By: Veasey

H.B. No. 2613

A BILL TO BE ENTITLED AN ACT 1 2 relating to tuition and fees charged to employees of public 3 institutions of higher education and a spouse, child, or dependent of those employees. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 SECTION 1. Section 54.059, Education Code, is amended to 6 read as follows: 7 Sec. 54.059. FACULTY AND DEPENDENTS. (a) In this section: 8 (1) "Child" means a child of any age. 9 (2) "Faculty member" has the meaning assigned by 10 11 Section 51.917. 12 (b) A faculty member or other employee [teacher or professor] of an institution of higher education $[\tau]$ and the spouse μ 13 14 child, or dependent [and children] of the employee who enrolls in any institution of higher education is [such a teacher or 15 professor, are] entitled to pay [register in an institution of 16 higher education by paying the] tuition [fee] and [other] fees at 17 the rate established by the governing board of the institution at 18 which the person is enrolled. That rate may not exceed one-half of 19 the rate charged by the institution to a similarly situated 20 21 resident student [or charges required for Texas residents without regard to the length of time the teacher or professor has resided in 22 23 Texas]. For purposes of this subsection, students are similarly 24 situated if they share the same residency status, degree program,

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H.B. No. 2613

1	course load, course level, tuition exemption status, and other
2	circumstances affecting the tuition charged to the student.
3	(c) A faculty member or other employee [teacher or
4	professor] of an institution of higher education and <u>a spouse,</u>
5	child, or dependent of the employee is [the teacher's or professor's
6	family are] entitled to the benefits provided by [benefit of] this
7	section <u>only</u> if <u>:</u>
8	(1) the <u>employee</u> [teacher or professor] is employed at
9	least one-half time on a regular monthly salary basis by an
10	institution of higher education; and
11	(2) neither the employee nor the employee's spouse
12	holds an elective public office in this state.
13	(d) An institution of higher education may not consider a
14	person's eligibility for the benefits provided by this section in
15	determining whether to admit the person to the institution.
16	SECTION 2. The change in law made by this Act applies
17	beginning with tuition and fees charged for the 2007 fall semester.
18	SECTION 3. This Act takes effect immediately if it receives
19	a vote of two-thirds of all the members elected to each house, as
20	provided by Section 39, Article III, Texas Constitution. If this
21	Act does not receive the vote necessary for immediate effect, this
22	Act takes effect September 1, 2007.