By: Dutton

H.B. No. 5103

A BILL TO BE ENTITLED 1 AN ACT 2 relating to the rights and duties of each parent that must be specified in certain agreed parenting plans and orders for the 3 joint managing conservatorship of a child. 4 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Section 153.133(a), Family Code, is amended to 6 read as follows: 7 If a written agreed parenting plan is filed with the 8 (a) 9 court, the court shall render an order appointing the parents as joint managing conservators only if the parenting plan: 10 11 (1)designates the conservator who has the exclusive 12 right to designate the primary residence of the child and: 13 (A) establishes, until modified by further 14 order, the geographic area within which the conservator shall maintain the child's primary residence; or 15 16 (B) specifies that the conservator may designate 17 the child's primary residence without regard to geographic location; 18 specifies the rights and duties of each parent 19 (2) regarding the child's physical care, support, and education, 20 including educational decisions; 21 22 (3) includes provisions to minimize disruption of the 23 child's education, daily routine, and association with friends; 24 (4) allocates between the parents, independently,

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jointly, or exclusively, all of the remaining rights and duties of a
 parent provided by Chapter 151;

3 (5) is voluntarily and knowingly made by each parent 4 and has not been repudiated by either parent at the time the order 5 is rendered; and

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(6) is in the best interest of the child.

7 SECTION 2. Section 153.134(b), Family Code, is amended to 8 read as follows:

9 (b) In rendering an order appointing joint managing 10 conservators, the court shall:

11 (1) designate the conservator who has the exclusive 12 right to determine the primary residence of the child and:

(A) establish, until modified by further order, a
geographic area within which the conservator shall maintain the
child's primary residence; or

16 (B) specify that the conservator may determine 17 the child's primary residence without regard to geographic 18 location;

19 (2) specify the rights and duties of each parent
20 regarding the child's physical care, support, and education,
21 <u>including educational decisions;</u>

(3) include provisions to minimize disruption of the
 child's education, daily routine, and association with friends;

(4) allocate between the parents, independently,
jointly, or exclusively, all of the remaining rights and duties of a
parent as provided by Chapter 151; and

27 (5) if feasible, recommend that the parties use an

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alternative dispute resolution method before requesting
 enforcement or modification of the terms and conditions of the
 joint conservatorship through litigation, except in an emergency.

4 SECTION 3. (a) Section 153.133(a), Family Code, as amended 5 by this Act, applies only to a written agreed parenting plan filed 6 with the court on or after the effective date of this Act.

7 (b) Section 153.134(b), Family Code, as amended by this Act,
8 applies only to an order appointing joint managing conservators
9 rendered on or after the effective date of this Act.

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SECTION 4. This Act takes effect September 1, 2023.

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