By:Darby, Parker, Thompson of Harris,
Murphy, Oliverson, et al.H.B. No. 518Substitute the following for H.B. No. 518:ExampleBy:MurphyC.S.H.B. No. 518

A BILL TO BE ENTITLED

1 AN ACT 2 relating to the retention and use of sales tax revenue collected by certain retailers to provide job training and placement services to 3 4 certain persons. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 6 SECTION 1. Subchapter I, Chapter 151, Tax Code, is amended 7 by adding Section 151.433 to read as follows: Sec. 151.433. USE OF SALES TAX COLLECTIONS FOR JOB TRAINING 8 9 AND PLACEMENT. (a) In this section: (1) "Qualifying organization" means a retailer 10 certified by the comptroller under Subsection (b). 11 12 (2) "Workforce training community center" means a 13 retailer that: 14 (A) is exempt from the payment of federal income taxes under Section 501(a), Internal Revenue Code of 1986, by being 15 16 listed as an exempt organization under Section 501(c)(3) of that 17 code; 18 (B) collects and remits to the comptroller sales taxes imposed on the sale of donated goods; 19 (C) has experience in assisting persons with a 20 21 disability or other barriers to employment with job training and placement services and uses a portion of its revenue to provide 22 23 those services; and 24 (D) has annual sales of at least \$1 million.

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1	(b) A retailer may apply to the comptroller for
2	certification as a qualifying organization under this section. If
3	the comptroller determines that the applicant meets the
4	requirements to be a workforce training community center, the
5	comptroller shall certify the applicant as a qualifying
6	organization.
7	(c) Notwithstanding any other law, a qualifying
8	organization is not required to remit to the comptroller and may
9	retain:
10	(1) the lesser of 30 percent or \$1 million of the sales
11	taxes imposed under this chapter and collected by the organization
12	on sales during its first year of certification as a qualifying
13	organization; and
14	(2) the lesser of 50 percent or \$1 million of the sales
15	taxes imposed under this chapter and collected by the organization
16	on sales during each subsequent year of the remaining period in
17	which the qualifying organization holds that certification,
18	including a renewal certification.
19	(d) A qualifying organization must show the amount of sales
20	taxes retained as authorized by Subsection (c) on a tax report
21	required by this chapter in addition to the information required by
22	Section 151.406.
23	(e) A qualifying organization shall continue to remit to the
24	comptroller sales taxes imposed by a political subdivision of this
25	state and collected on sales with respect to which the qualifying
26	organization retains sales taxes as authorized by Subsection (c).
27	(f) The reimbursement authorized by Section 151.423 and the

C.S.H.B. No. 518 deduction authorized by Section 151.424 do not apply with respect 1 2 to the amount of sales taxes retained as authorized by Subsection 3 (c). 4 (g) Except as provided by Subsection (h), a qualifying 5 organization shall use money retained as authorized by Subsection 6 (c) only to: 7 (1) provide a variety of job training and placement services to persons with a disability or other barriers to 8 employment, including low educational attainment, a criminal 9 10 record, homelessness, and status as a veteran; (2) develop an individualized written training and 11 12 employment plan for each person assisted to ensure appropriate and successful job placement; and 13 14 (3) monitor job retention for each person placed for 15 the first 90 days of employment and provide additional services as needed to support job retention or acquisition of a different job. 16 17 (h) In its first year of certification, a qualifying organization may use money retained as authorized by Subsection (c) 18 19 to improve its infrastructure and otherwise prepare to provide services described by Subsection (g). This subsection does not 20 apply to the period after a qualifying organization's certification 21 22 is renewed under Subsection (n). 23 (i) After the period described by Subsection (h), for every 24 \$10,000 in sales tax collections retained under this section a 25 qualifying organization: 26 (1) shall provide job training and placement services to at least three persons, including services related to 27

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1	job-seeking skills and vocational skills training, job placement,
2	job coaching, and post-employment support; and
3	(2) must successfully place an average of at least
4	2.25 persons in jobs.
5	(j) Subject to Subsection (k), a retailer that is certified
6	as a qualifying organization retains that certification until the
7	third anniversary of the date of certification. At any time after
8	the period described by Subsection (h) during the certification
9	period, the comptroller may, and at the conclusion of the
10	certification period the comptroller shall, require the qualifying
11	organization to demonstrate, in a manner prescribed by the
12	comptroller, that the qualifying organization:
13	(1) has not used any tax collections retained under
14	this section for a purpose other than a purpose described by
15	Subsection (g) after the first year of certification; and
16	(2) is successfully meeting or has successfully met,
17	as applicable, the requirements described by Subsection (i).
18	(k) The comptroller, after written notice and a hearing, may
19	revoke a certification issued to a retailer that fails to comply
20	with this chapter or a rule adopted under this chapter. A retailer
21	whose certification the comptroller proposes to revoke under this
22	section is entitled to 20 days' written notice of the time and place
23	of the hearing on the revocation. The notice must state the reason
24	the comptroller is seeking to revoke the retailer's certification.
25	At the hearing the retailer must show cause why the retailer's
26	certification should not be revoked.
27	(1) The comptroller shall give written notice of the

1	revocation of a certification under Subsection (k) to the retailer
2	that was certified under this section. The notice may be sent by
3	mail to the retailer's address as shown in the comptroller's
4	records.
5	(m) The comptroller shall require an organization whose
6	certification was revoked under Subsection (k) to remit an amount
7	of tax collections retained under this section in the comptroller's
8	discretion, but not to exceed \$3,333 per person not successfully
9	placed in a job in accordance with Subsection (i)(2).
10	(n) A retailer that is certified as a qualifying
11	organization may apply to renew the certification. The comptroller
12	may renew a retailer's certification only if the retailer has
13	complied with all requirements during the applicant's
14	certification period and with any other requirements for renewal as
15	prescribed by rules adopted by the comptroller.

16 (o) Notwithstanding Subsection (b), the comptroller may not 17 certify a retailer as a qualifying organization under that 18 subsection before September 1, 2019. The authorization to retain 19 sales taxes provided by Subsection (c) applies only to sales taxes 20 imposed under this chapter and collected by a qualifying 21 organization on or after September 1, 2019. This subsection 22 expires January 1, 2020.

23 SECTION 2. The change in law made by this Act does not 24 affect tax liability accruing before September 1, 2019. That 25 liability continues in effect as if this Act had not been enacted, 26 and the former law is continued in effect for the collection of 27 taxes due and for civil and criminal enforcement of the liability

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1 for those taxes.

2 SECTION 3. This Act takes effect September 1, 2018.