By: Naishtat

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## A BILL TO BE ENTITLED 1 AN ACT 2 relating to a pilot program for the implementation of the 3 redesigned health and human services program eligibility and benefits determination system. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 6 SECTION 1. Chapter 531, Government Code, is amended by adding Subchapter M to read as follows: 7 SUBCHAPTER M. PILOT PROGRAM FOR IMPLEMENTATION OF REDESIGNED 8 INTEGRATED ELIGIBILITY AND BENEFITS DETERMINATION SYSTEM 9 Sec. 531.451. ESTABLISHMENT OF PILOT PROGRAM. (a) The 10 11 commission shall develop and operate a pilot program to evaluate 12 each feature of the redesigned integrated eligibility and benefits 13 determination system for health and human services programs, 14 including any supporting technology, to ensure that the redesigned system is fully tested and capable of supporting eligibility and 15 benefits determination caseloads statewide. 16 (b) The commission shall implement each feature of or 17 18 technology related to the redesigned system in each pilot program site in a manner that provides a realistic test of the capability of 19 the feature or technology to operate statewide. The commission 20 21 shall ensure that the pilot program is designed to evaluate the following features of and technology related to the redesigned 22 23 system: 24 (1) call centers established under Section 531.063,

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1	Government Code, as added by Chapter 198, Acts of the 78th
2	Legislature, Regular Session, 2003;
3	(2) the 211 network;
4	(3) related Internet applications;
5	(4) partnerships with community-based organizations
6	that would, on statewide implementation of the redesigned system,
7	replace local offices at which benefits eligibility determinations
8	for applicants for health and human services programs are made; and
9	(5) each other feature or component of the redesigned
10	system developed by the commission or persons or entities with
11	which the commission contracts.
12	(c) The commission shall operate the pilot program for an
13	initial period of one year.
14	Sec. 531.452. PILOT PROGRAM SITES. The commission shall
15	implement the pilot program under this subchapter in at least one
16	urban county or metropolitan service area, at least one rural
17	county, and at least one county that borders the United Mexican
18	<u>States.</u>
19	Sec. 531.453. PILOT PROGRAM TEST CASELOADS. The pilot
20	program under this subchapter must test the performance of the
21	redesigned integrated eligibility and benefits determination
22	system with respect to:
23	(1) all eligibility and benefits determinations that
24	occur in the pilot program sites that are located in the rural
25	county and the county that borders the United Mexican States; and
26	(2) at least one-half of the eligibility and benefits
27	determinations that occur in the pilot program sites that are

1	located in the urban county or metropolitan service area.
2	Sec. 531.454. PILOT PROGRAM PLAN OF OPERATION. (a) The
3	commission shall develop a detailed plan of operation for the pilot
4	program that:
5	(1) describes how the system will:
6	(A) comply with federal performance standards
7	related to benefits determination accuracy, application
8	processing, outreach efforts, provision of information, and an
9	applicant's right to apply for programs without delay;
10	(B) serve persons with limited English
11	proficiency and persons with disabilities, including mobility,
12	hearing, vision, and cognitive impairments;
13	(C) screen applicants for incidence of domestic
14	violence; and
15	(D) deliver expedited food stamp benefits;
16	(2) specifies performance measures for a call center
17	that are provided by rules of the executive commissioner or the
18	contract for the establishment of a call center;
19	(3) includes provisions for conducting outreach and
20	providing information to health and human services program clients
21	located in the pilot program sites regarding the options available
22	to them under the redesigned integrated eligibility and benefits
23	determination system; and
24	(4) describes the role of community-based
25	organizations in the redesigned system and the standards by which
26	the pilot program will evaluate those organizations.
27	(b) The commission shall make the plan of operation

available to the public and shall accept public comments on the plan 1 2 for at least a 30-day period before implementing the pilot program 3 in a pilot program site. 4 Sec. 531.455. ASSESSMENT OF PILOT PROGRAM RESULTS. The 5 success of the pilot program will be determined by the ability of 6 the redesigned integrated eligibility and benefits determination 7 system to meet the performance standards and perform the functions described by Section 531.454. To determine the effectiveness of 8 9 each component of the redesigned system in meeting these standards and performing these functions, the commission shall select as a 10 basis for comparison areas of the state that are not pilot program 11 12 sites, but that have geographic and demographic characteristics that are similar to the characteristics of the pilot program sites. 13 Sec. 531.456. PERIODIC REPORTS REQUIRED. (a) 14 The 15 executive commissioner shall report at least quarterly on the operation of the pilot program. A report must include: 16 17 (1) information on: (A) the number of calls received and applications 18 processed, including applications in expedited cases; 19 20 (B) the disposition of cases, including the 21 number of applications denied, the number of applications approved, 22 and the number of cases in which services were terminated, sanctions were imposed, or benefits were changed; and 23 24 (C) the extent to which the federal and other 25 performance standards described by Section 531.454 were met; and 26 (2) a description of any challenges or problems 27 detected in the pilot program sites with assisting clients with

