1 AN ACT 2 relating to nonsubstantive additions to, revisions of, and corrections in enacted codes, to the nonsubstantive codification or 3 disposition of various laws omitted from enacted codes, and to 4 5 conforming codifications enacted by the 88th Legislature to other Acts of that legislature. 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 7 ARTICLE 1. GENERAL PROVISIONS 8 SECTION 1.001. This Act is enacted as part of the state's 9 continuing statutory revision program 10 under Chapter 323, 11 Government Code. This Act is a revision for purposes of Section 43, 12 Article III, Texas Constitution, and has the purposes of: 13 (1) codifying without substantive change or providing 14 for other appropriate disposition of various statutes that were omitted from enacted codes; 15 conforming codifications enacted by the 88th 16 (2) Legislature to other Acts of that legislature that amended the laws 17 codified or added new law to subject matter codified; 18 (3) revising without substantive change provisions in 19 enacted codes; 20 21 (4) making necessary corrections to enacted codes; and 22 (5) renumbering or otherwise redesignating titles, 23 chapters, and sections of codes that duplicate title, chapter, or 24 section designations.

1 SECTION 1.002. (a) The repeal of a statute by this Act does 2 not affect an amendment, revision, or reenactment of the statute by 3 the 89th Legislature, Regular Session, 2025. The amendment, 4 revision, or reenactment is preserved and given effect as part of 5 the code provision that revised the statute so amended, revised, or 6 reenacted.

7 (b) If any provision of this Act conflicts with a statute 8 enacted by the 89th Legislature, Regular Session, 2025, the statute 9 controls.

10 SECTION 1.003. (a) A transition or saving provision of a 11 law codified by this Act applies to the codified law to the same 12 extent as it applied to the original law.

(b) The repeal of a transition or saving provision by this Act does not affect the application of the provision to the codified law.

16 (c) In this section, "transition provision" includes any 17 temporary provision providing for a special situation in the 18 transition period between the existing law and the establishment or 19 implementation of the new law.

20 SECTION 1.004. (a) The repeal of a law, including a 21 validating law, by this Act does not remove, void, or otherwise 22 affect in any manner a validation under the repealed law. The 23 validation is preserved and continues to have the same effect that 24 it would have if the law were not repealed.

(b) Subsection (a) of this section does not diminish the
saving provisions prescribed by Section 311.031, Government Code.

ARTICLE 2. CHANGES RELATING TO AGRICULTURE CODE 1 2 SECTION 2.001. Section 251.002(1), Agriculture Code, as amended by Chapters 135 (H.B. 2308), 319 (H.B. 1750), 586 (H.B. 3 2947), and 711 (H.B. 2271), Acts of the 88th Legislature, Regular 4 Session, 2023, is reenacted and amended to read as follows: 5 6 (1) "Agricultural operation" includes the following activities: 7 8 (A) cultivating the soil; producing crops or growing vegetation for 9 (B) human food, animal feed, livestock forage, forage for wildlife 10 management, planting seed, or fiber; 11 floriculture; 12 (C) (D) viticulture; 13 14 (E) horticulture; 15 (F) silviculture; 16 (G) wildlife management; 17 (H) raising or keeping livestock or poultry, including veterinary services; 18 planting cover crops or leaving land idle for 19 (I) the purpose of participating in any governmental program or normal 20 crop or livestock rotation procedure; [and] 21 22 the commercial sale of animals, as defined by (J) Section 252.001 of this code; and 23 24 (K) [<del>(J)</del>] aquaculture. 25 ARTICLE 3. CHANGES RELATING TO BUSINESS & COMMERCE CODE SECTION 3.001. Section 109.005(a), Business & Commerce 26 Code, is amended to correct a reference to read as follows: 27

1 (a) A business entity may not publish any criminal record 2 information in the business entity's possession with respect to 3 which the business entity has knowledge or has received notice 4 that:

5 (1) an order of expunction has been issued under
6 <u>Subchapter E or F, Chapter 55A</u> [Article 55A.201], Code of Criminal
7 Procedure; or

8 (2) an order of nondisclosure of criminal history 9 record information has been issued under Subchapter E-1, Chapter 10 411, Government Code.

ARTICLE 4. CHANGES RELATING TO CIVIL PRACTICE AND REMEDIES CODE 11 SECTION 4.001. Section 12 14A.001(1), Civil Practice and Remedies Code, as added by Chapter 203 (S.B. 1180), Acts of the 88th 13 Legislature, Regular Session, 2023, is repealed as duplicative of 14 15 Section 14A.001(1), Civil Practice and Remedies Code, as added by Chapter 351 (S.B. 1179), Acts of the 88th Legislature, Regular 16 17 Session, 2023.

SECTION 4.002. Section 14A.054(f), Civil Practice 18 and 19 Remedies Code, as added by Chapter 203 (S.B. 1180), Acts of the 88th Legislature, Regular Session, 2023, is repealed as duplicative of 20 Section 14A.054(f), Civil Practice and Remedies Code, as added by 21 Chapter 351 (S.B. 1179), Acts of the 88th Legislature, Regular 22 23 Session, 2023.

SECTION 4.003. Section 78B.001(1), Civil Practice and Remedies Code, is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

H.B. No. 1620 "First responder" means a law enforcement, fire 1 (1)protection, or emergency medical services employee, volunteer, or 2 3 agency, including: a peace officer, as defined by Article  $\underline{2A.001}$ 4 (A) 5 [2.12], Code of Criminal Procedure; 6 (B) fire protection personnel, as defined by 7 Section 419.021, Government Code; 8 (C) a volunteer firefighter who is: certified by the Texas Commission on 9 (i) Fire Protection or by the State Firefighters' and Fire Marshals' 10 Association of Texas; or 11 12 (ii) a member of an organized volunteer firefighting unit that provides firefighting services without 13 14 compensation and conducts a minimum of two drills each month, each 15 two hours long; 16 (D) an individual certified as emergency medical 17 services personnel by the Department of State Health Services; and an agency of this state or a political 18 (E) subdivision of this state authorized by law to employ or supervise 19 personnel described by Paragraphs (A)-(D). 20 SECTION 4.004. Section 82.009(a), Civil Practice 21 and Remedies Code, is amended to conform to Chapter 709 (H.B. 2190), 22 Acts of the 88th Legislature, Regular Session, 2023, to read as 23 24 follows: 25 In this section, "retrofit" means to install new (a) 26 equipment or component parts that were not included in a motor

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vehicle when the vehicle was manufactured or sold. The term does

H.B. No. 1620 1 not include: (1) routine maintenance; or 2 3 (2) repairs to the vehicle: as a result of wear and tear; or 4 (A) 5 (B) required by damage resulting from a collision 6 [an accident] or other cause. ARTICLE 5. CHANGES RELATING TO CODE OF CRIMINAL PROCEDURE 7 8 SECTION 5.001. (a) Article 2A.001, Code of Criminal Procedure, is amended to conform to Section 2, Chapter 624 (H.B. 9 10 4372), Section 1, Chapter 870 (H.B. 3981), Section 1, Chapter 950 (S.B. 1727), and Section 1, Chapter 984 (S.B. 2612), Acts of the 11 88th Legislature, Regular Session, 2023, to read as follows: 12 Art. 2A.001. PEACE OFFICERS GENERALLY. The following are 13 14 peace officers: 15 (1) a sheriff, a sheriff's deputy, or a reserve deputy sheriff who holds a permanent peace officer license issued under 16 Chapter 1701, Occupations Code; 17 a constable, a deputy constable, or a reserve (2) 18 19 deputy constable who holds a permanent peace officer license issued under Chapter 1701, Occupations Code; 20 21 (3) a marshal or police officer of a municipality or a reserve municipal police officer who holds a permanent peace 22 23 officer license issued under Chapter 1701, Occupations Code; 24 (4) a ranger, officer, or member of the reserve officer corps commissioned by the Public Safety Commission and the 25 26 director of the Department of Public Safety; 27 an investigator of a district attorney's, criminal (5)

H.B. No. 1620 district attorney's, or county attorney's office; 1 (6) a law enforcement agent of the Texas Alcoholic 2 3 Beverage Commission; 4 (7) a member of an arson investigating unit 5 commissioned by a municipality, a county, or the state; 6 (8) an officer commissioned under Section 37.081 or 7 37.0818, Education Code, or Subchapter E, Chapter 51, Education 8 Code; 9 (9) an officer commissioned by the Texas Facilities 10 Commission; a law enforcement officer commissioned by the 11 (10) Parks and Wildlife Commission; 12 an officer commissioned under 13 (11)Chapter 23, 14 Transportation Code; 15 (12) a municipal park and recreational patrol officer 16 or security officer; a security officer or investigator commissioned 17 (13) as a peace officer by the comptroller; 18 an officer commissioned by a water control and 19 (14) improvement district under Section 49.216, Water Code; 20 21 (15) an officer commissioned by a board of trustees under Chapter 54, Transportation Code; 22 23 an investigator commissioned by the Texas Medical (16) 24 Board; 25 (17)an officer commissioned by: (A) the board of managers of the Dallas County 26 Hospital District, the Tarrant County Hospital District, the Bexar 27

1 County Hospital District, or the El Paso County Hospital District under Section 281.057, Health and Safety Code; 2 3 (B) the board of directors of the Ector County Hospital District under Section 1024.117, Special District Local 4 5 Laws Code; (C) the board of directors of the Midland County 6 7 Hospital District of Midland County, Texas, under Section 1061.121, 8 Special District Local Laws Code; or 9 the board of hospital managers of the Lubbock (D) 10 County Hospital District of Lubbock County, Texas, under Section 1053.113, Special District Local Laws Code; 11 county park 12 (18) а ranger commissioned under Subchapter E, Chapter 351, Local Government Code; 13 14 (19)an investigator employed by the Texas Racing 15 Commission; 16 (20) officer commissioned under an Chapter 554, 17 Occupations Code; an officer commissioned by the governing body of 18 (21)19 a metropolitan rapid transit authority under Section 451.108, Transportation Code, or a regional transportation authority under 20 Section 452.110, Transportation Code; 21 an investigator commissioned by the attorney 22 (22) general under Section 402.009, Government Code; 23 24 (23) a security officer or investigator commissioned as a peace officer under Chapter 466, Government Code; 25 26 (24) an officer appointed by an appellate court under 27 Subchapter F, Chapter 53, Government Code;

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H.B. No. 1620 1 (25) an officer commissioned by the state fire marshal under Chapter 417, Government Code; 2 3 (26) an investigator commissioned by the commissioner of insurance under Section 701.104, Insurance Code; 4 5 (27) an officer appointed by the inspector general of [apprehension specialist or inspector general commissioned by] the 6 Texas Juvenile Justice Department [as an officer] under Section 7 8 242.102 [or 243.052], Human Resources Code; 9 an officer appointed by the inspector general of (28) 10 the Texas Department of Criminal Justice under Section 493.019, 11 Government Code; 12 (29) an investigator commissioned by the Texas Commission on Law Enforcement under Section 1701.160, Occupations 13 14 Code; 15 (30) a fire marshal or any related officer, inspector, or investigator commissioned by a county under Subchapter B, 16 17 Chapter 352, Local Government Code; a fire marshal or any officer, inspector, or 18 (31) 19 investigator commissioned by an emergency services district under Chapter 775, Health and Safety Code; 20 21 a fire marshal or any officer, inspector, or (32) investigator of a municipality who holds a permanent peace officer 22 license issued under Chapter 1701, Occupations Code; 23 24 (33) an officer commissioned by the State Board of Dental Examiners under Section 254.013, Occupations Code, subject 25 26 to the limitations imposed by that section; and 27 (34) [<del>(33)</del>] an Alamo complex ranger commissioned by

1 <u>the General Land Office under Section 31.0515</u>, Natural Resources
2 <u>Code</u>, <u>subject</u> to the limitations imposed by that <u>section</u>
3 [<u>investigator</u> commissioned by the <u>Texas</u> <u>Juvenile</u> <u>Justice</u>
4 <u>Department</u> as an officer under <u>Section</u> 221.011, <u>Human</u> <u>Resources</u>
5 <u>Code</u>].

(b) Section 2, Chapter 624 (H.B. 4372), Section 1, Chapter
870 (H.B. 3981), Section 1, Chapter 950 (S.B. 1727), and Section 1,
Chapter 984 (S.B. 2612), Acts of the 88th Legislature, Regular
Session, 2023, which amended Article 2.12, Code of Criminal
Procedure, are repealed.

11 SECTION 5.002. (a) Article 2A.002, Code of Criminal 12 Procedure, is amended to conform to Section 1, Chapter 196 (S.B. 13 602), Acts of the 88th Legislature, Regular Session, 2023, by 14 adding Subsection (c-1) to read as follows:

15 (c-1) In addition to the power granted under Subsection (c), 16 a border patrol agent of the United States Customs and Border 17 Protection who completed the training program described by Section 18 <u>411.02093</u>, Government Code, has the powers of arrest and search and 19 seizure as to any felony offense under the laws of this state if the 20 <u>arrest, search, or seizure:</u>

21 (1) occurs on the premises of a port facility 22 designated by the commissioner of the United States Customs and 23 Border Protection as a port of entry or at a border patrol traffic 24 checkpoint; and

(2) is incident to a detainment under federal law.
(b) Section 1, Chapter 196 (S.B. 602), Acts of the 88th
Legislature, Regular Session, 2023, which amended Article 2.122,

1 Code of Criminal Procedure, is repealed.

2 SECTION 5.003. (a) Article 2A.051, Code of Criminal 3 Procedure, is amended to conform to Section 2, Chapter 729 (H.B. 4 2660), and Section 1, Chapter 979 (S.B. 2429), Acts of the 88th 5 Legislature, Regular Session, 2023, to read as follows:

Art. 2A.051. GENERAL POWERS AND DUTIES OF PEACE OFFICERS.7 Each peace officer shall:

8 (1) preserve the peace within the officer's 9 jurisdiction using all lawful means;

10 (2) in every case authorized by this code, interfere11 without a warrant to prevent or suppress crime;

12 (3) execute all lawful process issued to the officer13 by a magistrate or court;

(4) give notice to an appropriate magistrate of all offenses committed in the officer's jurisdiction, where the officer has good reason to believe there has been a violation of the penal law;

(5) when authorized by law, arrest an offender without
a warrant so the offender may be taken before the proper magistrate
or court and be tried;

21 (6) take possession of a child under Article
22 <u>63.00905(g)</u> [<del>63.009(g)</del>]; and

(7) on a request made by the Texas Civil Commitment
Office, execute an emergency detention order issued by that office
under Section 841.0837, Health and Safety Code.

(b) Section 2, Chapter 729 (H.B. 2660), and Section 1, 27 Chapter 979 (S.B. 2429), Acts of the 88th Legislature, Regular

Session, 2023, which amended Article 2.13(c), Code of Criminal
 Procedure, are repealed.

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3 SECTION 5.004. Article 2.1398, Code of Criminal Procedure, 4 as added by Section 3, Chapter 24 (S.B. 1325), Acts of the 88th 5 Legislature, Regular Session, 2023, is transferred to Subchapter B, 6 Chapter 2A, Code of Criminal Procedure, and redesignated as Article 7 2A.0585, Code of Criminal Procedure.

8 SECTION 5.005. (a) Article 2A.151, Code of Criminal 9 Procedure, is amended to conform to Section 4.001, Chapter 861 10 (H.B. 3474), Acts of the 88th Legislature, Regular Session, 2023, 11 to read as follows:

Art. 2A.151. TYPES OF MAGISTRATES. The following officersare magistrates for purposes of this code:

(1) a justice of the supreme court;

5 (2) a judge of the court of criminal appeals;

.6 (3) a justice of the courts of appeals;

17 (4) a judge of a district court;

18 (5) an associate judge appointed by:

(A) a judge of a district court or a statutory
county court that gives preference to criminal cases in Jefferson
County;

(B) a judge of a district court or a statutory
 county court of Brazos County, Nueces County, or Williamson County;
 or

(C) a judge of a district court under Chapter
 54A, Government Code;

27 (6) a criminal magistrate appointed by:

H.B. No. 1620 1 (A) the Brazoria County Commissioners Court; or the Burnet County Commissioners Court; 2 (B) 3 (7) a criminal law hearing officer for: Harris County appointed under Subchapter L, 4 (A) 5 Chapter 54, Government Code; or (B) Cameron County appointed under Subchapter 6 7 BB, Chapter 54, Government Code; 8 (8) a magistrate appointed: 9 (A) by a judge of a district court of Bexar 10 County, Dallas County, or Tarrant County that gives preference to 11 criminal cases; 12 (B) by a judge of a criminal district court of Dallas County or Tarrant County; 13 14 (C) by a judge of a district court or statutory 15 county court of Denton or Grayson County; (D) by a judge of a district court or statutory 16 17 county court that gives preference to criminal cases in Travis 18 County; (E) [(D)] by the El Paso Council of Judges; 19 (F) [(E)] by the Fort Bend County Commissioners 20 Court; 21 (G) [(F)] by the Collin County Commissioners 22 23 Court; or 24 (H) [<del>(G)</del>] under Subchapter JJ, Chapter 54, 25 Government Code; 26 (9) a magistrate or associate judge appointed by a judge of a district court of Lubbock County, Nolan County, or Webb 27

1 County;

2	<pre>(10) a county judge;</pre>
3	(11) a judge of:
4	(A) a statutory county court;
5	(B) a county criminal court; or
6	(C) a statutory probate court;
7	(12) an associate judge appointed by a judge of a
8	statutory probate court under Chapter 54A, Government Code;
9	(13) a justice of the peace; and
10	(14) a mayor or recorder of a municipality or a judge
11	of a municipal court.

(b) Section 4.001, Chapter 861 (H.B. 3474), Acts of the 88th
Legislature, Regular Session, 2023, which amended Article 2.09,
Code of Criminal Procedure, is repealed.

SECTION 5.006. Article 2.101, Code of Criminal Procedure, as added by Section 1, Chapter 421 (H.B. 1712), Acts of the 88th Legislature, Regular Session, 2023, is transferred to Subchapter D, Chapter 2A, Code of Criminal Procedure, and redesignated as Article 2A.1521, Code of Criminal Procedure.

20 SECTION 5.007. (a) Article 2A.155(d), Code of Criminal 21 Procedure, is amended to conform to Section 7, Chapter 644 (H.B. 22 4559), Acts of the 88th Legislature, Regular Session, 2023, to read 23 as follows:

(d) Before a clerk in a county with a population of less than
25 <u>2.5</u> [two] million disposes of an eligible exhibit, the clerk must
26 provide written notice by mail to the attorney representing the
27 state in the case and the attorney representing the defendant. The

1 notice must:

2

(1) describe the exhibit;

3 (2) include the name and address of the court holding4 the exhibit; and

5 (3) state that the exhibit will be disposed of unless a 6 written request is received by the clerk before the 31st day after 7 the date of notice.

8 (b) Section 7, Chapter 644 (H.B. 4559), Acts of the 88th 9 Legislature, Regular Session, 2023, which amended Article 2.21(g), 10 Code of Criminal Procedure, is repealed.

SECTION 5.008. (a) Article 2A.205, Code of Criminal Procedure, is amended to conform to Section 4.01, Chapter 93 (S.B. 13 1527), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

Art. 2A.205. CERTAIN LAW ENFORCEMENT AGENCIES: REPORT CONCERNING HUMAN TRAFFICKING CASES. (a) This article applies only to:

(1) a municipal police department, sheriff's department, <u>or</u> constable's office[<del>, county attorney's office,</del> district attorney's office, and criminal district attorney's office, as applicable,] in a county with a population of more than 50,000; and

23

(2) the Department of Public Safety.

(b) An entity to which this article applies that
investigates the alleged commission of an offense under Chapter
20A, Penal Code, or the alleged commission of an offense under
Chapter 43, Penal Code, that may involve human trafficking, shall

H.B. No. 1620 submit to the attorney general [a report] in the manner and form 1 prescribed by the attorney general <u>a report</u> containing the 2 following information: 3 4 (1) the offense being investigated, including the 5 offense code designated by the Department of Public Safety under Article 66.052 [a brief description of the alleged prohibited 6 conduct]; 7 8 (2) regarding each person suspected of committing the 9 offense [and each victim of the offense, as applicable]: 10 (A) the person's: (i) <u>full name [age];</u> 11 12 (ii) gender; [and] (iii) race or ethnicity, as defined by 13 14 Article 2B.0051; 15 (iv) country of origin, if the person is not a United States citizen or legal permanent resident; 16 17 (v) date of birth; and (vi) age at the time of the offense, if 18 19 available; and 20 the case number associated with the person (B) and the offense [and with the person suspected of committing the 21 22 offense]; (3) the date  $[\tau \text{ time}_{\tau}]$  and location of the alleged 23 24 offense, including the city and county; 25 (4) [the type of human trafficking involved, 26 including: 27 [(A) forced labor or services, as defined by

1	Section 20A.01, Penal Code;
2	[ <del>(B) causing the victim by force, fraud, or</del>
3	coercion to engage in prohibited conduct involving one or more
4	sexual activities, including conduct described by Section
5	20A.02(a)(3), Penal Code; or
6	[ <del>(C) causing a child victim by any means to</del>
7	engage in, or become the victim of, prohibited conduct involving
8	one or more sexual activities, including conduct described by
9	<pre>Section 20A.02(a)(7), Penal Code;</pre>
10	[(5) if available, information regarding any victims'
11	service organization or program to which the victim was referred as
12	part of the investigation; and
13	[ <del>(6)</del> ] the disposition of the investigation, if any,
14	regardless of the manner of disposition; and
15	(5) regarding the victim of the offense:
16	(A) the victim's:
17	<u>(i) age;</u>
18	<u>(ii)</u> gender;
19	(iii) race or ethnicity, as defined by
20	Article 2B.0051; and
21	(iv) country of origin, if the victim is not
22	a United States citizen or legal permanent resident; and
23	(B) if available, information regarding any
24	victims' service organization or program to which the victim was
25	referred as part of the investigation.
26	(c) An entity described by Subsection (a) that does not have
27	any investigations or offenses required to be reported under this

article during a period specified by the attorney general shall 1 submit to the attorney general a notice stating there are no cases 2 to report, in the manner and form prescribed by the attorney 3 general [An attorney representing the state who prosecutes the 4 5 alleged commission of an offense under Chapter 20A, Penal Code, or the alleged commission of an offense under Chapter 43, Penal Code, 6 7 that may involve human trafficking, shall submit to the attorney 8 general the following information: [(1) the offense being prosecuted, including a brief 9 description of the alleged prohibited conduct; 10 [(2) any other charged offense that is part of the same 11 criminal episode out of which the offense described by Subdivision 12 (1) arose; 13 14 [(3) the information described by Subsections (b)(2), 15 (3), (4), and (5); and [(4) the disposition of the prosecution, regardless of 16 17 the manner of disposition]. The attorney general may enter into a contract with a 18 (d) university or organization to assist with [that provides for the 19 university's assistance in] the collection and analysis of 20 information received under this article. The attorney general 21 shall ensure that all sensitive information is properly protected. 22 Information described by Subsections (b)(2)(A)(i) and 23 (e) 24 (v) and (b)(2)(B) is not subject to disclosure under Chapter 552, Government Code. 25 In consultation with the entities 26 (f) described by 27 Subsection (a), the attorney general shall adopt rules to

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1 administer this article, including rules prescribing:

2 (1) the form and manner of submission of a report <u>or</u>
3 <u>notice</u> required by Subsection (b) or (c); and

4 (2) additional information to include in a report <u>or</u>
5 <u>notice</u> required by Subsection (b) or (c).

(b) Section 4.01, Chapter 93 (S.B. 1527), Acts of the 88th
7 Legislature, Regular Session, 2023, which amended Article 2.305,
8 Code of Criminal Procedure, is repealed.

9 SECTION 5.009. Article 2A.209(a)(1), Code of Criminal 10 Procedure, is amended to conform to Chapter 765 (H.B. 4504), Acts of 11 the 88th Legislature, Regular Session, 2023, to read as follows:

12 (1)"Attorney representing the state" means an attorney authorized by law to represent the state in a criminal 13 14 case, including a district attorney, criminal district attorney, or 15 county attorney with criminal jurisdiction. The term does not include an attorney representing the state in a justice or 16 17 municipal court under Chapter 45A [45].

18 SECTION 5.010. Article 7B.003(b), Code of Criminal 19 Procedure, is amended to conform to Chapter 955 (S.B. 194), Acts of 20 the 86th Legislature, Regular Session, 2019, to read as follows:

(b) If the court finds that there are reasonable grounds to believe that the applicant is the victim of sexual assault or abuse, <u>indecent assault</u>, stalking, or trafficking, the court shall issue a protective order that includes a statement of the required findings.

26 SECTION 5.011. (a) Article 13A.554, Code of Criminal 27 Procedure, is amended to conform to Chapter 351 (S.B. 1179), Acts of

1 the 88th Legislature, Regular Session, 2023, to read as follows: 2 Art. 13A.554. <u>FELONY OFFENSE COMMITTED BY CIVILLY COMMITTED</u> 3 [FAILURE TO COMPLY WITH] SEXUALLY VIOLENT PREDATOR [CIVIL 4 <u>COMMITMENT REQUIREMENT</u>]. <u>A felony</u> [An] offense <u>committed by a</u> 5 <u>person civilly committed</u> under <u>Chapter 841</u> [Section 841.085], 6 Health and Safety Code, may be prosecuted in:

7 (1) any county in which an element of the offense8 occurs; or

9 (2) the court that retains jurisdiction over the civil 10 commitment proceeding under Section 841.082, Health and Safety 11 Code.

(b) Section 7, Chapter 351 (S.B. 1179), Acts of the 88th
Legislature, Regular Session, 2023, which amended Article 13.315,
Code of Criminal Procedure, is repealed.

SECTION 5.012. Article 17.50(a)(3), Code of Criminal Procedure, is amended to conform to Chapter 221 (H.B. 375), Acts of the 87th Legislature, Regular Session, 2021, to read as follows:

18 (3) "Violent offense" means:

27

an offense under the following sections of 19 (A) the Penal Code: 20 (i) Section 19.02 (murder); 21 (ii) Section 19.03 (capital murder); 2.2 23 (iii) Section 20.03 (kidnapping); 24 (iv) Section 20.04 (aggravated kidnapping); 25 (v) Section 21.11 (indecency with a child); 26

(vi) Section 22.011 (sexual assault);

H.B. No. 1620 1 (vii) Section 22.02 (aggravated assault); Section 22.021 (aggravated sexual 2 (viii) 3 assault); 4 (ix) Section 22.04 (injury to a child, elderly individual, or disabled individual); 5 6 (x) Section 29.03 (aggravated robbery); 7 (xi) Section 21.02 (continuous sexual abuse 8 of young child or disabled individual [children]); or 9 (xii) Section 20A.03 (continuous 10 trafficking of persons); or any offense involving family violence, as 11 (B) defined by Section 71.004, Family Code. 12 SECTION 5.013. Article 18B.001(1), Code of 13 Criminal Procedure, as amended by Chapters 901 (H.B. 4906) and 950 (S.B. 14 1727), Acts of the 88th Legislature, Regular Session, 2023, is 15 reenacted and amended to read as follows: 16 "Authorized peace officer" means: 17 (1)a sheriff or deputy sheriff; 18 (A) 19 (B) a constable or deputy constable; 20 (C) marshal а or police officer of а municipality; 21 22 (D) a ranger or officer commissioned by the 23 Public Safety Commission or the director of the department; 24 (E) an investigator of a prosecutor's office; 25 (F) law enforcement agent of the а Texas 26 Alcoholic Beverage Commission; a law enforcement officer commissioned by the 27 (G)

1 Parks and Wildlife Commission;

2 (H) an enforcement officer appointed by the
3 inspector general of the Texas Department of Criminal Justice under
4 Section 493.019, Government Code;

5 (I) a law enforcement officer appointed by the 6 inspector general of the Texas Juvenile Justice Department under 7 Section 242.102, Human Resources Code;

8 (J) an investigator commissioned by the attorney
9 general under Section 402.009, Government Code;

10 (K) a member of an arson investigating unit 11 commissioned by a municipality, a county, or the state; or

12 (L) [(K)] a peace officer commissioned under 13 Section 37.081 or 51.203, Education Code.

14 SECTION 5.014. (a) Article 45A.101(f), Code of Criminal 15 Procedure, is amended to conform to Section 9, Chapter 644 (H.B. 16 4559), Acts of the 88th Legislature, Regular Session, 2023, to read 17 as follows:

(f) In a county with a population of more than <u>2.5</u> [two] million that does not have a county attorney, a complaint for an offense under Section 32.41, Penal Code, must be approved by the district attorney, regardless of whether a collection proceeding is initiated by the district attorney under Subsection (e) of that section.

(b) Section 9, Chapter 644 (H.B. 4559), Acts of the 88th
Legislature, Regular Session, 2023, which amended Article
45.019(g), Code of Criminal Procedure, is repealed.

27 SECTION 5.015. (a) Article 45A.104(d), Code of Criminal

Procedure, is amended to conform to Section 8, Chapter 644 (H.B.
 4559), Acts of the 88th Legislature, Regular Session, 2023, to read
 as follows:

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(d) In a county with a population of more than <u>2.5</u> [two]
million that does not have a county attorney, a justice or judge may
not issue a warrant under this article for an offense under Section
32.41, Penal Code, unless the district attorney has approved the
complaint or affidavit on which the warrant is based.

9 (b) Section 8, Chapter 644 (H.B. 4559), Acts of the 88th 10 Legislature, Regular Session, 2023, which amended Article 11 45.014(d), Code of Criminal Procedure, is repealed.

12 SECTION 5.016. (a) Article 45A.158, Code of Criminal 13 Procedure, is amended to conform to Section 1, Chapter 697 (H.B. 14 1603), Acts of the 88th Legislature, Regular Session, 2023, and 15 Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular 16 Session, 2023, to read as follows:

Art. 45A.158. ATTORNEY REPRESENTING STATE NOT PRESENT FOR 18 TRIAL. <u>(a)</u> If an attorney representing the state is not present 19 when the case is called for trial, the justice or judge may:

20

(1) postpone the trial to a specified date;

(2) <u>temporarily</u> appoint <u>any competent attorney to</u> <u>perform duties as</u> an attorney <u>representing</u> [<del>pro tem as provided by</del> this code to represent] the state, notwithstanding Article 2A.104;</del> or

25

(3) proceed to trial.

26 (b) An attorney appointed under Subsection (a) is qualified 27 to perform the duties of the office of the attorney representing the

## 1 state and may be paid a reasonable fee for performing those duties.

(b) Section 1, Chapter 697 (H.B. 1603), Acts of the 88th
Legislature, Regular Session, 2023, which amended Article 45.031,
Code of Criminal Procedure, is repealed.

