By: DukesH.B. No. 583Substitute the following for H.B. No. 583:By: RoseC.S.H.B. No. 583

A BILL TO BE ENTITLED

AN ACT

2 relating to expansion of the electronic eligibility information 3 pilot project operated by the Health and Human Services Commission.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 SECTION 1. Section 531.02413, Government Code, as added by

6 Chapter 605 (H.B. 321), Acts of the 80th Legislature, Regular7 Session, 2007, is amended to read as follows:

Sec. 531.02413. ELECTRONIC ELIGIBILITY INFORMATION PILOT 8 PROJECT. (a) The commission shall establish a pilot project in at 9 least one urban area of this state to determine the feasibility, 10 11 costs, and benefits of accepting, for the purpose of establishing 12 eligibility for benefits under state and federal health and human services programs administered by the commission, the direct 13 14 importation of electronic eligibility information from an electronic system operated by a regional safety net provider 15 [indigent care] collaborative organization [system]. 16

17 <u>(a-1) Not later than September 1, 2010, the commission shall</u> 18 <u>expand the pilot project to at least one additional urban area of</u> 19 <u>this state if the commission has implemented the Texas Integrated</u> 20 <u>Eligibility Redesign System (TIERS) in the area selected for the</u> 21 expansion.

(b) An area selected for the pilot project under this section must possess a functioning <u>safety net provider</u> [<u>indigent</u> care] collaborative organization [system] that includes a network

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of providers and assesses eligibility for health and human services programs using electronic systems. The electronic systems used by the collaborative <u>organization</u> [system] must be able to interface with electronic systems managed by the commission to enable the commission to import application and eligibility information regarding applicants for health and human services programs.

7 (c) In establishing a pilot project under this section, the 8 commission shall:

9 (1)create [focus on creating] a project in which 10 [electronic applications for indigent care created by a] regional indigent care networks interface with the commission through the 11 12 Texas Integrated Eligibility Redesign System (TIERS) or another state electronic eligibility system, as appropriate, to share 13 electronic applications for indigent care created by the care 14 15 network [may be shared] with the commission to facilitate 16 enrollment in health and human services programs administered by 17 the commission;

18 (2) automatically import the application information 19 submitted under Subdivision (1) with minimal human intervention to 20 eliminate double data entry and data entry errors and to ensure most 21 appropriate use of commission resources while maintaining program 22 integrity;

23 <u>(3)</u> [(2)] solicit and obtain support for the project 24 from local officials and indigent care providers;

25 <u>(4)</u> [(3)] ensure that all identifying and descriptive 26 information of recipients in each health and human services program 27 included in the project can only be accessed by providers or other

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1 entities participating in the project; and

2 (5) [(4)] ensure that the storage and communication of 3 all identifying and descriptive information included in the project 4 complies with existing federal and state privacy laws governing 5 individually identifiable information for recipients of public 6 benefits programs.

7 (d) In implementing the project under Subsection (c), the 8 commission shall review and process applications in a timely manner 9 and, to the extent allowed by federal law and regulations, work 10 directly with each organization to obtain missing documents and 11 resolve issues that impede enrollment. Each organization must be 12 authorized by the applicant to receive information concerning the 13 applicant directly from the commission.

14 (e) The commission shall provide a monthly statistical 15 report to each safety net provider collaborative organization that submits an application under Subsection (d) and to the Legislative 16 17 Budget Board on the number of applications processed, the timeliness of the application process, and the reasons for any 18 19 delays. The commission shall work with the safety net provider collaborative organizations to decrease delays in processing 20 applications. 21

22 SECTION 2. Not later than December 15, 2011, the Health and 23 Human Services Commission shall:

(1) assess the cost-effectiveness, efficacy,
efficiency, and benefits of using electronic eligibility
information imported from electronic systems operated by regional
safety net provider collaborative organizations; and

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(2) report the commission's findings resulting from the pilot project established under Section 531.02413, Government 2 Code, as added by Chapter 605 (H.B. 321), Acts of the 80th 3 Legislature, Regular Session, 2007, and amended by this Act, to the 4 5 standing committees of the senate and house of representatives 6 having primary jurisdiction over health and human services issues.

If before implementing any provision of this Act 7 SECTION 3. 8 a state agency determines that a waiver or authorization from a federal agency is necessary for implementation of that provision, 9 the agency affected by the provision shall request the waiver or 10 authorization and may delay implementing that provision until the 11 waiver or authorization is granted. 12

SECTION 4. This Act takes effect immediately if it receives 13 a vote of two-thirds of all the members elected to each house, as 14 15 provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this 16 17 Act takes effect September 1, 2009.