

Amend Floor Amendment No. 1 (floor substitute) by Representative Branch to CSSB 175, in SECTION 1 of the bill, amending Section 51.803, Education Code, as follows:

(1) In added Section 51.803(a-1), Education Code (page 3, on lines 6-13), strike "After the applicants qualified for automatic admission under Subsection (a) have been offered admission under this subsection in the number estimated in good faith as sufficient to fill 60 percent of the designated enrollment capacity described by this subsection, the institution shall consider any remaining applicants qualified for automatic admission under Subsection (a) in the same manner as other applicants for admission as first-time undergraduate students in accordance with Section 51.805." and substitute "After the applicants qualified for automatic admission under Subsection (a) have been offered admission under this subsection in the number estimated in good faith as sufficient to fill 60 percent of the designated enrollment capacity described by this subsection, the institution shall fill the remaining designated capacity described by this subsection as provided by Subsection (a-2)."

(2) Immediately following added Section 51.803(a-1), Education Code (page 3, between lines 17 and 18), insert the following:

(a-2) An institution that offers admission under Subsection (a-1) shall apportion one-half of the remaining enrollment capacity described by Subsection (a-1) equally as nearly as possible among the districts used to elect the members of the house of representatives. From the applicants for first-time resident undergraduate admission to the institution not offered admission under Subsection (a-1) who are otherwise eligible to be admitted to the institution, the institution shall identify those applicants who reside in each representative district and who graduated in the top 25 percent of the student's high school graduating class in one of the two school years preceding the academic year for which the applicant is applying for admission. The institution shall offer admission to those applicants who reside in each representative district in the number required to fill the apportioned enrollment capacity for that district. If the number of those applicants

residing in a representative district exceeds the number estimated in good faith to fill the apportioned enrollment capacity for that district, the institution shall offer admission as the institution determines appropriate in accordance with Section 51.805 to those applicants in a number estimated in good faith as sufficient to fill the apportioned enrollment capacity. If the number of those applicants residing in a representative district is less than the number estimated in good faith to fill the apportioned enrollment capacity for that district, the institution may fill that remaining enrollment capacity, and any other remaining portion of enrollment capacity not apportioned to representative districts under this subsection, in accordance with Section 51.805 by offering admission to any remaining qualified applicants without regard the representative district in which the applicants reside, including applicants who did not graduate in the top 25 percent of the student's high school graduating class.

(3) Redesignate added Section 51.803(a-2) (page 3, line 18) as Section 51.803(a-3) and correct any cross-references to the subsections of amended Section 51.803 accordingly.