By: Truitt H.B. No. 2366

A BILL TO BE ENTITLED

AN ACT

2.	relating	t.o	the	authority	οf	an	open-enrollment	charter	schoo

- ating to the authority of an open-enrollment charter school
- operated by a municipality to give a preference in admissions to 3
- children of employees of the municipality. 4
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Section 12.117, Education Code, is amended by
- adding Subsection (c) to read as follows: 7
- (c) An open-enrollment charter school authorized by a 8
- 9 charter granted under this subchapter to a municipality:
- (1) is considered a work-site open-enrollment charter 10
- school for purposes of federal regulations regarding admissions 11
- policies that apply to open-enrollment charter schools receiving 12
- federal funding; and 13

1

- 14 (2) notwithstanding Subsection (a), may admit
- children of employees of the municipality to the school before 15
- conducting a lottery to fill remaining available positions, 16
- provided that the number of children admitted under this 17
- subdivision constitutes only a small percentage, as may be further 18
- specified by federal regulation, of the school's total enrollment. 19
- 20 SECTION 2. This Act takes effect immediately if it receives
- 21 a vote of two-thirds of all the members elected to each house, as
- provided by Section 39, Article III, Texas Constitution. If this 22
- 23 Act does not receive the vote necessary for immediate effect, this
- Act takes effect September 1, 2011. 2.4