5 SECTION 5.017. (a) Article 45A.251, Code of Criminal 6 Procedure, is amended to conform to Section 4, Chapter 525 (H.B. 7 3186), Acts of the 88th Legislature, Regular Session, 2023, by 8 adding Subsection (a-1) to read as follows:

9 (a-1) In a case involving a child who is eligible for diversion under Article 45A.504 that results in a trial, if the 10 court determines that the evidence presented in a bench trial would 11 support a finding of guilt, or if a jury returns a verdict of 12 guilty, the court shall provide the child and the child's parents 13 the opportunity to accept placement in diversion, under Article 14 15 45A.510, instead of entering an adjudication of guilt. If the child and the child's parents accept the opportunity for placement in 16 17 diversion under Article 45A.510, the court shall place the child in diversion. If the child and the child's parents decline the 18 19 opportunity for placement in diversion under Article 45A.510, the court shall find the child guilty and proceed to sentencing. 20

(b) Article 45A.253(b), Code of Criminal Procedure, is
amended to conform to Section 4, Chapter 525 (H.B. 3186), Acts of
the 88th Legislature, Regular Session, 2023, to read as follows:

(b) <u>If a diversion is not required under Subchapter K or</u>
<u>Article 45A.251(a-1), a</u> [A] judge <u>shall</u> [may] allow a defendant who
is a child, as defined by Article 45A.453(a), to elect at the time
of conviction, as defined by Section 133.101, Local Government

1 Code, to discharge the fine and costs by:

2 (1) performing community service or receiving 3 tutoring under Article 45A.460, regardless of whether the 4 applicable offense occurred at a location specified by Subsection 5 (a) of that article; or

6 (2) paying the fine and costs in a manner described by7 Article 45A.251(b).

8 (c) Section 4, Chapter 525 (H.B. 3186), Acts of the 88th 9 Legislature, Regular Session, 2023, which amended Article 45.041, 10 Code of Criminal Procedure, is repealed.

SECTION 5.018. (a) Articles 45A.254(g) and (i), Code of Criminal Procedure, are amended to conform to Section 5, Chapter Section 5, Chapter (H.B. 3186), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(g) A community supervision and corrections department, a local juvenile probation department, or a court-related services office may provide the administrative and other services necessary to supervise a defendant required to perform community service under this article.

(i) A sheriff, employee of a sheriff's department, county 20 commissioner, county employee, county judge, justice of the peace, 21 municipal court judge, or officer or employee of a political 22 subdivision other than a county or an entity that accepts a 23 24 defendant to perform community service under this article or Subchapter K is not liable for damages arising from an act or 25 26 failure to act in connection with the community service if the act or failure to act: 27

1

(1) was performed pursuant to court order; and

2 (2) was not intentional, wilfully or wantonly
3 negligent, or performed with conscious indifference or reckless
4 disregard for the safety of others.

5 (b) Section 5, Chapter 525 (H.B. 3186), Acts of the 88th 6 Legislature, Regular Session, 2023, which amended Articles 7 45.049(f) and (i), Code of Criminal Procedure, is repealed.

8 SECTION 5.019. (a) Article 45A.259(i), Code of Criminal 9 Procedure, is amended to conform to Section 1, Chapter 425 (H.B. 10 1819), Acts of the 88th Legislature, Regular Session, 2023, to read 11 as follows:

12 (i) This article does not limit the authority of a court to 13 order a child taken into custody under Article 45A.453 [or 14 45A.455].

(b) Section 1, Chapter 425 (H.B. 1819), Acts of the 88th
Legislature, Regular Session, 2023, which amended Article
45.045(c), Code of Criminal Procedure, is repealed.

18 SECTION 5.020. (a) Articles 45A.303(b) and (c), Code of 19 Criminal Procedure, are amended to conform to Section 4, Chapter 20 1021 (H.B. 5183), Acts of the 88th Legislature, Regular Session, 21 2023, to read as follows:

(b) During the deferral period, the judge may require thedefendant to:

(1) secure payment of the fine by posting a bond in theamount of the fine assessed as punishment for the offense;

26 (2) pay restitution to the victim of the offense in an27 amount not to exceed the amount of the fine assessed as punishment

1 for the offense;

2 (3) submit to professional counseling;
3 (4) submit to diagnostic testing for alcohol or a

4 controlled substance or drug;

5

(5) submit to a psychosocial assessment;

6 (6) successfully complete an alcohol <u>awareness</u> or
7 <u>substance misuse</u> [drug abuse] treatment or education program, such
8 as:

9 (A) a <u>substance misuse</u> [drug] education program 10 that is designed to educate persons on the dangers of <u>substance</u> 11 <u>misuse</u> [drug abuse] in accordance with Section 521.374(a)(1), 12 Transportation Code, and that is regulated by the Texas Department 13 of Licensing and Regulation under Chapter 171, Government Code; or

(B) 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;

18 (7) pay the costs of any diagnostic testing, 19 psychosocial assessment, or treatment or education program 20 participation as reimbursement fees:

21

(A) directly; or

22 (B) through the court as court costs;

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

26 (9) present to the court satisfactory evidence that 27 the defendant has complied with each requirement imposed by the

1 judge under this subchapter; and

2 comply with any other reasonable condition. (10)3 (c) A judge who requires a defendant to successfully complete an alcohol awareness program or substance misuse [drug] 4 5 education program as described by Subsection (b)(6) shall require the defendant to pay a reimbursement fee for the cost of the 6 program, unless the judge determines that the defendant is indigent 7 8 and unable to pay the cost.

9 (b) Section 4, Chapter 1021 (H.B. 5183), Acts of the 88th 10 Legislature, Regular Session, 2023, which amended Articles 11 45.051(b) and (g), Code of Criminal Procedure, is repealed.

12 SECTION 5.021. (a) Article 45A.403, Code of Criminal 13 Procedure, is amended to conform to Section 1, Chapter 749 (H.B. 14 3917), Acts of the 88th Legislature, Regular Session, 2023, to read 15 as follows:

16 Art. 45A.403. DISMISSAL OF PARENT CONTRIBUTING ТО 17 NONATTENDANCE CHARGE. (a) Subject to Subsection (b) and notwithstanding [Notwithstanding] any other 18 law, county, а 19 justice, or municipal court may dismiss a charge against a defendant alleging the defendant committed an offense under Section 20 25.093, Education Code, if the court finds that a dismissal would be 21 in the interest of justice because: 22

(1) there is a low likelihood of recidivism by the24 defendant; or

25 (2) sufficient justification exists for the failure of26 the defendant's child to attend school.

27 (b) Notwithstanding any other law, a county, justice, or

1 municipal court shall dismiss a charge against a defendant alleging the defendant committed an offense under Section 25.093, Education 2 3 Code, if the parent completes the terms of an agreement entered into by the parent and the school district at which the parent's child 4 attends under Section 25.094, Education Code, within the period 5 required by Subsection (b) of that section. If agreed to by the 6 7 school district that is a party to the agreement, the court may extend the period under Section 25.094(b), Education Code, during 8 which a parent may fulfill the terms of the agreement. 9

(b) Section 1, Chapter 749 (H.B. 3917), Acts of the 88th
Legislature, Regular Session, 2023, which amended Article 45.0531,
Code of Criminal Procedure, is repealed.

SECTION 5.022. (a) The heading to Subchapter J, Chapter 45A, Code of Criminal Procedure, is amended to conform to Sections 6, 7, and 8, Chapter 525 (H.B. 3186), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

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# SUBCHAPTER J. CASES INVOLVING <u>CHILDREN</u> [<del>JUVENILES</del>]

(b) Articles 45A.451(a), (b), (c), (d), (e), (f), (h), and
(i), Code of Criminal Procedure, are amended to conform to Sections
6, 7, and 8, Chapter 525 (H.B. 3186), Acts of the 88th Legislature,
Regular Session, 2023, to read as follows:

(a) On approval of the commissioners court, governing body
of a municipality, school district board of trustees, juvenile
board, or other appropriate authority, a county court, justice
court, municipal court, school district, juvenile probation
department, or other appropriate governmental entity may:

27 (1) employ a <u>juvenile</u> case manager <u>or contract for a</u>

1 juvenile case manager to provide services: 2 in cases involving: (A) 3 (i) youth diversion under Subchapter K; or (ii) children [juvenile offenders] who are 4 5 before a court consistent with the court's statutory powers; or (B) to a <u>child</u> [juvenile] who is referred to a 6 7 court by a school administrator or designee for misconduct that 8 would otherwise be within the court's statutory powers before a case is filed, with the consent of the child [juvenile] and the 9 child's [juvenile's] parents or guardians; 10 employ or contract for the services of one or more 11 (2) 12 juvenile case managers who: shall assist the court in administering the 13 (A) 14 court's juvenile docket and in supervising the court's orders in 15 juvenile cases; and 16 may provide: (B) 17 (i) prevention services to child а considered at risk of entering the juvenile justice system; and 18 19 (ii) youth diversion [intervention] services to a child [juvenile] engaged in misconduct, excluding 20 traffic offenses, if a case has not yet been filed with respect to 21 the misconduct; or 22 23 (3) agree in accordance with Chapter 791, Government 24 Code, with any appropriate governmental entity to jointly employ a juvenile case manager, jointly contract for juvenile case manager 25 26 services, or [to] jointly contribute to the costs of a juvenile case manager or juvenile case manager [employed by one governmental 27

1 entity to provide] services described by Subdivisions (1) and (2). (b) A local entity may apply or more than one local entity 2 3 may jointly apply to the criminal justice division of the governor's office for reimbursement of all or part of the costs of 4 5 employing one or more juvenile case managers or contracting for juvenile case manager services from funds appropriated to the 6 7 governor's office or otherwise available for purposes of youth 8 diversion [that purpose].

9 (c) To be eligible for reimbursement under Subsection (b), 10 the entity applying must present to the governor's office a 11 comprehensive plan to reduce juvenile offenses in the entity's 12 jurisdiction <u>and a youth diversion plan under Article 45A.506</u>. The 13 plan must address the role of the <u>juvenile</u> case manager in that 14 effort.

(d) An entity that jointly employs a <u>juvenile</u> case manager.
jointly contracts for juvenile case manager services, or jointly
contributes to the costs of a juvenile case manager or juvenile case
manager services under Subsection (a)(3) employs a juvenile case
manager for purposes of Chapter 102.

(e) The court or governing body may pay, from the local
<u>youth</u> [truancy prevention and] diversion fund established under
Section 134.156, Local Government Code:

(1) the salary and benefits of a juvenile case
24 manager; [and]

(2) <u>the costs of contracting for juvenile case manager</u>
 26 <u>services; and</u>

27

(3) the costs of training, travel, office supplies,

and other necessary expenses relating to the position of the
 juvenile case manager <u>and juvenile case manager services</u>.

3 (f) A juvenile case manager [employed under Subsection
4 (a=1)] shall give priority to cases brought under Section 25.093,
5 Education Code, Chapter 65, Family Code, and youth diversion under
6 Subchapter K of this chapter.

7 (h) <u>A</u> [The employing] court or governmental entity under 8 this article shall implement the rules adopted under Subsection 9 (g).

10 (i) The commissioners court or governing body of the 11 municipality that administers a local <u>youth</u> [truancy prevention 12 and] diversion fund under Section 134.156, Local Government Code, 13 shall require periodic review of juvenile case managers to ensure 14 the implementation of the rules adopted under Subsection (g).

(c) Article 45A.451(g), Code of Criminal Procedure, is amended to conform to Chapter 1033 (S.B. 24), Acts of the 88th Legislature, Regular Session, 2023, and Sections 6, 7, and 8, Chapter 525 (H.B. 3186), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

20 (g) The governing body of the employing governmental entity 21 under Subsection (a) shall adopt reasonable rules for juvenile case 22 managers that provide for:

23 (1) a code of ethics and the enforcement of the code of24 ethics;

(2) appropriate educational preservice and in-service
 26 training standards for juvenile case managers; and

27

(3) training in:

1 (A) the role of the juvenile case manager; 2 (B) case planning and management; 3 (C) applicable procedural and substantive law; courtroom proceedings and presentation; 4 (D) 5 (E) services for [to] at-risk youth under Subchapter D, Chapter 137 [264], Human Resources [Family] Code; 6 7 (F) local programs and services for children 8 [juveniles] and methods by which children [juveniles] may access those programs and services; and 9

10 (G) detecting and preventing abuse,
 11 exploitation, and neglect of <u>children</u> [<del>juveniles</del>].

(d) Article 45A.451(a-1), Code of Criminal Procedure, is
repealed to conform to the reenactment of Article 45.056(c), Code
of Criminal Procedure, by Section 7, Chapter 525 (H.B. 3186), Acts
of the 88th Legislature, Regular Session, 2023.

(e) Sections 6, 7, and 8, Chapter 525 (H.B. 3186), Acts of
the 88th Legislature, Regular Session, 2023, which amended Article
45.056, Code of Criminal Procedure, are repealed.

SECTION 5.023. (a) Article 45A.452(a), Code of Criminal Procedure, is amended to conform to Section 3, Chapter 525 (H.B. 3186), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(a) <u>Subject to the requirements of Subchapter K, this</u> [This]
 article applies to a defendant who has not had the disabilities of
 minority removed and has been:

(1) charged with an offense other than an offenseunder Section 43.261, Penal Code, if the defendant is younger than

1 17 years of age; or

2 (2) charged with an offense under Section 43.261,
3 Penal Code, if the defendant is younger than 18 years of age.

4 (b) Section 3, Chapter 525 (H.B. 3186), Acts of the 88th
5 Legislature, Regular Session, 2023, which amended Article
6 45.0215(a), Code of Criminal Procedure, is repealed.

SECTION 5.024. Article 45A.455, Code of Criminal Procedure,
is repealed to conform to the repeal of Article 45.059, Code of
Criminal Procedure, by Section 8, Chapter 425 (H.B. 1819), Acts of
the 88th Legislature, Regular Session, 2023.

SECTION 5.025. (a) Article 45A.456(a), Code of Criminal Procedure, is amended to conform to Section 2, Chapter 425 (H.B. 13 1819), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(a) Except as provided by Articles 45A.453 and [-] 45A.454,
[and 45A.455,] an individual may not be taken into secured custody
for offenses alleged to have occurred before the individual's 17th
birthday.

(b) Section 2, Chapter 425 (H.B. 1819), Acts of the 88th
Legislature, Regular Session, 2023, which amended Article
45.060(a), Code of Criminal Procedure, is repealed.

SECTION 5.026. (a) Article 45A.457(b), Code of Criminal Procedure, is amended to conform to Section 7, Chapter 1033 (S.B. 24 24), Acts of the 88th Legislature, Regular Session, 2023, to read as 5 follows:

(b) On a finding by a justice or municipal court that a childcommitted an offense that the court has jurisdiction of under

5 (2) requiring that the child attend a special program 6 that the court determines to be in the best interest of the child 7 and, if the program involves the expenditure of municipal or county 8 funds, that is approved by the governing body of the municipality or 9 county commissioners court, as applicable, including a program for:

10 (A) rehabilitation; 11 (B) counseling; 12 (C) self-esteem and leadership; work and job skills training; 13 (D) 14 (E) job interviewing and work preparation; 15 (F) self-improvement; 16 (G) parenting; 17 (H) manners; violence avoidance; 18 (I)19 (J) tutoring; sensitivity training; 20 (K) 21 (L) parental responsibility; community service; 22 (M) 23 restitution; (N) 24 (0) advocacy; or 25 mentoring; or (P) 26 (3) requiring that the child's parent perform any act or refrain from performing any act as the court determines will 27

H.B. No. 1620 1 increase the likelihood that the child will comply with the orders of the court and that is reasonable and necessary for the welfare of 2 the child, including: 3 4 (A) attend a parenting class or parental 5 responsibility program; and 6 (B) the child's school attend classes or functions. 7 8 (b) Section 7, Chapter 1033 (S.B. 24), Acts of the 88th Legislature, Regular Session, 2023, which amended Article 9 10 45.057(b), Code of Criminal Procedure, is repealed. SECTION 5.027. (a) Chapter 45A, Code of Criminal 11 Procedure, is amended to conform to Section 2, Chapter 525 (H.B. 12 3186), Acts of the 88th Legislature, Regular Session, 2023, and 13 14 Chapter 1033 (S.B. 24), Acts of the 88th Legislature, Regular 15 Session, 2023, by adding Subchapter K to read as follows: 16 SUBCHAPTER K. YOUTH DIVERSION Art. 45A.501. DEFINITIONS. In this subchapter: 17 (1) "Charge" means a formal or informal allegation of 18 19 an offense, including a citation, written promise to appear, 20 complaint, or pending complaint. 21 (2) "Child" has the meaning assigned by Article 22 45A.453(a). (3) "Court" means a justice court, municipal court, or 23 24 other court subject to this chapter. (4) "Diversion" means an intervention strategy that 25 26 redirects a child from formal criminal prosecution and holds the child accountable for the child's actions. The term includes

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1 diversion under Article 45A.509 or 45A.510. 2 (5) "Offense" means a misdemeanor punishable by fine 3 only, other than a traffic offense. 4 (6) "Parent" has the meaning assigned by Article 5 45A.457(a). 6 (7) "Service provider" means a governmental agency, 7 political subdivision, open-enrollment charter school, nonprofit 8 organization, or other entity that provides services to children or families. 9 10 (8) "Youth diversion plan" means a plan adopted under Article 45A.506. 11 12 Art. 45A.502. APPLICABILITY. This subchapter applies only to a child who is alleged to have engaged in conduct that 13 constitutes a misdemeanor punishable by fine only, other than a 14 traffic offense. 15 Art. 45A.503. TRANSFER TO JUVENILE COURT NOT AFFECTED. 16 Nothing in this subchapter precludes: 17 (1) a case involving a child from being referred, 18 19 adjudicated, or disposed of as conduct indicating a need for supervision under Title 3, Family Code; or 20 21 (2) a waiver of criminal jurisdiction and transfer of 22 a child's case as provided by Section 51.08, Family Code. Art. 45A.504. DIVERSION ELIGIBILITY. (a) Except as 23 24 otherwise provided by this subchapter, a child shall be diverted from formal criminal prosecution as provided by this subchapter. 25 26 (b) A child is eligible to enter into a diversion agreement 27 under this subchapter only once every 365 days.

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1	(c) A child is not eligible for diversion if the child has
2	previously had an unsuccessful diversion under this subchapter.
3	(d) A child is not eligible for diversion if a diversion is
4	objected to by the attorney representing the state.
5	(e) A court may not divert a child from criminal prosecution
6	as provided by this subchapter without the written consent of the
7	child and the child's parent.
8	Art. 45A.505. DIVERSION STRATEGIES. (a) Diversion
9	strategies include:
10	(1) requiring a child to participate in a program,
11	including:
12	(A) a court-approved teen court program operated
13	by a service provider;
14	(B) a school-related program;
15	(C) an educational program, including an alcohol
16	awareness program, a tobacco awareness program, or a drug education
17	program;
18	(D) a rehabilitation program; or
19	(E) a self-improvement program, including a
20	program relating to self-esteem, leadership, self-responsibility,
21	empathy, parenting, parental responsibility, manners, violence
22	avoidance, anger management, life skills, wellness, or dispute
23	resolution;
24	(2) referring a child to a service provider for
25	services, including:
26	(A) at-risk youth services under Subchapter D,
27	Chapter 137, Human Resources Code;

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1	(B) juvenile case manager services under Article
2	45A.451;
3	(C) work and job skills training, including job
4	interviewing and work preparation;
5	(D) academic monitoring or tutoring, including
6	preparation for a high school equivalency examination administered
7	under Section 7.111, Education Code;
8	(E) community-based services;
9	(F) mental health screening and clinical
10	assessment;
11	(G) counseling, including private or in-school
12	counseling; or
13	(H) mentoring services;
14	(3) requiring a child to:
15	(A) participate in mediation or other dispute
16	resolution processes;
17	(B) submit to alcohol or drug testing; or
18	(C) substantially comply with a course of
19	treatment prescribed by a physician or other licensed medical or
20	mental health professional; and
21	(4) requiring a child, by court order, to:
22	(A) pay restitution not to exceed \$100 for an
23	offense against property under Title 7, Penal Code;
24	(B) perform not more than 20 hours of community
25	service; or
26	(C) perform any other reasonable action
27	determined by the court.

1	(b) A diversion strategy may be imposed under:
2	(1) an intermediate diversion under Article 45A.509;
3	(2) a diversion by a justice or judge under Article
4	<u>45A.510; or</u>
5	(3) a system of graduated sanctions for certain school
6	offenses under Section 37.144, Education Code.
7	(c) A diversion strategy under this subchapter may not
8	require a child who is a home-schooled student, as defined by
9	Section 29.916, Education Code, to:
10	(1) attend an elementary or secondary school; or
11	(2) use an educational curriculum other than the
12	curriculum selected by the parent.
13	Art. 45A.506. YOUTH DIVERSION PLAN. (a) A youth diversion
14	plan is a written plan that describes the types of strategies that
15	will be used to implement youth diversion. A youth diversion plan
16	does not limit the types of diversion strategies that may be imposed
17	under a diversion agreement under Article 45A.508.
18	(b) Each justice and municipal court shall adopt a youth
19	diversion plan.
20	(c) A youth diversion plan may be devised for a county or
21	municipality or an individual court within a county or
22	municipality.
23	(d) In accordance with Chapter 791, Government Code, a local
24	government may enter into an agreement with one or more local
25	governments to create a regional youth diversion plan and
26	collaborate in the implementation of this subchapter.
27	(e) A youth diversion plan may include an agreement with a

H.B. No. 1620 1 service provider to provide services for a diversion strategy. 2 (f) A youth diversion plan may contain guidelines for disposition or diversion of a child's case by law enforcement. The 3 guidelines are not mandatory. 4 (g) A current youth diversion plan must be maintained on 5 file for public inspection in each justice and municipal court, 6 7 including courts that collaborate with one or more counties or 8 municipalities. (h) A court or local government may adopt rules necessary to 9 10 coordinate services under a youth diversion plan or to implement this subchapter. 11 12 Art. 45A.507. YOUTH DIVERSION COORDINATOR. (a) A court may designate a youth diversion coordinator to assist the court in: 13 14 (1) determining whether a child is eligible for 15 diversion; (2) employing a diversion strategy authorized by this 16 17 subchapter; 18 (3) presenting and maintaining diversion agreements; 19 (4) monitoring diversions; (5) maintaining records regarding whether one or more 20 diversions were successful or unsuccessful; and 21 22 (6) coordinating referrals to court. (b) The responsibilities of the youth diversion coordinator 23 24 may be performed by: 25 (1) a court administrator or court clerk, or a person 26 who regularly performs the duties of court administrator or court 27 clerk;

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1	(2) an individual or entity that provides juvenile
2	case manager services under Article 45A.451;
3	(3) a court-related services office;
4	(4) a community supervision and corrections
5	department, including a juvenile probation department;
6	(5) a county or municipal employee, including a peace
7	<u>officer;</u>
8	(6) a community volunteer;
9	(7) an institution of higher education, including a
10	public, private, or independent institution of higher education; or
11	(8) a qualified nonprofit organization as determined
12	by the court.
13	Art. 45A.508. DIVERSION AGREEMENT. (a) A diversion
14	agreement must identify the parties to the agreement and the
15	responsibilities of the child and the child's parent to ensure
16	their meaningful participation in a diversion under Article 45A.509
17	<u>or 45A.510.</u>
18	(b) Stated objectives in a diversion agreement must be
19	measurable, realistic, and reasonable and consider the
20	circumstances of the child, the best interests of the child, and the
21	long-term safety of the community.
22	(c) A diversion agreement must include:
23	(1) the terms of the agreement, including one or more
24	diversions required to be completed by the child, written in a clear
25	and concise manner and identifying any offense or charge being
26	diverted;
27	(2) possible outcomes or consequences of a successful

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1	diversion and an unsuccessful diversion;
2	(3) an explanation that participation in a diversion
3	is not an admission of guilt and a guilty plea is not required to
4	participate in a diversion;
5	(4) an explanation of the process that will be used for
6	reviewing and monitoring compliance with the terms of the
7	agreement;
8	(5) the period of the diversion;
9	(6) a verification that:
10	(A) the child and the child's parent were
11	notified of the child's rights, including the right to refuse
12	diversion; and
13	(B) the child knowingly and voluntarily consents
14	to participate in the diversion; and
15	(7) written acknowledgment and acceptance of the
16	agreement by the child and the child's parent.
17	(d) The terms of an agreement may vary depending on the
18	circumstances of the child, including the child's age and ability,
19	the charge being diverted, or the diversion strategy used.
20	(e) A charge may not be filed against a child or, if filed,
21	shall be dismissed by the court if the child:
22	(1) does not contest the charge;
23	(2) is eligible for diversion under Article 45A.504;
24	and
25	(3) accepts the terms of the agreement.
26	(f) Entering into a diversion agreement under this article
27	extends the court's jurisdiction for the term of the agreement.

H.B. No. 1620 1 (g) On entering into a diversion agreement, a copy of the agreement shall be provided to the child and the child's parent, the 2 clerk of the court, a youth diversion coordinator, and any person 3 specified by the youth diversion plan. 4 5 Art. 45A.509. INTERMEDIATE DIVERSION. (a) If provided by a youth diversion plan, a youth diversion coordinator or juvenile 6 7 case manager shall advise the child and the child's parent before a 8 case is filed that the case may be diverted under this article for a reasonable period not to exceed 180 days if: 9 (1) the child is eligible for diversion under Article 10 11 45A.504; 12 (2) diversion is in the best interests of the child and promotes the long-term safety of the community; 13 (3) the child and the child's parent consent to 14 15 diversion with the knowledge that diversion is optional; and 16 (4) the child and the child's parent are informed that 17 they may terminate the diversion at any time and, if terminated, the case will be referred to court. 18 19 (b) The terms of a diversion agreement under this article must be in writing and may include any of the diversion strategies 20 under Article 45A.505. 21 (c) The case of a child who successfully complies with the 22 terms of a diversion agreement under this article shall be closed 23 24 and reported as successful to the court. 25 (d) A child who does not comply with the terms of a diversion 26 agreement under this article shall be referred to court under 27 Article 45A.511.

Art. 45A.510. DIVERSION BY JUSTICE OR JUDGE. (a) If a 1 2 charge involving a child who is eligible for diversion is filed with 3 a court, a justice or judge shall divert the case under this article 4 as follows: 5 (1) if the child does not contest the charge, a justice or judge shall divert the case under this article without the child 6 7 having to enter a plea; or 8 (2) if the child contests the charge, a justice or judge shall divert the case under this article at the conclusion of 9 trial on a finding of guilt without entering a judgment of 10 conviction as provided by Article 45A.251. 11 12 (b) A diversion under this article may not exceed 180 days. (c) The terms of a diversion agreement under this article 13 must be in writing and may include any of the diversion strategies 14 15 described by Article 45A.505. (d) The case of a child who successfully complies with the 16 17 terms of a diversion agreement under this article shall be closed and reported as successful to the court. 18 19 (e) A child who does not comply with the terms of a diversion agreement under this article shall be referred to court for a 20 hearing under Article 45A.511. 21 Art. 45A.511. REFERRAL TO COURT. (a) A court shall conduct 22 a non-adversarial hearing for a child who does not successfully 23 24 complete the terms of a diversion under Article 45A.509 or 45A.510 and is referred to the court. 25 26 (b) The hearing is an opportunity for a justice or judge to confer with the child and the child's parent to determine whether a 27

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1	diversion should be declared unsuccessful by the court. The court
2	may also hear from any person who may be of assistance to the child
3	or the court in determining what is in the best interests of the
4	child and the long-term safety of the community.
5	(c) After the hearing, a court may enter an order:
6	(1) amending or setting aside terms in the diversion
7	agreement;
8	(2) extending the diversion for a period not to exceed
9	one year from the initial start date of the diversion;
10	(3) issuing a continuance for the hearing for a period
11	not to exceed 60 days to allow an opportunity for compliance with
12	the terms of the diversion;
13	(4) subject to Subsection (d), requiring the child's
14	parent to perform any act or refrain from performing any act as the
15	court determines will increase the likelihood the child will
16	successfully complete the diversion and comply with any other order
17	of the court that is reasonable and necessary for the welfare of the
18	<u>child;</u>
19	(5) finding the diversion successful on the basis of
20	substantial compliance; or
21	(6) finding the diversion unsuccessful and:
22	(A) transferring the child to juvenile court for
23	alleged conduct indicating a need for supervision under Section
24	51.08, Family Code; or
25	(B) referring the charge to the prosecutor for
26	consideration of re-filing.
27	(d) An order under Subsection (c)(4) may not have the

H.B. No. 1620 substantive effect of interfering with a parent's fundamental right 1 to determine how to raise the parent's child, unless the court finds 2 that the interference is necessary to prevent significant 3 impairment of the child's physical, mental, or emotional health. 4 5 (e) An order under Subsection (c)(4) is enforceable against the parent by contempt. 6 7 (f) The statute of limitations in Article 12.02(b) is tolled 8 during the diversion period for purposes of Subsection (c)(6)(B). 9 Art. 45A.512. LOCAL YOUTH DIVERSION ADMINISTRATIVE FEE. (a) The clerk of a justice or municipal court may collect from a 10 child's parent a \$50 administrative fee to defray the costs of the 11 12 diversion of the child's case under this subchapter. (b) The fee under this article may not be collected unless 13 14 specified as a term of the diversion agreement accepted by the 15 child's parent. If the fee is not paid after giving the child's parent an opportunity to be heard, the court shall order the parent, 16 17 if financially able, to pay the fee to the clerk of the court. (c) A court shall waive the fee if the child's parent is 18 19 indigent or does not have sufficient resources or income to pay the 20 fee. 21 (d) A court may adopt rules for the waiver of a fee for 22 financial hardship under this article. 23 (e) An order under Subsection (b) is enforceable against the 24 parent by contempt. (f) The clerk of the court shall keep a record of the fees 25 26 collected under this article and shall forward the funds to the county treasurer, municipal treasurer, or person fulfilling the 27

1	role of a county treasurer or municipal treasurer, as appropriate.
2	(g) The fee collected under this article shall be deposited
3	in a special account that can be used only to offset the cost of the
4	operations of youth diversion programs under this subchapter.
5	(h) Except for the fee authorized under Subsection (a), a
6	fee may not be assessed for a child diverted under this subchapter.
7	(i) The diversion of a child may not be contingent on
8	payment of a fee under this article.
9	Art. 45A.513. DIVERSION RECORDS. (a) A justice or
10	municipal court shall maintain statistics for each diversion
11	strategy authorized by this subchapter.
12	(b) Other than statistical records, all records generated
13	under this subchapter are confidential under Article 45A.462.
14	(c) All records of a diversion pertaining to a child under
15	this subchapter shall be expunged without the requirement of a
16	motion or request, on the child's 18th birthday.
17	(b) Section 2, Chapter 525 (H.B. 3186), Acts of the 88th
18	Legislature, Regular Session, 2023, which added Subchapter $E$ ,
19	Chapter 45, Code of Criminal Procedure, is repealed.
20	SECTION 5.028. (a) Chapter 55A, Code of Criminal
21	Procedure, is amended to conform to Section 1, Chapter 543
22	(H.B. 3956), Acts of the 88th Legislature, Regular Session, 2023,
23	by adding Subchapter C-1 to read as follows:
24	SUBCHAPTER C-1. RECORDS AND FILES SUBJECT TO EXPUNCTION ORDER
25	Art. 55A.131. CERTAIN DNA RECORDS. For purposes of
26	Subchapters A, B, and C, records and files relating to an arrest
27	include:

1 (1) a DNA record created under Subchapter G, Chapter
2 411, Government Code;

3 (2) any record of the collection of the specimen from
4 which the DNA record was created; and

5 (3) any record of the transfer of the specimen to the
6 Department of Public Safety.

