Amend CSHB 1926 as follows:

(1) Strike page 1, line 14, through page 2, line 12, and substitute the following:

(c) <u>A</u> [For purposes of Subsection (b), a] school district or open-enrollment charter school <u>may deny</u> [is not considered to have unreasonably denied] a request to enroll a student in an electronic course if:

(1) the district or school can demonstrate that the course does not meet state standards or standards of the district or school that are of equivalent rigor as the district's or school's standards for the same course provided in a traditional classroom setting;

(2) a student attempts to enroll in a course load that[+

[(A)] is inconsistent with the student's high school graduation plan <u>or requirements for college admission or</u> <u>earning an industry certification</u>; [or

[(B) could reasonably be expected to negatively affect the student's performance on an assessment instrument administered under Section 39.023; or]

(3) the student requests permission to enroll in an electronic course at a time that is not consistent with the enrollment period established by the <u>entity</u> [school district or open-enrollment charter school] providing the course; or

(4) the district or school offers a substantially similar course.

(2) On page 2, line 18, strike "(c)(2) [(c)(3)]" and substitute "(c)(3)".

1