the agency and participating school districts to improve
24	those programs.
25	(d) The agency shall report to the governor, the lieutenant
26	governor, and the speaker of the house of representatives not later

27 than September 1, 2004, on the agency's activities under this

1 section. The report shall include the agency's recommendations for 2 legislation, funding, or administrative action to address any need identified by the agency for additional or improved health science 3 technology and college preparatory courses and programs 4 in secondary schools in the Texas-Mexico border region. 5 This 6 subsection expires January 1, 2005. Sec. 29.188. SUMMER STUDY SCIENCE PROGRAMS 7 FOR 8 UNDERREPRESENTED STUDENTS. The agency shall establish a statewide

9 <u>network of summer study science instruction programs for students</u> 10 <u>from ethnic or racial groups that are underrepresented in the</u> 11 <u>fields of science and medicine.</u>

SECTION 6.04. REPEALER AND TRANSITION. (a) Subchapter G,
 Chapter 487, Government Code, is repealed.

(b) The Office of Rural Community Affairs may continue to administer the Texas Health Service Corps as provided by former Subchapter G, Chapter 487, Government Code, with respect to a person awarded or paid a stipend under the program before the repeal of that subchapter. The office may not award a stipend under the program on or after the effective date of this Act.

(c) It is the intent of the legislature that the Border 20 Health Corps established under Subchapter J-1, Chapter 61, 21 Education Code, as added by this Act, be funded primarily from 22 revenue that would have been appropriated to fund the Texas Health 23 24 Service Corps, if that program had not been abolished by this Act. All money and appropriations available or designated to administer 25 26 the Texas Health Service Corps on the effective date of this Act are 27 reallocated or reappropriated, as appropriate, to the Texas Higher

Education Coordinating Board to administer the Border Health Corps under Subchapter J-1, Chapter 61, Education Code, as added by this Act, except as necessary to permit the Office of Rural Community Affairs to comply with Subsection (b) of this section.

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ARTICLE 7. OFFICE OF STATE-FEDERAL RELATIONS

6 SECTION 7.01. REPORT. (a) As part of its report under Section 751.022(c), Government Code, the Office of State-Federal 7 8 Relations shall report, not later than September 1, 2004, on efforts by the office and actions of the federal government to 9 increase federal Medicaid funding to the border region and to 10 increase matching funds for other health care programs in the 11 The report must include recommendations for 12 border region. maximizing the amount of federal money available to the border 13 14 region for health care programs.

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(b) This section expires January 1, 2005.

SECTION 7.02. FEDERAL HEALTH CARE FUNDS AVAILABLE TO BORDER REGION. Subchapter B, Chapter 751, Government Code, is amended by adding Section 751.025 to read as follows:

Sec. 751.025. FEDERAL HEALTH CARE FUNDS TO BORDER REGION.
(a) In this section, "Texas-Mexico border region" has the meaning
assigned by Section 2056.002.

(b) The office shall make efforts to:

23 (1) achieve equity in reimbursement rates between 24 health care professionals in the Texas-Mexico border region and 25 health care professionals in other areas of the state; and

26 (2) increase the Federal Medical Assistance
 27 Percentage for the Texas-Mexico border region.

1		ARTICLE 8.	EFFECTIV	E DATE			
2	SECTION 8.01.	EFFECTIVE	DATE.	This	Act	takes	effect
3	September 1, 2003.						