7 (b) Section 1, Chapter 543 (H.B. 3956), Acts of the 88th
8 Legislature, Regular Session, 2023, which added Article 55.01(e),
9 Code of Criminal Procedure, is repealed.

SECTION 5.029. (a) Article 55A.256(a), Code of Criminal Procedure, is amended to conform to Section 12.006(a), Chapter 861 (H.B. 3474), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

14 (a) A person who is entitled to the expunction of 15 information contained in records and files under Article 55A.006 16 may file an application for expunction with the attorney 17 representing the state in the prosecution of felonies in the county 18 in which:

19

20

(1) the person resides; or

(2) the offense was alleged to have occurred.

(b) Section 12.006(a), Chapter 861 (H.B. 3474), Acts of the
88th Legislature, Regular Session, 2023, which amended Section
2a(a), Article 55.02, Code of Criminal Procedure, is repealed.

SECTION 5.030. (a) Article 55A.351(a), Code of Criminal Procedure, is amended to conform to Section 2, Chapter 543 (H.B. 3956), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(a) When an expunction order issued under Subchapter E or F
is final, the clerk of the court shall send a certified copy of the
order to the <u>director of the Department of Public Safety for</u>
<u>purposes of Section 411.151, Government Code, to the</u> Crime Records
Service of the <u>department</u>, [Department of Public Safety] and to
each official or agency or other governmental entity of this state
or of any political subdivision of this state named in the order.

8 (b) Section 2, Chapter 543 (H.B. 3956), Acts of the 88th 9 Legislature, Regular Session, 2023, which amended Section 3(c), 10 Article 55.02, Code of Criminal Procedure, is repealed.

11 SECTION 5.031. Article 63.00905(a), Code of Criminal 12 Procedure, as added by Chapter 979 (S.B. 2429), Acts of the 88th 13 Legislature, Regular Session, 2023, is repealed as duplicative of 14 Article 63.00905(a), Code of Criminal Procedure, as added by 15 Chapter 729 (H.B. 2660), Acts of the 88th Legislature, Regular 16 Session, 2023.

SECTION 5.032. Article 102.0171(c), Code of Criminal Procedure, is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

The clerks of the respective courts shall collect the 20 (c) 21 fines and pay the fines to the county treasurer, municipal treasurer, or to any other official who discharges the duties 22 23 commonly delegated to the county or municipal treasurer for deposit 24 in a fund to be known as the county juvenile delinquency prevention fund or municipal juvenile delinquency prevention fund. 25 A fund 26 designated by this subsection may be used only to:

27 (1) repair damage caused by the commission of offenses

1 under Section 28.08, Penal Code;

2 (2) provide educational and intervention programs and 3 materials, including printed educational materials for 4 distribution to primary and secondary school students, designed to 5 prevent individuals from committing offenses under Section 28.08, 6 Penal Code;

7 (3) provide to the public rewards for identifying and
8 aiding in the apprehension and prosecution of offenders who commit
9 offenses under Section 28.08, Penal Code;

10 (4) provide funding for teen recognition and teen
11 recreation programs;

12 (5) provide funding for local teen court programs;

13 (6) provide funding for the local juvenile probation14 department;

15 (7) provide educational and intervention programs 16 designed to prevent juveniles from engaging in delinquent conduct; 17 and

18 (8) provide funding for youth diversion under 19 Subchapter <u>K</u> [ $\pm$ ], Chapter <u>45A</u> [45].

20 ARTICLE 6. CHANGES RELATING TO EDUCATION CODE

21 SECTION 6.001. Section 11.182(b), Education Code, is amended 22 to correct a reference to read as follows:

(b) A board of trustees may determine whether to use the
evaluation tool, except as required by Section <u>39A.002</u> [<del>39.102(a)</del>].
SECTION 6.002. Section 21.0444(a), Education Code, is
amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th
Legislature, Regular Session, 2023, to read as follows:

H.B. No. 1620 In this section, "first responder" means a person 1 (a) 2 elected, employed, or appointed as: 3 (1) a peace officer as defined by Article 2A.001 4 [2.12], Code of Criminal Procedure; 5 (2) fire protection personnel as defined by Section 6 419.021, Government Code; or emergency medical services personnel as defined by 7 (3) 8 Section 773.003, Health and Safety Code. SECTION 6.003. Section 25.094(b), Education Code, 9 is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th 10 Legislature, Regular Session, 2023, to read as follows: 11 A parent who fulfills the terms of an agreement 12 (b) described by Subsection (a) not later than the 30th day after the 13 14 date on which the complaint was filed or within the period provided 15 by the agreement is entitled to dismissal of the complaint in accordance with Article 45A.403(b) [45.0531(b)], Code of Criminal 16 17 Procedure. SECTION 6.004. 33.021(d), Education Section Code, 18 is amended to correct a reference as follows: 19 The standards adopted under Subsection (c) must: 20 (d) 21 (1) be reviewed and updated at least once every five 22 years; and 23 (2) include a collection development policy that: 24 prohibits the possession, acquisition, and (A) 25 purchase of: (i) harmful material, as defined by Section 26 27 43.24, Penal Code;

H.B. No. 1620 1 (ii) library material rated sexually explicit material by the selling library material vendor; or 2 3 (iii) library material that is pervasively vulgar or educationally unsuitable as referenced in Board of 4 5 Education v. Pico [v. Board of Education], 457 U.S. 853 (1982); 6 (B) recognizes that obscene content is not protected by the First Amendment to the United States Constitution; 7 8 (C) is required for all library materials 9 available for use or display, including material contained in 10 school libraries, classroom libraries, and online catalogs; recognizes that parents are the primary 11 (D) decision makers regarding a student's access to library material; 12 13 (E) encourages schools to provide library 14 catalog transparency; (F) 15 recommends schools communicate effectively 16 with parents regarding collection development; and 17 (G) prohibits the removal of material based solely on the: 18 (i) ideas contained in the material; or 19 (ii) personal background of: 20 the author of the material; or 21 (a) characters in the material. 2.2 (b) 37.115(c), Education Code, 23 SECTION 6.005. Section as 24 amended by Chapters 896 (H.B. 3) and 948 (S.B. 1720), Acts of the 88th Legislature, Regular Session, 2023, is reenacted and amended 25 26 to read as follows: The board of trustees of each school district shall 27 (c)

1 establish a threat assessment and safe and supportive school team
2 to serve at each campus of the district and shall adopt policies and
3 procedures for the teams. The team is responsible for developing
4 and implementing the safe and supportive school program under
5 Subsection (b) at the district campus served by the team. The
6 policies and procedures adopted under this section must:

7 (1) be consistent with the model policies and8 procedures developed by the Texas School Safety Center;

9 (2) require each team to complete training provided by 10 the Texas School Safety Center or a regional education service 11 center regarding evidence-based threat assessment programs;

12 (3) require each team established under this section 13 to report the information required under Subsection (k) regarding 14 the team's activities to the agency; [and]

15

(4) provide for:

16 (A) a district employee who reports a potential 17 threat to a team to elect for the employee's identity to be 18 confidential and not subject to disclosure under Chapter 552, 19 Government Code, except as necessary for the team, the district, or 20 law enforcement to investigate the potential threat; and

(B) the district to maintain a record of the identity of a district employee who elects for the employee's identity to be confidential under Paragraph (A); and

24 <u>(5)</u> [<del>(4)</del>] require each district campus to establish a 25 clear procedure for a student to report concerning behavior 26 exhibited by another student for assessment by the team or other 27 appropriate school employee.

SECTION 6.006. Section 15, Chapter 925 (S.B. 1566), Acts of
 the 85th Legislature, Regular Session, 2017, which amended Section
 39.102(a), Education Code, is repealed to conform to Section 5.017,
 Chapter 915 (H.B. 3607), Acts of the 87th Legislature, Regular
 Session, 2021.

6

## ARTICLE 7. CHANGES RELATING TO FAMILY CODE

SECTION 7.001. Section 54.047(f), Family Code, as amended by Chapter 1021 (H.B. 5183), Acts of the 88th Legislature, Regular Session, 2023, is repealed to conform to the repeal of Section 54.047(f), Family Code, by Chapter 768 (H.B. 4595), Acts of the 88th Legislature, Regular Session, 2023.

SECTION 7.002. Section 101.001(a), Family Code, is amended to correct a reference to read as follows:

14 (a) Definitions in this <u>chapter</u> [<del>subchapter</del>] apply to this
15 title.

16 SECTION 7.003. Section 262.101(b), Family Code, as added by 17 Chapters 672 (H.B. 968) and 675 (H.B. 1087), Acts of the 88th 18 Legislature, Regular Session, 2023, is reenacted to read as 19 follows:

(b) The affidavit required by Subsection (a) must describe with specificity in a separate section all reasonable efforts, consistent with the circumstances and providing for the safety of the child, that were made to prevent or eliminate the need for the removal of the child.

25 SECTION 7.004. Section 262.105(c), Family Code, as added by 26 Chapters 672 (H.B. 968) and 675 (H.B. 1087), Acts of the 88th 27 Legislature, Regular Session, 2023, is reenacted to read as

1 follows:

2 (c) The affidavit required by Subsection (b) must describe 3 with specificity in a separate section all reasonable efforts, 4 consistent with the circumstances and providing for the safety of 5 the child, that were made to prevent or eliminate the need for the 6 removal of the child.

7

ARTICLE 8. CHANGES RELATING TO GOVERNMENT CODE

8 SECTION 8.001. Section 22.220(d), Government Code, is 9 amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th 10 Legislature, Regular Session, 2023, to read as follows:

(d) The Court of Appeals for the Fifteenth Court of Appeals District has exclusive intermediate appellate jurisdiction over the following matters arising out of or related to a civil case:

14 (1)matters brought by or against the state or a board, 15 commission, department, office, or other agency in the executive branch of the state government, including a university system or 16 17 institution of higher education as defined by Section 61.003, Education Code, or by or against an officer or employee of the state 18 19 or a board, commission, department, office, or other agency in the executive branch of the state government arising out of that 20 officer's or employee's official conduct, other than: 21

(A) a proceeding brought under the Family Codeand any related motion or proceeding;

(B) a proceeding brought under Chapter 7B or
 Article 17.292, Code of Criminal Procedure;

(C) a proceeding brought against a districtattorney, a criminal district attorney, or a county attorney with

H.B. No. 1620 1 criminal jurisdiction; a proceeding relating to a mental health 2 (D) 3 commitment; 4 (E) proceeding relating civil а to asset 5 forfeiture; 6 (F) condemnation proceeding а for the 7 acquisition of land or a proceeding related to eminent domain; 8 (G) a proceeding brought under Chapter 101, Civil Practice and Remedies Code; 9 a claim of personal injury or wrongful death; 10 (H) a proceeding brought under Chapter 125, Civil 11 (I) 12 Practice and Remedies Code, to enjoin a common nuisance; a proceeding brought under Chapter 55A [55], 13 (J) 14 Code of Criminal Procedure; 15 (K) a proceeding under Chapter 22A, Government Code; 16 17 (L) a proceeding brought under Subchapter E-1, Chapter 411, Government Code; 18 a proceeding brought under Chapter 21, Labor 19 (M) Code; 20 21 a removal action under Chapter 87, Local (N) Government Code; or 22 23 (O)a proceeding brought under Chapter 841, 24 Health and Safety Code; 25 matters in which a party to the proceeding files a (2) 26 petition, motion, or other pleading challenging the constitutionality or validity of a state statute or rule and the 27

1 attorney general is a party to the case; and

2

(3) any other matter as provided by law.

3 SECTION 8.002. Section 30.000125(b), Government Code, is 4 amended to conform to Chapter 1545 (S.B. 1230), Acts of the 76th 5 Legislature, Regular Session, 1999, and Chapter 765 (H.B. 4504), 6 Acts of the 88th Legislature, Regular Session, 2023, to read as 7 follows:

8 (b) The seal's [appearance and] use must substantially 9 conform to Article <u>45A.052</u> [4<del>5.02</del>], Code of Criminal Procedure. 10 <u>The seal</u>[<del>, but</del>] must include the phrase "Municipal Court of/in 11 \_\_\_\_\_, Texas."

12 SECTION 8.003. Section 30.000126, Government Code, is 13 amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th 14 Legislature, Regular Session, 2023, to read as follows:

Sec. 30.000126. COMPLAINT; PLEADING. Complaints and pleadings must substantially conform to the relevant provisions of Chapters 27 and <u>45A</u> [45], Code of Criminal Procedure.

18 SECTION 8.004. Section 30.007802(b), Government Code, is 19 amended to conform to Chapter 1545 (S.B. 1230), Acts of the 76th 20 Legislature, Regular Session, 1999, and Chapter 765 (H.B. 4504), 21 Acts of the 88th Legislature, Regular Session, 2023, to read as 22 follows:

(b) Complaints must comply with Article <u>45A.101</u> [45.17],
Code of Criminal Procedure.

25 SECTION 8.005. Section 54.2811(a), Government Code, is 26 amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th 27 Legislature, Regular Session, 2023, to read as follows:

1 (a) A district court judge with jurisdiction in Denton 2 County, the judge of a criminal statutory county court of Denton 3 County, or the judge of the juvenile court of Denton County may 4 refer to the criminal law magistrate court the following matters in 5 a criminal case:

6 (1) a negotiated plea of guilty or no contest before7 the court;

# 8 (2) a bond forfeiture, remittitur, and related9 proceedings;

10 (3) a pretrial motion;

11 (4) a writ of habeas corpus;

12 (5) an examining trial;

13 (6) jury selection;

14 (7) an occupational driver's license;

15 (8) a waiver of extradition or a related matter under
16 Chapter 51, Code of Criminal Procedure;

17 (9) the issuance of search warrants, including a 18 search warrant under Article 18.02(a)(10), Code of Criminal 19 Procedure, notwithstanding Article 18.01(c), Code of Criminal 20 Procedure;

(10) a petition for an order of expunction under
 Chapter <u>55A</u> [<del>55</del>], Code of Criminal Procedure;

(11) an asset forfeiture hearing as provided by
Chapter 59, Code of Criminal Procedure;

(12) a civil commitment matter under Subtitle C, Title
7, Health and Safety Code;

27

(13) setting, adjusting, or revoking bond;

1 (14) the conduct of initial juvenile detention 2 hearings or any other matter in a juvenile case if referred by the 3 judge of the juvenile court of the county and approved by the Denton 4 County Juvenile Board; and

5 (15) any other matter the judge considers necessary 6 and proper.

7 SECTION 8.006. Section 71.035(a), Government Code, as 8 amended by Chapters 486 (H.B. 841) and 677 (H.B. 1182), Acts of the 9 88th Legislature, Regular Session, 2023, is reenacted to read as 10 follows:

The council shall gather judicial statistics and other 11 (a) 12 pertinent information, including for each trial court in this state monthly court activity statistics and case-level information on the 13 14 amount and character of the business transacted by the court, from 15 the several state judges and other court officials of this state. The monthly information gathered by the council for each trial 16 17 court in a county with a population of at least one million must include, but is not limited to: 18

19 (1)the number of cases assigned to the court; the case clearance rate for the court; 20 (2) 21 the number of cases disposed by the court; (3) the number of jury panels empaneled for the court; 22 (4) the number of orders of continuance for 23 (5) an 24 attorney before the court or by the court; the number of pleas accepted by the court; 25 (6) 26 (7) the number of cases tried by the judge of the court

27 or before a jury; and

H.B. No. 1620 1 (8) the number of cases tried before a visiting or 2 associate judge of the court. 79.014(a), Government SECTION 8.007. 3 Section Code, is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th 4 5 Legislature, Regular Session, 2023, to read as follows: 6 (a) The governor shall appoint with the advice and consent 7 of the senate seven members of the board as follows: 8 (1) one member who is a district judge serving as a presiding judge of an administrative judicial region; 9 10 (2) one member who is a judge of a constitutional county court or who is a county commissioner; 11 one member who is a practicing criminal defense 12 (3) 13 attorney; 14 (4) one member who is a chief public defender in this 15 state; 16 (5) one member who is a judge of a constitutional 17 county court or who is a county commissioner of a county with a population of 250,000 or more; 18 (6) one member who is either: 19 a director of a managed assigned counsel 20 (A) program in this state; or 21 a person who has a demonstrated expertise in 22 (B) 23 indigent defense issues; and 24 (7) one member who is a justice of the peace, municipal 25 court judge, or appointed magistrate under Article 2A.151 [2.09], 26 Code of Criminal Procedure, whose regular duties include presiding over hearings under Article 15.17, Code of Criminal Procedure. 27

1 SECTION 8.008. Section 402.028(c), Government Code, is 2 amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th 3 Legislature, Regular Session, 2023, to read as follows:

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4 (c) Nothing in this section shall prohibit an assistant
5 attorney general from performing duties as an attorney representing
6 the state under a temporary appointment described by [as attorney
7 pro tem under the provisions of] Article 2A.104, Code of Criminal
8 Procedure.

9 SECTION 8.009. Section 403.606, Government Code, is amended 10 to conform to Chapter 768 (H.B. 4595), Acts of the 88th Legislature, 11 Regular Session, 2023, to read as follows:

Sec. 403.606. CERTAIN PERSONS INELIGIBLE. A person is not eligible to submit an application to the comptroller or enter into an agreement under this subchapter if the person is a company that is listed as ineligible to receive a state contract or investment under Chapter 808, 809, 2270, 2271, [or] 2274, <u>2275, or 2276</u> [as added by Chapters 529 (S.B. 13), 530 (S.B. 19), and 975 (S.B. 2116), Acts of the 87th Legislature, Regular Session, 2021].

19 SECTION 8.010. (a) Section 411.1106(b), Government Code, 20 as amended by Chapters 871 (H.B. 4123) and 1089 (S.B. 1192), Acts of 21 the 88th Legislature, Regular Session, 2023, is reenacted, amended 22 to correct a typographical error, and further amended to conform to 23 Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular 24 Session, 2023, to read as follows:

(b) The commission is entitled to obtain criminal history record information as provided by Subsection (b-1) that relates to a person who is required to be fingerprinted and is:

1 (1) an applicant for an employment or volunteer 2 position or an applicant for a contract with the commission in which 3 the person, as an employee, volunteer, or contractor, <u>as</u> [<del>an</del>] 4 applicable, would have access to sensitive personal or financial 5 information, as determined by the executive commissioner, in:

6 (A) the eligibility services division of the
7 commission as established under Section <u>523.0151</u> [<del>531.008</del>];

8 (B) the commission's office of inspector general 9 as established by Section <u>523.0151</u> [<del>531.008</del>] and Subchapter C, 10 Chapter <u>544</u> [<del>531</del>]; or

11 (C) the regulatory services division of the 12 commission as established under Section <u>523.0151</u> [<del>531.008</del>]; or

(2) an employee, volunteer, or contractor of the
commission who has access to sensitive personal or financial
information, as determined by the executive commissioner.

(b) Section 411.1106(b-1), Government Code, as added by
Chapter 1089 (S.B. 1192), Acts of the 88th Legislature, Regular
Session, 2023, is repealed as duplicative of Section 411.1106(b-1),
Government Code, as added by Chapter 871 (H.B. 4123), Acts of the
88th Legislature, Regular Session, 2023.

(c) Section 411.1106(c-1), Government Code, as added by
Chapter 1089 (S.B. 1192), Acts of the 88th Legislature, Regular
Session, 2023, is repealed as duplicative of Section 411.1106(c),
Government Code, as amended by Chapter 871 (H.B. 4123), Acts of the
88th Legislature, Regular Session, 2023.

26 SECTION 8.011. Section 411.11061(a), Government Code, is 27 amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th

1 Legislature, Regular Session, 2023, to read as follows:

2 (a) In this section, "residential caregiver" has the
3 meaning assigned by Section <u>532.0157</u> [531.02485].

4 SECTION 8.012. Section 411.1355(d), Government Code, is 5 amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th 6 Legislature, Regular Session, 2023, to read as follows:

7 (d) The department shall permit a person whose name is 8 included in the database established under this section to petition 9 the department for removal of the person's name from the database, 10 and the department shall remove the person's name from the database 11 in response to the petition if:

(1) an order of expunction is issued under Chapter <u>55A</u> [55], Code of Criminal Procedure, with respect to one of the offenses described by Subsection (a), unless the person has been convicted three or more times of an offense described by that subsection; or

17 (2) during the seven-year period preceding the date of
18 the petition, the person is not convicted of an offense described by
19 Subsection (a).

20 SECTION 8.013. Section 411.151(a), Government Code, is 21 amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th 22 Legislature, Regular Session, 2023, to read as follows:

(a) The director shall expunge a DNA record of an individualfrom a DNA database if:

25

(1) the director receives:

26 (A) an order of expunction under <u>Subchapter E or</u>
 27 <u>F, Chapter 55A</u> [Article 55.02], Code of Criminal Procedure; or

H.B. No. 1620 1 (B) a request from a court under Section 2 411.1471(e); or the person provides the director with a certified 3 (2) copy of a court order issued under Subchapter C-1, Chapter 58, 4 5 Family Code, that seals the juvenile record of the adjudication that resulted in the DNA record. 6 SECTION 8.014. Section 411.187(c), Government Code, 7 is 8 amended to correct references to read as follows: 9 The department shall suspend a license under this (c) section: 10 for 30 days, if the person's license is subject to 11 (1)suspension for a reason listed in Subsection (a)(2), (3), or (4), 12 except as provided by Subdivision (2); 13 14 (2) for not less than one year and not more than three 15 years, if the person's license: 16 is subject to suspension for a reason listed (A) 17 in Subsection (a), other than the reason listed in Subsection (a)(1); and 18 has been previously suspended for the same 19 (B) 20 reason; (3) until dismissal of the charges, if the person's 21 license is subject to suspension for the reason listed in 22 Subsection (a)(1); or 23 24 (4) for the duration of or the period specified by: 25 (A) the protective order issued under Title 4, 26 Family Code, if the person's license is subject to suspension for the reason listed in Subsection (a)(3) [(a)(5)]; or 27

H.B. No. 1620 1 (B) the order for emergency protection issued under Article 17.292, Code of Criminal Procedure, if the person's 2 3 license is subject to suspension for the reason listed in Subsection (a)(4) [(a)(6)]. 4 5 SECTION 8.015. Section 420.008(b), Government Code, as amended by Chapters 190 (H.B. 3345) and 858 (H.B. 3461), Acts of the 6 88th Legislature, Regular Session, 2023, is reenacted and amended 7 8 to read as follows: The fund consists of: 9 (b) (1) fees and fines collected under: 10 11 (A) Article 42A.653(a), Code of Criminal 12 Procedure; (B) Section 508.189, Government Code; and 13 14 (C) Subchapter B, Chapter 102, Business & 15 Commerce Code, and deposited under Section 102.054 of that code; administrative penalties collected under Section 16 (2) 17 51.258, Education Code; [and] (3) amounts allocated under Section 183.054, Tax Code; 18 19 and (4) [(3)] interest and other earnings on money in the 20 21 fund. SECTION 8.016. Section 425.001(4), Government Code, is 22 amended to conform to Chapter 709 (H.B. 2190), Acts of the 88th 23 24 Legislature, Regular Session, 2023, to read as follows: 25 (4) "Violent incident" means an incident involving a 26 peace officer that occurs while the officer is performing official duties and that poses a substantial risk of serious harm to the 27

officer's mental health or well-being, including responding to a
 homicide, suicide, or fatal motor vehicle <u>collision</u> [accident].

3 SECTION 8.017. (a) Section 521.0001(7), Government Code, 4 as effective April 1, 2025, is amended to conform to Section 1, 5 Chapter 840 (H.B. 2727), Acts of the 88th Legislature, Regular 6 Session, 2023, to read as follows:

7 (7) "Home telemonitoring service" means a health 8 service that requires scheduled remote monitoring of data related 9 to a patient's health and transmission of the data to a licensed 10 home and community support services agency, a federally qualified 11 <u>health center, a rural health clinic, or a hospital, as those terms</u> 12 are defined by Section 548.0251. <u>The term is synonymous with</u> 13 <u>"remote patient monitoring."</u>

(b) Section 1, Chapter 840 (H.B. 2727), Acts of the 88th
Legislature, Regular Session, 2023, which amended Section
531.001(4-a), Government Code, is repealed.

SECTION 8.018. Section 531.0045, Government Code, is transferred to Subchapter A, Chapter 523, Government Code, as effective April 1, 2025, redesignated as Section 523.00031, Government Code, and amended to read as follows:

Sec. <u>523.00031</u> [<u>531.0045</u>]. LIMIT ON SUNSET REVIEW. The Sunset Advisory Commission's review of the <u>commission</u> [<del>Health and</del> <del>Human Services Commission</del>] under Chapter 325 (Texas Sunset Act) during the period in which state agencies abolished in 2027 are reviewed may not include a review of the family support services programs transferred to the commission under Chapter 137, Human Resources Code, or the Thriving Texas Families Program established

H.B. No. 1620 1 under Chapter 54, Health and Safety Code. This section expires 2 September 1, 2027.

3 SECTION 8.019. (a) Subchapter Y, Chapter 531, Government 4 Code, is transferred to Chapter 523, Government Code, as effective 5 April 1, 2025, redesignated as Subchapter H, Chapter 523, 6 Government Code, amended to conform to Chapter 769 (H.B. 4611), 7 Acts of the 88th Legislature, Regular Session, 2023, and further 8 amended to read as follows:

9

SUBCHAPTER <u>H</u> [¥]. COMMISSION OMBUDSMAN PROGRAMS

Sec. <u>523.0351</u> [<del>531.991</del>]. DEFINITIONS. In this subchapter: (1) "Department" means the Department of Family and Protective Services.

13 (2) "Ombudsman" means the individual appointed as the14 ombudsman for an ombudsman program.

15 (3) "Ombudsman program" means an ombudsman program16 administered by the commission under this subchapter.

Sec. <u>523.0352</u> [<u>531.9912</u>]. ESTABLISHMENT OF OMBUDSMAN
 PROGRAMS. The executive commissioner shall establish the following
 ombudsman programs:

(1) the health and human services office of the
ombudsman in accordance with Section <u>523.0353</u> [<del>531.9915</del>];

(2) the ombudsman for children and youth in foster
care in accordance with Section <u>523.0357</u> [<del>531.9931</del>];

(3) the ombudsman for managed care assistance in
accordance with Section <u>523.0358</u> [531.9932];

(4) the ombudsman for behavioral health access to care
in accordance with Section <u>523.0359</u> [531.9933]; and

(5) the ombudsman for individuals with an intellectual
 or developmental disability in accordance with Section <u>523.0360</u>
 [531.9934].

Sec. <u>523.0353</u> [<u>531.9915</u>]. OFFICE OF OMBUDSMAN. (a) The executive commissioner shall establish the commission's office of the ombudsman with authority and responsibility over the health and human services system in performing the following functions:

8 (1) providing dispute resolution services for the9 health and human services system;

10 (2) performing consumer protection and advocacy 11 functions related to health and human services, including assisting 12 a consumer or other interested person with:

(A) raising a matter within the health and human
 services system that the person feels is being ignored; and

15 (B) obtaining information regarding a filed 16 complaint; and

17 (3) collecting inquiry and complaint data related to18 the health and human services system.

(b) The office of the ombudsman does not have the authorityto provide a separate process for resolving complaints or appeals.

(c) The executive commissioner shall develop a standard process for tracking and reporting received inquiries and complaints within the health and human services system. The process must provide for the centralized tracking of inquiries and complaints submitted to field, regional, or other local health and human services system offices.

27

(d) Using the process developed under Subsection (c), the

office of the ombudsman shall collect inquiry and complaint data from all offices, agencies, divisions, and other entities within the health and human services system. To assist with the collection of data under this subsection, the office may access any system or process for recording inquiries and complaints used or maintained within the health and human services system.

7 Sec. 523.0354 [531.992]. APPOINTMENT OF OMBUDSMAN. The 8 executive commissioner shall appoint an ombudsman for each at the will of the 9 ombudsman program to serve executive 10 commissioner.

11 Sec. <u>523.0355</u> [<del>531.9921</del>]. CONFLICT OF INTEREST. <u>An</u> 12 <u>individual</u> [<del>A person</del>] may not serve as ombudsman in an ombudsman 13 program if the <u>individual</u> [<del>person</del>] or the <u>individual's</u> [<del>person's</del>] 14 spouse:

(1) is employed by or participates in the management of a business entity or other organization receiving funds from the commission;

18 (2) owns or controls, directly or indirectly, any
19 interest in a business entity or other organization receiving funds
20 from the commission; or

(3) is required to register as a lobbyist under
Chapter 305 because of the <u>individual's</u> [person's] activities for
compensation on behalf of a profession related to the <u>commission's</u>
operation [of the commission].

Sec. <u>523.0356</u> [<del>531.993</del>]. DUTIES OF OMBUDSMAN. (a) An
ombudsman serves as an impartial party in assisting:

27

(1) children and youth in the conservatorship of the

H.B. No. 1620 1 department with complaints regarding issues within the authority of the commission or department, as applicable; and 2 3 (2) persons with a complaint against the commission regarding case-specific activities of the programs within the 4 5 health and human services system. (b) An ombudsman shall: 6 (1)develop and implement statewide procedures to: 7 8 (A) receive complaints from: 9 (i) children and youth in the 10 conservatorship of the department; and 11 (ii) other persons with a complaint against a program within the health and human services system; 12 review complaints filed with an ombudsman and 13 (B) 14 take appropriate action, including: 15 (i) conducting an investigation into 16 individual complaints that allege violations of commission or 17 department procedures or policies or other violations; and 18 (ii) referring to the commission or department for resolution any trends or systemic issues identified 19 20 in complaints; 21 (C) provide any necessary assistance to: (i) children 2.2 and youth in the 23 conservatorship of the department in making complaints and 24 reporting allegations of abuse, neglect, or exploitation under 25 Chapter 48, Human Resources Code; and 26 (ii) any other person in making complaints 27 against a program within the health and human services system or

H.B. No. 1620 reporting allegations of abuse, neglect, or exploitation under 1 Chapter 48, Human Resources Code; 2 3 (D) maintain the confidentiality of: 4 (i) an ombudsman's communications and 5 records; 6 (ii) records of another person [that have 7 been] provided to an ombudsman; and 8 (iii) communications of another person with an ombudsman; and 9 10 (E) ensure that any person who files a complaint with an ombudsman is informed of the results of the ombudsman's 11 12 investigation of the complaint, including whether the ombudsman was able to substantiate the complaint; 13 14 (2) collaborate with the commission to develop and implement an annual outreach plan to promote awareness of the 15 ombudsman programs among the public and stakeholders that includes: 16 17 (A) how an ombudsman may be contacted; (B) the purpose of an ombudsman; and 18 19 (C) the services an ombudsman provides; issue and file with the commission or department, 20 (3) 21 applicable, a report that contains an ombudsman's final as determination regarding a complaint and any recommended corrective 22 23 actions to be taken as a result of the complaint; 24 (4) establish a secure form of communication with any 25 individual who files a complaint with an ombudsman; 26 (5) collaborate with the commission or department, as 27 applicable, to identify consequences for any retaliatory action

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1 related to a complaint filed with an ombudsman, in accordance with
2 Section 523.0364 [531.997]; and

3 (6) monitor and evaluate the corrective actions taken in response to an ombudsman's [a] recommendation [by an ombudsman]. 4 5 (C) ombudsman's final determination An in a report described by Subsection (b)(3) must include a determination of 6 whether there was wrongdoing or negligence by the commission or 7 8 department or an agent of the commission or department or whether the complaint was frivolous or without merit. If the ombudsman 9 10 determines there was wrongdoing or negligence, the ombudsman shall recommend corrective actions to be taken by the commission or 11 12 department.

13 (d) [(c=1)] The department and the commission shall provide 14 written notice to an ombudsman on whether the department or 15 commission adopted or rejected the ombudsman's recommended 16 corrective action. If the department or commission rejects a 17 recommended corrective action, the department or commission shall 18 include in the notice the reason for the rejection.

(e) [(d)] An ombudsman may attend any judicial proceeding
 related to a complaint filed with the ombudsman program.

Sec. <u>523.0357</u> [<del>531.9931</del>]. OMBUDSMAN FOR CHILDREN AND YOUTH</del> IN FOSTER CARE. (a) The commission shall establish an ombudsman program to provide support and information services to children and youth in foster care.

(b) An ombudsman appointed under this section shall:
(1) receive complaints from children and youth in the
conservatorship of the department as provided under Section

## 1 523.0356(b)(1)(A)(i) [531.993(b)(1)(A)(i)];

2 (2) inform children and youth in the conservatorship 3 of the department who file a complaint under this subchapter about 4 the result of an ombudsman's investigation of the complaint, 5 including whether the ombudsman was able to substantiate the 6 child's or youth's complaint; and

7 (3) collaborate with the department to develop an
8 outreach plan for children and youth in the conservatorship of the
9 department to promote awareness of the ombudsman program.

Sec. <u>523.0358</u> [<del>531.9932</del>]. OMBUDSMAN FOR 10 MANAGED CARE (a) The commission shall establish an ombudsman 11 ASSISTANCE. 12 program to provide support and information services to an individual [a person] enrolled in or applying for Medicaid coverage 13 14 who experiences barriers to receiving health care services.

(b) An ombudsman appointed under this section shall give emphasis to assisting <u>an individual</u> [<u>a person</u>] with an urgent or immediate medical or support need.

(c) The commission shall provide support and information
services required by this section through a network of entities
coordinated by the commission's ombudsman program and composed of:

(1) the commission's ombudsman program or other division of the commission designated by the executive commissioner to coordinate the network;

(2) the office of the state long-term care ombudsman
 required under Subchapter F, Chapter 101A, Human Resources Code;

26 (3) the division within the commission responsible for
27 oversight of Medicaid managed care contracts;

1

(4) area agencies on aging;

(5) aging and disability resource centers established
under the Aging and Disability Resource Center initiative funded in
part by the federal Administration on Aging and the Centers for
Medicare and Medicaid Services; and

6 (6) any other entity the executive commissioner 7 determines appropriate.

8 (d) As a part of the support and information services 9 required by this section, the ombudsman program shall:

10 (1) operate a statewide toll-free assistance 11 telephone number that includes relay services for <u>individuals</u> 12 [<del>persons</del>] with speech or hearing disabilities and assistance for 13 <u>individuals</u> [<del>persons</del>] who speak Spanish;

14 (2) intervene promptly with the state Medicaid office,
15 <u>Medicaid</u> managed care organizations and providers, and any other
16 appropriate entity on behalf of <u>an individual</u> [<del>a person</del>] who has an
17 urgent need for medical services;

(3) assist <u>an individual</u> [<del>a person</del>] who is experiencing barriers in the Medicaid application and enrollment process and refer the <u>individual</u> [<del>person</del>] for further assistance if appropriate;

(4) educate individuals [persons] so that they: 22 understand the concept of managed care; 23 (A) 24 (B) understand their rights under Medicaid, including grievance and appeal procedures; and 25 26 (C) are able to advocate for themselves; assist the state Medicaid office and Medicaid 27 (5)

1 managed care organizations and providers in identifying and 2 correcting problems, including site visits to affected regions if 3 necessary;

4 (6) meet the needs of all current and future Medicaid
5 managed care recipients, including children receiving dental
6 benefits;

7 (7) incorporate support services for children
8 enrolled in the child health plan program established under Chapter
9 62, Health and Safety Code; and

10 (8) ensure that staff providing support and information services <u>receive</u> [receives] sufficient training, 11 including training in the Medicare program for the purpose of 12 assisting recipients who are dually eligible for Medicare and 13 14 Medicaid, and have [has] sufficient authority to resolve barriers 15 experienced by recipients to health care and long-term services and 16 supports.

(e) The ombudsman program must be sufficiently independent from other aspects of Medicaid managed care to represent the best interests of recipients in problem resolution.

Sec. <u>523.0359</u> [<del>531.9933</del>]. OMBUDSMAN FOR BEHAVIORAL HEALTH</del> ACCESS TO CARE. (a) The commission shall establish an ombudsman program to provide support and information services to a consumer enrolled in or applying for a behavioral health program.

(b) The commission may use an alternate title for the ombudsman in consumer-facing materials if the commission determines that an alternate title would be beneficial to consumer understanding or access.

1 (c) An ombudsman serves as an impartial party to help 2 consumers, including consumers who are uninsured or have public or 3 private health benefit coverage, and behavioral health care 4 providers navigate and resolve issues related to consumer access to 5 behavioral health care, including care for mental health conditions 6 and substance use disorders.

7

(d) An ombudsman shall:

8 (1) interact with consumers and behavioral health care 9 providers <u>regarding</u> [with] concerns or complaints to help the 10 consumers and providers resolve behavioral health care access 11 issues;

(2) identify, track, and help report potential violations of state or federal rules, regulations, or statutes concerning the availability of, and terms and conditions of, benefits for mental health conditions or substance use disorders, including potential violations related to quantitative and nonquantitative treatment limitations;

18 (3) report concerns, complaints, and potential 19 violations described by Subdivision (2) to the appropriate 20 regulatory or oversight agency;

(4) receive and report concerns and complaints
 relating to inappropriate care or mental health commitment;

(5) provide appropriate information to help consumers
obtain behavioral health care;

(6) develop appropriate points of contact for26 referrals to other state and federal agencies; and

27 (7) provide appropriate information to help consumers

or providers file appeals or complaints with the appropriate
 entities, including insurers and other state and federal agencies.

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3 (e) The Texas Department of Insurance shall appoint a 4 liaison to an ombudsman to receive reports of concerns, complaints, 5 and potential violations described by Subsection (d)(2) from an 6 ombudsman, consumers, or behavioral health care providers.

7 Sec. 523.0360 [531.9934]. OMBUDSMAN FOR INDIVIDUALS WITH INTELLECTUAL OR DEVELOPMENTAL DISABILITY. 8 AN The executive commissioner shall appoint an ombudsman to assist a client, or a 9 person acting on behalf of an individual with an intellectual or 10 developmental disability or a group of individuals with an 11 12 intellectual or developmental disability, with a complaint or grievance regarding the infringement of the rights of an individual 13 14 with an intellectual or developmental disability or the delivery of 15 intellectual disability services submitted under Section 592.039, Health and Safety Code. 16

Sec. <u>523.0361</u> [<del>531.994</del>]. INVESTIGATION OF UNREPORTED COMPLAINTS. If, during the investigation of a complaint, an ombudsman discovers unreported violations of the commission's or department's rules and policies, the ombudsman shall open a new investigation for each unreported violation.

Sec. <u>523.0362</u> [<del>531.995</del>]. ACCESS TO INFORMATION. The commission and department shall provide an ombudsman access to the records that relate to a complaint the ombudsman is reviewing or investigating.

26 Sec. <u>523.0363</u> [<del>531.996</del>]. COMMUNICATION AND 27 CONFIDENTIALITY. (a) A person may communicate with an ombudsman

relating to a complaint by telephone, by mail, by electronic mail,
 or by any other means the ombudsman determines to be feasible,
 secure, and accessible.

4 (b) A communication with an ombudsman is confidential
5 during an investigation or review of a complaint and remains
6 confidential after the complaint is resolved.

7 (c) The records of an ombudsman are confidential and must be 8 maintained in a manner that preserves the confidentiality of the 9 records.

10 (d) The disclosure of confidential information to an 11 ombudsman under this subchapter does not constitute a waiver of 12 confidentiality. Any information disclosed to the ombudsman under 13 this subchapter remains confidential and privileged following 14 disclosure.

15 (e) An ombudsman is not prohibited from communicating with 16 the commission or department regarding confidential information 17 disclosed to the ombudsman.

(f) An ombudsman may 18 make reports relating to an 19 investigation of a complaint public after the complaint is 20 resolved. A report may not include information that identifies an individual complainant, client, parent, or employee or any other 21 person involved in the complaint. 22

Sec. <u>523.0364</u> [<del>531.997</del>]. RETALIATION PROHIBITED. The commission or department may not retaliate against an employee of the commission or department, as applicable, or any other person who in good faith makes a complaint to an ombudsman or against any person who cooperates with the ombudsman in an investigation.

Sec. <u>523.0365</u> [<del>531.998</del>]. REPORT. (a) Each ombudsman shall
 prepare an annual report that contains:

3 (1) a description of the ombudsman's work;
4 (2) any change made by the commission or department in

5 response to a substantiated complaint;

6 (3) a description of any trends in the nature of 7 complaints received by the ombudsman or any systemic issues 8 identified by the ombudsman in the investigation of individual 9 complaints, any recommendations related to addressing those trends 10 and issues, and an evaluation of the feasibility of the ombudsman's 11 recommendations;

12

(4) a glossary of terms used in the report;

(5) a description of the methods used to promote awareness of the ombudsman under Section <u>523.0356(b)</u> [<del>531.993(b)</del>] and the ombudsman's promotion plan for the next year; and

16 (6) any public feedback received by the ombudsman17 relating to the ombudsman's previous annual reports.

Each report must be submitted to the governor, the 18 (b) 19 lieutenant governor, each standing committee of the legislature with jurisdiction over matters involving the commission, each 20 member of the legislature, and the executive commissioner not later 21 than December 1 of each year. On receipt of the report, the 22 commission shall make the report publicly available on 23 the 24 commission's Internet website.

(b) Section 523.0255, Government Code, as effective April
1, 2025, is repealed to conform to the transfer and redesignation of
Section 531.0171, Government Code, by Section 5, Chapter 741 (H.B.

1 3462), Acts of the 88th Legislature, Regular Session, 2023.

(c) Section 532.0303, Government Code, as effective April
1, 2025, is repealed to conform to the transfer and redesignation of
Section 531.0213, Government Code, by Section 10, Chapter 741 (H.B.
3462), Acts of the 88th Legislature, Regular Session, 2023.

(d) Section 547.0002, Government Code, as effective April
1, 2025, is repealed to conform to the transfer and redesignation of
8 Section 531.02251, Government Code, by Section 11, Chapter 741
9 (H.B. 3462), Acts of the 88th Legislature, Regular Session, 2023.

SECTION 8.020. (a) Section 525.0052(b), Government Code, as effective April 1, 2025, is amended to conform to Section 2, Chapter 1147 (S.B. 956), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

14

(b) The executive commissioner shall:

(1) establish a federal money management system to coordinate and monitor the use of federal money health and human services agencies receive to ensure that the money is spent in the most efficient manner;

19 (2) establish priorities for health and human services 20 agencies' use of federal money [in coordination with the 21 coordinated strategic plan the executive commissioner develops 22 under Section 525.0154];

(3) coordinate and monitor the use of federal money for health and human services to ensure that the money is spent in the most cost-effective manner throughout the health and human services system;

27

(4) review and approve all federal funding plans for

1 health and human services in this state;

2 (5) estimate available federal money, including
3 earned federal money, and monitor unspent money;

4 (6) ensure that the state meets federal requirements
5 relating to receipt of federal money for health and human services,
6 including requirements relating to state matching money and
7 maintenance of effort;

8 (7) transfer appropriated amounts as described by9 Section 525.0053; and

10 (8) ensure that each governmental entity that coordinates the delivery of health and human services in regions, 11 12 counties, and municipalities of this state [the executive commissioner identifies under Section 525.0155] has access to 13 14 complete and timely information about all sources of federal money 15 for health and human services programs and that technical assistance is available to governmental entities seeking grants of 16 17 federal money to provide health and human services.

(b) Section 2, Chapter 1147 (S.B. 956), Acts of the 88th
Legislature, Regular Session, 2023, which amended Section
531.028(b), Government Code, is repealed.

21 SECTION 8.021. (a) Section 525.0151, Government Code, as 22 effective April 1, 2025, is amended to conform to Section 1, Chapter 23 1147 (S.B. 956), Acts of the 88th Legislature, Regular Session, 24 2023, to read as follows:

Sec. 525.0151. PLANNING AND DELIVERY OF HEALTH AND HUMAN
 SERVICES GENERALLY. The executive commissioner shall:

27 (1) facilitate and enforce coordinated planning and

1 delivery of health and human services, including: 2 (A) [compliance with the coordinated strategic 3 plan; 4 [(B)] colocation of services; 5 (B) [<del>(C)</del>] integrated intake; and (C) [<del>(D)</del>] 6 coordinated referral and case 7 management; 8 (2) establish and enforce uniform regional boundaries 9 for all health and human services agencies; 10 (3) carry out statewide health and human services needs surveys and forecasting; 11 perform independent special-outcome evaluations 12 (4) of health and human services programs and activities; and 13 14 (5) on request of a governmental entity that 15 coordinates the delivery of health and human services in regions, counties, and municipalities of this state [the executive 16 commissioner identifies under Section 525.0155], assist the entity 17 in implementing a coordinated plan that: 18 include colocation 19 (A) may of services, integrated intake, and coordinated referral and case management; 20 21 and is tailored to the entity's needs 22 (B) and 23 priorities. 24 (b) Section 1, Chapter 1147 (S.B. 956), Acts of the 88th Legislature, Regular Session, 2023, which amended 25 Section 26 531.024(a), Government Code, is repealed. SECTION 8.022. Sections 525.0154 and 525.0155, Government 27

Code, as effective April 1, 2025, are repealed to conform to the
 repeal of Section 531.022, Government Code, by Section 6, Chapter
 1147 (S.B. 956), Acts of the 88th Legislature, Regular Session,
 2023.

5 SECTION 8.023. Subchapter L, Chapter 526, Government Code, 6 as effective April 1, 2025, is repealed to conform to Section 6, 7 Chapter 1033 (S.B. 24), Acts of the 88th Legislature, Regular 8 Session, 2023, which transferred and redesignated Subchapter X, 9 Chapter 531, Government Code.

10 SECTION 8.024. Section 531.0932, Government Code, is 11 transferred to Subchapter M, Chapter 526, Government Code, as 12 effective April 1, 2025, redesignated as Section 526.0604, 13 Government Code, and amended to conform to Chapter 769 (H.B. 4611), 14 Acts of the 88th Legislature, Regular Session, 2023, to read as 15 follows:

Sec. 526.0604 [531.0932]. INSTRUCTION GUIDE 16 FOR FAMILY 17 MEMBERS AND CAREGIVERS OF VETERANS WHO HAVE MENTAL HEALTH DISORDERS. (a) The commission and the Texas Veterans Commission 18 19 jointly shall produce and make publicly available an instruction 20 guide for family members and caregivers of veterans who have mental health disorders. 21

(b) The instruction guide produced under this section mustinclude:

(1) general education about different mental health disorders, including instruction intended to improve understanding about the experience of <u>individuals</u> [persons] suffering from those mental health disorders;

(2) techniques for handling crisis situations and
 administering mental health first aid to <u>individuals</u> [persons]
 suffering from mental health disorders;

4 (3) techniques for coping with the stress of living
5 with <u>an individual</u> [a person] with a mental health disorder; and

6 (4) information about related services available for 7 family members and caregivers of veterans who have mental health 8 disorders that are provided by the commission, the Texas Veterans 9 Commission, other state agencies, community organizations, and 10 mental health services providers.

11 (c) The commission and the Texas Veterans Commission each 12 shall publish the guide produced under this section on the 13 respective agency's Internet website.

SECTION 8.025. Subchapter M-2, Chapter 531, Government Code, as added by Chapter 484 (H.B. 728), Acts of the 88th Legislature, Regular Session, 2023, is transferred to Chapter 526, Government Code, as effective April 1, 2025, redesignated as Subchapter Q, Chapter 526, Government Code, and amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

21 SUBCHAPTER Q [M-2]. STATEWIDE INTERAGENCY AGING SERVICES 22 COORDINATING COUNCIL

Sec. <u>526.0801</u> [<u>531.491</u>]. DEFINITIONS. In this subchapter: (1) "Council" means the statewide interagency aging services coordinating council.

(2) "Strategic plan" means the statewide interagency
 aging services strategic plan required under Section <u>526.0807(1)</u>

 $1 \left[ \frac{531.497(1)}{1} \right].$ 

2 Sec. <u>526.0802</u> [<del>531.492</del>]. PURPOSE. The council is 3 established to ensure a strategic statewide approach to interagency 4 aging services.

5 Sec. <u>526.0803</u> [<u>531.493</u>]. COMPOSITION OF COUNCIL. (a) 6 Subject to Subsection (b), the council is composed of at least one 7 representative appointed by each of the following agencies and 8 entities:

9

(1) the governor's office;

10 (2) the commission, including one representative of11 the commission's aging services coordination office;

the Department of Family and Protective Services; 12 (3) the Department of State Health Services; 13 (4) 14 (5) the Department of Agriculture's office of rural 15 health; 16 (6) the Texas Veterans Commission; 17 (7) the Texas Workforce Commission;

18 (8) the office of the attorney general;

(9) the Barshop Institute for Longevity and Aging
Studies at The University of Texas Health Science Center at San
Antonio;

(10) the Texas Aging and Longevity Consortium at TheUniversity of Texas at Austin; and

(11) the Center for Community Health and Aging at25 Texas A&M University.

(b) The executive commissioner shall determine the numberof representatives that each agency or entity may appoint to serve

1 on the council.

2 (c) The council may authorize another state agency or entity
3 that provides specific interagency aging services with the use of
4 appropriated money to appoint a representative to the council.

5 (d) A council member serves at the pleasure of the 6 appointing agency or entity.

Sec. <u>526.0804</u> [<u>531.494</u>]. TERMS; VACANCY. (a) Council
8 members serve six-year terms.

9 (b) A vacancy on the council shall be filled in the same 10 manner as the original appointment. A council member appointed to 11 fill a vacancy on the council shall serve the remainder of the 12 unexpired term.

Sec. <u>526.0805</u> [<u>531.495</u>]. PRESIDING OFFICER. The representative of the commission's aging services coordination office appointed under Section <u>526.0803(a)</u> [<u>531.493(a)</u>] shall serve as the presiding officer.

Sec. <u>526.0806</u> [<del>531.496</del>]. MEETINGS. The council shall meet at least once quarterly or more frequently at the call of the presiding officer.

20 Sec. <u>526.0807</u> [<u>531.497</u>]. POWERS AND DUTIES. The council:

21 (1) shall, in accordance with Section <u>526.0808</u>
22 [<u>531.498</u>]:

(A) develop a recurring five-year statewide
interagency aging services strategic plan; and

(B) submit the strategic plan to the executive
 commissioner and the administrative head of each agency subject to
 the strategic plan;

1 (2) shall develop and, not later than November 1 of 2 each even-numbered year, submit to the legislature a biennial 3 coordinated statewide interagency aging services expenditure 4 proposal;

5 (3) shall annually publish an updated inventory of state-funded interagency aging programs and services that includes 6 a description of how those programs and services further the 7 8 purpose of the statewide interagency aging services strategic plan; (4) may facilitate 9 opportunities to increase collaboration for the effective expenditure of available federal 10 and state money for interagency aging services in this state; and 11

12 (5) may establish subcommittees as necessary to carry13 out the council's duties under this subchapter.

14 Sec. <u>526.0808</u> [<del>531.498</del>]. RECURRING FIVE-YEAR STRATEGIC 15 PLAN AND RELATED IMPLEMENTATION PLANS. (a) Not later than March 1 16 of the last state fiscal year in each five-year period covered by 17 the most recent strategic plan, the council shall:

18 (1) develop a new strategic plan for the next five19 state fiscal years that begins with the following fiscal year; and

20 (2) submit the new strategic plan to the executive 21 commissioner and the administrative head of each agency subject to 22 the strategic plan.

(b) Not later than the 90th day after receiving the strategic plan, the executive commissioner and the administrative head of each agency that is subject to the plan shall develop and submit to the governor, the lieutenant governor, and the legislature a plan for implementing the recommendations applicable

1 to the agency under the strategic plan. An implementation plan must 2 include a justification for any recommendation the commission or 3 other agency declines to implement.

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4 Sec. 526.0809 [531.499]. APPLICATION OF SUNSET ACT. The 5 council is subject to Chapter 325 (Texas Sunset Act). The council shall be reviewed during the period in which the commission is 6 reviewed under Section 523.0003 [531.004]. Unless continued in 7 8 existence as provided by Chapter 325, the council is abolished and this subchapter expires on the date on which the commission is 9 subject to abolishment under that section. 10

11 SECTION 8.026. Section 531.02485, Government Code, is 12 transferred to Subchapter D, Chapter 532, Government Code, as 13 effective April 1, 2025, redesignated as Section 532.0157, 14 Government Code, and amended to conform to Chapter 769 (H.B. 4611), 15 Acts of the 88th Legislature, Regular Session, 2023, to read as 16 follows:

Sec. <u>532.0157</u> [<del>531.02485</del>]. REQUIRED REVIEW OF CRIMINAL</del> HISTORY RECORD INFORMATION FOR CERTAIN RESIDENTIAL CAREGIVERS. (a) In this section, "residential caregiver" means an individual who provides, through a group home or other residential facility licensed by or operated under the authority of the commission, community-based residential care services:

(1) to not more than four individuals with anintellectual or developmental disability at any time; and

(2) at a residence other than the home of the26 individual providing the services.

27

(b) A Medicaid provider, including a provider providing

1 services under a 1915(c) waiver program, that employs or contracts with residential caregiver provide community-based 2 а to 3 residential care services to [Medicaid] recipients shall review state and federal criminal history record information and obtain 4 5 electronic updates from the Department of Public Safety of arrests and convictions for each residential caregiver the provider employs 6 or contracts with to provide community-based residential care 7 8 services to [Medicaid] recipients.

An individual who has been convicted of an offense 9 (c) described by Section 250.006, Health and Safety Code, may not be 10 employed or contracted as a residential caregiver or otherwise 11 provide direct care to a [Medicaid] recipient with an intellectual 12 or developmental disability to the same extent and, if applicable, 13 14 for the same period of time prescribed by Section 250.006(a) or (b), 15 Health and Safety Code, as an individual similarly convicted under those subsections. An individual who violates this subsection is 16 17 subject to disciplinary action by the commission.

(d) A Medicaid provider shall immediately discharge any
individual the provider employs or contracts with as a residential
caregiver who is convicted of an offense described by Section
250.006, Health and Safety Code.

(e) Notwithstanding any other law, the commission shall take disciplinary action against a Medicaid provider that violates this section, including imposing an administrative penalty or vendor hold, terminating a contract or license, or any other disciplinary action the commission determines appropriate. In determining the appropriate disciplinary action to take against a

is

as

1 Medicaid provider under this subsection, the commission shall consider: 2

3 (1)the nature and seriousness of the violation; the history of previous violations; and 4 (2) 5 any other matter justice may require. (3) 6 (f) The executive commissioner shall adopt rules necessary 7 to implement this section. SECTION 8.027. Section 531.02486, Government 8 Code, transferred to Subchapter D, Chapter 532, Government Code, 9 10 effective April 1, 2025, redesignated as Section 532.0158, Government Code, amended to conform to Chapter 769 (H.B. 4611), 11

Acts of the 88th Legislature, Regular Session, 2023, and further 12 amended to read as follows: 13

Sec. 532.0158 [531.02486]. SUSPENDING 14 EMPLOYMENT OF 15 CERTAIN RESIDENTIAL CAREGIVERS. (a) In this section:

16 (1) "Consumer-directed service option" has the 17 meaning assigned by Section 546.0101 [531.051].

18

(2) "Reportable conduct" includes:

19 (A) abuse or neglect that causes or may cause death or harm to an individual using the consumer-directed service 20 option or a resident; 21

sexual abuse of an individual using the 22 (B) 23 consumer-directed service option or a resident;

24 (C) financial exploitation of an individual 25 using the consumer-directed service option or a resident in an 26 amount of \$25 or more; and

27 (D) emotional, verbal, or psychological abuse

1 that causes harm to an individual using the consumer-directed 2 service option or a resident.

3 (3) "Resident" means an individual residing in a group
4 home or other residential facility who is receiving services from a
5 residential caregiver.

6 (4) "Residential caregiver" has the meaning assigned
7 by Section 532.0157 [531.02485].

8 (b) A Medicaid provider, including a provider providing services under a Section 1915(c) waiver program, who employs or 9 10 contracts with a residential caregiver to provide community-based 11 residential care services through a group home or other residential 12 facility described by Subsection (a)(4), on receiving notice of the reportable conduct finding, 13 shall immediately suspend the 14 employment or contract of an individual the provider employs or 15 contracts with as a residential caregiver who the commission finds has engaged in reportable conduct while the individual exhausts any 16 17 applicable appeals process, including informal and formal appeals, pending a final decision by an administrative law judge. 18 The 19 provider may not reinstate the individual's employment or contract 20 during the course of any appeals process.

(c) Notwithstanding any other law, the commission shall take disciplinary action against a Medicaid provider that violates Subsection (b), including imposing an administrative penalty or vendor hold, terminating a contract or license, or any other disciplinary action the commission determines appropriate. In determining the appropriate disciplinary action to take against a Medicaid provider under this subsection, the commission shall

1 consider:

2 (1) the nature and seriousness of the violation;

3

(2) the history of previous violations; and

4

(3) any other matter justice may require.

5 (d) The executive commissioner shall adopt rules necessary6 to implement this section.

SECTION 8.028. Subchapter Q, Chapter 531, Government Code, is transferred to Chapter 532, Government Code, as effective April 9 1, 2025, redesignated as Subchapter K, Chapter 532, Government Code, and amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

12 SUBCHAPTER <u>K</u>  $[\underline{\Theta}]$ . CASE MANAGEMENT SERVICES FOR CERTAIN PREGNANT

13

14

Sec. 532.0501 [531.651]. DEFINITIONS. In this subchapter:

WOMEN

(1) "Case management for children and pregnant women program" means the "children and pregnant women program," as defined by Section <u>540.0702</u> [<del>533.002555</del>].

(2) "Nonmedical health-related needs screening" means
a screening performed using the standardized screening questions
required under Section <u>545.0058</u> [531.024183].

(3) "Program services" means case management services provided under the case management for children and pregnant women program, including assistance provided to a Medicaid managed care organization in coordinating the provision of benefits to a recipient enrolled in the organization's managed care plan in a manner that is consistent with the recipient's plan of care.

27 Sec. <u>532.0502</u> [<del>531.652</del>]. MEDICAID MANAGED CARE

1 ORGANIZATION SERVICE COORDINATION BENEFITS NOT AFFECTED. The 2 provision of program services to a recipient does not preempt or 3 otherwise affect a Medicaid managed care organization's obligation 4 to provide service coordination benefits to the recipient.

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5 Sec. <u>532.0503</u> [<u>531.653</u>]. CASE MANAGEMENT FOR CHILDREN AND 6 PREGNANT WOMEN PROGRAM: PROVIDER QUALIFICATIONS. Program services 7 may be provided only by a provider who completes the standardized 8 case management training required by the commission under Section 9 532.0504 [<u>531.654</u>] and who is:

10 (1) an advanced practice nurse who holds a license, 11 other than a provisional or temporary license, under Chapter 301, 12 Occupations Code;

(2) a registered nurse who holds a license, other than
a provisional or temporary license, under Chapter 301, Occupations
Code, and:

16 (A) completed a baccalaureate degree program in
17 nursing; or
18 (B) completed an associate degree program in

19 nursing and has:

20 (i) at least two years of cumulative paid 21 full-time work experience; or

22 least two years of cumulative, (ii) at educational 23 supervised full-time internship or practicum 24 experience obtained in the last 10 years that included assessing the psychosocial and health needs of and making community referrals 25 26 of:

27 (a) children who are 21 years of age

1 or younger; or

2

pregnant women; 3 (3) a social worker who holds a license, other than a provisional or temporary license, under Chapter 505, Occupations 4 5 Code, appropriate for the individual's practice, including the practice of independent social work; 6

(b)

7 (4) a community health worker as defined by Section 8 48.001, Health and Safety Code, who is certified by the Department 9 of State Health Services; or

(5) a doula who is certified by a recognized national 10 certification program, as determined by the commission, unless the 11 12 doula qualifies as a certified community health worker under Subdivision (4). 13

Sec. 532.0504 [531.654]. CASE MANAGEMENT FOR CHILDREN AND 14 15 PREGNANT WOMEN PROGRAM: PROVIDER TRAINING. The commission shall require that each provider of program services complete training 16 17 prescribed by the commission. The training must be trauma-informed and include instruction on: 18

social services provided by this state and local 19 (1)governments in this state; 20

21 (2) community assistance programs, including programs providing: 22

23		(A)	nutrition and housing assistance;
24		(B)	counseling and parenting services;
25		(C)	substance use disorder treatment; and
26		(D)	domestic violence assistance and shelter;
27	(3)	dome	stic violence and coercive control dynamics;

H.B. No. 1620 1 (4) methods for explaining and eliciting an eligible recipient's informed consent to receive: 2 3 (A) program services screening; and 4 (B) any services that may be offered as a result of the screening; and 5 (5) procedures for: 6 7 (A) an eligible recipient to: 8 (i) decline program services screening; or 9 (ii) withdraw consent for offered services; 10 and ensuring that the recipient is not subject to 11 (B) 12 any retaliatory action for declining or discontinuing any 13 screenings or services. Sec. 532.0505 [531.655]. INITIAL MEDICAL AND 14 NONMEDICAL 15 HEALTH-RELATED SCREENINGS OF CERTAIN RECIPIENTS. (a) A Medicaid managed care organization that provides health care services to a 16 17 pregnant woman under the STAR Medicaid managed care program shall conduct an initial health needs screening and 18 nonmedical health-related needs screening of each pregnant recipient to 19 determine, regardless of whether the recipient is considered to 20 have a high-risk pregnancy, if the recipient: 21 is eligible for service coordination benefits to 2.2 (1)23 be provided by the managed care organization; or 24 (2) should be referred for program services. 25 (b) Service coordination benefits described by Subsection 26 (a) must include identifying and coordinating the provision of non-covered services, community supports, and other resources the 27

1 Medicaid managed care organization determines will improve the 2 recipient's health outcomes.

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3 (c) A Medicaid managed care organization must use the 4 results of the screenings conducted under Subsection (a) to 5 determine if a recipient requires a more comprehensive assessment 6 for purposes of determining whether the recipient is eligible for 7 service coordination benefits or program services.

8 Sec. <u>532.0506</u> [<del>531.656</del>]. SCREENING AND PROGRAM SERVICES 9 OPTIONAL. A Medicaid managed care organization providing 10 screenings under Section <u>532.0505</u> [<del>531.655</del>] must inform each 11 pregnant woman who is referred for program services or for whom 12 screening is conducted under that section that:

(1) the woman has a right to decline the screening or services or choose to discontinue the screening or services at any time; and

16 (2) declining or discontinuing the screening or 17 services will not result in retaliatory action against the woman in 18 the provision of other services.

SECTION 8.029. (a) Section 540.0056, Government Code, as effective April 1, 2025, is amended to conform to Section 1, Chapter 582 (H.B. 2802), Acts of the 88th Legislature, Regular Session, 22 2023, to read as follows:

Sec. 540.0056. GUIDELINES FOR COMMUNICATIONS WITH RECIPIENTS. <u>(a)</u> The executive commissioner shall adopt and publish guidelines for Medicaid managed care organizations regarding how an organization may communicate by <u>telephone</u>, text message, or e-mail with a recipient enrolled in the organization's

Medicaid managed care plan using the contact information provided in the recipient's application for Medicaid benefits under Section 32.025(g)(2), Human Resources Code, including updated information provided to the organization in accordance with Section 32.025(h), Human Resources Code.

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6 (b) In adopting the guidelines under Subsection (a) for a 7 recipient enrolled in a Medicaid managed care organization's 8 managed care plan who provides to the organization the recipient's 9 contact information through any method other than the recipient's 10 Medicaid application, the commission:

11 (1) must allow the organization to communicate with 12 the recipient through any electronic means, including telephone, 13 text message, and e-mail, regarding eligibility, enrollment, and 14 other health care matters; and

15 (2) may not require the organization to submit the
 16 recipient's contact preference information to the commission.

(b) Section 1, Chapter 582 (H.B. 2802), Acts of the 88th
Legislature, Regular Session, 2023, which amended Section 533.008,
Government Code, is repealed.

20 SECTION 8.030. Section 533.021, Government Code, is 21 transferred to Subchapter C, Chapter 540, Government Code, as 22 effective April 1, 2025, redesignated as Section 540.0104, 23 Government Code, and amended to read as follows:

Sec. <u>540.0104</u> [<u>533.021</u>]. <u>TREATMENT AS QUALITY IMPROVEMENT</u>
 <u>COST OF CERTAIN SERVICES PROVIDED BY</u> COMMUNITY HEALTH WORKERS. (a)
 In this section, "community health worker" has the meaning assigned
 by Section 48.001, Health and Safety Code.

1 (b) The commission shall allow each Medicaid managed care 2 organization providing health care services under the STAR Medicaid 3 managed care program to categorize services provided by a community 4 health worker as a quality improvement cost, as authorized by 5 federal law, instead of as an administrative expense.

6 SECTION 8.031. (a) Section 540.0273(b), Government Code, 7 as effective April 1, 2025, is amended to conform to Section 1, 8 Chapter 491 (H.B. 1283), Acts of the 88th Legislature, Regular 9 Session, 2023, to read as follows:

10 (b) The requirements imposed by Subsections (a)(1)-(3) do 11 not apply, and may not be enforced, on and after August 31, <u>2033</u> 12 [<del>2023</del>].

(b) Section 1, Chapter 491 (H.B. 1283), Acts of the 88th Legislature, Regular Session, 2023, which amended Section 533.005(a-1), Government Code, is repealed.

16 SECTION 8.032. Section 533.0091, Government Code, is 17 transferred to Subchapter O, Chapter 540, Government Code, as 18 effective April 1, 2025, and redesignated as Section 540.0714, 19 Government Code, to read as follows:

20 Sec. <u>540.0714</u> [<del>533.0091</del>]. SICKLE CELL DISEASE TREATMENT. 21 To the extent possible, the commission shall:

(1) in collaboration with the sickle cell task force
established under Chapter 52, Health and Safety Code:

(A) support initiatives to assist managed care
plans in promoting timely, evidence-informed health care services
to plan enrollees diagnosed with sickle cell disease to ensure the
services reflect national clinical practice guidelines and

H.B. No. 1620 1 protocols for sickle cell disease treatment and meet medical 2 necessity criteria; and

address sickle cell disease education for 3 (B) Medicaid providers, including emergency department providers, by 4 5 collaborating with medical specialty organizations in this state, state agencies, and health-related institutions to promote 6 existing or new continuing education courses or facilitate 7 8 development of any necessary new courses to improve the diagnosis, treatment, and management of sickle cell disease and the personal 9 10 treatment of patients with sickle cell disease; and

11 (2) use the commission's existing data to identify 12 opportunities for improving health outcomes of recipients 13 diagnosed with sickle cell disease by:

14 (A) reducing hospital admissions and15 readmissions; and

(B) connecting those recipients to a sickle celldisease health home or sickle cell disease expert.

SECTION 8.033. Subchapter C, Chapter 533, Government Code, is transferred to Chapter 540, Government Code, as effective April 1, 2025, and redesignated as Subchapter S, Chapter 540, Government Code, to read as follows:

## SUBCHAPTER <u>S</u> [<del>C</del>]. PRESCRIPTION DRUG BENEFITS UNDER CERTAIN OUTPATIENT PHARMACY BENEFIT PLANS

Sec. <u>540.0901</u> [<del>533.071</del>]. PREFERRED DRUG LIST EXCEPTIONS.</del> (a) The commission shall adopt rules allowing exceptions to the preferred drug list if:

27

(1) the drug required under the preferred drug list:

1 (A) is contraindicated; 2 (B) will likely cause an adverse reaction in or 3 physical or mental harm to the recipient; or 4 (C) is expected to be ineffective based on the 5 known clinical characteristics of the recipient and the known characteristics of the prescription drug regimen; 6 7 the recipient previously discontinued taking the (2) 8 preferred drug at any point in the recipient's clinical history and for any length of time because the drug: 9 was not effective; 10 (A) had a diminished effect; or 11 (B) resulted in an adverse event; 12 (C) (3) the recipient was prescribed and is taking a 13 14 nonpreferred drug in the antidepressant or antipsychotic drug class 15 and the recipient: 16 (A) was prescribed the nonpreferred drug before 17 being discharged from an inpatient facility; (B) is stable on the nonpreferred drug; and 18 19 (C) is at risk of experiencing complications from switching from the nonpreferred drug to another drug; or 20 21 (4) the preferred drug is not available for reasons outside of the Medicaid managed care organization's control, 2.2 23 including because: 24 (A) the drug is in short supply according to the 25 Food and Drug Administration Drug Shortages Database; or 26 (B) the drug's manufacturer has placed the drug on backorder or allocation. 27

1 (b) An exception provided under this section does not 2 subject the Medicaid managed care plan to liquidated damages for 3 failing to comply with the preferred drug list.

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SECTION 8.034. (a) Section 540A.0051(c), Government Code,
as effective April 1, 2025, is amended to conform to Section 45,
Chapter 644 (H.B. 4559), Acts of the 88th Legislature, Regular
Session, 2023, to read as follows:

8 (c) The commission may not delay providing medical 9 transportation program services through a managed transportation 10 delivery model in:

11 (1) a county with a population of <u>one million</u> 12 [750,000] or more:

13 (A) in which all or part of a municipality with a14 population of one million or more is located; and

(B) that is located adjacent to a county with a
population of <u>2.5</u> [two] million or more; or

(2) a county with a population of at least <u>60,000</u>
[55,000] but not more than <u>70,000</u> [65,000] that is located adjacent
to a county with a population of at least 500,000 but not more than
1.5 million.

(b) Section 45, Chapter 644 (H.B. 4559), Acts of the 88th Legislature, Regular Session, 2023, which amended Section 533.00257(j), Government Code, is repealed.

SECTION 8.035. (a) Section 544.0107(c), Government Code, as effective April 1, 2025, is amended to conform to Section 2.096, Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(c) A peace officer the office of inspector general employs
 and commissions:

3 (1) is a peace officer for purposes of Article <u>2A.001</u>
4 [<del>2.12</del>], Code of Criminal Procedure; and

5 (2) shall obtain the office of the attorney general's 6 prior approval before carrying out any duties requiring peace 7 officer status.

8 (b) Section 2.096, Chapter 765 (H.B. 4504), Acts of the 88th 9 Legislature, Regular Session, 2023, which amended Section 10 531.1022(c), Government Code, is repealed.

SECTION 8.036. Section 531.1025(c), Government Code, as 11 12 added by Chapter 1035 (S.B. 26), Acts of the 88th Legislature, Regular Session, 2023, is transferred to Subchapter C, Chapter 544, 13 14 Government Code, as effective April 1, 2025, redesignated as 15 Section 544.01091, Government Code, and amended to read as follows: Sec. 544.01091. PERFORMANCE AND FINANCIAL AUDITS OF LOCAL 16 BEHAVIORAL HEALTH AUTHORITIES AND LOCAL MENTAL HEALTH AUTHORITIES. 17 [(c)] The [commission's] office of inspector general shall 18 conduct performance audits and require financial audits to be 19 conducted of each local behavioral health authority designated 20 under Section 533.0356, Health and Safety Code, and local mental 21 health authority, as defined by Section 531.002, Health and Safety 22 Code. The office shall: 23

(1) establish a performance audit schedule that
25 ensures the office audits each authority described by this
26 subsection at least once every five years;

27 (2) establish a financial audit schedule that ensures

1 each authority described by this subsection:

2 (A) undergoes a financial audit conducted by an
3 independent auditor at least once every three years; and

4 (B) submits to the office the results of the 5 financial audit; and

6 (3) require additional audits to be conducted as 7 necessary based on adverse findings in a previous audit or as 8 requested by the commission.

9 SECTION 8.037. (a) Section 545.0052(a), Government Code, 10 as effective April 1, 2025, is amended to conform to Section 1, 11 Chapter 1098 (S.B. 1342), Acts of the 88th Legislature, Regular 12 Session, 2023, to read as follows:

13

(a) If cost-effective, the commission may:

(1) contract to expand all or part of the billing coordination system established under Section 532.0058 to process claims for services provided through other benefits programs the commission or a health and human services agency administers;

18 (2) expand any other billing coordination tools and 19 resources used to process claims for health care services provided 20 through Medicaid to process claims for services provided through 21 other benefits programs the commission or a health and human 22 services agency administers; and

(3) expand the scope of individuals about whom
information is collected under Section <u>32.0424(a)</u> [<del>32.042</del>], Human
Resources Code, to include recipients of services provided through
other benefits programs the commission or a health and human
services agency administers.

(b) Section 1, Chapter 1098 (S.B. 1342), Acts of the 88th
 Legislature, Regular Session, 2023, which amended Section
 531.024131(a), Government Code, is repealed.

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4 SECTION 8.038. Section 531.024183, Government Code, is 5 transferred to Subchapter B, Chapter 545, Government Code, as 6 effective April 1, 2025, redesignated as Section 545.0058, 7 Government Code, and amended to conform to Chapter 769 (H.B. 4611), 8 Acts of the 88th Legislature, Regular Session, 2023, to read as 9 follows:

10 Sec. <u>545.0058</u> [<del>531.024183</del>]. STANDARDIZED SCREENING QUESTIONS FOR ASSESSING NONMEDICAL HEALTH-RELATED NEEDS OF CERTAIN 11 PREGNANT WOMEN; INFORMED CONSENT. (a) 12 In this section, "alternatives to abortion program" means the program established by 13 14 the commission to enhance and increase resources that promote 15 childbirth for women facing unplanned pregnancy, or a successor 16 program.

17 (b) The commission shall adopt standardized screening 18 questions designed to screen for, identify, and aggregate data 19 regarding the nonmedical health-related needs of pregnant women 20 eligible for benefits under a public benefits program administered 21 by the commission or another health and human services agency, 22 including:

23

(1) Medicaid; and

24

(2) the alternatives to abortion program.

(c) Subject to Subsection (d), the standardized screening
 questions must be used by Medicaid managed care organizations and
 providers participating in the alternatives to abortion program.

1 (d) A managed care organization or provider participating 2 in a public benefits program described by Subsection (b), including 3 the alternatives to abortion program, may not perform a screening 4 of a pregnant woman using the standardized screening questions 5 required by this section unless the organization or provider:

6

(1) informs the woman:

7 (A) about the type of data that will be collected
8 during the screening and the purposes for which the data will be
9 used; and

(B) that the collected data will become part ofthe woman's medical record or service plan; and

12 (2) obtains the woman's informed consent to perform13 the screening.

(e) A managed care organization or provider participating in a public benefits program described by Subsection (b), including the alternatives to abortion program, must provide to the commission, in the form and manner prescribed by the commission, data the organization or provider collects using the standardized screening questions required by this section.

(f) Not later than December 1 of each even-numbered year, 20 the commission shall prepare and submit to the legislature a report 21 that, using de-identified information, summarizes 22 the data 23 collected and provided to the commission under Subsection (e) 24 during the previous biennium. In accordance with Section 525.0302 [531.014], the commission may consolidate the report required under 25 26 this subsection with any other report to the legislature required under this chapter or another law that relates to the same subject 27

1 matter.

2 SECTION 8.039. Section 531.02119, Government Code, is 3 transferred to Subchapter E, Chapter 545, Government Code, as 4 effective April 1, 2025, redesignated as Section 545.0205, 5 Government Code, and amended to read as follows:

Sec. 545.0205 [531.02119]. DISCRIMINATION BASED 6 ON IMMUNIZATION STATUS PROHIBITED. (a) A provider who participates 7 8 in Medicaid or the child health plan program, including a provider participating in the provider network of a 9 managed care 10 organization that contracts with the commission to provide services under Medicaid or the child health plan program, may not refuse to 11 12 provide health care services to a Medicaid recipient or child 13 health plan program enrollee based solely on the recipient's or 14 enrollee's refusal or failure to obtain a vaccine or immunization 15 for a particular infectious or communicable disease.

16 (b) [(a-1)] Notwithstanding Subsection (a), a provider is 17 not in violation of this section if the provider:

(1) adopts a policy requiring some or all of the provider's patients, including patients who are Medicaid recipients or child health plan program enrollees, to be vaccinated or immunized against a particular infection or communicable disease to receive health care services from the provider; and

(2) provides an exemption to the policy described by Subdivision (1) under which the provider accepts from a patient who is a Medicaid recipient or child health plan program enrollee an oral or written request for an exemption from each required vaccination or immunization based on:

1 (A) a reason of conscience, including a sincerely religious belief, observance, 2 held or practice, that is 3 incompatible with the administration of the vaccination or immunization; or 4

5 (B) a recognized medical condition for which the 6 vaccination or immunization is contraindicated.

7 (c) [(b)] The commission may not provide any reimbursement 8 under Medicaid or the child health plan program, as applicable, to a 9 provider who violates this section unless and until the commission 10 finds that the provider is in compliance with this section.

11 (d) [(c)] Subsection (c) [(b)] applies only with respect to 12 an individual physician. The commission may not refuse to provide 13 reimbursement to a provider who did not violate this section based 14 on that provider's membership in a provider group or medical 15 organization with an individual physician who violated this 16 section.

17 <u>(e)</u> [<del>(d)</del>] This section does not apply to a provider who is a 18 specialist in:

19

(1) oncology; or

20

51

(2) organ transplant services.

21 (f) [(e)] The executive commissioner shall adopt rules 22 necessary to implement this section, including rules establishing 23 the right of a provider who is alleged to have violated this section 24 to seek administrative and judicial review of the alleged 25 violation.

26 SECTION 8.040. (a) Section 546.0505, Government Code, as 27 effective April 1, 2025, is amended to conform to Section 1, Chapter

738 (H.B. 3265), Acts of the 88th Legislature, Regular Session,
 2023, to read as follows:

Sec. 546.0505. QUARTERLY REPORT. The [Not later than the 3 30th day after the last day of each state fiscal quarter, the] 4 5 commission shall submit to the governor, the lieutenant governor, the speaker of the house of representatives, the Legislative Budget 6 Board, and each standing legislative committee with primary 7 jurisdiction over Medicaid a <u>semiannual</u> report containing, for the 8 preceding six-month period [most recent state fiscal quarter], the 9 following information and data related to access to care for 10 recipients receiving benefits under the medically dependent 11 children (MDCP) waiver program: 12

13 (1) enrollment in the Medicaid buy-in for children 14 program implemented under Section 532.0353;

15 (2) requests relating to interest list placements 16 under Section 546.0455;

17 (3) use of the Medicaid escalation help line 18 established under Subchapter R, Chapter 540, if the help line was 19 operational during the applicable <u>six-month period</u> [<del>state fiscal</del> 20 <del>quarter</del>];

(4) use of, requests for, and outcomes of the external
medical review procedure established under Section 532.0404; and

(5) complaints relating to the medically dependent
children (MDCP) waiver program, categorized by disposition.

(b) Section 1, Chapter 738 (H.B. 3265), Acts of the 88th
Legislature, Regular Session, 2023, which amended Section
531.06021(b), Government Code, is repealed.

1 SECTION 8.041. Section 531.09936, Government Code, is 2 transferred to Subchapter A, Chapter 547, Government Code, as 3 effective April 1, 2025, and redesignated as Section 547.0006, 4 Government Code, to read as follows:

Sec. <u>547.0006</u> [<del>531.09936</del>]. ESTABLISHMENT OR EXPANSION OF
REGIONAL BEHAVIORAL HEALTH CENTERS OR JAIL DIVERSION CENTERS. (a)
In this section:

8 (1) "Governmental entity" means this state, a 9 political subdivision of this state, or an agency of this state or a 10 political subdivision of this state.

(2) "Local mental health authority" has the meaning
assigned by Section 531.002, Health and Safety Code.

13 (3) "Nonprofit organization" means an organization 14 that is exempt from federal income taxation under Section 501(a), 15 Internal Revenue Code of 1986, by being listed as an exempt entity 16 under Section 501(c)(3) of that code.

17 (b) To the extent money is appropriated to the commission 18 for that purpose, the commission, in cooperation with local mental 19 health authorities located primarily in rural areas of this state, 20 shall contract with nonprofit organizations or governmental 21 entities to establish or expand behavioral health centers or jail 22 diversion centers in the authorities' local service areas to:

(1) provide additional forensic hospital beds andcompetency restoration services;

(2) provide inpatient and outpatient mental healthservices to adults and children; and

27 (3) provide services to reduce recidivism and the

1 frequency of arrest, incarceration, and emergency detentions among 2 persons with mental illness in the service areas.

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3 (c) The executive commissioner shall develop criteria for 4 the evaluation of applications or proposals submitted by a 5 nonprofit organization or governmental entity seeking to contract 6 with the commission under this section.

7 (d) This section may not be construed to affect a grant8 program established by the commission under this code.

9 SECTION 8.042. (a) Section 547.0254, Government Code, as 10 effective April 1, 2025, is amended to conform to Section 1, Chapter 11 944 (S.B. 1677), Acts of the 88th Legislature, Regular Session, 12 2023, and further amended to conform to Chapter 769 (H.B. 4611), 13 Acts of the 88th Legislature, Regular Session, 2023, to read as 14 follows:

Sec. 547.0254. SELECTION OF RECIPIENTS; APPLICATIONS AND PROPOSALS. (a) The commission shall select grant recipients based on the submission of applications or proposals by nonprofit and governmental entities. The executive commissioner shall develop criteria for evaluating those applications or proposals and the selection of grant recipients. The selection criteria must:

21 (1) evaluate and score: (A) fiscal controls for the project; 2.2 23 (B) project effectiveness; 24 (C) project cost; and 25 (D) an applicant's previous experience with 26 grants and contracts; 27 (2) address whether the services proposed in the

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Application or proposal would duplicate services already available
Applicant's service area;

3 (3) address the possibility of and method for making4 multiple awards; and

5 (4) include other factors that the executive 6 commissioner considers relevant.

7 (b) If the commission is appropriated money to implement 8 this subchapter and Section 547.0201 for a state fiscal year in an amount that exceeds the total amount of grants awarded under this 9 10 subchapter in the previous state fiscal year, the commission, in selecting grant recipients for the excess amount, must accept 11 12 applications or proposals from applicants that were not selected as grant recipients under this subchapter in the previous state fiscal 13 year or applicants that were selected as grant recipients but 14 require additional funding for the recipient's community mental 15 health program for purposes of this subchapter. 16

(b) Section 1, Chapter 944 (S.B. 1677), Acts of the 88th Regular Session, 2023, which amended Section 531.0991, Government Code, is repealed.

SECTION 8.043. (a) Subchapter H, Chapter 547, Government Code, as effective April 1, 2025, is amended to conform to Chapter (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, by adding Section 547.03551, Government Code, and a heading is added to that section to read as follows:

25 <u>Sec. 547.03551. COMMISSION ASSISTANCE FOR CERTAIN</u>
 26 <u>COMMUNITY COLLABORATIVES.</u>

27

(b) Sections 531.0993(d-1) and (d-2), Government Code, are

1 transferred to Section 547.03551, Government Code, as added by this
2 Act, redesignated as Sections 547.03551(a) and (b), Government
3 Code, respectively, and amended to conform to Chapter 769 (H.B.
4 4611), Acts of the 88th Legislature, Regular Session, 2023, to read
5 as follows:

(a) [(d-1)] The commission shall establish procedures to
assist a community collaborative that includes a county with a
population of less than 250,000 with submission of a petition under
Section 547.0355 [Subsection (d)].

10 (b) [(d=2)] If the commission is appropriated money to implement this <u>subchapter</u> [section] for a state fiscal year in an 11 amount that exceeds the total amount of grants awarded under this 12 subchapter [section] in the previous state fiscal year, the 13 14 commission, in selecting grant recipients for the excess amount, 15 must accept petitions from community collaboratives that were not selected as grant recipients under this <u>subchapter</u> [section] in the 16 17 previous state fiscal year or collaboratives that were selected as grant recipients in the previous state fiscal year but require 18 19 additional funding for the recipient's collaborative for purposes of this subchapter [section]. 20

SECTION 8.044. (a) Chapter 547, Government Code, as effective April 1, 2025, is amended to conform to Chapter 1035 (S.B. 23 26), Acts of the 88th Legislature, Regular Session, 2023, by adding Subchapter J, and a heading is added to that subchapter to read as follows:

# 1 SUBCHAPTER J. INNOVATION MATCHING GRANT PROGRAM FOR MENTAL HEALTH 2 EARLY INTERVENTION AND TREATMENT

3 (b) Section 531.09915, Government Code, is transferred to 4 Subchapter J, Chapter 547, Government Code, as added by this Act, 5 redesignated as Sections 547.0501 through 547.0510, and amended to 6 conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, 7 Regular Session, 2023, to read as follows:

8 Sec. <u>547.0501</u> [<del>531.09915</del>]. <u>DEFINITIONS</u> [<del>INNOVATION</del> 9 <u>MATCHING GRANT PROGRAM FOR MENTAL HEALTH EARLY INTERVENTION AND</u> 10 <u>TREATMENT</u>]. [<del>(a)</del>] In this <u>subchapter</u> [<del>section</del>]:

(1) "Inpatient mental health facility" has the meaning
assigned by Section 571.003, Health and Safety Code.

13 (2) <u>"Matching grant program"</u> [<del>"Program"</del>] means the 14 <u>matching</u> grant program established under this <u>subchapter</u> 15 [<del>section</del>].

16 (3) "State hospital" has the meaning assigned by17 Section 552.0011, Health and Safety Code.

<u>Sec. 547.0502. MATCHING GRANT PROGRAM.</u> [(b)] To the extent money is appropriated to the commission for that purpose, the commission shall establish a matching grant program to provide support to eligible entities for community-based initiatives that promote identification of mental health issues and improve access to early intervention and treatment for children and families. The initiatives may:

(1) be evidence-based or otherwise demonstratepositive outcomes, including:

27 (A) improved relationship skills;

H.B. No. 1620 1 (B) improved self-esteem; 2 (C) reduced involvement in the juvenile justice 3 system; 4 (D) participation the relinquishment in 5 avoidance program under Subchapter E, Chapter 262, Family Code; and (E) avoidance of emergency room use; and 6 7 (2) include: 8 (A) training; and 9 (B) services and supports for: 10 (i) community-based initiatives; 11 (ii) agencies that provide services to 12 children and families; (iii) individuals who work with children or 13 14 caregivers of children showing atypical social or emotional 15 development or other challenging behaviors; and 16 (iv) children in or at risk of placement in 17 foster care or the juvenile justice system. Sec. 547.0503. CONTRACT WITH COMMISSION 18 REQUIRED. 19  $\left[\frac{(c)}{(c)}\right]$ The commission may award a grant under the matching grant program only in accordance with a contract between the commission 20 and a grant recipient. The contract must include provisions under 21 which the commission is given sufficient control to ensure the 22 23 public purpose of providing mental health prevention services to 24 children and families is accomplished and the state receives the 25 return benefit. 26 Sec. 547.0504. APPLICATION AND ELIGIBILITY

27 <u>REQUIREMENTS.</u> [<del>(d)</del>] The executive commissioner by rule shall

establish application and eligibility requirements for an entity to
 be awarded a grant under the <u>matching grant</u> program.

3 <u>Sec. 547.0505. ELIGIBLE ENTITIES.</u> [<del>(e)</del>] The following 4 entities are eligible <u>to receive</u> [<del>for</del>] a grant awarded under the 5 matching grant program:

6 (1) a hospital licensed under Chapter 241, Health and7 Safety Code;

8 (2) a mental hospital licensed under Chapter 577,
9 Health and Safety Code;

10

11

(3) a hospital district;

(4) a local mental health authority;

12 (5) a child-care facility, as defined by Chapter 42,
13 Human Resources Code;

14

(6) a county or municipality; and

15 (7) a nonprofit organization that is exempt from 16 federal income taxation under Section 501(a), Internal Revenue Code 17 of 1986, by being listed as an exempt entity under Section 501(c)(3) 18 of that code.

<u>Sec. 547.0506.</u> <u>SELECTION OF RECIPIENTS: PRIORITIZATION OF</u> <u>CERTAIN ENTITIES.</u> [<del>(f)</del>] In awarding grants under the <u>matching</u> <u>grant</u> program, the commission shall prioritize entities that work with children and family members of children with a high risk of experiencing a crisis or developing a mental health condition to reduce:

25 (1) the need for future intensive mental health 26 services;

27 (2) the number of children at risk of placement in

1 foster care or the juvenile justice system; or

2 (3) the demand for placement in state hospitals,
3 inpatient mental health facilities, and residential behavioral
4 health facilities.

5 <u>Sec. 547.0507. MATCHING CONTRIBUTION REQUIRED.</u> [<del>(g)</del>] The 6 commission shall condition each grant awarded under the <u>matching</u> 7 <u>grant</u> program on the grant recipient providing matching money in an 8 amount that is equal to at least 10 percent of the grant amount.

9 <u>Sec. 547.0508. USE OF GRANTS AND MATCHING AMOUNTS.</u> 10 <u>(a)</u> [<del>(h)</del>] A grant recipient may only use grant money awarded under 11 the <u>matching grant</u> program and matching money provided by the 12 recipient to develop innovative strategies that provide:

13

(1) resiliency;

14

16

(2) coping and social skills;

15 (3) healthy social and familial relationships; and

(4) parenting skills and behaviors.

17 (b) [(i)] A grant recipient may not use grant money awarded 18 under the <u>matching grant</u> program or matching money provided by the 19 recipient to:

(1) reimburse an expense or pay a cost that another source, including [the] Medicaid [program], is obligated to reimburse or pay by law or under a contract; or

(2) supplant or be a substitute for money awarded to
the recipient from a non-Medicaid federal funding source, including
federal grant funding.

26 <u>Sec. 547.0509. EFFECT ON MEDICAID REQUIREMENTS.</u> [<del>(j)</del>] A 27 Medicaid provider's receipt of a grant under the <u>matching grant</u>

1 program does not affect any legal or contractual duty of the 2 provider to comply with [requirements under the] Medicaid 3 requirements [program].

<u>Sec. 547.0510. ALLOCATING APPROPRIATED MONEY.</u> [<del>(k)</del>] The commission may use a reasonable amount of the money appropriated by the legislature for the purposes of the <u>matching grant</u> program, not to exceed five percent, to pay the administrative costs of implementing and administering the program.

9 SECTION 8.045. (a) Sections 547A.0001(a) and (b), 10 Government Code, as effective April 1, 2025, are amended to conform 11 to Section 2, Chapter 859 (H.B. 3466), Acts of the 88th Legislature, 12 Regular Session, 2023, to read as follows:

To the extent funds are appropriated to the commission 13 (a) 14 for that purpose, the commission shall make grants to entities, 15 including local governmental entities, nonprofit community organizations, and faith-based community organizations, to 16 17 establish or expand community collaboratives that bring the public and private sectors together to provide services to individuals 18 19 experiencing homelessness, substance use issues, or mental 20 illness. In awarding grants, the commission shall give special consideration to entities: 21

22

establishing new collaboratives; [or]

(2) establishing or expanding collaboratives that
 serve two or more counties, each with a population of less than
 100,000; or

26 (3) providing services to an average of at least 50 27 percent of persons experiencing homelessness in a geographic area

1 served by a Continuum of Care Program funded by the United States 2 Department of Housing and Urban Development according to the last 3 three Point-in-Time surveys of homelessness conducted by that 4 department.

5 (b) Except as provided by Subsection (c), the commission6 shall require each entity awarded a grant under this section to:

7 (1) leverage additional funding or in-kind 8 contributions from private contributors or local governments, 9 excluding state or federal funds, in an amount that is at least 10 equal to the amount of the grant awarded under this section;

(2) provide evidence of significant coordination and collaboration between the entity, local mental health authorities, municipalities, local law enforcement agencies, and other community stakeholders in establishing or expanding a community collaborative funded by a grant awarded under this section; and

16 (3) provide evidence of a local law enforcement policy 17 to divert appropriate individuals from jails, [or] other detention 18 facilities, or mental health facilities operated by or under 19 <u>contract with the commission</u> to an entity affiliated with a 20 community collaborative for the purpose of providing services to 21 those individuals.

(b) Section 2, Chapter 859 (H.B. 3466), Acts of the 88th
Legislature, Regular Session, 2023, which amended Sections
539.002(a) and (b), Government Code, is repealed.

25 SECTION 8.046. Section 539.010, Government Code, is 26 transferred to Chapter 547A, Government Code, as effective April 1, 27 2025, redesignated as Section 547A.0010, Government Code, and

amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th
 Legislature, Regular Session, 2023, to read as follows:

3 Sec. <u>547A.0010</u> [<del>539.010</del>]. BIENNIAL REPORT. (a) The 4 commission [department] shall prepare a report that includes:

5 (1) the method by which the <u>commission</u> [department]
6 chose entities to award grants to under this chapter;

7 (2) the amount of each grant awarded to an entity under8 this chapter;

9 (3) the number of individuals served by each community 10 collaborative receiving grant funds under this chapter; and

11 (4) the results of the annual review of outcome 12 measures required by Section <u>547A.0006</u> [<del>539.006</del>].

13 (b) Not later than September 1 of each even-numbered year, 14 the <u>commission</u> [department] shall submit a report described by 15 Subsection (a) to:

16

(1) the lieutenant governor;

17 (2) the speaker of the house of representatives;
18 (3) the standing committees of the legislature having
19 primary jurisdiction over the department and state finance; and

20

(4) the Legislative Budget Board.

SECTION 8.047. (a) Subchapter F, Chapter 548, Government Code, as effective April 1, 2025, is amended to conform to Section 2, Chapter 840 (H.B. 2727), Acts of the 88th Legislature, Regular Session, 2023, by amending Sections 548.0251, 548.0252, 548.0253, 548.0254, and 548.0256 and adding Section 548.0257 to read as follows:

27

Sec. 548.0251. DEFINITIONS. In this subchapter:

H.B. No. 1620 "Federally qualified health center" has the 1 (1)meaning assigned by 42 U.S.C. Section 1396d(1)(2)(B). 2 (2) 3 "Home and community support services agency" means a person licensed under Chapter 142, Health and Safety Code, to 4 5 provide home health, hospice, or personal assistance services as those terms are defined by Section 142.001, Health and Safety Code. 6 7 (3) [(2)] "Hospital" means a hospital licensed under 8 Chapter 241, Health and Safety Code. 9 (4) "Rural health clinic" has the meaning assigned by 10 42 U.S.C. Section 1396d(1)(1). Sec. 548.0252. MEDICAID REIMBURSEMENT [PROGRAM] FOR HOME 11 TELEMONITORING SERVICES AUTHORIZED. 12 The [If the commission determines that establishing a statewide program that permits 13 14 Medicaid reimbursement for home telemonitoring services would be 15 cost-effective and feasible, the] executive commissioner [by rule] shall adopt rules for the provision and reimbursement of home 16 17 telemonitoring services under Medicaid [establish the program] as provided by this subchapter. 18 Sec. 548.0253. REIMBURSEMENT [PROCRAM] REQUIREMENTS. 19 (a) For purposes of adopting rules [A program established] under this 20 subchapter, the commission shall [must]: 21 identify and provide home telemonitoring services 22 (1)to individuals diagnosed with conditions for which the commission 23 24 determines the provision of home telemonitoring services would be cost-effective and clinically effective; 25 26 (2) consider providing home telemonitoring services under Subdivision (1) [provide that home telemonitoring 27

H.B. No. 1620 are available only] to <u>a Medicaid recipient</u> [an individual] who: 1 2 (A) is diagnosed with one or more of the 3 following conditions: 4 (i) pregnancy; 5 (ii) diabetes; (iii) heart disease; 6 7 (iv) cancer; 8 (v) chronic obstructive pulmonary disease; 9 (vi) hypertension; (vii) congestive heart failure; 10 (viii) mental illness or serious emotional 11 12 disturbance; (ix) asthma; 13 (x) myocardial infarction; [<del>or</del>] 14 15 (xi) stroke; 16 (xii) end stage renal disease; or 17 (xiii) a condition that requires renal dialysis treatment; and 18 exhibits at least one [two or more] of the 19 (B) following risk factors: 20 21 (i) two or more hospitalizations in the prior 12-month period; 22 23 (ii) frequent or recurrent emergency room 24 admissions; 25 (iii) а documented history of poor adherence to ordered medication regimens; 26 (iv) a documented risk [history] of falls 27

1	[in the prior six-month period]; and
2	<pre>(v) [limited or absent informal support</pre>
3	systems;
4	[ <del>(vi) living alone or being home alone for</del>
5	extended periods; and
6	[ <del>(vii)</del> ] a documented history of care access
7	challenges;
8	(3) [ $(2)$ ] ensure that clinical information gathered
9	by the following providers while providing home telemonitoring
10	services is shared with the recipient's physician:
11	(A) a home and community support services agency;
12	(B) a federally qualified health center;
13	(C) a rural health clinic; or
14	(D) a hospital [while providing home
15	telemonitoring services is shared with the patient's physician];
16	[and]
17	(4) [ <del>(3)</del> ] ensure that the <u>home telemonitoring</u>
18	services provided under this subchapter do [ <del>program does</del> ] not
19	duplicate disease management program services provided under
20	Section 32.057, Human Resources Code <u>; and</u>
21	(5) require a provider to:
22	(A) establish a plan of care that includes
23	outcome measures for each recipient who receives home
24	telemonitoring services under this subchapter; and
25	(B) share the plan and outcome measures with the
26	recipient's physician.
27	(b) Notwithstanding any other provision of this subchapter

1 [Subsection (a)(1)], the commission shall ensure [a program
2 established under this subchapter must also provide] that home
3 telemonitoring services are available to pediatric individuals
4 who:

have received an organ transplant; or

5 (1) are diagnosed with end-stage solid organ disease;

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7
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(2)

(3) require mechanical ventilation.

8 Sec. 548.0254. DISCONTINUATION OF REIMBURSEMENT [PROGRAM] UNDER CERTAIN CIRCUMSTANCES. If, after implementation, the 9 10 commission determines that <u>a condition for which the commission has</u> authorized the provision and reimbursement of home telemonitoring 11 12 services under Medicaid [the program established] under this subchapter is not cost-effective and clinically effective, the 13 14 commission may discontinue the availability of home telemonitoring 15 services for that condition [program] and stop providing Medicaid reimbursement for home telemonitoring services for that condition, 16 17 notwithstanding Subchapter B or any other law.

Sec. 548.0256. REIMBURSEMENT FOR OTHER CONDITIONS AND RISK 18 19 FACTORS. [(a)] To comply with state and federal requirements to provide access to medically necessary services under Medicaid, 20 including the Medicaid managed care program, and if the commission 21 determines it is cost-effective and clinically effective, the 22 23 commission or a Medicaid managed care organization, as applicable, 24 may reimburse providers for home telemonitoring services provided to individuals who have conditions and exhibit risk factors other 25 26 than those expressly authorized by this subchapter.

27 [(b) In determining whether the Medicaid managed care

1	organization should provide reimbursement for services under this
2	section, the organization shall consider whether reimbursement for
3	the service is cost-effective and providing the service is
4	<pre>clinically effective.</pre>
5	Sec. 548.0257. REIMBURSEMENT FOR HIGH-RISK PREGNANCY. (a)
6	In addition to determining whether to provide home telemonitoring
7	services to Medicaid recipients with the conditions described by
8	Section 548.0253(a)(2), the commission shall determine whether
9	high-risk pregnancy is a condition for which the provision of home
10	telemonitoring services is cost-effective and clinically
11	effective. If the commission determines that high-risk pregnancy
12	is a condition for which the provision of home telemonitoring
13	services is cost-effective and clinically effective:
14	(1) the commission shall, to the extent permitted by
15	state and federal law, provide recipients experiencing a high-risk
16	pregnancy with clinically appropriate home telemonitoring services
17	equipment for temporary use in the recipient's home; and
18	(2) the executive commissioner by rule shall:
19	(A) establish criteria to identify recipients
20	experiencing a high-risk pregnancy who would benefit from access to
21	home telemonitoring services equipment;
22	(B) ensure that, if cost-effective, feasible,
23	and clinically appropriate, the home telemonitoring services
24	equipment provided includes uterine remote monitoring services
25	equipment and pregnancy-induced hypertension remote monitoring
26	services equipment;
27	(C) subject to Subsection (b), require that a

1 provider obtain: 2 (i) prior authorization from the commission before providing home telemonitoring services equipment to a 3 recipient during the first month the equipment is provided to the 4 5 recipient; and 6 (ii) an extension of the authorization 7 under Subparagraph (i) from the commission before providing the 8 equipment in a subsequent month based on the recipient's ongoing medical need; and 9 (D) prohibit payment or reimbursement for home 10 telemonitoring services equipment during any period that the 11 12 equipment was not in use because the recipient was hospitalized or away from the recipient's home regardless of whether the equipment 13 remained in the recipient's home while the recipient was 14 15 hospitalized or away. (b) For purposes of Subsection (a), the commission shall 16 17 require that: (1) a request for prior authorization under Subsection 18 19 (a)(2)(C)(i) be based on an in-person assessment of the recipient; 20 and 21 (2) documentation of the recipient's ongoing medical need for the equipment is provided to the commission before the 22 23 commission grants an extension under Subsection (a)(2)(C)(ii). 24 (b) Section 2, Chapter 840 (H.B. 2727), Acts of the 88th Legislature, Regular Session, 2023, which amended 25 Section 26 531.02164, Government Code, is repealed. SECTION 8.048. Section 531.0691, Government Code, 27 is

1 transferred to Subchapter A, Chapter 549, Government Code, as 2 effective April 1, 2025, and redesignated as Section 549.0006, 3 Government Code, to read as follows:

4 Sec. 549.0006 [531.0691]. VENDOR DRUG PROGRAM INCLUSION. 5 (a) The commission shall ensure that the vendor drug program includes all drugs and national drug codes made available under the 6 federal Medicaid Drug Rebate Program if a certificate 7 of 8 information form to request the drug's inclusion in the vendor drug program has been submitted to the commission and: 9

10

(1) approved by the commission; or

11 (2) subject to Subsection (b), is pending review by 12 the commission.

On receipt of a certificate of information form to 13 (b) 14 request the addition to the Texas Drug Code Index of a drug that is 15 available under the federal Medicaid Drug Rebate Program, the 16 commission shall, if the commission determines that the drug is 17 appropriate for dispensing through an outpatient pharmacy, provisionally make the drug available under the vendor drug program 18 19 for a period that expires on the earlier of:

20 (1) the 90th day after the date the form was submitted;21 or

(2) the date the commission makes a determination
regarding whether to approve or deny the drug's inclusion on the
vendor drug program formulary.

25 (c) The commission shall:

26 (1) denote the provisional availability of a drug27 under this section; and

(2) remove a drug made provisionally available under
 the vendor drug program:

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3 (A) on the expiration of the 90-day period
4 prescribed by Subsection (b)(1); or

5 (B) if applicable, on the date the commission6 denies the drug's inclusion on the vendor drug program formulary.

7 SECTION 8.049. (a) Section 531.072(b-3), Government Code, 8 is transferred to Section 549.0204, Government Code, as effective 9 April 1, 2025, redesignated as Section 549.0204(c), Government 10 Code, and amended to read as follows:

11 (c) [(b-3)] Notwithstanding Subsection (a) [(b)], the 12 preferred drug lists must contain all therapeutic equivalents for a 13 generic drug on the preferred drug list.

(b) Section 531.072(g), Government Code, is transferred to Subchapter E, Chapter 549, Government Code, as effective April 1, 2025, redesignated as Section 549.0208, Government Code, and amended to read as follows:

18 <u>Sec. 549.0208. EXPEDITED REVIEW PROCESS FOR CERTAIN</u>
19 <u>REQUESTS TO INCLUDE DRUG ON PREFERRED DRUG LIST.</u> [(g)] The
20 commission shall develop an expedited review process to consider
21 requests from managed care organizations and providers to add drugs
22 to the preferred drug list.

(c) Section 531.072(h), Government Code, is transferred to Subchapter E, Chapter 549, Government Code, as effective April 1, 25 2025, redesignated as Section 549.0209, Government Code, and amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

Sec. 549.0209. TEMPORARY NON-PREFERRED STATUS FOR CERTAIN
DRUGS. [(h)] The commission shall grant temporary non-preferred
status to new drugs that are available but have not yet been
reviewed by the [drug utilization review] board and establish
criteria for authorizing drugs with temporary non-preferred
status.

7 SECTION 8.050. (a) Section 549.0257(a), Government Code, 8 as effective April 1, 2025, is amended to conform to Section 4, 9 Chapter 739 (H.B. 3286), Acts of the 88th Legislature, Regular 10 Session, 2023, to read as follows:

(a) The commission shall establish procedures for the prior authorization requirement under the Medicaid vendor drug program to ensure that the requirements of 42 U.S.C. Section 1396r-8(d)(5) are met. The procedures must ensure that:

(1) [a prior authorization requirement is not imposed
for a drug before the drug has been considered at a meeting of the
Drug Utilization Review Board under Subchapter G;

18 [(2)] a response to a request for prior authorization 19 is provided by telephone or other telecommunications device within 20 24 hours after receipt of the request; and

21 (2) [(3)] a 72-hour supply of the drug prescribed is 22 provided in an emergency or if the commission does not provide a 23 response within the period required by Subdivision (1) [(2)].

(b) Section 4, Chapter 739 (H.B. 3286), Acts of the 88th
Legislature, Regular Session, 2023, which amended Section
531.073(b), Government Code, is repealed.

27 SECTION 8.051. (a) Section 549.0302(a), Government Code,

H.B. No. 1620 as effective April 1, 2025, is amended to conform to Section 5, 1 Chapter 739 (H.B. 3286), Acts of the 88th Legislature, Regular 2 Session, 2023, to read as follows: 3 4 (a) The composition of the board must comply with federal 5 including 42 C.F.R. Section 456.716. The law, executive commissioner shall determine the board's composition, which must 6 7 include: 8 (1)three [two] representatives of managed care organizations, all [one] of whom must be physicians or pharmacists 9 10 [a physician and one of whom must be a pharmacist, as nonvoting members]; 11 at least 17 physicians and pharmacists who: 12 (2) services 13 (A) provide across the entire 14 population of Medicaid recipients and represent different 15 specialties, including at least one of each of the following types of physicians: 16 17 (i) a pediatrician; (ii) a primary care physician; 18 (iii) an obstetrician and gynecologist; 19 (iv) a child and adolescent psychiatrist; 20 21 and an adult psychiatrist; and 22 (v) 23 (B) have experience in either developing or 24 practicing under a preferred drug list; and 25 (3) a consumer advocate who represents Medicaid 26 recipients. Section 549.0310(e), Government Code, 27 (b) as effective

April 1, 2025, is amended to conform to Section 5, Chapter 739 (H.B.
 3286), Acts of the 88th Legislature, Regular Session, 2023, to read
 as follows:

4 (e) <u>Notwithstanding any other law, board</u> [Board] members
5 appointed under Section 549.0302(a)(1) may attend quarterly and
6 other regularly scheduled meetings, but may not:

7 (1) attend portions of the executive sessions <u>in which</u>
8 <u>confidential drug pricing information is shared;</u> or

9

(2) access confidential drug pricing information.

10 (c) Section 5, Chapter 739 (H.B. 3286), Acts of the 88th 11 Legislature, Regular Session, 2023, which amended Sections 12 531.0736(c) and (d), Government Code, is repealed.

13 SECTION 8.052. Section 551.083, Government Code, is 14 repealed to conform to the repeal of Section 13.901, Education 15 Code, by Section 8.33, Chapter 347 (S.B. 7), Acts of the 73rd 16 Legislature, Regular Session, 1993.

SECTION 8.053. Section 574.004, Government Code, is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

Sec. 574.004. ASSISTANCE BY ATTORNEY GENERAL. This chapter 20 does not prevent the attorney general from providing assistance to 21 district attorneys, criminal district attorneys, and county 22 23 attorneys on request by allowing assistant attorneys general to 24 serve as duly appointed and deputized assistant prosecutors, nor does this chapter prohibit [the appointment of] an assistant 25 26 attorney general from performing duties as an attorney representing the state under a temporary appointment described by [pro tem 27

1 pursuant to] Article 2A.104, Code of Criminal Procedure.

2 SECTION 8.054. Section 662.005(b), Government Code, as 3 amended by Chapters 109 (S.B. 2214), 765 (H.B. 4504), and 950 (S.B. 4 1727), Acts of the 88th Legislature, Regular Session, 2023, is 5 reenacted and amended to read as follows:

6 (b) Except as provided by Section 662.010, and notwithstanding Section 659.015 or another law, each of 7 the 8 following state employees who is required to work on a national or state holiday that falls on a Saturday or Sunday is entitled to 9 10 compensatory time off at the rate of one hour for each hour worked on the holiday: 11

12 (1) an employee of the Department of Family and 13 Protective Services in the statewide intake division who receives 14 reports of abuse or neglect;

(2) a peace officer commissioned or appointed, as
applicable, by a state officer or state agency listed under Article
2A.001, Code of Criminal Procedure;

18 (3) an employee of the Department of Public Safety 19 who:

20 (A) performs communications or dispatch services
 21 related to traffic law enforcement; or

(B) is a public security officer, as that term is
defined by Section 1701.001, Occupations Code; [<del>or</del>]

(4) an employee of the Parks and Wildlife Department
who performs communications and dispatch services to assist law
enforcement officers commissioned by the Parks and Wildlife
Commission in performing law enforcement duties;

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1 (5) an employee of[, or who is employed by] the Texas
2 Juvenile Justice Department who:

3 <u>(A) performs</u> [to perform] communication service
4 duties for the incident reporting center; and

<u>(B) assists</u> [to assist] law enforcement officers
appointed by the office of inspector general of the Texas Juvenile
Justice Department in performing investigative duties; [7] or

8 (6) [who is employed as] a security officer providing 9 security and entry searches for secure correctional facilities 10 operated by the Texas Juvenile Justice Department[7].

11 SECTION 8.055. Sections 804.003(j) and (k), Government 12 Code, as amended by Chapters 78 (S.B. 729) and 1092 (S.B. 1245), 13 Acts of the 88th Legislature, Regular Session, 2023, are reenacted 14 and amended to read as follows:

(j) Except as provided by Subsection (k-1) <u>or</u> (k-2), if a domestic relations order is determined to be a qualified domestic relations order, then the public retirement system (or applicable carrier, if under the optional retirement program) shall pay the segregated amounts without interest to the person or persons entitled thereto and shall thereafter pay benefits pursuant to the order.

(k) Except as provided by Subsection (k-1) <u>or</u> (k-2), if a domestic relations order is determined not to be a qualified domestic relations order or if within 18 months of the date a domestic relations order is received by the public retirement system (or applicable carrier, if under the optional retirement program) the issue as to whether such order is a qualified domestic

relations order is not resolved, then the public retirement system 1 (or applicable carrier, if under the optional retirement program) 2 3 shall pay the segregated amounts without interest and shall thereafter pay benefits to the person or persons who would have been 4 5 entitled to such amounts if there had been no order. This subsection shall not be construed to limit or otherwise affect any 6 liability, responsibility, or duty of a party with respect to any 7 8 other party to the action out of which the order arose.

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ARTICLE 9. CHANGES RELATING TO HEALTH AND SAFETY CODE

SECTION 9.001. Section 255.005(b), Health and Safety Code, is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(b) The Health and Human Services Commission shall submit the report required under this section with the report required under Section <u>543A.0008</u> [536.008], Government Code.

SECTION 9.002. Section 260.010(a), Health and Safety Code, is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(a) Not later than September 30 of each year following the establishment of a county or municipal permitting requirement under this chapter, each county or municipality that requires a person to obtain a boarding home facility permit under Section 260.004 shall submit to the commission a report. The report must include:

(1) the total number of:
(A) boarding home facilities permitted during
the preceding state fiscal year;

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(B) boarding home facility applications denied

1 permitting, including a summary of cause for denial; and

2 (C) boarding home facility permits active on3 August 31 of the preceding state fiscal year;

4 (2) the total number of residents reported housed in5 each boarding home facility reported;

6 (3) the total number of inspections conducted at each
7 boarding home facility by the county or municipality that requires
8 the permit;

9 (4) the total number of permits revoked or suspended 10 as a result of an inspection described by Subdivision (3) and a 11 summary of the outcome for the residents displaced by revocation or 12 suspension of a permit; and

13 (5) the total number of incidents occurring at each 14 boarding home facility that required the intervention of a peace 15 officer as defined by Article <u>2A.001</u> [<del>2.12</del>], Code of Criminal 16 Procedure.

SECTION 9.003. (a) Section 533.032(a), Health and Safety Code, as effective April 1, 2025, is amended to conform to Section 3, Chapter 1147 (S.B. 956), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(a) The department shall have a long-range plan relating to the provision of services under this title covering at least six years that includes at least the provisions required by <u>Section</u> [Sections 525.0154, 525.0155, and] 525.0156, Government Code, and Chapter 2056, Government Code. The plan must cover the provision of services in and policies for state-operated institutions and ensure that the medical needs of the most medically fragile persons

1 with mental illness the department serves are met.

(b) Section 3, Chapter 1147 (S.B. 956), Acts of the 88th
Legislature, Regular Session, 2023, which amended Section
533.032(a), Health and Safety Code, is repealed.

5 SECTION 9.004. (a) Section 533A.032(a), Health and Safety 6 Code, as effective April 1, 2025, is amended to conform to Section 7 4, Chapter 1147 (S.B. 956), Acts of the 88th Legislature, Regular 8 Session, 2023, to read as follows:

9 The department shall have a long-range plan relating to (a) the provision of services under this title covering at least six 10 years that includes at least the provisions required by Section 11 [Sections 525.0154, 525.0155, and] 525.0156, Government Code, and 12 Chapter 2056, Government Code. The plan must cover the provision of 13 14 services in and policies for state-operated institutions and ensure 15 that the medical needs of the most medically fragile persons with an intellectual disability the department serves are met. 16

(b) Section 4, Chapter 1147 (S.B. 956), Acts of the 88th
Legislature, Regular Session, 2023, which amended Section
533A.032(a), Health and Safety Code, is repealed.

20 SECTION 9.005. Section 592.039, Health and Safety Code, is 21 amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th 22 Legislature, Regular Session, 2023, to read as follows:

Sec. 592.039. GRIEVANCES. A client, or a person acting on behalf of a person with an intellectual disability or a group of persons with an intellectual disability, has the right to submit complaints or grievances regarding the infringement of the rights of a person with an intellectual disability or the delivery of

1 intellectual disability services against a person, group of 2 persons, organization, or business to the Health and Human Services 3 Commission's ombudsman for individuals with an intellectual or 4 developmental disability as provided under Section <u>523.0360</u> 5 [<u>531.9934</u>], Government Code.

6 SECTION 9.006. Section 810.004(b), Health and Safety Code, 7 is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th 8 Legislature, Regular Session, 2023, to read as follows:

9 (b) In addition to the eligible individuals described by 10 Subsection (a), each participating state agency shall designate 11 additional users who are eligible to access the search engine and 12 may require those users to determine whether an individual has 13 engaged in reportable conduct. The additional designated users may 14 include controlling persons, hiring managers, or administrators 15 of:

16 (1) licensed or certified long-term care providers, 17 including:

18 (A) home and community support services agencies
19 licensed under Chapter 142;

20 (B) nursing facilities licensed under Chapter 21 242;

(C) assisted living facilities licensed underChapter 247;

(D) prescribed pediatric extended care centers
 licensed under Chapter 248A;

(E) intermediate care facilities for individuals
 with an intellectual disability licensed under Chapter 252;

H.B. No. 1620 1 (F) state supported living centers, as defined by Section 531.002; and 2 3 (G) day activity and health services facilities licensed under Chapter 103, Human Resources Code; 4 5 (2) providers under a Section 1915(c) waiver program, as defined by Section 521.0001 [531.001], Government Code; 6 7 (3) juvenile probation departments and registered 8 juvenile justice facilities; 9 (4) independent school districts, districts of 10 innovation, open-enrollment charter schools, other charter entities, as defined by Section 21.006, Education Code, regional 11 12 education service centers, education shared services arrangements, or any other educational entity or provider that is authorized to 13 access the registry established under Section 22.092, Education 14 15 Code; (5) private schools that: 16 17 (A) offer a course of instruction for students in this state in one or more grades from prekindergarten through grade 18 19 12; and (B) 20 are: 21 (i) accredited by an organization recognized by the Texas Education Agency or the Texas Private 22 23 School Accreditation Commission; 24 (ii) listed in the database of the National Center for Education Statistics of the United States Department of 25 26 Education; or 27 (iii) otherwise authorized by Texas

1 Education Agency rule to access the search engine; and

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2 (6) nonprofit teacher organizations approved by the
3 commissioner of education for the purpose of participating in the
4 tutoring program established under Section 33.913, Education Code.

ARTICLE 10. CHANGES RELATING TO HUMAN RESOURCES CODE

6 SECTION 10.001. Section 32.03115(b), Human Resources Code, 7 as added by Chapter 1105 (H.B. 2174), Acts of the 86th Legislature, 8 Regular Session, 2019, is amended to conform to Chapter 769 (H.B. 9 4611), Acts of the 88th Legislature, Regular Session, 2023, to read 10 as follows:

(b) Notwithstanding Subchapters E and F, Chapter 549 11 12 [Sections 531.072 and 531.073], Government Code, or any other law and subject to Subsections (c) and (d), the commission shall 13 provide medical assistance reimbursement for medication-assisted 14 15 opioid or substance use disorder treatment without requiring a recipient of medical assistance or health care provider to obtain 16 prior authorization or precertification for the treatment, except 17 as needed to minimize the opportunity for fraud, waste, or abuse. 18

SECTION 10.002. Section 137.152(e), Human Resources Code, amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

(e) The commission shall provide services for a child and the child's family if a contract to provide services under this section is available in the county and the child is referred to the commission as an at-risk child by:

(1) a juvenile court or probation department as part
of a progressive sanctions program under Chapter 59, Family Code;

1 (2) a law enforcement officer or agency under Section 2 52.03, Family Code; or

3 (3) a justice or municipal court under Article 45A.457, 45A.509 [45.309], or 45A.510 [45.310], Code of Criminal 4 5 Procedure.

ARTICLE 11. CHANGES RELATING TO INSURANCE CODE 7 SECTION 11.001. Section 1223.001(c), Insurance Code, is 8 amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, to read as follows: 9

10 (c) This chapter does not apply to the state Medicaid program, including the Medicaid managed care program operated under 11 Chapter 540 or 540A [Chapter 533], Government Code, or the child 12 health plan program operated under Chapter 62, Health and Safety 13 14 Code.

15 SECTION 11.002. Section 1365.052, Insurance Code, is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th 16 17 Legislature, Regular Session, 2023, to read as follows:

Sec. 1365.052. EXCEPTION. This subchapter does not apply 18 19 to:

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a plan that provides coverage: (1)

21 (A) for wages or payments in lieu of wages for a period during which an employee is absent from work because of 22 23 sickness or injury; or

24 (B) only for hospital expenses; or 25 (2) the state Medicaid program, including the Medicaid managed care program operated under Chapter 540 or 540A [Chapter 26 27 533], Government Code.

SECTION 11.003. Section 1366.103, Insurance Code, 1 is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th 2 3 Legislature, Regular Session, 2023, to read as follows: 4 Sec. 1366.103. EXCEPTIONS. This subchapter does not apply 5 to: 6 (1)a health benefit plan that provides coverage: 7 (A) for wages or payments in lieu of wages for a 8 period during which an employee is absent from work because of sickness or injury; or 9 only for hospital expenses; 10 (B) Medicaid managed care programs operated under (2) Chapter 540 or 540A [533], Government Code; (3) Medicaid programs operated under Chapter 32, Human Resources Code; or (4) the state child health plan operated under Chapter 62 or 63, Health and Safety Code. SECTION 11.004. Section 1369.093, Insurance Code, is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, to read as follows: Sec. 1369.093. EXCEPTIONS TO APPLICABILITY OF SUBCHAPTER. benefits under: (1)the state Medicaid program, including the Medicaid managed care program operated under Chapters 540 and 540A [Chapter 533], Government Code;

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20 This subchapter does not apply to an issuer or provider of health 21 benefits under or a pharmacy benefit manager administering pharmacy 22 23

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(2) the child health plan program under Chapter 62,

1 Health and Safety Code;

2 (3) the TRICARE military health system; or
3 (4) a workers' compensation insurance policy or other
4 form of providing medical benefits under Title 5, Labor Code.

