By: Carona

S.B. No. 218

A BILL TO BE ENTITLED 1 AN ACT 2 relating to license requirements for preschool and after-school programs operated by public or private schools. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 42.041(b), Human Resources Code, 5 is amended to read as follows: 6 7 (b) This section does not apply to: a state-operated facility; 8 an agency foster home or agency foster group home; 9 (2) a facility that is operated in connection with a 10 (3) 11 shopping center, business, religious organization, or 12 establishment where children are cared for during short periods 13 while parents or persons responsible for the children are attending 14 religious services, shopping, or engaging in other activities on or near the premises, including but not limited to retreats or classes 15 for religious instruction; 16 (4) a school or class for religious instruction that 17 18 does not last longer than two weeks and is conducted by a religious organization during the summer months; 19 (5) a youth camp licensed by the [Texas] Department of 20 21 State Health Services; (6) a facility licensed, operated, certified, 22 or 23 registered by another state agency; (7) an educational facility accredited by the Texas 24

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Education Agency or the Southern Association of Colleges and 1 2 Schools that operates primarily for educational purposes in grades kindergarten and above[, an after-school program operated directly 3 4 by an accredited educational facility, or an after-school program 5 operated by another entity under contract with the educational 6 facility, if the Texas Education Agency or Southern Association of Colleges and Schools has approved the curriculum content of the 7 8 after-school program operated under the contract];

9 (8) an educational facility that operates solely for educational purposes in grades kindergarten through at least grade 10 two, that does not provide custodial care for more than one hour 11 during the hours before or after the customary school day, and that 12 is a member of an organization that promulgates, publishes, and 13 requires compliance with health, safety, fire, and sanitation 14 15 standards equal to standards required by state, municipal, and county codes; 16

(9) a kindergarten [or preschool] educational program that is operated as part of a public school or a private school accredited by the Texas Education Agency, that offers educational programs through grade six, and that does not provide custodial care during the hours before or after the customary school day;

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(10) a family home, whether registered or listed;

(11) an educational facility that is integral to and inseparable from its sponsoring religious organization or an educational facility both of which do not provide custodial care for more than two hours maximum per day, and that offers educational programs for children age five and above in one or more of the

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3 (12) an emergency shelter facility providing shelter 4 to minor mothers who are the sole support of their natural children 5 under Section 32.201, Family Code, unless the facility would 6 otherwise require a license as a child-care facility under this 7 section;

8 (13) a juvenile detention facility certified under 9 Section 51.12, Family Code, or Section 141.042(d), a juvenile 10 facility providing services solely for the Texas Youth Commission, 11 or any other correctional facility for children operated or 12 regulated by another state agency or by a political subdivision of 13 the state;

14 (14)an elementary-age (ages 5-13) recreation program 15 operated by a municipality provided the governing body of the municipality annually adopts standards of care by ordinance after a 16 17 public hearing for such programs, that such standards are provided to the parents of each program participant, and that the ordinances 18 shall include, at a minimum, staffing ratios, minimum staff 19 qualifications, minimum facility, health, and safety standards, 20 21 and mechanisms for monitoring and enforcing the adopted local standards; and further provided that parents be informed that the 22 program is not licensed by the state and the program may not be 23 24 advertised as a child-care facility; or

(15) an annual youth camp held in a municipality with a population of more than 1.5 million that operates for not more than three months and that has been operated for at least 10 years by a

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1	nonprofit organiza	ation tha	at provi	des car	e for th	e home	eless.
2	SECTION 2.	This Ac	t takes	effect	Septembe	er 1,	2007.