٦	

3

AN ACT

2 relating to admission to the Joint Admission Medical Program.

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

4 SECTION 1. Subsections (b) and (c), Section 51.824, 5 Education Code, are amended to read as follows:

6 (b) From each general academic teaching institution, the 7 council annually shall select for admission to the program at least two eligible undergraduate students who are enrolled as sophomores 8 [freshmen] at that institution. The council shall allocate 10 9 percent of the total program openings on a rotation basis to private 10 or independent institutions of higher education. The council shall 11 12 allocate the remaining program openings to general academic 13 teaching institutions as the council determines to be appropriate [in proportion to the average size of each institution's entering 14 15 freshman class during the four-year period preceding the allocation]. 16

(c) The council shall match each participating student with 17 appropriate internship programs offered by participating medical 18 19 schools during the summers immediately following the student's $[freshman_{r}]$ sophomore $[\tau]$ and junior years. A participating medical 20 school to which a participating student is matched under Subsection 21 22 (e) may require the student to participate in an internship program 23 offered by the medical school during the summer immediately 24 following the student's senior year.

SECTION 2. Subsections (a) and (c), Section 51.826,
 Education Code, are amended to read as follows:

S.B. No. 1247

3 (a) To be eligible for admission to the program or for
4 selection as a program alternate, an undergraduate student must:

5 (1) enroll at a general academic teaching institution 6 or a private or independent institution of higher education not 7 later than the first fall semester following the student's 8 graduation from high school;

9 (2) be a Texas resident for purposes of tuition under
10 Subchapter B, Chapter 54;

(3) except as provided by Subsection (c), successfully complete at least <u>27</u> [15] semester credit hours during the [fall semester of the] student's freshman year at the general academic teaching institution or the private or independent institution of higher education;

(4) apply for admission to the program <u>not later than</u>
<u>September 1</u> [at the beginning] of the <u>fall</u> [spring] semester of the
student's <u>sophomore</u> [freshman] year at the general academic
teaching institution or the private or independent institution of
higher education; and

21 (5) meet criteria established by the council 22 regarding:

23 (A) minimum high school and undergraduate grade24 point averages;

(B) financial need and any other indication of
 economic disadvantage; and

27

(C) any other matter the council considers

1 appropriate.

2 (c) The council shall adopt rules to admit to the program or 3 select as а program alternate an otherwise to eligible undergraduate student who, for good cause, has not successfully 4 5 completed the number of semester credit hours required under 6 Subsection (a)(3). The council may not admit to the program or 7 select as a program alternate an undergraduate student who has successfully completed fewer than 18 [nine] semester credit hours. 8

9 SECTION 3. Subchapter V, Chapter 51, Education Code, is 10 amended by adding Section 51.8265 to read as follows:

11 <u>Sec. 51.8265. PREADMISSION MENTORING AND ASSISTANCE.</u> 12 (a) In order to maximize a student's potential for success in the 13 program, the council shall identify students who may be eligible to 14 participate in the program not later than the beginning of the first 15 fall semester following the student's graduation from high school.

16 (b) An identified student who expresses an interest in 17 participating in the program is entitled to the following 18 assistance during the student's freshman year:

19 (1) regular meetings with a program faculty director 20 to monitor the student's academic progress and advise the student 21 in academic course work and career choices; and

(2) tutoring in courses as necessary, to be paid with program funds.
(c) A student who has applied for admission into the program
and who meets the eligibility criteria as provided by Section
51.826 is entitled to receive, during the fall semester of the

27 student's sophomore year, the assistance described by Subsection

(b) and a scholarship in an amount determined by the council. 1 2 SECTION 4. Subsection (a), Section 51.827, Education Code, 3 is amended to read as follows: 4 (a) To be eligible to continue participation in the program, an undergraduate student who is admitted to the program must: 5 meet criteria 6 (1)established by the council 7 regarding: (A) courses taken and minimum grade point average 8 for those courses during enrollment at the general academic 9 teaching institution or the private or independent institution of 10 11 higher education; 12 (B) progress in those courses; achievement of an acceptable score on the 13 (C) Medical College Admission Test or any equivalent examination taken 14 15 as a precondition for enrollment in or admission to a participating 16 medical school; and 17 (D) any other matter the council considers appropriate; 18 19 (2) participate in: 20 (A) internship programs described by Section 51.824(c) in: 21 22 (i) the summers immediately following the student's [freshman,] sophomore[,] and junior years; and 23 if required, the summer immediately 24 (ii) 25 following the student's senior year; and any undergraduate or graduate mentoring 26 (B) 27 program required by the council; and

S.B. No. 1247

1 (3) exhibit intelligence, integrity, and personal and 2 emotional characteristics that are considered necessary for the 3 student to become an effective physician.

4 SECTION 5. The changes in law made by this Act apply only to 5 an application for admission to the Joint Admission Medical Program 6 filed on or after the effective date of this Act.

7 SECTION 6. This Act takes effect immediately if it receives 8 a vote of two-thirds of all the members elected to each house, as 9 provided by Section 39, Article III, Texas Constitution. If this 10 Act does not receive the vote necessary for immediate effect, this 11 Act takes effect September 1, 2005.

President of the SenateSpeaker of the HouseI hereby certify that S.B. No. 1247 passed the Senate onApril 26, 2005, by the following vote:Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 1247 passed the House on May 25, 2005, by the following vote: Yeas 144, Nays O, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor