1 AN ACT

2 relating to allowing certain defendants to successfully complete

3 education at a substance abuse treatment facility in lieu of

4 attending an education program; changing required conditions of

5 community supervision for certain defendants.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

7 SECTION 1. Section 13, Article 42.12, Code of Criminal

8 Procedure, is amended by amending Subsections (h) and (j) and

9 adding Subsection (o) to read as follows:

10 (h) If a person convicted of an offense under Sections

11 49.04-49.08, Penal Code, is placed on community supervision, the

12 judge shall require, as a condition of the community supervision,

13 that the defendant attend and successfully complete before the

14 181st day after the day community supervision is granted an

15 educational program jointly approved by the <u>Department of State</u>

16 $\underline{\text{Health Services}}$ [$\underline{\text{Texas Commission on Alcohol and Drug Abuse}}$], the

17 Department of Public Safety, the Traffic Safety Section of the

18 Texas Department of Transportation, and the community justice

19 assistance division of the Texas Department of Criminal Justice

20 designed to rehabilitate persons who have driven while

21 intoxicated. The <u>executive commissioner of the Health and Human</u>

22 Services [Texas] Commission [on Alcohol and Drug Abuse] shall

23 publish the jointly approved rules and the Department of State

24 Health Services shall monitor, coordinate, and provide training to

persons providing the educational programs. 1 The Department of <u>State Health Services</u> [Texas Commission on Alcohol and Drug Abuse] 2 is responsible for the administration of the certification of 3 4 approved educational programs and may charge a nonrefundable application fee for the initial certification of approval and for 5 renewal of a certificate. The judge may waive the educational 6 7 program requirement or may grant an extension of time successfully complete the program that expires not later than one 8 9 after the beginning date of the person's supervision, however, if the defendant by a motion in writing shows 10 11 good cause. In determining good cause, the judge may consider but is not limited to: the defendant's school and work schedule, the 12 defendant's health, the distance that the defendant must travel to 13 attend an educational program, and the fact that the defendant 14 15 resides out of state, has no valid driver's license, or does not 16 have access to transportation. The judge shall waive the educational program requirement if the defendant successfully 17 18 completes equivalent education at a residential treatment facility under Subsection (o). The judge shall set out in the judgment the 19 20 finding of good cause for waiver or the finding that the defendant has successfully completed equivalent education as provided by 21 22 <u>Subsection (o), as applicable [in the judgment]</u>. If a defendant is required, as a condition of community supervision, to attend an 23 24 educational program or if the court waives the educational program 25 requirement or the defendant successfully completes equivalent education under Subsection (o), the court clerk shall immediately 26 27 report that fact to the Department of Public Safety, on a form

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prescribed by the department, for inclusion in the person's driving 1 2 record. If the court grants an extension of time in which the person may complete the program, the court clerk shall immediately 3 4 report that fact to the Department of Public Safety on a form prescribed by the department. The report must include the 5 beginning date of the person's community supervision. 6 Upon the 7 person's successful completion of the educational program, the person's instructor shall give notice to the Department of Public 8 9 Safety for inclusion in the person's driving record and to the 10 community supervision and corrections department. The community 11 supervision and corrections department shall then forward the notice to the court clerk for filing. 12 Upon release from a residential treatment facility at which the person successfully 13 completed equivalent education under Subsection (o), at the request 14 of the court clerk, the director of the residential treatment 15 16 facility shall give notice to the Department of Public Safety for inclusion in the person's driving record. If the Department of 17 Public Safety does not receive notice that a defendant required to 18 complete an educational program has successfully completed the 19 20 program within the period required by this section, as shown on department records, the department shall revoke the defendant's 21 22 driver's license, permit, or privilege or prohibit the person from obtaining a license or permit, as provided by Sections 521.344(e) 23 and (f), Transportation Code. The Department of Public Safety may 24 25 not reinstate a license suspended under this subsection unless the person whose license was suspended makes application to the 26 27 department for reinstatement of the person's license and pays to

- 1 the department a reinstatement fee of \$100. The Department of
- 2 Public Safety shall remit all fees collected under this subsection
- 3 to the comptroller for deposit in the general revenue fund. This
- 4 subsection does not apply to a defendant if a jury recommends
- 5 community supervision for the defendant and also recommends that
- 6 the defendant's driver's license not be suspended.
- 7 (j) The judge shall require a defendant who is punished under Section 49.09, Penal Code, as a condition of community 8 9 supervision, to attend and successfully complete an educational program for repeat offenders approved by the Department of State 10 11 Health Services [Texas Commission on Alcohol and Drug Abuse]. The executive commissioner of the Health and Human Services [Texas] 12 Commission [on Alcohol and Drug Abuse] shall adopt rules and the 13 Department of State Health Services shall monitor, coordinate, and 14 provide training to persons providing the educational programs. 15 16 The Department of State Health Services [Texas Commission on 17 Alcohol and Drug Abuse] is responsible for the administration of the certification of approved educational programs and may charge a 18 nonrefundable application fee for initial certification 19 20 approval or for renewal of the certification. The judge may waive the educational program requirement [only] if the defendant by a 21 motion in writing shows good cause. In determining good cause, the 22 judge may consider the defendant's school and work schedule, the 23 24 defendant's health, the distance that the defendant must travel to 25 attend an educational program, and whether the defendant resides out of state or does not have access to transportation. The judge 26 27 shall waive the educational program requirement if the defendant

successfully completes equivalent education at a residential 1 2 <u>treatment facility under Subsection (o).</u> The judge shall set out <u>in</u> the judgment the finding of good cause for waiver or the finding 3 4 that the defendant has successfully completed equivalent education as provided by Subsection (o), as applicable [in the judgment]. 5 a defendant is required, as a condition of community supervision, 6 7 to attend an educational program, the court clerk shall immediately report that fact to the Department of Public Safety, on a form 8 9 prescribed by the department, for inclusion in the defendant's driving record. The report must include the beginning date of the 10 11 defendant's community supervision. On the defendant's successful 12 completion of the educational program for repeat offenders, the 13 defendant's instructor shall give notice to the Department of Public Safety for inclusion in the defendant's driving record and 14 15 to the community supervision and corrections department. 16 community supervision and corrections department shall then forward the notice to the court clerk for filing. If the Department 17 of Public Safety does not receive notice that a defendant required 18 to complete an educational program has successfully completed the 19 20 program for repeat offenders within the period required by the judge, as shown on department records, the department shall revoke 21 22 the defendant's driver's license, permit, or privilege or prohibit the defendant from obtaining a license or permit, as provided by 23 24 Sections 521.344(e) and (f), Transportation Code.

(o) A judge shall waive the educational requirement under Subsection (h) or (j) for a defendant who is required to receive 26 27 treatment as a resident of a substance abuse treatment facility as a

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- 1 condition of community supervision if the defendant successfully
- 2 completes equivalent education while the defendant is confined to
- 3 the residential treatment facility. The Department of State Health
- 4 Services shall approve equivalent education provided at substance
- 5 abuse treatment facilities and the executive commissioner of the
- 6 Health and Human Services Commission shall adopt rules to implement
- 7 this subsection. For purposes of this subsection, a substance
- 8 <u>abuse treatment facility includes:</u>
- 9 <u>(1) a substance abuse treatment facility or substance</u>
- 10 abuse felony punishment facility operated by the Texas Department
- of Criminal Justice under Section 493.009, Government Code;
- 12 (2) a community corrections facility, as defined by
- 13 Section 509.001, Government Code; or
- 14 (3) a chemical dependency treatment facility licensed
- 15 under Chapter 464, Health and Safety Code.
- 16 SECTION 2. Sections 521.374, 521.375, and 521.376,
- 17 Transportation Code, are amended to read as follows:
- 18 Sec. 521.374. EDUCATIONAL PROGRAM OR EQUIVALENT EDUCATION.
- 19 (a) A person whose license is suspended under Section 521.372 may:
- 20 (1) attend an educational program, approved by the
- 21 Department of State Health Services [Texas Commission on Alcohol
- 22 and Drug Abuse] under rules adopted by the executive commissioner
- 23 of the Health and Human Services Commission [commission] and the
- 24 department, that is designed to educate persons on the dangers of
- 25 drug abuse; or
- 26 (2) successfully complete education on the dangers of
- 27 drug abuse approved by the Department of State Health Services as

- 1 equivalent to the educational program described by Subdivision (1),
- 2 while the person is a resident of a facility for the treatment of
- 3 drug abuse or chemical dependency, including:
- 4 (A) a substance abuse treatment facility or
- 5 substance abuse felony punishment facility operated by the Texas
- 6 Department of Criminal Justice under Section 493.009, Government
- 7 <u>Code</u>;
- 8 (B) a community corrections facility, as defined
- 9 by Section 509.001, Government Code; or
- 10 (C) a chemical dependency treatment facility
- 11 <u>licensed under Chapter 464, Health and Safety Code</u>.
- 12 (b) The period of suspension or prohibition under Section
- 13 521.372(c) continues for an indefinite period until the individual
- 14 successfully completes the educational program or is released from
- 15 the residential treatment facility at which the individual
- 16 <u>successfully completed equivalent education</u>, as applicable.
- 17 Sec. 521.375. JOINT ADOPTION OF RULES. (a) The executive
- 18 commissioner of the Health and Human Services [Texas] Commission
- 19 [on Alcohol and Drug Abuse] and the department shall jointly adopt
- 20 rules for the qualification and approval of:
- 21 <u>(1)</u> providers of educational programs under Section
- 22 <u>521.374(a)(1);</u> and
- 23 (2) equivalent education provided in a residential
- 24 treatment facility described by Section 521.374(a)(2) [521.374].
- 25 (b) The Department of State Health Services [Texas
- 26 Commission on Alcohol and Drug Abuse] shall publish the jointly
- 27 adopted rules.

1 Sec. 521.376. DUTIES OF DEPARTMENT OF STATE HEALTH SERVICES [TEXAS COMMISSION ON ALCOHOL AND DRUG ABUSE]; APPLICATION AND 2 RENEWAL FEES. The Department of State Health Services [Texas 3 Commission on Alcohol and Drug Abuse]: 4 5 shall monitor, coordinate, and provide training (1)6 to: 7 (A) persons who provide educational programs under Section 521.374(a)(1) [521.374]; and 8 9 (B) residential treatment facilities described by Section 521.374(a)(2) providing equivalent education; 10 11 (2) shall administer the approval of the [those] educational programs and the equivalent education provided in a 12 13 residential treatment facility; and (3) may charge a nonrefundable application fee to the 14 15 provider of an educational program under Section 521.374(a)(1) for: 16 (A) initial certification of approval; and 17 (B) renewal of the certification. 18 SECTION 3. Section 521.377(a), Transportation Code, is amended to read as follows: 19 20 The department, on payment of the applicable fee, shall reinstate a person's license or, if the person otherwise qualifies 21 for a license, issue the license, if: 22

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clerk of the court in which the person was convicted that the person

has successfully completed an educational program under Section

521.374(a)(1) or equivalent education in a residential treatment

facility under Section 521.374(a)(2) [this subchapter]; and

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(1) the department receives notification from the

- 1 (2) the person's driver's license has been suspended
- 2 or license application denied for at least the period provided by
- 3 Section 521.372(c).
- 4 SECTION 4. (a) The change in law made by this Act to
- 5 Section 13, Article 42.12, Code of Criminal Procedure, applies to a
- 6 defendant placed on community supervision on or after the effective
- 7 date of this Act, regardless of whether the offense for which the
- 8 defendant was placed on community supervision occurred before, on,
- 9 or after that date.
- 10 (b) The change in law made by this Act to Subchapter P,
- 11 Chapter 521, Transportation Code, applies to a person whose
- 12 driver's license is suspended on final conviction of an offense on
- 13 or after the effective date of this Act, regardless of whether the
- 14 offense occurred before, on, or after that date.
- 15 SECTION 5. This Act takes effect September 1, 2015.

S.B. No. 1070

President of the Senate	Speaker of the House
I hereby certify that S.B.	No. 1070 passed the Senate on
April 27, 2015, by the following vot	te: Yeas 30, Nays 0.
	Secretary of the Senate
I hereby certify that S.B.	No. 1070 passed the House on
May 26, 2015, by the following	vote: Yeas 135, Nays 1, two
present not voting.	
	Chief Clerk of the House
Approved:	
Date	
Governor	