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1	limited English proficiency or clients with disabilities,
2	including mobility, hearing, vision, and cognitive impairments,
3	screening for incidence of domestic violence, or delivering
4	expedited food stamp benefits.
5	(b) Each report made under this section must be available to
6	the public.
7	Sec. 531.457. FINAL REPORT ON PILOT PROGRAM RESULTS;
8	RECOMMENDATIONS. (a) At the end of the initial one-year operation
9	of the pilot program under this subchapter, the executive
10	commissioner shall provide a full report to the Health and Human
11	Services Council, the governor, the lieutenant governor, the
12	speaker of the house of representatives, the Legislative Budget
13	Board, and the standing committees of the senate and house of
14	representatives that have primary jurisdiction over health and
15	human services, state appropriations, or state purchasing. The
16	report must:
17	(1) document the performance of the redesigned
18	integrated eligibility and benefits determination system in the
19	pilot program sites; and
20	(2) using historic and contemporary performance
21	measures applicable to non-pilot program sites, compare the
22	performance of the redesigned system to the performance of the
23	eligibility and benefits determination system used in non-pilot
24	program sites.
25	(b) Based on the performance of the pilot program, the
26	executive commissioner of the commission shall recommend:
27	(1) statewide implementation of and conversion to the

## 1 redesigned system; or 2 (2) modifications to the redesigned system and testing 3 of those modifications through a continuation of the pilot program 4 for an additional six months. 5 (c) If the executive commissioner recommends an extension 6 of the pilot program under Subsection (b)(2), the executive commissioner shall submit another report at the end of the 7 8 six-month extension period that contains the information required 9 in the report under Subsection (a) and includes a recommendation for a statewide implementation of the redesigned system or another 10 six-month extension for the purposes described by Subsection (b). 11 Sec. 531.458. STATEWIDE IMPLEMENTATION. (a) 12 If the executive commissioner recommends statewide implementation of the 13 redesigned integrated eligibility and benefits determination 14 15 system under Section 531.457, the executive commissioner shall develop an implementation schedule according to which the 16 17 redesigned system will be phased in across this state by region or by function. If the redesigned system is phased in by function, the 18 19 system must be initially implemented only with respect to renewal applications, and subsequently implemented with respect to new 20 21 applications. (b) The commission may not implement any component of the 22 redesigned system statewide except as provided by this subchapter. 23 24 Sec. 531.459. IMPACT ON LOCAL ELIGIBILITY DETERMINATION OFFICE EMPLOYEES. (a) During the operation of the pilot program 25 26 and to the extent possible, the commission and the health and human services agencies shall offer to each commission or health and 27

H.B. No. 2447 1 human services agency employee whose primary duties were to perform 2 health and human services program eligibility determinations at a local eligibility determination office located in a pilot program 3 site a temporary position, with no reduction in salary or benefits, 4 5 in: 6 (1) the nearest local office that continues to conduct 7 those determinations; or 8 (2) another commission or health and human services 9 agency office. (b) The commission or a health and human services agency, as 10 applicable, may not reduce the staff of or close any local office 11 12 that performs health and human services programs eligibility determinations and that is located in a non-pilot program area 13 until the executive commissioner recommends statewide 14 15 implementation of the redesigned integrated eligibility and benefits determination system as provided by this subchapter. If 16 the executive commissioner recommends statewide implementation, 17 the commission and health and human services agencies, as 18 applicable, may reduce the number of full-time equivalent positions 19 and local offices related to eligibility determinations only in a 20 21 manner that comports with the implementation schedule for the 22 redesigned system. Sec. 531.460. EXPIRATION. This subchapter expires 23 24 September 1, 2008. 25 SECTION 2. If before implementing any provision of this Act 26 a state agency determines that a waiver or authorization from a

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federal agency is necessary for implementation of that provision,

the agency affected by the provision shall request the waiver or authorization and may delay implementing that provision until the waiver or authorization is granted.

4 SECTION 3. This Act takes effect immediately if it receives 5 a vote of two-thirds of all the members elected to each house, as 6 provided by Section 39, Article III, Texas Constitution. If this 7 Act does not receive the vote necessary for immediate effect, this 8 Act takes effect September 1, 2005.