1	AN ACT
2	relating to partnerships between the Texas State Technical College
3	System and public junior colleges.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 135, Education Code, is amended by
6	adding Subchapter D to read as follows:
7	SUBCHAPTER D. PARTNERSHIPS BETWEEN TEXAS STATE TECHNICAL COLLEGE
8	SYSTEM AND PUBLIC JUNIOR COLLEGES
9	Sec. 135.101. DEFINITION. In this subchapter, "public
10	junior college" has the meaning assigned by Section 61.003.
11	Sec. 135.102. PARTNERSHIP AGREEMENTS. (a) With the
12	approval of the coordinating board, the board and a public junior
13	college may enter into a partnership agreement designed to
14	coordinate the management and operations of the institutions and to
15	enhance the delivery of technical education programs across this
16	state. The agreement does not abrogate the powers and duties of the
17	boards with regard to the governance of their respective
18	institutions.
19	(b) A partnership agreement under this subchapter must:
20	(1) provide that the participating institutions, in
21	conjunction with the local community, identify and offer courses
22	that will meet the educational and workforce development goals for
23	the region;
24	(2) provide that program offerings receive approval

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1	from the coordinating board;
2	(3) provide for the distribution of responsibilities
3	regarding specific program offerings and resulting awards;
4	(4) provide for the distribution of tuition, fees, and
5	state funds associated with formula funding regarding program
6	offerings; and
7	(5) comply with applicable rules of the coordinating
8	board relating to contractual agreements.
9	(c) A partnership agreement between the system and a public
10	junior college under this subchapter is considered to be in
11	compliance with Sections 135.04(b) and (c).
12	Sec. 135.103. JOINT USE OF PERSONNEL. The governing boards
13	of the participating institutions may fill by joint appointment any
14	administrative, faculty, or support position necessary for the
15	operation of the institutions.
16	Sec. 135.104. SUPPORT SERVICES. The governing boards of
17	the participating institutions may assign the management and
18	operation of selected services, including maintenance of buildings
19	and grounds, operation of auxiliary enterprises, and operation of a
20	jointly supported library, to one of the institutions in order to
21	achieve cost-effectiveness.
22	Sec. 135.105. FACILITIES. (a) The participating
23	institutions may, under the terms of the partnership agreement,
24	make provisions for adequate physical facilities for use by the
25	institutions.
26	(b) The participating institutions may individually or
27	collectively lease, purchase, finance, construct, or rehabilitate

physical facilities under this section appropriate to partnership needs. The owning or financing of facilities under this section promotes the public purpose of supporting higher education and further promotes the public purpose of developing and diversifying the economy of this state and eliminating unemployment and underemployment in this state under the authority granted by Section 52-a, Article III, Texas Constitution.

8 (c) A participating institution of higher education may 9 lease facilities from or to another participating institution for 10 administrative and instructional purposes.

11 (d) Participating institutions may solicit, accept, and 12 administer, on terms and conditions acceptable to the participating 13 institutions, gifts, grants, or donations of any kind and from any 14 source for facilities and equipment.

(e) A facility used for the purposes of a partnership
agreement under this subchapter is not considered a facility used
to operate an extension program under Section 135.06.

18 <u>Sec. 135.106. STATE FUNDING. The system is entitled to</u> 19 <u>receive state appropriations on the same formula basis as if the</u> 20 <u>system did not enter into a partnership agreement under this</u> 21 <u>subchapter, and any other participating institution of higher</u> 22 <u>education is entitled to state appropriations on the same formula</u> 23 <u>basis as other similar institutions of higher education.</u>

SECTION 2. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this

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1 Act takes effect September 1, 2013.

President of the Senate

Speaker of the House

I certify that H.B. No. 2760 was passed by the House on April 25, 2013, by the following vote: Yeas 136, Nays 0, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2760 was passed by the Senate on May 17, 2013, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor