By: Johnson

S.B. No. 1480

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the licensing and regulation of certain drug and
3	alcohol related court-ordered educational programs; providing
4	administrative penalties; requiring occupational licenses;
5	authorizing fees; creating criminal offenses.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
7	SECTION 1. Title 2, Government Code, is amended by adding
8	Subtitle M to read as follows:
9	SUBTITLE M. COURT PROGRAMS REGULATION
10	CHAPTER 171. EDUCATIONAL PROGRAMS REGULATED BY TEXAS DEPARTMENT OF
11	LICENSING AND REGULATION
12	SUBCHAPTER A. GENERAL PROVISIONS
13	Sec. 171.0001. DEFINITIONS. In this chapter:
14	(1) "Alcohol educational program for minors" means an
15	alcohol awareness program described by Section 106.115, Alcoholic
16	Beverage Code.
17	(2) "Certificate of program completion" means a
18	uniform, serially numbered certificate that is given by a program
19	provider to a participant who successfully completes a
20	court-ordered program.
21	(3) "Commission" means the Texas Commission of
22	Licensing and Regulation.
23	(4) "Court-ordered program" means any of the following
24	programs:

4 offenses; or 5 (D) the educational program for intoxical 6 offenses. 7 (5) "Department" means the Texas Department 8 Licensing and Regulation. 9 (6) "Drug offense educational program" means 10 educational program described by Section 521.374(a) 11 Transportation Code. 12 (7) "Educational program for intoxication offer 13 means an educational program described by Article 42A.403, Control 14 Criminal Procedure. 15 (8) "Executive director" means the executive director 16 of the department. 17 (9) "Instructor" means a person licensed by 18 department to instruct a court-ordered program. 19 (10) "Intervention program for intoxication offer 20 means an educational program described by Article 42A.404, Control 21 (11) "Participant" means a person licensed by 22 (11) "Participant" means a person who attends, tak 23 or completes a court-ordered program. 24 (12) "Program provider" means a person licensed by 25 department to offer or provide a court-ordered program.	1	(A) the alcohol educational program for minors;
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26 Sec. 171.0002. APPLICABILITY. This chapter does not at	25	department to offer or provide a court-ordered program.
	26	Sec. 171.0002. APPLICABILITY. This chapter does not affect
27 <u>a court's jurisdiction or authority to require court-ord</u>	27	a court's jurisdiction or authority to require court-ordered

programs. A court may specify the type and format of the 1 2 court-ordered program that must be completed by the individual. SUBCHAPTER B. POWERS AND DUTIES OF COMMISSION, DEPARTMENT, AND 3 4 EXECUTIVE DIRECTOR 5 Sec. 171.0051. GENERAL POWERS AND DUTIES. The commission, department, or executive director, as appropriate, shall 6 7 administer and <u>enforce this chapter.</u> Sec. 171.0052. POWERS AND DUTIES OF DEPARTMENT. 8 The 9 department shall: 10 (1) prescribe the application form for a license under 11 this chapter; (2) evaluate the qualifications of applicants; and 12 13 (3) enforce minimum standards applicable to program providers, instructors, and court-ordered programs. 14 Sec. 171.0053. RULES. (a) The commission shall adopt rules 15 16 necessary to administer and enforce this chapter. The rules regulating court-ordered programs under this chapter must include: 17 18 (1) the criteria for program administration; (2) the structure, length, content, and manner of 19 20 program delivery; (3) the criteria for a participant to successfully 21 complete the program; 22 23 (4) maintenance of program and participant records; 24 (5) reports to be filed with the department; and 25 (6) the use of supplemental educational materials. (b) The commission may adopt rules for court-ordered 26 27 programs related to:

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1	(1) program security and attendance verification;
2	(2) participant privacy;
3	(3) the conduct of instructors;
4	(4) teaching requirements for instructors; and
5	(5) participant evaluations, screenings, and exit
6	interviews.
7	(c) The commission may require different information to be
8	reported for each type of court-ordered program.
9	(d) The commission may consult with other state agencies in
10	the development of rules under this section.
11	Sec. 171.0054. FEES. (a) The commission by rule shall set
12	fees in amounts that are reasonable and necessary to cover the costs
13	of administering and enforcing this chapter, which may include fees
14	for:
15	(1) the issuance or renewal of a license;
16	(2) instructor training courses, materials, and any
17	applicable examinations or end-of-course assessments;
18	(3) instructor continuing education courses;
19	(4) the issuance of a certificate of program
20	completion or a certificate number; and
21	(5) the curricula and materials used for a
22	court-ordered program.
23	(b) A fee imposed by the department under this chapter is
24	not refundable.
25	(c) The department or the department's authorized
26	representative may collect a fee imposed under this chapter. An
27	authorized representative of the department may charge a fee only

in accordance with the terms of a contract with the department. 1 2 Sec. 171.0055. FORMAT OF COURT-ORDERED PROGRAM. A provider 3 may offer a court-ordered program under this chapter in-person or onli<u>ne.</u> 4 Sec. 171.0056. CODE OF ETHICS. The commission shall adopt 5 and publish a code of ethics for license holders. 6 7 Sec. 171.0057. ELECTRONIC TRANSMISSION OF PROGRAM INFORMATION. The department may develop and implement procedures 8 9 to electronically transmit information regarding court-ordered 10 programs to municipal and justice courts. 11 Sec. 171.0058. MEMORANDUM OF UNDERSTANDING. The department may enter into a memorandum of understanding with the Department of 12 13 Public Safety, the Texas Department of Transportation, the Texas Department of Criminal Justice, the Health and Human Services 14 Commission, the Department of State Health Services, the Office of 15 16 Court Administration of the Texas Judicial System, or any other appropriate state agency regarding the development of rules, 17 curricula, certificates of program completion, or certificate 18 19 numbers for court-ordered programs. SUBCHAPTER C. PROGRAM PROVIDER LICENSE REQUIREMENTS 20 21 Sec. 171.0101. PROGRAM PROVIDER LICENSE REQUIRED. A person may not provide or offer to provide a court-ordered program unless 22 23 the person holds a program provider license issued under this 24 chapter. 25 Sec. 171.0102. ELIGIBILITY REQUIREMENTS FOR PROGRAM

26 <u>PROVIDER LICENSE. (a) The commission by rule shall establish</u>
27 <u>eligibility requirements and criteria for the issuance of a program</u>

provider license under this chapter. 1 2 (b) The commission by rule may establish eligibility 3 requirements based on: 4 (1) the type of court-ordered program the applicant seeks to provide; 5 6 (2) whether the program is offered in-person or 7 online; 8 (3) if the program is offered in-person, the location where the program will be provided; and 9 (4) the location of the applicant's headquarters and 10 11 any branch locations. Sec. 171.0103. PROGRAM PROVIDER LICENSE ENDORSEMENTS. (a) 12 13 A license for a program provider must be endorsed with one or more of the following classifications: 14 15 (1) the alcohol educational program for minors; 16 (2) the drug offense educational program; 17 (3) the educational program for intoxication offenses; or 18 (4) the intervention program for 19 intoxication offenses. 20 (b) A license holder may not provide a court-ordered program 21 22 for which the person's license is not endorsed. Sec. 171.0104. ISSUANCE OF PROGRAM PROVIDER LICENSE. The 23 24 department shall issue a program provider license to an applicant 25 who: 26 (1) meets the eligibility requirements and criteria 27 established by commission rule;

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1	(2) submits a completed application to the department
2	on the form prescribed by the department; and
3	(3) pays the nonrefundable license application fee set
4	by the commission.
5	SUBCHAPTER D. INSTRUCTOR LICENSE REQUIREMENTS AND ISSUANCE
6	Sec. 171.0151. INSTRUCTOR LICENSE REQUIRED. A person may
7	not instruct or represent that the person is an instructor of a
8	court-ordered program to which this chapter applies unless the
9	person holds an instructor license issued under this subchapter
10	with the appropriate endorsement for that program.
11	Sec. 171.0152. ISSUANCE OF INSTRUCTOR LICENSE. (a) The
12	department shall issue an instructor license for a particular
13	court-ordered program to an applicant who:
14	(1) meets the eligibility requirements and criteria
15	established by commission rule;
16	(2) submits a completed application to the department
17	on the form prescribed by the department;
18	(3) successfully completes the instructor training
19	course and any applicable examinations or end-of-course
20	assessments under Section 171.0155; and
21	(4) pays the license application fee.
22	(b) An instructor shall carry the instructor license at all
23	times while providing instruction at a court-ordered program.
24	Sec. 171.0153. INSTRUCTOR LICENSE ENDORSEMENTS. (a) An
25	instructor license must be endorsed with one or more of the
26	following classifications:
27	(1) the alcohol educational program for minors;

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1	(2) the drug offense educational program;
2	(3) the educational program for intoxication
3	offenses; or
4	(4) the intervention program for intoxication
5	offenses.
6	(b) A license holder may not instruct a court-ordered
7	program for which the person's license is not endorsed.
8	Sec. 171.0154. ELIGIBILITY REQUIREMENTS FOR INSTRUCTOR
9	LICENSE. The commission by rule shall establish requirements for
10	the issuance of an instructor license under this chapter. The
11	commission by rule may establish eligibility criteria for
12	instructors based on the type of court-ordered program for which
13	the applicant seeks an endorsement, including education and
14	experience requirements.
15	Sec. 171.0155. INSTRUCTOR TRAINING COURSE; EXAMINATION OR
16	ASSESSMENT. (a) The commission by rule shall establish the
17	requirements for the instructor training course and any applicable
18	examinations or end-of-course assessments.
19	(b) The department or the department's authorized
20	representative shall provide the training course and administer
21	examinations for applicants for an instructor license.
22	(c) The applicant must pay all fees associated with the
23	instructor training course and any applicable examinations or
24	end-of-course assessments.
25	SUBCHAPTER E. RESTRICTIONS ON LICENSE
26	Sec. 171.0201. LICENSE NOT TRANSFERABLE. A license issued
27	under this chapter is not transferable or assignable.

Sec. 171.0202. PROGRAM PROVIDER CHANGE OF OWNERSHIP. Not less than 30 days before the date of a change in ownership of a program provider, the proposed new owner must apply for a new program provider license with an endorsement for each type of court-ordered program to be offered by the new owner.

6 SUBCHAPTER F. LICENSE TERM AND RENEWAL

Sec. 171.0251. LICENSE TERM. A license issued under this
chapter is valid for one or two years from the date of issuance as
prescribed by commission rule.

Sec. 171.0252. LICENSE RENEWAL. The commission by rule shall establish the requirements for renewing a license issued under this chapter, including the payment of applicable fees.

13 Sec. 171.0253. CONTINUING EDUCATION FOR RENEWAL OF INSTRUCTOR LICENSE. The commission by rule shall establish the 14 minimum number of hours of continuing education that a license 15 16 holder must complete to renew an instructor license issued under Subchapter D. The commission may require a different number of 17 18 hours of continuing education for each type of court-ordered program for which the license holder holds an endorsement. 19

20 <u>SUBCHAPTER G. REQUIREMENTS FOR COURT-ORDERED PROGRAMS</u>

21 <u>Sec. 171.0301. GENERAL REQUIREMENTS FOR COURT-ORDERED</u> 22 <u>PROGRAMS. (a) The department or the department's authorized</u> 23 <u>representative shall develop the curriculum and educational</u> 24 <u>materials to be used for each court-ordered program.</u>

25 (b) A court-ordered program must be:

26 (1) provided by a program provider licensed for the 27 type of program;

1 (2) taught by an instructor with the appropriate 2 endorsement for the program using curriculum approved by the 3 department; and 4 (3) delivered in the program format or at the location 5 approved by the department. 6 (c) A program provider may only employ or contract with an 7 instructor who holds a license with an endorsement for the program 8 being provided. 9 Sec. 171.0302. DISCRIMINATION PROHIBITED. A program provider or instructor may not discriminate against participants 10 11 based on sex, race, religion, age, national or ethnic origin, or 12 disability. 13 Sec. 171.0303. CERTIFICATE OF PROGRAM COMPLETION. (a) The department shall issue or provide for the issuance of a certificate 14 of program completion or certificate number showing completion of a 15 16 court-ordered program. 17 (b) The commission by rule shall provide for the form, design, content, and distribution of certificates of program 18 completion and certificate numbers. 19 20 (c) The commission by rule shall adopt a system for program 21 providers to provide for the appropriate care, custody, and control of certificates of program completion and certificate numbers. 22 23 (d) The commission by rule shall establish requirements regarding the submission of a copy of a certificate of program 24 25 completion or certificate number to the appropriate court, state agency, or community supervision and corrections department. 26 27 (e) A program provider shall submit to the department

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information regarding programs, instructors, and participants. 1 2 The commission may require different information to be reported for each type of court-ordered program. 3 (f) A program provider shall submit to the department 4 required information relating to certificates of program 5 6 completion issued by the program provider in a manner prescribed by 7 the department. Sec. 171.0304. DISPLAY OF LICENSE AND DEPARTMENT CONTACT 8 9 INFORMATION. The commission by rule shall establish: (1) requirements for providers and instructors 10 regarding the displaying or posting of a license or providing 11 notice of a license number to a participant of a court-ordered 12 13 program; and 14 (2) notification methods for providers and 15 instructors to provide a participant with the name of the 16 department, mailing address, telephone number, and Internet website address for the purpose of submitting a complaint regarding 17 the court-ordered program. 18 Sec. 171.0305. ADVERTISEMENTS. The commission by rule may 19 20 establish requirements regarding advertisements for providers, instructors, and court-ordered programs. 21 22 Sec. 171.0306. INFORMATION REQUIRED. A program provider shall maintain and make available to participants information 23 regarding course fees, schedules, methods of course delivery, and 24 25 locations, as applicable, for all court-ordered programs provided 26 by the program provider.

1	SUBCHAPTER H. PROHIBITED PRACTICES AND ENFORCEMENT
2	Sec. 171.0351. PROHIBITED PRACTICES BY ALL LICENSE HOLDERS.
3	A license holder may not:
4	(1) use advertising that is false, misleading, or
5	deceptive; or
6	(2) issue, sell, trade, or transfer a certificate of
7	program completion or a certificate number to a person who has not
8	successfully completed the applicable court-ordered program or who
9	is not otherwise authorized to possess the certificate or number.
10	Sec. 171.0352. GROUNDS FOR DISCIPLINARY ACTIONS. The
11	commission or executive director may deny an application for an
12	initial or renewal license, revoke or suspend a license, place on
13	probation a person whose license has been suspended, or reprimand a
14	license holder who:
15	(1) violates this chapter, a rule adopted under this
16	chapter, or an order of the commission or executive director;
17	(2) permits or engages in misrepresentation, fraud, or
18	deceit regarding a court-ordered program provided or instructed by
19	the license holder;
20	(3) engages in conduct that harms, endangers, or is
21	likely to harm or endanger the health, welfare, or safety of a
22	participant or the public as defined by commission rule;
23	(4) violates the code of ethics adopted and published
24	by the commission; or
25	(5) violates a standard of practice or conduct as
26	adopted by commission rule.
27	Sec. 171.0353. DISCIPLINARY ACTION; ADMINISTRATIVE

S.B. No. 1480 PENALTY. If a person violates this chapter or an order issued or a 1 2 rule adopted under this chapter, the person is subject to any action 3 or penalty under Subchapter F or G, Chapter 51, Occupations Code. Sec. 171.0354. AUDITS OF PROVIDERS AND PROGRAMS. (a) The 4 department may conduct audits of the program providers and the 5 court-ordered programs to verify compliance with this chapter. 6 7 These audits may be conducted onsite, remotely, or through other means, and may include audits of records and courses. 8 9 (b) A program provider, instructor, or any person associated with a court-ordered program shall: 10 11 (1) cooperate with the department during an audit under this section; 12 13 (2) provide or make available to the department any documents or records related to the audit, unless otherwise 14 prohibited by law; and 15 16 (3) provide the department with access to courses and 17 facilities related to the audit. 18 Sec. 171.0355. INVESTIGATIONS. (a) A program provider, instructor, or any person associated with a court-ordered program 19 20 shall: 21 (1) cooperate with the department during an 22 investigation of a complaint under this chapter; and 23 (2) provide or make available to the department on request any documents or records related to the investigation, 24 25 including all instructor records, unless otherwise prohibited by 26 law. 27 (b) The department may contract with the Department of

Public Safety to provide investigative assistance in the 1 2 enforcement of this chapter. Sec. 171.0356. UNLAWFUL TRANSFER OF CERTIFICATE OF PROGRAM 3 COMPLETION OR CERTIFICATE NUMBER; OFFENSE. (a) A person commits an 4 offense if the person knowingly sells, trades, issues, or otherwise 5 transfers, or possesses with intent to sell, trade, issue, or 6 7 otherwise transfer, a certificate of program completion or a 8 certificate number to a person not authorized to possess the 9 certificate or number. (b) An offense under this section is a felony of the third 10 11 degree. Sec. 171.0357. UNLAWFUL POSSESSION OF CERTIFICATE OF 12 13 PROGRAM COMPLETION OR CERTIFICATE NUMBER; OFFENSE. (a) A person commits an offense if the person knowingly possesses a certificate 14 of program completion or a certificate number that the person is not 15 authorized to possess under this chapter. 16 (b) An offense under this section is a felony of the third 17 18 degree. SECTION 2. The heading to Section 106.115, Alcoholic 19 20 Beverage Code, is amended to read as follows: Sec. 106.115. ATTENDANCE AT ALCOHOL AWARENESS 21 PROGRAM [COURSE]; LICENSE SUSPENSION. 22 SECTION 3. Section 106.115, Alcoholic Beverage Code, is 23 amended by amending Subsections (a) and (b-2) and adding 24 Subsections (a-1) and (a-2) to read as follows: 25 (a) On the placement of a minor on deferred disposition for 26 27 an offense under Section 49.02, Penal Code, or under Section

1 106.02, 106.025, 106.04, 106.041, 106.05, or 106.07, the court
2 shall require the defendant to successfully complete one of the
3 following programs:

4 (1) [attend] an alcohol awareness program [approved by
5 the Texas Department of Licensing and Regulation] under this
6 section that is regulated under Chapter 171, Government Code;

7 (2) [-] a drug education program <u>under</u> [approved by 8 the Department of State Health Services in accordance with] Section 9 <u>521.374(a)(1)</u> [521.374], Transportation Code, <u>that is regulated</u> 10 <u>under Chapter 171, Government Code;</u> or

11 (3) a drug and alcohol driving awareness program <u>under</u> 12 <u>Section 1001.103</u>, Education Code [approved by the Texas Education 13 Agency].

(a-1) On conviction of a minor of an offense under Section 14 <u>49.02, Penal Code, or Section 106.02, 106.025, 106.04, 106.041,</u> 15 106.05, or 106.07 [one or more of those sections], the court, in 16 addition to assessing a fine as provided by those sections, shall 17 require a defendant who has not been previously convicted of an 18 offense under one of those sections to successfully complete 19 20 [attend] an alcohol awareness program, a drug education program, or a drug and alcohol driving awareness program described by 21 22 <u>Subsection (a)</u> [this subsection]. If the defendant has been previously convicted once or more of an offense under one or more of 23 24 those sections, the court may require the defendant to successfully 25 complete [attend] an alcohol awareness program, a drug education program, or a drug and alcohol driving awareness program described 26 by Subsection (a) [this subsection]. 27

1 <u>(a-2)</u> If the defendant is younger than 18 years of age, the 2 court may require the parent or guardian of the defendant to 3 <u>successfully complete</u> [attend] the program <u>described by Subsection</u> 4 <u>(a)</u> with the defendant. [The Texas Department of Licensing and 5 <u>Regulation or Texas Commission of Licensing and Regulation, as</u> 6 appropriate:

7 [(1) is responsible for the administration of the 8 certification of approved alcohol awareness programs;

9 [(2) may charge a nonrefundable application fee for:

10 [(A) initial certification of the approval; or

11 [(B) renewal of the certification;

12 [(3) shall adopt rules regarding alcohol awareness 13 programs approved under this section; and

14 [(4) shall monitor, coordinate, and provide training 15 to a person who provides an alcohol awareness program.]

16 (b-2) For purposes of Subsection (b-1), if the defendant is 17 enrolled in an institution of higher education located in a county 18 in which access to an alcohol awareness program is readily available, the court may consider the defendant to be a resident of 19 If the defendant is not enrolled in such an 20 that county. institution of higher education or if the court does not consider 21 the defendant to be a resident of the county in which the 22 institution is located, the defendant's residence is the residence 23 defendant's driver's 24 listed on the license or personal 25 identification certificate issued by the Department of Public If the defendant does not have a driver's license or 26 Safety. personal identification certificate issued by the Department of 27

Public Safety, the defendant's residence is the residence on the 1 2 defendant's voter registration certificate. If the defendant is not registered to vote, the defendant's residence is the residence 3 4 on file with the public school district on which the defendant's enrollment is based. If the defendant is not enrolled in public 5 school, the defendant's residence is determined [as provided] by 6 7 the court [commission rule].

SECTION 4. The heading to Article 42A.403, Code of Criminal 8 9 Procedure, is amended to read as follows:

Art. 42A.403. EDUCATIONAL PROGRAM FOR CERTAIN INTOXICATION 10 OFFENSES [OFFENDERS]; WAIVER OR EXTENSION OF TIME. 11

SECTION 5. Articles 42A.403(a) and (d), Code of Criminal 12 Procedure, are amended to read as follows: 13

14 (a) A judge who places on community supervision a defendant 15 convicted of an offense under Sections 49.04-49.08, Penal Code, 16 shall require as a condition of community supervision that the defendant [attend and] successfully complete, before the 181st day 17 after the date community supervision is granted, an educational 18 program designed to rehabilitate persons who have driven while 19 20 intoxicated that is regulated [jointly approved] by [+

[(1)] the Texas Department of Licensing and Regulation 21 under Chapter 171, Government Code [+ 22

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[(2) the Department of Public Safety;

24 [(3) the traffic safety section of the traffic 25 operations division of the Texas Department of Transportation; and

[(4) the community justice assistance division of the 26 27 Texas Department of Criminal Justice].

1 (d) In determining good cause, the judge may consider but is 2 not limited to:

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the defendant's school and work schedule;

(2) the defendant's health;

5 (3) the distance that the defendant must travel to
6 attend an <u>in-person</u> educational program; [and]

7 (4) the fact that the defendant resides out of state, 8 does not have a valid driver's license, or does not have access to 9 transportation; and

10 (5) whether the defendant has access to reliable 11 Internet service sufficient to successfully complete an 12 educational program offered online.

SECTION 6. The heading to Article 42A.404, Code of Criminal Procedure, is amended to read as follows:

15 Art. 42A.404. EDUCATIONAL PROGRAM FOR CERTAIN REPEAT
16 INTOXICATION <u>OFFENSES</u> [OFFENDERS]; WAIVER.

SECTION 7. Articles 42A.404(a) and (b), Code of Criminal Procedure, are amended to read as follows:

(a) The judge shall require a defendant who is punished under Section 49.09, Penal Code, to attend and successfully complete as a condition of community supervision an educational program for repeat offenders that is <u>regulated</u> [approved] by the Texas Department of Licensing and Regulation <u>under Chapter 171,</u> <u>Government Code</u>.

(b) The judge may waive the educational program requirement if the defendant by a motion in writing shows good cause. In determining good cause, the judge may consider:

1 2

(2) the defendant's health;

3 (3) the distance that the defendant must travel to 4 attend an in-person educational program; [and]

(1) the defendant's school and work schedule;

5 (4) whether the defendant resides out of state or does 6 not have access to transportation; and

7 (5) whether the defendant has access to reliable
8 Internet service sufficient to successfully complete an
9 educational program offered online.

SECTION 8. Article 42A.406(a), Code of Criminal Procedure, is amended to read as follows:

(a) If a defendant is required as a condition of community 12 13 supervision to successfully complete [attend] an educational program under Article 42A.403 or 42A.404, or if the court waives the 14 15 educational program requirement under Article 42A.403 or the 16 defendant successfully completes equivalent education under Article 42A.4045, the court clerk shall immediately report that 17 fact to the Department of Public Safety, on a form prescribed by the 18 department, for inclusion in the defendant's driving record. 19 Ιf the court grants an extension of time in which the defendant may 20 complete the educational program under Article 42A.403, the court 21 22 clerk shall immediately report that fact to the Department of Public Safety on a form prescribed by the department. The clerk's 23 24 report under this subsection must include the beginning date of the 25 defendant's community supervision.

26 SECTION 9. Articles 42A.407(b) and (c), Code of Criminal 27 Procedure, are amended to read as follows:

1 Notwithstanding (b) Sections 521.344(d) - (i), 2 Transportation Code, if under Article 42A.404 the judge requires a defendant punished under Section 49.09, Penal Code, to successfully 3 4 complete [attend] an educational program as a condition of community supervision, or waives the required completion of 5 [attendance for] the program, and the defendant has previously been 6 7 required to <u>successfully complete</u> [attend] such an educational program, or the required <u>completion of</u> [attendance at] the program 8 9 had been waived, the judge shall order the suspension of the defendant's driver's license for a period determined by the judge 10 11 according to the following schedule:

12 (1) not less than 90 days or more than one year, if the
13 defendant is convicted under Sections 49.04-49.08, Penal Code;

14 (2) not less than 180 days or more than two years, if 15 the defendant is punished under Section 49.09(a) or (b), Penal 16 Code; or

17 (3) not less than one year or more than two years, if 18 the defendant is convicted of a second or subsequent offense under 19 Sections 49.04-49.08, Penal Code, committed within five years of 20 the date on which the most recent preceding offense was committed.

(c) If the Department of Public Safety receives notice that a defendant has been required to <u>successfully complete</u> [attend] a subsequent educational program under Article 42A.403 or 42A.404, although the previously required <u>completion</u> [attendance] had been waived, but the judge has not ordered a period of suspension, the department shall:

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suspend the defendant's driver's license; or

(2) issue an order prohibiting the defendant from
 obtaining a license for a period of one year.

3 SECTION 10. Article 42A.514(a), Code of Criminal Procedure,
4 is amended to read as follows:

5 If a judge grants community supervision to a defendant (a) younger than 18 years of age convicted of an alcohol-related 6 7 offense under Section 106.02, 106.025, 106.04, 106.041, 106.05, or 106.07, Alcoholic Beverage Code, or Section 49.02, Penal Code, or 8 9 an offense involving possession of a controlled substance or marihuana under Section 481.115, 481.1151, 481.116, 481.1161, 10 11 481.117, 481.118, or 481.121, Health and Safety Code, the judge may require the defendant as a condition of community supervision to 12 13 successfully complete [attend], as appropriate:

(1) an alcohol awareness program [approved] under
Section 106.115, Alcoholic Beverage Code, that is regulated by the
<u>Texas Department of Licensing and Regulation under Chapter 171,</u>
<u>Government Code</u>; or

(2) a drug education program that is designed to
educate persons on the dangers of drug abuse [and is approved by the
Department of State Health Services] in accordance with Section
521.374(a)(1) [521.374], Transportation Code, and that is
regulated by the Texas Department of Licensing and Regulation under
Chapter 171, Government Code.

24 SECTION 11. Articles 45.051(b) and (g), Code of Criminal 25 Procedure, are amended to read as follows:

26 (b) During the deferral period, the judge may require the 27 defendant to:

(1) post a bond in the amount of the fine assessed as
 punishment for the offense to secure payment of the fine;

3 (2) pay restitution to the victim of the offense in an 4 amount not to exceed the fine assessed as punishment for the 5 offense;

6 (3) submit to professional counseling;

9

7 (4) submit to diagnostic testing for alcohol or a8 controlled substance or drug;

(5) submit to a psychosocial assessment;

10 (6) <u>successfully complete</u> [participate in] an alcohol
 11 or drug abuse treatment or education program, such as:

(A) a drug education program that is designed to
educate persons on the dangers of drug abuse [and is approved by the
Department of State Health Services] in accordance with Section
<u>521.374(a)(1)</u> [<u>521.374</u>], Transportation Code, and that is
regulated by the Texas Department of Licensing and Regulation under
<u>Chapter 171, Government Code</u>; or

(B) an alcohol awareness program described by
Section 106.115, Alcoholic Beverage Code, that is regulated by the
<u>Texas Department of Licensing and Regulation under Chapter 171,</u>
Government Code;

(7) pay as reimbursement fees the costs of any diagnostic testing, psychosocial assessment, or participation in a treatment or education program either directly or through the court as court costs;

26 (8) complete a driving safety course approved under
27 Chapter 1001, Education Code, or another course as directed by the

1 judge;

2 (9) present to the court satisfactory evidence that 3 the defendant has complied with each requirement imposed by the 4 judge under this article; and

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(10) comply with any other reasonable condition.

6 If a judge requires a defendant under Subsection (b) to (q) 7 successfully complete [attend] an alcohol awareness program or drug education program as described by Subdivision (6) of that 8 9 subsection, unless the judge determines that the defendant is indigent and unable to pay the cost, the judge shall require the 10 defendant to pay a reimbursement fee for the cost of attending the 11 The judge may allow the defendant to pay the fee in program. 12 13 installments during the deferral period.

SECTION 12. Sections 53.03(h-1) and (h-2), Family Code, are amended to read as follows:

16 (h-1) If the child is alleged to have engaged in delinquent 17 conduct or conduct indicating a need for supervision that violates Section 481.115, 481.1151, 481.116, 481.1161, 481.117, 481.118, or 18 481.121, Health and Safety Code, deferred prosecution under this 19 section may include a condition that the child successfully 20 <u>complete</u> [attend] a drug education program that is designed to 21 educate persons on the dangers of drug abuse [and is approved by the 22 Department of State Health Services] in accordance with Section 23 24 <u>521.374(a)(1)</u> [<u>521.374</u>], Transportation Code, and that is regulated by the Texas Department of Licensing and Regulation under 25 Chapter 171, Government Code. 26

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(h-2) If the child is alleged to have engaged in delinquent

conduct or conduct indicating a need for supervision that violates 1 2 Section 106.02, 106.025, 106.04, 106.041, 106.05, or 106.07, Alcoholic Beverage Code, or Section 49.02, Penal Code, deferred 3 4 prosecution under this section may include a condition that the child successfully complete [attend] an alcohol awareness program 5 described by Section 106.115, Alcoholic Beverage Code, that is 6 7 regulated by the Texas Department of Licensing and Regulation under Chapter 171, Government Code. 8

9 SECTION 13. Sections 54.047(a), (b), and (f), Family Code, 10 are amended to read as follows:

11 (a) If the court or jury finds at an adjudication hearing 12 for a child that the child engaged in delinquent conduct or conduct 13 indicating a need for supervision that constitutes a violation of Section 481.115, 481.1151, 481.116, 481.1161, 481.117, 481.118, or 14 15 481.121, Health and Safety Code, the court may order that the child successfully complete [attend] a drug education program that is 16 17 designed to educate persons on the dangers of drug abuse [and is approved by the Department of State Health Services] in accordance 18 with Section 521.374(a)(1) [521.374], Transportation Code, and 19 20 that is regulated by the Texas Department of Licensing and Regulation under Chapter 171, Government Code. 21

(b) If the court or jury finds at an adjudication hearing for a child that the child engaged in delinquent conduct or conduct indicating a need for supervision that violates the alcohol-related offenses in Section 106.02, 106.025, 106.04, 106.041, 106.05, or 106.07, Alcoholic Beverage Code, or Section 49.02, Penal Code, the court may order that the child <u>successfully complete</u> [attend] an

alcohol awareness program described by Section 106.115, Alcoholic
 Beverage Code, that is regulated by the Texas Department of
 Licensing and Regulation under Chapter 171, Government Code.

If the court orders a child under Subsection (a) or (b) 4 (f) to successfully complete [attend] a drug education program or 5 alcohol awareness program, unless the court determines that the 6 7 parent or guardian of the child is indigent and unable to pay the cost, the court shall require the child's parent or a guardian of 8 9 the child to pay the cost of attending the program. The court shall allow the child's parent or guardian to pay the cost of [attending] 10 11 the program in installments.

SECTION 14. Section 461A.052(a), Health and Safety Code, is amended to read as follows:

14

(a) The department shall:

(1) provide for research and study of the problems of chemical dependency in this state and seek to focus public attention on those problems through public information and education programs;

develop, coordinate, 19 (2) plan, evaluate, and 20 implement constructive methods and programs for the prevention, intervention, treatment, and rehabilitation of chemical dependency 21 in cooperation with federal and state agencies, local governments, 22 organizations, and persons, and provide technical assistance, 23 24 funds, and consultation services for statewide and community-based 25 services;

26 (3) cooperate with and enlist the assistance of:
27 (A) other state, federal, and local agencies;

hospitals and clinics; 1 (B) 2 (C) public health, welfare, and criminal justice system authorities; 3 4 (D) educational and medical agencies and organizations; and 5 6 other related public and private groups and (E) 7 persons;

8 (4) expand chemical dependency services for children 9 when funds are available because of the long-term benefits of those 10 services to this state and its citizens;

(5) sponsor, promote, and conduct educational programs on the prevention and treatment of chemical dependency, and maintain a public information clearinghouse to purchase and provide books, literature, audiovisuals, and other educational material for the programs;

16 (6) sponsor, promote, and conduct training programs 17 for persons delivering prevention, intervention, treatment, and 18 rehabilitation services and for persons in the criminal justice 19 system or otherwise in a position to identify the service needs of 20 persons with a chemical dependency and their families;

(7) require programs rendering services to persons with a chemical dependency to safeguard those persons' legal rights of citizenship and maintain the confidentiality of client records as required by state and federal law;

(8) maximize the use of available funds for direct
 services rather than administrative services;

27 (9) consistently monitor the expenditure of funds and

1 the provision of services by all grant and contract recipients to 2 assure that the services are effective and properly staffed and 3 meet the standards adopted under this chapter;

4 (10) make the monitoring reports prepared under
5 Subdivision (9) a matter of public record;

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(11) license treatment facilities under Chapter 464;

7 (12) use funds appropriated to the department for 8 purposes of providing chemical dependency services and related 9 programs to carry out those purposes and maximize the overall state 10 allotment of federal funds;

(13) plan, develop, coordinate, evaluate, and implement constructive methods and programs to provide healthy alternatives for youth at risk of selling controlled substances; and

15 (14)submit to the federal government reports and strategies necessary to comply with Section 1926 of the federal 16 Abuse, Mental 17 Alcohol, Drug and Health Administration Reorganization Act, Pub. L. No. 102-321 (42 U.S.C. Section 18 300x-26), and coordinate reports and strategies 19 the with 20 appropriate state governmental entities[; and

21 [(15) regulate, coordinate, and provide training for 22 alcohol awareness courses required under Section 106.115, 23 Alcoholic Beverage Code, and may charge a fee for an activity 24 performed by the department under this subdivision].

25 SECTION 15. Section 521.374(a), Transportation Code, as 26 amended by Chapters 838 (S.B. 202), 851 (S.B. 1070), and 1004 (H.B. 27 642), Acts of the 84th Legislature, Regular Session, 2015, is

1 reenacted and amended to read as follows:

2 (a) A person whose license is suspended under Section3 521.372 may:

(1) <u>successfully complete</u> [attend] an <u>in-person or</u>
<u>online</u> educational program, approved by the Texas Department of
Licensing and Regulation [Department of State Health Services]
under <u>Chapter 171</u>, <u>Government Code</u> [rules adopted by the Texas
Commission of Licensing and Regulation executive commissioner of
the Health and Human Services Commission and the department], that
is designed to educate persons on the dangers of drug abuse; or

(2) successfully complete education on the dangers of drug abuse approved by the Department of State Health Services as equivalent to the educational program described by Subdivision (1), while the person is a resident of a facility for the treatment of drug abuse or chemical dependency, including:

16 (A) a substance abuse treatment facility or
17 substance abuse felony punishment facility operated by the Texas
18 Department of Criminal Justice under Section 493.009, Government
19 Code;

(B) a community corrections facility, as defined
by Section 509.001, Government Code; or

(C) a chemical dependency treatment facility
 licensed under Chapter 464, Health and Safety Code.

24 SECTION 16. Section 521.374(b), Transportation Code, is 25 amended to read as follows:

(b) The period of suspension or prohibition under Section
 521.372(c) continues for an indefinite period until the individual

successfully completes the <u>in-person or online</u> educational program <u>under Subsection (a)(1)</u> or is released from the residential treatment facility at which the individual successfully completed equivalent education <u>under Subsection (a)(2)</u>, as applicable.

5 SECTION 17. Section 521.375, Transportation Code, as 6 amended by Chapters 838 (S.B. 202) and 851 (S.B. 1070), Acts of the 7 84th Legislature, Regular Session, 2015, is reenacted and amended 8 to read as follows:

9 Sec. 521.375. JOINT ADOPTION OF RULES. (a) The Texas 10 Commission of Licensing and Regulation and the department shall 11 jointly adopt rules for the qualification and approval of providers 12 of <u>in-person and online</u> educational programs under Section 13 <u>521.374(a)(1)</u> [<u>521.374</u>].

14 <u>(a-1)</u> The executive commissioner of the Health and Human 15 Services Commission and the department shall jointly adopt rules 16 for the qualification and approval of [+

17 [(1) providers of educational programs under Section
18 521.374(a)(1); and

19 [(2)] equivalent education provided in a residential 20 treatment facility described by Section 521.374(a)(2).

(b) The Texas Department of Licensing and Regulation shall
publish the jointly adopted rules <u>under Subsection (a)</u>.

23 (c) The Department of State Health Services shall publish
 24 the jointly adopted rules <u>under Subsection (a-1)</u>.

25 SECTION 18. Section 521.376, Transportation Code, as 26 amended by Chapters 838 (S.B. 202) and 851 (S.B. 1070), Acts of the 27 84th Legislature, Regular Session, 2015, is reenacted and amended

to read as follows: 1 Sec. 521.376. DUTIES OF TEXAS DEPARTMENT OF LICENSING AND 2 REGULATION AND DEPARTMENT OF STATE HEALTH SERVICES; APPLICATION AND 3 4 RENEWAL FEES. (a) The Texas Department of Licensing and Regulation: 5 6 (1)shall monitor, coordinate, and provide training to 7 persons who provide in-person and online educational programs under Section 521.374(a)(1) [521.374]; 8 9 (2) shall administer the approval of those in-person and online educational programs; and 10 11 (3) may charge a nonrefundable application fee to the provider of an in-person or online educational program under 12 Section 521.374(a)(1) for: 13 initial certification of approval; and 14 (A) 15 (B) renewal of the certification. 16 (b) The Department of State Health Services: 17 shall monitor, coordinate, and provide training (1)to[÷ 18 [(A) persons who provide educational programs 19 under Section 521.374(a)(1); and 20 [(B)] residential treatment facilities described 21 by Section 521.374(a)(2) providing equivalent education; and 22 shall administer the approval of the [educational 23 (2) programs and the] equivalent education provided in a residential 24 25 treatment facility[; and [(3) may charge a nonrefundable application fee to the 26 27 provider of an educational program under Section 521.374(a)(1) for:

1	[(A) initial certification of approval; and
2	[(B) renewal of the certification].
3	SECTION 19. The following provisions are repealed:
4	(1) Section 106.115(b), Alcoholic Beverage Code;
5	(2) Article 42A.405, Code of Criminal Procedure; and
6	(3) Section 54.047(e), Family Code.
7	SECTION 20. (a) For purposes of this section, any reference

8 in law to a license to provide or instruct a court-ordered program 9 includes a certification under the law as it existed immediately 10 before the effective date of this Act.

(b) On the effective date of this Act, a program provider license or an instructor license issued before the effective date of this Act shall continue to be valid until the license expires.

(c) An application for an initial program provider 14 or 15 instructor license or for renewal of a program provider or 16 instructor license submitted to the Texas Department of Licensing and Regulation on or after the effective date of this Act is 17 governed by Chapter 171, Government Code, as added by this Act. 18 An application submitted before that date is governed by the laws and 19 20 rules in effect when the application was submitted, and the former laws and rules are continued in effect for that purpose. 21

(d) A person who holds an instructor license prior to the effective date of this Act is eligible to renew that license on or after the effective date of this Act, if:

(1) the license is current or is within the late26 renewal period; and

27

(2) the person's instructor eligibility requirements

1 remain in effect at the time of renewal.

(e) On or after the effective date of this Act, if a person's
instructor license expires beyond the late renewal period or if the
license is revoked, the person must apply for a new license and meet
the instructor eligibility and other license requirements in effect
at the time of the new application.

7 SECTION 21. (a) As soon as practicable after the effective 8 date of this Act, the Texas Commission of Licensing and Regulation, 9 the Texas Department of Licensing and Regulation, and the executive 10 director of the Texas Department of Licensing and Regulation, as 11 appropriate, shall adopt rules and forms necessary to implement 12 Chapter 171, Government Code, as added by this Act.

(b) All rules, fees, policies, procedures, decisions, and forms that relate to a program or activity regulated under this Act and that are in effect on the effective date of this Act remain in effect until changed by the Texas Commission of Licensing and Regulation, the Texas Department of Licensing and Regulation, or the executive director of the Texas Department of Licensing and Regulation, as appropriate.

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SECTION 22. This Act takes effect September 1, 2021.