5 SECTION 11.005. Section 1369.1031(b), Insurance Code, is 6 amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th 7 Legislature, Regular Session, 2023, to read as follows:

8 (b) Notwithstanding any other law, this section applies to: 9 (1) a standard health benefit plan issued under 10 Chapter 1507;

a basic coverage plan under Chapter 1551; 11 (2) 12 (3) a basic plan under Chapter 1575; a primary care coverage plan under Chapter 1579; 13 (4) 14 (5) a plan providing basic coverage under Chapter 15 1601; (6) group health coverage made available by a school 16 17 district in accordance with Section 22.004, Education Code; and the state Medicaid program, including the Medicaid 18 (7) 19 managed care program operated under Chapters 540 and 540A [Chapter 533], Government Code. 20

SECTION 11.006. Section 1369.653(a), Insurance Code, is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

24 (a) This subchapter does not apply to:

25 (1) a plan that provides coverage:

26 (A) for wages or payments in lieu of wages for a27 period during which an employee is absent from work because of

H.B. No. 1620 1 sickness or injury; or 2 (B) only for hospital expenses; 3 (2) the state Medicaid program, including the Medicaid managed care program operated under Chapters 540 and 540A [Chapter 4 5 533], Government Code; or (3) the child health plan program under Chapter 62, 6 7 Health and Safety Code. Section 1369.763(a), Insurance Code, 8 SECTION 11.007. is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th 9 10 Legislature, Regular Session, 2023, to read as follows: (a) This subchapter does not apply to an issuer or provider 11 benefits 12 of health under or а pharmacy benefit manager 13 administering pharmacy benefits under: 14 (1)the state Medicaid program, including the Medicaid 15 managed care program under Chapters 540 and 540A [Chapter 533], Government Code; 16 17 (2) the child health plan program under Chapter 62, Health and Safety Code; 18 (3) the TRICARE military health system; or 19 20 a workers' compensation insurance policy or other (4) form of providing medical benefits under Title 5, Labor Code. 21 SECTION 11.008. Section 1372.002(b), Insurance Code, 22 is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th 23 24 Legislature, Regular Session, 2023, to read as follows: Notwithstanding any other law, this chapter applies to: 25 (b) (1) a small employer health benefit plan subject to 26

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Chapter 1501, including coverage provided through a health group

H.B. No. 1620 1 cooperative under Subchapter B of that chapter; (2) a standard health benefit plan issued 2 under Chapter 1507; 3 a basic coverage plan under Chapter 1551; 4 (3) 5 (4) a basic plan under Chapter 1575; a primary care coverage plan under Chapter 1579; 6 (5) 7 a plan providing basic coverage under Chapter (6) 8 1601; the state Medicaid program, including the Medicaid 9 (7)managed care program operated under Chapters 540 and 540A [Chapter 10 533], Government Code; 11 the child health plan program under Chapter 62, 12 (8) Health and Safety Code; and 13 (9) a self-funded health benefit plan sponsored by a 14 15 professional employer organization under Chapter 91, Labor Code. SECTION 11.009. Section 1380.002(b), Insurance Code, is 16 17 amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th Legislature, Regular Session, 2023, to read as follows: 18 Notwithstanding any other law, this chapter applies to: 19 (b) (1) a small employer health benefit plan subject to 20 Chapter 1501, including coverage provided through a health group 21 cooperative under Subchapter B of that chapter; 22 (2) a standard health benefit plan issued under 23 24 Chapter 1507; a basic coverage plan under Chapter 1551; 25 (3) 26 (4) a basic plan under Chapter 1575; 27 a primary care coverage plan under Chapter 1579; (5)

H.B. No. 1620 1 (6) a plan providing basic coverage under Chapter 2 1601; 3 (7) health benefits provided by or through a church benefits board under Subchapter I, Chapter 22, 4 Business 5 Organizations Code; (8) the state Medicaid program, including the Medicaid 6 7 managed care program operated under Chapters 540 and 540A [Chapter 8 533], Government Code; 9 (9) the child health plan program under Chapter 62, 10 Health and Safety Code; (10) a regional or local health care program operated 11 12 under Section 75.104, Health and Safety Code; a self-funded health benefit plan sponsored by a 13 (11)14 professional employer organization under Chapter 91, Labor Code; 15 (12) county employee group health benefits provided under Chapter 157, Local Government Code; and 16 17 (13) health and accident coverage provided by a risk pool created under Chapter 172, Local Government Code. 18 SECTION 11.010. Section 1451.209(e), Insurance Code, 19 is amended to conform to Chapter 769 (H.B. 4611), Acts of the 88th 20 Legislature, Regular Session, 2023, to read as follows: 21 This section does not apply: 22 (e) if access to a provider network contract 23 (1)is 24 granted to: 25 (A) a third party operating in accordance with 26 the same brand licensee program as the employee benefit plan provider, health insurance policy issuer, or other contracting 27

1 entity selling or leasing the provider network contract, provided 2 that the third party accessing the provider network contract agrees 3 to comply with all of the original contract's terms, including the 4 contracted fee schedule and obligations concerning patient 5 steerage; or

6 (B) an entity that is an affiliate of the 7 employee benefit plan provider, health insurance policy issuer, or 8 other contracting entity selling or leasing the provider network 9 contract, provided that:

10 (i) the provider, issuer, or entity 11 publicly discloses the names of the affiliates on its Internet 12 website; and

(ii) the affiliate accessing the provider network contract agrees to comply with all of the original contract's terms, including the contracted fee schedule and obligations concerning patient steerage;

17 (2) to the child health plan program under Chapter 62,
18 Health and Safety Code, or the health benefits plan for children
19 under Chapter 63, Health and Safety Code; or

(3) to a Medicaid managed care program operated under
Chapter <u>540 or 540A</u> [533], Government Code, or a Medicaid program
operated under Chapter 32, Human Resources Code.

ARTICLE 12. CHANGES RELATING TO LABOR CODE SECTION 12.001. Section 408.1615(a)(1), Labor Code, is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows: (1) "First responder" means an individual who is:

H.B. No. 1620 1 (A) a peace officer under Article 2A.001 [2.12], Code of Criminal Procedure; 2 3 (B) certified under Chapter 773, Health and Safety Code, as an emergency care attendant, advanced emergency 4 5 medical technician, emergency medical technician-paramedic or a licensed paramedic; 6 7 a firefighter subject to certification by the (C) 8 Texas Commission on Fire Protection under Chapter 419, Government Code, whose principal duties are aircraft crash and rescue or fire 9 10 fighting; or an individual covered under Section 504.012 11 (D) 12 who is providing volunteer services as: a volunteer firefighter, regardless of 13 (i) 14 whether the individual is certified under Chapter 419, Government 15 Code; or (ii) an emergency medical services 16 17 volunteer, as defined by Section 773.003, Health and Safety Code. ARTICLE 13. CHANGES RELATING TO LOCAL GOVERNMENT CODE 18 SECTION 13.001. Section 81.029(a), Local Government Code, 19 as amended by Chapters 640 (H.B. 784) and 644 (H.B. 4559), Acts of 20 the 88th Legislature, Regular Session, 2023, is reenacted to read 21 as follows: 2.2 23 This section applies only to a county judge in a county (a) that has a population of more than 800,000 and is located on the 24 international border, other than a county to which Section 81.0291 25 26 applies.

27 SECTION 13.002. Section 85.0011(a)(3), Local Government

H.B. No. 1620 1 Code, is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows: 2 3 (3) "Federal special investigator" means a person described by Article 2A.002 [2.122], Code of Criminal Procedure. 4 5 SECTION 13.003. (a) Section 118.121, Local Government Code, is amended to correct a typographical error to read as 6 follows: 7 8 Sec. 118.121. FEE SCHEDULE. A justice of the peace shall collect the following fees for services rendered after judgment 9 (Sec. 118.123): 10 Transcript . . . . . \$10.00 11 (1) 12 (2) Abstract of judgment . . . . . \$5.00 Execution, order of sale, writ of restitution, or 13 (3) 14 other writ or process . . . \$5.00 per page 15 (4) Certified copy of court papers . . . \$2.00 for first page 16 17 . . . \$0.25 for each additional page Issuing other document (no return required) . . . (5) 18 \$1.00 for first page 19 . . . \$0.25 for each additional page 20 21 (b) Sections 118.123(a), (b), and (d), Local Government Code, are amended to conform to Section 3.08, Chapter 472 (S.B. 41), 22 Acts of the 87th Legislature, Regular Session, 2021, to read as 23 24 follows: The <u>fees</u> [fee] for "Services rendered after judgment" 25 (a) 26 under Section 118.121 apply [118.121(2) applies] to a civil matter

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in a justice court or small claims court.

1 (b) The fee for a "Transcript" under Section <u>118.121(1)</u> 2 [<u>118.121(2)</u>] is for making and certifying a transcript of the 3 entries on a docket and, in the case of an appeal or certiorari, for 4 filing the transcript with the original papers of the case in the 5 proper court.

(d) The fee for an "Execution, order of sale, writ of
restitution, or other writ or process" under Section <u>118.121(3)</u>
[<u>118.121(2)</u>] is for issuing and recording the return on any of those
documents. The fee applies only to a writ or process for the
issuance of which another fee is not provided by this subchapter.

11 (c) Section 118.123(e), Local Government Code, is amended 12 to correct a reference to read as follows:

The fee for "Issuing other 13 (e) document (no return required)" under Section 118.121(5) [118.121(2)] is for issuing a 14 15 certificate, notice, statement, or any other document, except for a certified copy of court papers, that a justice of the peace is 16 17 authorized or required to issue on which a return is not to be recorded. The fee must be paid at the time the order is placed. 18

(d) Section 118.1235, Local Government Code, is amended tocorrect a reference to read as follows:

Sec. 118.1235. FEE FOR CERTIFIED COPY. The fee for "Certified copy of court papers" under Section <u>118.121(4)</u> [<u>118.121(2)</u>] is for issuing a certified copy of a paper filed in a justice court or a small claims court. The fee must be paid at the time the order is placed.

26 SECTION 13.004. Section 134.156(a), Local Government Code, 27 is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th

1 Legislature, Regular Session, 2023, to read as follows:

In a county or municipality that employs or contracts 2 (a) 3 with a juvenile case manager under Article 45A.451 [45.056], Code of Criminal Procedure, money allocated under Section 134.103 to the 4 5 local youth diversion fund maintained in the county or municipal treasury as required by Section 134.151 may be used by a county or 6 municipality to finance the salary, benefits, training, travel 7 8 expenses, office supplies, and other necessary expenses relating to the position of a juvenile case manager. If there is money in the 9 fund after those costs are paid, subject to the direction of the 10 governing body of the county or municipality and on approval by the 11 12 employing court, a juvenile case manager may direct the remaining money to be used to implement programs directly related to the 13 14 duties of the juvenile case manager, including juvenile alcohol and 15 substance abuse programs, educational and leadership programs, and any other projects designed to prevent or reduce the number of 16 17 juvenile referrals to the court.

18 SECTION 13.005. Section 212.072(b-1), Local Government 19 Code, is amended to correct a reference to read as follows:

(b-1) In addition, if the municipality has a population of 20 1.8 million or more, the municipality may participate at a level not 21 to exceed 100 percent of the total contract price for all required 22 23 drainage improvements related to the development and construction 24 of affordable housing. Under this subsection, affordable housing is defined as housing which is equal to or less than the median 25 26 sales price, as determined by the Texas Real Estate Research Center at Texas A&M University, of a home in the Metropolitan Statistical 27

1 Area (MSA) in which the municipality is located.

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ARTICLE 14. CHANGES RELATING TO NATURAL RESOURCES CODE

3 SECTION 14.001. Section 133.003, Natural Resources Code, is 4 amended to conform to Chapter 706 (H.B. 2847), Acts of the 78th 5 Legislature, Regular Session, 2003, by adding Subdivision (6-a) and 6 amending Subdivision (27) to read as follows:

7 <u>(6-a) "Department" means the Texas Department of</u> 8 <u>Transportation.</u>

9 (27) "Unacceptable unsafe location" means a condition 10 where the edge of a pit is located within 200 feet of a public 11 roadway intersection in a manner which, in the judgment of the 12 department [commission]:

(A) presents a significant risk of harm to public
motorists by reason of the proximity of the pit to the roadway
intersection; and,

16 (B) has no naturally occurring or artificially 17 constructed barrier or berm between the road and pit that would 18 likely prevent a motor vehicle from accidentally entering the pit 19 as the result of a motor vehicle collision at or near the 20 intersection; or which,

(C) in the opinion of the <u>department</u>
[commission], is also at any other location constituting a
substantial dangerous risk to the driving public, which condition
can be rectified by the placement of berms, barriers, guardrails,
or other devices as prescribed by this code.

26 SECTION 14.002. Subchapter B, Chapter 133, Natural 27 Resources Code, is amended to conform to Chapter 706 (H.B. 2847),

Acts of the 78th Legislature, Regular Session, 2003, to read as
 follows:

3 SUBCHAPTER B. AUTHORITY OF <u>DEPARTMENT</u> [COMMISSION]
4 Sec. 133.011. GENERAL AUTHORITY OF THE <u>DEPARTMENT</u>
5 [COMMISSION]. To accomplish the limited purposes of this chapter,
6 the <u>department</u> [commission] may:

7 (1) with proper notice to all parties affected, adopt 8 rules and regulations consistent with the provisions of this 9 chapter and issue orders necessary to implement and enforce this 10 chapter;

11 (2) conduct research necessary for the discharge of 12 its duties under this chapter;

13 (3) collect and make available to the public 14 information relating to the inventory and classification of 15 quarries, including maps and other technical data;

16 (4) apply for, accept, receive, and administer grants,17 gifts, loans, or other funds from any source; and

18 (5) hold public hearings, take written sworn 19 testimony, hear witnesses upon oath, and consider reports in regard 20 to the classifications of pits within the definitions of hazardous 21 proximity to a public road and unacceptable unsafe location, 22 issuing rules and orders in relation thereto.

23 Sec. 133.012. INVENTORY OF ACTIVE, INACTIVE, AND ABANDONED 24 QUARRIES AND PITS. (a) The <u>department</u> [commission] shall 25 inventory, classify, and maintain a log according to the degree of 26 hazard, proximity to public roads, age, and current use of all 27 existing, inactive, or abandoned quarries that have a pit perimeter

1 that is in hazardous proximity to a public road, and those pits that
2 are in an unacceptable unsafe location.

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3 (b) The <u>department</u> [commission] shall keep a current log of 4 all quarries that are required to be inventoried under Subsection 5 (a) of this section, including such quarries and pits for which 6 initial operations begin after June 30, 1991.

Sec. 133.013. DETERMINATION OF STATUS. After notice and hearing, the <u>department</u> [commission] may determine whether a quarry or pit has been abandoned, is active, or is inactive.

10 SECTION 14.003. Section 133.021(b), Natural Resources 11 Code, is amended to conform to Chapter 706 (H.B. 2847), Acts of the 12 78th Legislature, Regular Session, 2003, to read as follows:

(b) Where a conflict arises in identifying a person responsible for the pit, the <u>department</u> [commission] may hold a public hearing.

16 SECTION 14.004. Section 133.031, Natural Resources Code, is 17 amended to conform to Chapter 706 (H.B. 2847), Acts of the 78th 18 Legislature, Regular Session, 2003, to read as follows:

Sec. 133.031. REPORT OF ABANDONED OR INACTIVE QUARRY OR PIT. (a) On or before March 1, 1992, the person responsible for an abandoned quarry or pit shall report to the <u>department</u> [<u>commission</u>].

(b) On or before March 1, 1992, the person responsible for a quarry or pit that became inactive before January 1, 1991, and did not resume operations before June 30, 1991, shall report to the <u>department</u> [commission].

27

SECTION 14.005. Section 133.032, Natural Resources Code, is

amended to conform to Chapter 706 (H.B. 2847), Acts of the 78th 1 Legislature, Regular Session, 2003, to read as follows: 2

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Sec. 133.032. REPORT OF AN ACTIVE QUARRY OR PIT. 3 On or before October 1, 1991, the person responsible for a quarry or pit 4 5 that is active on June 30, 1991, shall report to the department [commission]. 6

SECTION 14.006. Subchapter D, Chapter 133, 7 Natural 8 Resources Code, is amended to conform to Chapter 706 (H.B. 2847), Acts of the 78th Legislature, Regular Session, 2003, to read as 9 10 follows:

SUBCHAPTER D. SAFETY AND CERTIFICATION

11 12 Sec. 133.041. BARRIERS REQUIRED. (a) A person responsible for an active pit must construct a barrier or other device required 13 by this code between a public road adjoining the site and a pit, 14 15 provided the pit is in hazardous proximity to the public road.

(b) A person responsible for an abandoned or inactive pit 16 17 must construct a barrier or other device required by this code between a public road adjoining the site and the pit, provided that 18 19 the pit is in hazardous proximity to a public road and in an unacceptable unsafe location. The <u>department</u> [commission] may 20 grant a waiver from the barrier requirement if the person 21 responsible for the abandoned or inactive pit 22 submits an 23 application to the <u>department</u> [commission] showing that:

24 (1)a governmental entity obtained a right-of-way and constructed a public road within 200 feet of the abandoned or 25 inactive pit before August 26, 1991; and 26

27 (2) the pit has remained abandoned or inactive since

1 the road was constructed.

2 (c) The responsible party may choose to slope the sidewalls 3 of a pit in place of constructing a berm or barrier, provided that 4 in the opinion of the responsible party such corrective measure 5 better serves the public safety and provided that the slope shall 6 not exceed 30 degrees from the horizontal.

The barrier or other device must be completed not later 7 (d) 8 than the 90th day after the day on which the person responsible for the quarry or pit receives a notice of approval under Section 9 133.048(b) of this code. An additional time of not more than 60 10 days may be granted by the <u>department</u> [commission] for good cause 11 12 shown. If the responsible person must obtain an easement before department 13 constructing the barrier or other device, the [commission] may grant additional reasonable time to complete the 14 15 barrier or other device.

Sec. 133.042. CONSTRUCTION STANDARDS. (a) A barrier
constructed under Section 133.041 of this code must:

(1) reach a height that the <u>department</u> [commission]
determines that under the circumstances will obstruct, restrain,
and prevent the normal passage of vehicular traffic;

(2) be of substantial construction suitable for impact
under normal driving conditions; and

(3) have openings to the extent necessary for travel on the premises and for public road drainage, although such drainage paths must be covered with protective material, substantial enough to turn away motor vehicular traffic that normally travels the adjacent public road.

1 (b) The <u>department</u> [commission] may not adopt construction 2 standards for barriers under Subsection (a) that are more stringent 3 than <u>department</u> [the Texas Department of Transportation] standards 4 <u>under other law</u>.

5 (c) In the event the department [commission] determines that the pit location as detailed in the quarry safety plan or other 6 application will contain substantial soil types of such density and 7 8 other factors that will have a high probability of holding or impounding water, when the pit is operating, inactive, 9 or 10 abandoned, wherein the impoundment of water poses a definite and determinable unreasonable risk to human health and safety as set 11 12 out in this code, the department [commission] may require the responsible party operating soil, dirt, clay, gravel, sand, caliche 13 14 and clay pits to slope the sidewalls as an additional requirement to 15 obtain a safety certificate or to alter the berm or barrier.

Sec. 133.043. CONSTRUCTION COSTS. (a) The <u>department</u> [commission] shall adopt and implement rules, standards, or procedures necessary to obtain funds that are or may become available under the federal act, or any federal or state law, for the cost of constructing barriers required by this code.

(b) The person responsible for the pit shall pay the cost of constructing a barrier to the extent that person is unable to obtain funds available under any state, municipal, or federal source.

Sec. 133.044. PROHIBITION AGAINST OPENING PITS. (a) From and after November 1, 1991, no person responsible may open a new pit on a site for the extraction of aggregates in this state wherein the pit perimeter will be less than 25 feet from the outer right-of-way

1 line of any public road or highway ("the setback distance").

(b) From and after November 1, 1991, no person responsible may open a new pit on a site for the extraction of aggregates in this state wherein the pit perimeter is in hazardous proximity to a public road without first filing a quarry safety plan detailing how the applicant intends to comply with the safety provisions of this code in the opening and closing of the pit.

8

(c) The quarry safety plan must:

9 (1) set out the information required in Section 10 133.046 et seq. of this code; and

11 (2) be filed by the applicant at least 60 days prior to 12 the opening of the pit; and

(3) contain a statement as to the yearly progress of the encroachment of the pit perimeter within the hazardous proximity to a public road, if any, and the type of berm or barrier or other device required by this code that will be erected; and

17 (4) be in writing, certified and sworn to the 18 applicant; and

19 (5) contain any other information relating to safety 20 matters as the <u>department</u> [commission] by rule or regulation deems 21 essential to the implementation of this code.

Sec. 133.045. SAFETY CERTIFICATE REQUIRED. (a) A safety certificate is required for an active, inactive, or abandoned quarry or pit that is located in hazardous proximity to a public road or is in an unacceptable unsafe location, excluding an inactive or abandoned quarry or pit that receives a written waiver from the <u>department</u> [commission].

1 (b) From and after November 1, 1991, unless a person 2 responsible for a quarry or pit has obtained from the <u>department</u> 3 [<del>commission</del>] a certificate that a quarry or pit complies with this 4 subchapter and rules or orders adopted under this subchapter, and 5 subject to Subsection (c) of this section, the person responsible 6 may not:

7 (1) open a new pit in hazardous proximity to a public8 road; and

9 (2) locate a pit in an area wherein it is in an 10 unacceptable unsafe location; or

(3) reopen, operate, or abandon a quarry or pit that is in hazardous proximity to a public road and in an unacceptable unsafe location; and

14 (4) provided, however, that the person responsible 15 must have received a notice from the <u>department</u> [commission] that 16 the quarry or pit requires the operator to obtain a safety 17 certificate, before that person is prohibited from operating or 18 maintaining the quarry or pit without a safety certificate.

19 (c) Any person responsible who, on November 1, 1991, is utilizing a portion of a site for quarrying operations, including 20 the stockpiling, sale, or processing of aggregates or a combination 21 thereof, or who has a current, valid, or outstanding agreement or 22 legal right to develop, utilize, or quarry the property, shall be 23 24 responsible for obtaining a safety certificate limited to that specific pit area he is using or excavating or intends to use or 25 26 excavate.

27

(d) A person responsible for a quarry or pit may operate the

H.B. No. 1620 1 pit during a period that is described by Subsection (a) or (c) of 2 Section 133.052 of this code.

3 (e) In the event a quarry or pit previously not within the proscribed distance in the definition of "in hazardous proximity to 4 5 public road" and not initially within the purview of а "unacceptable unsafe location" later becomes subject to regulation 6 as the result of an expansion or relocation of an existing public 7 8 road or construction of a new public road, the person or entity responsible for the expansion or relocation of the existing public 9 10 road or construction of a new public road shall be liable to report the same to the <u>department</u> [commission] within 90 days of the date 11 12 the expansion, relocation, or construction is finally accomplished. 13

(f) The <u>department</u> [commission] shall provide such rules
and regulations to require the person or entity responsible for the
expansion or relocation to erect berms or barriers.

(g) For the purposes of this subsection, the person or entity responsible for the erection of berms or barriers is that person or entity having the original and initial legal authority and responsibility for the initiation and contracting of the expansion or relocation.

22 Sec. 133.046. FORM AND CONTENTS OF APPLICATION. (a) The 23 <u>department</u> [<del>commission</del>] by rule shall prescribe the form of an 24 application for a safety certificate.

(b) An application for a safety certificate must contain notmore than:

27

(1) the name, address, and telephone number of the

1 person responsible for the quarry or pit;

2 (2) the name, address, and telephone number of the 3 owner or owners if different from the person responsible for the 4 quarry or pit;

5 (3) the type of quarrying activities, if any,
6 occurring on the site;

7 (4) a brief description of the site, including the8 acreage outside and inside the pit;

9 (5) the distance of each pit perimeter from the 10 nearest roadway edge of each public road that the site adjoins and 11 the nearest intersection of any public or private road or driveway;

12 (6) the depth in feet, below the top of the pit 13 highwall located between the pit and the roadway, of the deepest 14 excavation in the pit;

15 (7) a description of and a construction plan for any 16 barrier or other device allowed in this code to be constructed, 17 specifying the material to be used and the expected date of 18 completion; and

(8) any other information or condition that, in the opinion of the operator or owner, constitutes an unacceptable unsafe location, as defined or required by this Act that is absolutely essential to the purposes of this Act.

Sec. 133.047. APPLICATION FEE. (a) The <u>department</u>
 [commission] may require the payment of an application fee.

(b) The <u>department</u> [commission] shall set the fee in an amount reasonably necessary to cover the <u>department's</u> [commission's] cost of carrying out this chapter, but not more

1 than:

2

(1) \$500 for an active aggregate quarry or pit;

3 (2) \$500 for an inactive or abandoned aggregate quarry
4 or pit unless the responsible party is a governmental entity in
5 which case the fee shall be no more than \$350.

6 Sec. 133.048. REVIEW OF APPLICATION. (a) Not later than 7 the 10th day after the day on which an application for a safety 8 certificate is received, the <u>department</u> [commission] shall review 9 the application and the plan and determine if each complies with 10 this subchapter, and with rules or orders adopted under this 11 subchapter, and issue such findings and conclusions as may be 12 necessary.

(b) If the application and plan comply with this subchapter, and rules or orders adopted under this subchapter, the <u>department</u> [commission] must approve the application and notify the applicant in writing of the <u>department's</u> [commission's] decision.

17 (c) If the department [commission] determines that an application or plan does not comply with this subchapter and rules 18 19 or orders adopted under this subchapter, the department must notify the applicant in writing of 20 [<del>commission</del>] the department's [commission's] decision, specifying any defects. 21

(d) Any notices required under Subsections (b) and (c) of this section must be mailed to the applicant certified mail, postage prepaid, return receipt requested, not later than the fifth day after the day on which the <u>department</u> [commission] approves or disapproves the application.

27

(e) An applicant who receives notice of denial under

Subsections (c) and (d) of this section may submit, not later than the 30th day after the day on which the notice is received, a modified application or plan.

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4 (f) Not later than the fifth day after the day on which the
5 <u>department</u> [commission] receives a modified application or plan,
6 the <u>department</u> [commission] must approve or deny the modified
7 application or plan and notify the applicant in writing of the
8 department's [commission's] decision.

9 (g) The <u>department</u> [<del>commission</del>] shall first review 10 applications for sites that have been abandoned and that are within 11 the setback distances.

Sec. 133.049. INSPECTION OF BARRIERS. Within 15 days of the time in which construction of barriers required by Section 133.041 of this code and described in an approved application is required to be completed, the <u>department</u> [commission] may inspect those barriers to determine whether they meet the requirements of this subchapter.

Sec. 133.050. ISSUANCE OF CERTIFICATE. (a) If, after inspection, the <u>department</u> [commission] determines that the barriers described in an approved application conform with the plan and comply with this subchapter, and the rules or orders adopted under this subchapter, the <u>department</u> [commission] must issue a safety certificate to the person responsible for the pit.

(b) If, after inspection, the <u>department</u> [<del>commission</del>] determines that a barrier does not comply with this subchapter or a rule or order adopted under this subchapter, the <u>department</u> [<del>commission</del>] shall give the applicant written notice of any defects

1 in that barrier and shall allow the applicant a reasonable time, not 2 to exceed 60 days from the day notice is received, to cure the 3 defects.

Sec. 133.051. TRANSFER OF CERTIFICATE AFTER TRANSFER OF TITLE. (a) A person holding a safety certificate has the full right, power, and authority to transfer the certificate upon the sale, lease, or other transfer of title to the site, provided the new owner, operator, lessor or lessee, or party in interest files a written affidavit that:

10 (1) all barriers between a pit and the nearest roadway 11 edge of any public road comply with this subchapter, and rules and 12 orders adopted by this subchapter; and

13 (2) there will be no change, on or after the day of the14 transfer of title or operation, in:

(A) the condition or location of a barrier; and
(B) the distance of a pit perimeter from:

(i) the nearest public road; and
(ii) the nearest intersection of a public

19 road and a private road or driveway.

(b) The transfer affidavit must be filed not later than the 30th day after the day on which the transfer of title to or operation of the quarry or pit occurs.

(c) Except as provided by Section 133.053(a) of this code, the <u>department</u> [commission] must process and approve a transfer of a safety certificate not later than the 10th day after the day on which the <u>department</u> [commission] receives a completed transfer affidavit.

1 (d) The <u>department</u> [commission] may require the payment of a 2 reasonable fee for processing the transfer affidavit, not to exceed 3 the actual administrative costs of receipt and processing, which 4 amount shall not be more than \$250.

5 (e) The hypothecating, mortgaging, or other transfer of 6 equitable title or a pledge of any assets to creditors of the 7 operator or owner shall not require the filing of a transfer 8 affidavit.

9 Sec. 133.052. RECERTIFICATION AFTER TRANSFER OF TITLE. (a) 10 Unless proper transfer affidavit is filed pursuant to this 11 subchapter, or an application for an amended certificate as 12 required by Subsection (b) of this section is pending, an existing 13 safety certificate expires on the 90th day after the day on which a 14 sale, lease, or other transfer of title to or operation of the 15 quarry or pit for which the certificate was issued occurs.

(b) To obtain an amended or new safety certificate, a new owner, operator, lessor, or lessee must submit an application and plan as required by Section 133.046 of this code not later than the 30th day after the day on which the transfer of title to the quarry or pit occurs or a change in the activities of the quarry or pit necessitates.

If an application for a new certificate has been 22 (c) 23 submitted as required by Subsection (b) of this section, the 24 existing safety certificate continues in effect until the [commission's] decision either 25 department's approving or 26 disapproving the new or amended certificate is issued and becomes 27 final.

1 Sec. 133.053. DENIAL OR REVOCATION OF CERTIFICATE. (a) At 2 its option, the <u>department</u> [commission] may not issue or approve 3 the transfer of a certificate to a person who has violated this 4 chapter or a rule or order adopted under this chapter.

5 (b) The <u>department</u> [commission] may revoke or disapprove 6 the transfer of a safety certificate issued under this subchapter 7 only if, after notice and hearing, the <u>department</u> [commission] 8 determines that the holder of the certificate has violated this 9 chapter or a rule or order adopted under this chapter.

Sec. 133.054. CESSATION OF ACTIVE PIT OPERATIONS. (a) The 10 responsible party who plans or intends to cease active operations 11 in a quarry or pit subject to the provisions of this code shall, 60 12 days prior to cessation of operations, notify the department 13 [commission] of its intent and submit any additional plans the 14 15 operator determines necessary to protect the public good and welfare after the cessation of operations. 16 The department 17 [commission] may charge a fee for the actual costs of processing the notice, which fee shall not exceed \$500. 18

(b) The <u>department</u> [commission] shall have inspected the quarry and pit within 10 days after receipt of the notice in order to ensure compliance with the provisions of this chapter and any additional plans by the operator as may be submitted pursuant to Subsection (a) of this section.

(c) Upon inspection, the <u>department</u> [commission] shall have 10 days to notify the operator of compliance, or lack thereof, and in the event of compliance shall issue a safety certificate pursuant to Section 133.050 of this code.

(d) In the event of noncompliance, the <u>department</u>
 [commission] shall follow the procedures as set out in Section
 133.048 et seq. of this code.

4 SECTION 14.007. Section 133.081, Natural Resources Code, is 5 amended to conform to Chapter 706 (H.B. 2847), Acts of the 78th 6 Legislature, Regular Session, 2003, to read as follows:

Sec. 133.081. NOTICE OF VIOLATION; TIME TO CURE. 7 (a) On 8 receipt of a complaint or a violation of this chapter or a rule or order adopted under this chapter or on its own motion, the 9 10 <u>department</u> [commission] must give the person responsible for the quarry or pit written notice of each alleged violation, including 11 the applicable statutory reference, and rule or order so violated 12 and its relation thereto, and the date, time, and place for a 13 14 hearing.

15 (b) If, after notice and a hearing, the department [commission] determines that a violation has occurred, the 16 17 department [commission] must make written findings of the actual or threatened violation and the required corrective work and shall 18 19 prescribe by order a specific period, commensurate with the work to be done but not to exceed 90 days from the date of the order, during 20 which the corrective work must be done, unless an extension of time 21 for good cause shown by the person responsible is granted by the 22 23 department [commission].

(c) If the responsible party fails to perform corrective work required by the <u>department</u> [<del>commission</del>] under Subsection (b) of this section within 120 days after notice is given to the responsible party, the <u>department</u> [<del>commission</del>] may contract for the

1 corrective work to be done at reasonable, customary, and ordinary costs applicable in the industry. Such costs shall be submitted 2 3 within 30 days of the date the work is finished, and the responsible party shall have 60 days to pay the costs or appeal the decision. In 4 5 the event the responsible party fails to pay the costs as presented or fails timely to contest or appeal the costs as presented by the 6 <u>department</u> [commission], the <u>department</u> [commission] shall have 7 8 the right to impose such fine or injunction as is warranted, consistent with the provisions of Section 133.082 et seq. 9

10 SECTION 14.008. Section 133.083(a), Natural Resources 11 Code, is amended to conform to Chapter 706 (H.B. 2847), Acts of the 12 78th Legislature, Regular Session, 2003, to read as follows:

(a) The <u>department</u> [commission] may enforce this chapter or
a rule or order adopted under this chapter by injunction or other
appropriate remedy.

16 SECTION 14.009. Section 133.084, Natural Resources Code, is 17 amended to conform to Chapter 706 (H.B. 2847), Acts of the 78th 18 Legislature, Regular Session, 2003, to read as follows:

19 Sec. 133.084. RECOVERY OF COSTS. A person responsible for a 20 quarry or pit is liable to the state for customary, ordinary, and 21 reasonable costs incurred by the <u>department</u> [commission] in 22 undertaking corrective or enforcement action under this chapter and 23 for court costs and attorney's fees.

SECTION 14.010. Section 133.085(a), Natural Resources Code, is amended to conform to Chapter 706 (H.B. 2847), Acts of the 78th Legislature, Regular Session, 2003, to read as follows:

27 (a) At the request of the <u>department</u> [<del>commission</del>], the

1 attorney general shall bring suit for injunctive or other relief,
2 to recover a civil penalty or costs as provided by Section 133.082
3 or 133.084 of this code, or for both injunctive or other relief and
4 to recover a civil penalty or costs.

5 SECTION 14.011. Section 133.093, Natural Resources Code, is 6 amended to conform to Chapter 706 (H.B. 2847), Acts of the 78th 7 Legislature, Regular Session, 2003, to read as follows:

8 Sec. 133.093. CONFLICT WITH <u>DEPARTMENT</u> [COMMISSION] RULE. 9 A county may not adopt regulations for aggregate quarries and pits 10 which are regulated by the <u>department</u> [commission].

11 SECTION 14.012. Section 133.003(5), Natural Resources
12 Code, is repealed.

13

ARTICLE 15. CHANGES RELATING TO OCCUPATIONS CODE

SECTION 15.001. Section 455.152, Occupations Code, as amended by Chapters 13 (S.B. 483) and 440 (H.B. 2016), Acts of the 88th Legislature, Regular Session, 2023, is reenacted and amended to read as follows:

Sec. 455.152. INELIGIBILITY FOR LICENSE. A person is not eligible for a license as a massage establishment, massage school, massage therapist, or massage therapy instructor if the person is an individual and has been convicted of, entered a plea of nolo contendere or guilty to, or received deferred adjudication for:

(1) an offense under Chapter 20A, <u>Penal Code</u> [Section
24 22.011 or 22.021 Penal Code], or Section 43.021, 43.03, 43.031,
25 43.04, 43.041, or 43.05, Penal Code; [or]

26 (2) an offense under federal law or the laws of another 27 state containing elements that are substantially similar to the

1 elements of an offense described by Subdivision (1); or

2

3

Code.

# (3) an offense under Section 22.011 or 22.021, Penal

4 SECTION 15.002. Section 1701.2515(b), Occupations Code, is 5 amended to correct an error in enrolling Senate Bill 999, Acts of 6 the 88th Legislature, Regular Session, 2023, to read as follows:

7 (b) An individual or a legal entity may not provide active 8 shooter training to peace officers of [students or employees at] a 9 public primary or secondary school or an institution of higher 10 education unless:

(1) the individual providing the instruction is certified by the commission under this section to provide the training; and

14 (2) if the training is provided by a legal entity, both 15 the legal entity and the individual providing the instruction on 16 behalf of the legal entity are certified by the commission under 17 this section to provide the training.

18 ARTICLE 16. CHANGES RELATING TO PARKS AND WILDLIFE CODE

19 SECTION 16.001. Section 11.032(b), Parks and Wildlife Code, 20 as amended by Chapters 235 (H.B. 2755) and 334 (H.B. 4018), Acts of 21 the 88th Legislature, Regular Session, 2023, is reenacted and 22 amended to read as follows:

(b) The department shall deposit to the credit of the game,
fish, and water safety account all revenue, less allowable costs,
from the following sources:

26 (1) all types of fishing licenses and stamps and27 shrimping licenses;

1

(2) all types of hunting licenses and stamps;

2 (3) trapping licenses and other licenses relating to
3 the taking, propagation, and sale of fur-bearing animals or their
4 pelts;

5

(4) sale of marl, sand, gravel, shell, and mudshell;

6 (5) oyster bed rentals and permits;

7 (6) federal funds received for fish and wildlife
8 research, management, development and conservation, resource
9 protection, and law enforcement, unless the funds are received for
10 the specific purposes of Subchapter F, Chapter 77;

(7) sale of property, less advertising costs, purchased from this account or a special fund or account that is now part of this account;

14 (8) fines and penalties collected for violations of a 15 law pertaining to the protection and conservation of wild birds, 16 wild fowl, wild animals, fish, shrimp, oysters, game birds and 17 animals, fur-bearing animals, alligators, and any other wildlife 18 resources of this state;

19

(9) sale of rough fish by the department;

20

(10) fees for importation permits;

(11) fees from supplying fish for or placing fish inwater located on private property;

23

(12) sale of seized pelts;

(13) sale or lease of grazing rights to and the
 products from game preserves, sanctuaries, and management areas;

(14) contracts for the removal of fur-bearing animals
 and reptiles from wildlife management areas;

1 (15) vessel registration fees; 2 (16)vessel manufacturer or dealer licensing fees; 3 (17)fines or penalties imposed by a court for violation of water safety laws contained in Chapter 31 of this code; 4 5 (18)alligator hunter's or alligator buyer's licenses; 6 (19) sale of alligators or any part of an alligator by 7 the department; 8 (20) fees and revenue collected under Section 11.027(b) or (c) of this code that are associated with the 9 conservation of fish and wildlife; 10 (21) fees related to cultivated oyster mariculture; 11 12 (22) vessel and outboard motor titling fees; 13 (23) participation fees collected under Section 14 43.976; 15 (24)money received by the department from: 16 (A) boater education program courses and 17 examinations administered under Section 31.108; and (B) boater education deferrals issued under the 18 19 program established under Section 31.110(c); [and] 20 (25) [(24)] money received by the department from 21 carbon sequestration or similar ecosystem services projects described by Section 11.302(b)(1); and 22 23 (26) [<del>(25)</del>] any other source provided by law. 24 ARTICLE 17. CHANGES RELATING TO PENAL CODE 25 SECTION 17.001. Section 21.08(b), Penal Code, as amended by Chapters 351 (S.B. 1179) and 822 (H.B. 1730), Acts of the 88th 26 Legislature, Regular Session, 2023, is reenacted and amended to 27

1 read as follows:

2 (b) An offense under this section is a Class B misdemeanor,3 except that the offense is:

4 (1) a Class A misdemeanor if it is shown on the trial 5 of the offense that the defendant has been previously convicted one 6 time of an offense under this section; [and]

7 (2) a state jail felony if it is shown on the trial of 8 the offense that the defendant has been previously convicted two or 9 more times of an offense under this section; and

10 <u>(3)</u> a felony of the third degree if the actor is 11 civilly committed as a sexually violent predator under Chapter 841, 12 Health and Safety Code.

SECTION 17.002. Section 28.09(a)(3), Penal Code, is amended to conform to Chapter 765 (H.B. 4504), Acts of the 88th Legislature, Regular Session, 2023, to read as follows:

16 (3) "Drone" has the meaning assigned by Article 17 <u>2B.0253</u> [2.33], Code of Criminal Procedure[, as added by Chapter 18 <del>1011 (H.B. 1758), Acts of the 87th Legislature, Regular Session,</del> 19 <del>2021</del>].

20 SECTION 17.003. Section 42.07(a), Penal Code, as amended by 21 Chapters 839 (H.B. 2715) and 1118 (H.B. 1427), Acts of the 88th 22 Legislature, Regular Session, 2023, is reenacted and amended to 23 read as follows:

(a) A person commits an offense if, with intent to harass,
annoy, alarm, abuse, torment, or embarrass another, the person:

(1) initiates communication and in the course of thecommunication makes a comment, request, suggestion, or proposal

1 that is obscene;

(2) threatens, in a manner reasonably likely to alarm
the person receiving the threat, to inflict bodily injury on the
person or to commit a felony against the person, a member of the
person's family or household, or the person's property;

6 (3) conveys, in a manner reasonably likely to alarm 7 the person receiving the report, a false report, which is known by 8 the conveyor to be false, that another person has suffered death or 9 serious bodily injury;

10 (4) causes the telephone of another to ring repeatedly 11 or makes repeated telephone communications anonymously or in a 12 manner reasonably likely to harass, annoy, alarm, abuse, torment, 13 embarrass, or offend another;

14 (5) makes a telephone call and intentionally fails to15 hang up or disengage the connection;

16 (6) knowingly permits a telephone under the person's 17 control to be used by another to commit an offense under this 18 section;

(7) sends repeated electronic communications in a
manner reasonably likely to harass, annoy, alarm, abuse, torment,
embarrass, or offend another;

(8) publishes on an Internet website, including a social media platform, repeated electronic communications in a manner reasonably likely to cause emotional distress, abuse, or torment to another person, unless the communications are made in connection with a matter of public concern; [<del>or</del>]

27 (9) tracks or monitors the personal property or motor

1 vehicle of another person, without the other person's effective
2 consent, including by:

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3 (A) using a tracking application on the person's4 personal electronic device or using a tracking device; or

5 (B) physically following the other person or
6 causing any person to physically follow the other person; or

7 <u>(10)</u> [<del>(9)</del>] makes obscene, intimidating, or 8 threatening telephone calls or other electronic communications 9 from a temporary or disposable telephone number provided by an 10 Internet application or other technological means.

SECTION 17.004. Section 46.15(a), Penal Code, as amended by Chapters 501 (H.B. 2291), 765 (H.B. 4504), and 1077 (S.B. 599), Acts of the 88th Legislature, Regular Session, 2023, is reenacted and amended to read as follows:

15

(a) Sections 46.02 and 46.03 do not apply to:

16 (1) peace officers or special investigators under 17 Article 2A.002, Code of Criminal Procedure, and neither section 18 prohibits a peace officer or special investigator from carrying a 19 weapon in this state, including in an establishment in this state 20 serving the public, regardless of whether the peace officer or 21 special investigator is engaged in the actual discharge of the 22 officer's or investigator's duties while carrying the weapon;

(2) parole officers, and neither section prohibits an
officer from carrying a weapon in this state if the officer is:

(A) engaged in the actual discharge of the26 officer's duties while carrying the weapon; and

27 (B) in compliance with policies and procedures

1 adopted by the Texas Department of Criminal Justice regarding the 2 possession of a weapon by an officer while on duty;

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3 (3) community supervision and corrections department 4 officers appointed or employed under Section 76.004, Government 5 Code, and neither section prohibits an officer from carrying a 6 weapon in this state if the officer is:

7 (A) engaged in the actual discharge of the8 officer's duties while carrying the weapon; and

9 (B) authorized to carry a weapon under Section 10 76.0051, Government Code;

(4) an active or retired judicial officer as defined by Section 411.201, Government Code, who is licensed to carry a handgun under Subchapter H, Chapter 411, Government Code;

14 (5) an honorably retired peace officer or other 15 qualified retired law enforcement officer, as defined by 18 U.S.C. Section 926C, who holds a certificate of proficiency issued under 16 17 Section 1701.357, Occupations Code, and is carrying a photo identification that is issued by a federal, state, or local law 18 enforcement agency, as applicable, and that verifies that the 19 officer is an honorably retired peace officer or other qualified 20 retired law enforcement officer; 21

(6) the attorney general or a United States attorney,
district attorney, criminal district attorney, county attorney, or
municipal attorney who is licensed to carry a handgun under
Subchapter H, Chapter 411, Government Code;

(7) an assistant United States attorney, assistant
 attorney general, assistant district attorney, assistant criminal

1 district attorney, or assistant county attorney who is licensed to carry a handgun under Subchapter H, Chapter 411, Government Code; 2 3 (8) a bailiff designated by an active judicial officer as defined by Section 411.201, Government Code, who is: 4 5 (A) licensed to carry a handgun under Subchapter H, Chapter 411, Government Code; and 6 7 engaged in escorting the judicial officer; (B) 8 (9) a juvenile probation officer who is authorized to carry a firearm under Section 142.006, Human Resources Code; 9 10 (10)a person who is volunteer emergency services personnel if the person is: 11 12 (A) carrying a handgun under the authority of Subchapter H, Chapter 411, Government Code; and 13 14 (B) engaged in providing emergency services; 15 [<del>or</del>] (11)16 a person who: 17 (A) retired after serving as a judge or justice described by Section 411.201(a)(1), Government Code; and 18 19 (B) is licensed to carry a handgun under Subchapter H, Chapter 411, Government Code; or 20 21 (12) [(11)] a district or county clerk who is carrying a handgun the clerk is licensed to carry under Subchapter H, Chapter 22 23 411, Government Code. 24 ARTICLE 18. CHANGES RELATING TO SPECIAL DISTRICT LOCAL LAWS CODE SECTION 18.001. Section 7939.051, Special District Local 25 26 Laws Code, is transferred to Subchapter B, Chapter 8002, Special District Local Laws Code, and redesignated as Section 8002.057, 27

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1 Special District Local Laws Code, to read as follows:

Sec. 8002.057 [<del>7939.051</del>]. EMINENT DOMAIN. (a) 2 The 3 district may exercise the power of eminent domain as provided by this section only if the district submits a letter to the 4 5 comptroller not later than December 31, 2015, in accordance with the requirements of Section 2206.101(b), Government Code, other 6 than the requirement that the letter be submitted by the date 7 8 specified by that section.

9 (b) Notwithstanding the expiration of the district's 10 authority to exercise the power of eminent domain under Section 11 2206.101(c), Government Code, the district may exercise the power 12 of eminent domain as provided by law applicable to the district on 13 or after the 90th day after the date the district submits a letter 14 in accordance with Subsection (a).

15 SECTION 18.002. Section 8370.102, Special District Local 16 Laws Code, is transferred to Subchapter B, Chapter 8261, Special 17 District Local Laws Code, and redesignated as Section 8261.053, 18 Special District Local Laws Code, to read as follows:

19Sec. <u>8261.053</u> [8370.102]. NOALLOCATIONAGREEMENT.20Section 54.016(f), Water Code, does not apply to the district.

21 SECTION 18.003. The following provisions of the Special 22 District Local Laws Code are repealed:

23

the heading to Chapter 7939;

- 24 (2) Subchapter A, Chapter 7939;
- 25 (3) the heading to Subchapter B, Chapter 7939;
- 26 (4) the heading to Chapter 8370;
- 27 (5) Subchapter A, Chapter 8370;

H.B. No. 1620 1 (6) the heading to Subchapter B, Chapter 8370; and (7) Section 8370.101. 2 ARTICLE 19. CHANGES RELATING TO TAX CODE 3 4 SECTION 19.001. Section 25.025(a), Tax Code, as amended by 5 Chapters 76 (S.B. 617), 152 (S.B. 870), 430 (H.B. 1911), 765 (H.B. 4504), and 937 (S.B. 1525), Acts of the 88th Legislature, Regular 6 Session, 2023, is reenacted and amended to read as follows: 7 8 (a) This section applies only to: 9 (1) a current or former peace officer as defined by 10 Article 2A.001, Code of Criminal Procedure, and the spouse or surviving spouse of the peace officer; 11 12 (2) the adult child of a current peace officer as defined by Article 2A.001, Code of Criminal Procedure; 13 14 (3) a current or honorably retired county jailer as 15 defined by Section 1701.001, Occupations Code; an employee of the Texas Department of Criminal 16 (4) 17 Justice; a commissioned security officer as defined by (5) 18 Section 1702.002, Occupations Code; 19 (6) an individual who shows that the individual, the 20 21 individual's child, or another person in the individual's household is a victim of family violence as defined by Section 71.004, Family 22 23 Code, by providing: 24 (A) a copy of a protective order issued under Chapter 85, Family Code, or a magistrate's order for emergency 25 26 protection issued under Article 17.292, Code of Criminal Procedure; 27 or

1 (B) other independent documentary evidence 2 necessary to show that the individual, the individual's child, or 3 another person in the individual's household is a victim of family 4 violence;

5 (7) an individual who shows that the individual, the 6 individual's child, or another person in the individual's household 7 is a victim of sexual assault or abuse, stalking, or trafficking of 8 persons by providing:

9 (A) a copy of a protective order issued under 10 Subchapter A or B, Chapter 7B, Code of Criminal Procedure, or a 11 magistrate's order for emergency protection issued under Article 12 17.292, Code of Criminal Procedure; or

(B) other independent documentary evidence
necessary to show that the individual, the individual's child, or
another person in the individual's household is a victim of sexual
assault or abuse, stalking, or trafficking of persons;

(8) a participant in the address confidentiality
program administered by the attorney general under Subchapter B,
Chapter 58, Code of Criminal Procedure, who provides proof of
certification under Article 58.059, Code of Criminal Procedure;

(9) a federal judge, a federal bankruptcy judge, a
marshal of the United States Marshals Service, a state judge, or a
family member of a federal judge, a federal bankruptcy judge, a
marshal of the United States Marshals Service, or a state judge;

(10) a current or former district attorney, criminal
 district attorney, or county or municipal attorney whose
 jurisdiction includes any criminal law or child protective services

1 matters;

2 (11) a current or former employee of a district 3 attorney, criminal district attorney, or county or municipal 4 attorney whose jurisdiction includes any criminal law or child 5 protective services matters;

6 (12) an officer or employee of a community supervision
7 and corrections department established under Chapter 76,
8 Government Code, who performs a duty described by Section 76.004(b)
9 of that code;

10 (13) a criminal investigator of the United States as
11 described by Article 2A.002(a), Code of Criminal Procedure;

12 (14) a current or honorably retired police officer or13 inspector of the United States Federal Protective Service;

14 (15) a current or former United States attorney, 15 assistant United States attorney, federal public defender, deputy 16 federal public defender, or assistant federal public defender and 17 the spouse and child of the attorney or public defender;

18 (16) a current or former employee of the office of the 19 attorney general who is or was assigned to a division of that office 20 the duties of which involve law enforcement or are performed under 21 Chapter 231, Family Code;

(17) a medical examiner or person who performs forensic analysis or testing who is employed by this state or one or more political subdivisions of this state;

(18) a current or former member of the United States
armed forces who has served in an area that the president of the
United States by executive order designates for purposes of 26

U.S.C. Section 112 as an area in which armed forces of the United
 States are or have engaged in combat;

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3 (19) a current or former employee of the Texas
4 Juvenile Justice Department or of the predecessors in function of
5 the department;

6 (20) a current or former juvenile probation or 7 supervision officer certified by the Texas Juvenile Justice 8 Department, or the predecessors in function of the department, 9 under Title 12, Human Resources Code;

10 (21) a current or former employee of a juvenile 11 justice program or facility, as those terms are defined by Section 12 261.405, Family Code;

13 (22) a current or former employee of the Texas Civil 14 Commitment Office or the predecessor in function of the office or a 15 division of the office;

16 (23) a current or former employee of a federal judge or 17 state judge;

a current or former child protective services (24)18 19 caseworker, adult protective services caseworker, or investigator for the Department of Family and Protective Services or a current or 20 former employee of a department contractor performing child 21 services caseworker, adult protective 22 protective services 23 caseworker, or investigator functions for the contractor on behalf 24 of the department;

25 (25) an elected public officer;

26 (26) a firefighter or volunteer firefighter or
 27 emergency medical services personnel as defined by Section 773.003,

1 Health and Safety Code;

2 (27) a customs and border protection officer or border
3 patrol agent of United States Customs and Border Protection or the
4 spouse, surviving spouse, or adult child of a customs and border
5 protection officer or border patrol agent;

6

7

(28) [(27) a current or former attorney for the Department of Family and Protective Services

8 [(27)] a current or former employee or contract staff 9 member of a university health care provider at a corrections 10 facility operated by the Texas Department of Criminal Justice or 11 the Texas Juvenile Justice Department; and

12 (29) [(28)] a current or former attorney for the 13 Department of Family and Protective Services.

SECTION 19.002. (a) Section 151.359(k), Tax Code, is amended to conform to the expiration of Subchapters B and C, Chapter 313, Tax Code, on December 31, 2022, to read as follows:

17 (k) A data center is not eligible to receive an exemption 18 under this section if the data center is subject to an agreement 19 limiting the appraised value of the data center's property under 20 <u>former</u> Subchapter B or C, Chapter 313.

(b) Section 151.3595(j), Tax Code, is amended to conform to the expiration of Subchapters B and C, Chapter 313, Tax Code, on December 31, 2022, to read as follows:

(j) A data center is not eligible to receive an exemption under this section if the data center is subject to an agreement limiting the appraised value of the data center's property under former Subchapter B or C, Chapter 313.

(c) Section 312.403(a), Tax Code, is amended to conform to
 the expiration of Section 313.024(e), Tax Code, on December 31,
 2022, to read as follows:

4 (a) In this section, "nuclear electric power generation"
5 means activities described in category 221113 of the 2002 North
6 American Industry Classification System [has the meaning assigned
7 by Section 313.024(e)].

8 (d) Section 313.006(a), Tax Code, is amended to conform to 9 the expiration of Section 313.021, Tax Code, on December 31, 2022, 10 to read as follows:

(a) In this section, "impact fee" means a charge or assessment imposed against a qualified property, as defined by <u>former</u> Section 313.021, in order to generate revenue for funding or recouping the costs of capital improvements or facility expansions for water, wastewater, or storm water services or for roads necessitated by or attributable to property that receives a limitation on appraised value under this chapter.

18 (e) Section 313.007, Tax Code, is repealed as executed.

(f) The heading to Subchapter E, Chapter 313, Tax Code, is amended to conform to the expiration of Subchapters B and C, Chapter 313, Tax Code, on December 31, 2022, to read as follows:

22 SUBCHAPTER E. AVAILABILITY OF <u>LIMITATION ON APPRAISED VALUE OR</u> TAX 23 CREDIT AFTER PROGRAM EXPIRES OR IS REPEALED

SECTION 19.003. Section 351.1015(b), Tax Code, as amended by Chapters 644 (H.B. 4559), 779 (H.B. 5012), 927 (S.B. 2220), and 1110 (S.B. 1057), Acts of the 88th Legislature, Regular Session, 27 2023, is reenacted and amended to read as follows:

H.B. No. 1620 1 (b) This section applies only to a qualified project located in: 2 3 (1)a municipality with a population of at least 700,000 but less than 950,000 according to the most recent federal 4 5 decennial census; [<del>or</del>] 6 (2) a municipality that contains more than 70 percent 7 of the population of a county with a population of 1.5 million or 8 more; 9 (3) [<del>(2)</del>] a municipality described Section by 351.001(7)(B); 10 11 (4) [<del>or</del> 12 [<del>(3)</del>] a municipality described by Section 13 351.152(61); or 14 (5)  $\left[\frac{(2)}{2}\right]$  a municipality with a population of at least 15 two million. 16 SECTION 19.004. (a) Subsection (j), Section 351.1015, Tax 17 Code, as added by Chapter 1110 (S.B. 1057), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Subsection 18 19 (j-1), Section 351.1015, Tax Code. (b) Subsection (j), Section 351.1015, Tax Code, as added by 20 Chapter 779 (H.B. 5012), Acts of the 88th Legislature, Regular 21 Session, 2023, is redesignated as Subsection (1), Section 351.1015, 22 23 Tax Code, and amended to read as follows: 24 (1) [(j)] For a municipality described by Subsection (b)(3) or (4) [(b)(2) or (3)], the term "qualified project" also means a 25 venue described by Section 334.001(4)(A), Local Government Code, 26

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and any related infrastructure.

ARTICLE 20. CHANGES RELATING TO TRANSPORTATION CODE 1 2 SECTION 20.001. Section 201.806(a), Transportation Code, is amended to conform to Chapter 709 (H.B. 2190), Acts of the 88th 3 Legislature, Regular Session, 2023, to read as follows: 4 5 The department shall: (a) 6 (1) tabulate and analyze the vehicle collision reports 7 it receives; and 8 (2) annually or more frequently publish on the department's Internet website statistical information derived from 9 the collision reports as to the number, cause, and location of 10 highway collisions, including information regarding the number of: 11 12 (A) collisions involving injury to, death of, or property damage to a bicyclist or pedestrian; 13 14 (B) fatalities caused by a bridge collapse, as 15 defined by Section 550.081; and 16 (C) collisions [accidents] involving a trailer, 17 including the number of fatalities in those collisions [accidents]. SECTION 20.002. The heading to Subchapter Z, Chapter 257, 18 Transportation Code, is repealed to conform to the expiration of 19 Section 257.901, Transportation Code, on March 10, 2019. 20 21 SECTION 20.003. Section 550.064(b), Transportation Code, is amended to conform to Chapter 709 (H.B. 2190), Acts of the 88th 22 23 Legislature, Regular Session, 2023, to read as follows: 24 (b) A collision report form prepared by the department must: 25 require sufficiently detailed information to (1)disclose the cause and conditions of and the persons and vehicles 26 27 involved in a collision if the form is for the report to be made by a

1 person investigating the collision;

(2) include a way to designate and identify a peace
officer, firefighter, or emergency medical services employee who is
involved in a collision while driving a law enforcement vehicle,
fire department vehicle, or emergency medical services vehicle
while performing the person's duties;

7 (3) require a statement by a person described by8 Subdivision (2) as to the nature of the collision;

9 (4) include a way to designate whether an individual 10 involved in a collision wants to be contacted by a person seeking to 11 obtain employment as a professional described by Section 38.01(12), 12 Penal Code; and

13 (5) include a way to indicate whether a trailer was 14 involved in the <u>collision</u> [accident] and, if so, whether the 15 <u>collision</u> [accident] resulted in any fatalities.

16 SECTION 20.004. Section 550.065(c), Transportation Code, 17 is amended to conform to Chapter 709 (H.B. 2190), Acts of the 88th 18 Legislature, Regular Session, 2023, to read as follows:

19 (c) On written request and payment of any required fee, the 20 department or the governmental entity shall release the information 21 to:

2.2

(1) an entity described by Subsection (b);

(2) the law enforcement agency that employs the peace officer who investigated the collision and sent the information to the department, including an agent of the law enforcement agency authorized by contract to obtain the information;

27 (3) the court in which a case involving a person

H.B. No. 1620 1 involved in the collision is pending if the report is subpoenaed; or (4) any person directly concerned in the collision or 2 3 having a proper interest therein, including: any person involved in the collision; 4 (A) 5 (B) the authorized representative of any person involved in the collision; 6 a driver involved in the collision; 7 (C) 8 (D) an employer, parent, or legal guardian of a driver involved in the collision; 9 10 (E) the owner of a vehicle or property damaged in the collision; 11 12 (F) a person who has established financial responsibility for a vehicle involved in the collision in a manner 13 described by Section 601.051, including a policyholder of a motor 14 vehicle liability insurance policy covering the vehicle; 15 16 (G) an insurance company that issued an insurance 17 policy covering a vehicle involved in the collision; an insurance company that issued a policy 18 (H) 19 covering any person involved in the collision; a person under contract to provide claims or 20 (I)underwriting information to a person described by Paragraph (F), 21 22 (G), or (H); a radio or television station that holds a 23 (J) 24 license issued by the Federal Communications Commission; 25 (K) a newspaper that is: 26 (i) a free newspaper of general circulation or qualified under Section 2051.044, Government Code, to publish 27

1 legal notices; (ii) published at least once a week; and 2 3 (iii) available and of interest to the general public in connection with the dissemination of news; 4 5 (L) any person who may sue because of death 6 resulting from the collision; or 7 an employee or authorized representative of a (M) 8 vehicle storage facility, as defined by Section 2303.002, Occupations Code, that stored a vehicle involved in the collision 9 [accident]. 10 SECTION 20.005. Section 644.101(b), Transportation Code, 11 as amended by Chapters 584 (H.B. 2901), 644 (H.B. 4559), and 1072 12 (S.B. 540), Acts of the 88th Legislature, Regular Session, 2023, is 13 14 reenacted and amended to read as follows: 15 (b) A police officer of any of the following municipalities is eligible to apply for certification under this section: 16 17 (1) a municipality with a population of 50,000 or more; 18 a municipality with a population of 25,000 or more 19 (2) any part of which is located in a county with a population of 20 500,000 or more; 21 (3) a municipality with a population of less than 22 23 25,000: 24 (A) any part of which is located in a county with 25 a population of 3.3 million; and 26 (B) that contains or is adjacent to an 27 international port;

(4) a municipality with a population of at least 1 34,000 that is located in a county that borders two or more states; 2 (5) 3 a municipality any part of which is located in a county bordering the United Mexican States; 4 5 (6) a municipality with a population of less than 6 5,000 that is located: adjacent to a bay connected to the Gulf of 7 (A) Mexico; and 8 9 (B) in a county adjacent to a county with a population greater than 3.3 million; 10 a municipality that is located: 11 (7) within 25 miles of an international port; and 12 (A) in a county that does not contain a highway 13 (B) 14 that is part of the national system of interstate and defense 15 highways and is adjacent to a county with a population greater than 3.3 million; 16 17 (8) a municipality with a population of less than 8,500 that: 18 is the county seat; and 19 (A) 20 contains a highway that is part of the (B) national system of interstate and defense highways; 21 22 a municipality located in a county with (9) а population between 60,000 and 69,000 adjacent to a bay connected to 23 24 the Gulf of Mexico; 25 (10) a municipality with a population of more than 40,000 and less than 50,000 that is located in a county with a 26 population of more than 285,000 and less than 300,000 that borders 27

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H.B. No. 1620 1 the Gulf of Mexico; (11) a municipality with a population between 32,000 2 3 and 50,000 that is located entirely in a county that: 4 (A) has a population of less than 250,000; 5 (B) is adjacent to two counties that each have a population of more than 1.2 million; and 6 7 (C) contains two highways that are part of the 8 national system of interstate and defense highways; 9 (12) a municipality with a population of more than 4,500 and less than 10,000 that: 10 (A) contains a highway that is part of the 11 12 national system of interstate and defense highways; and (B) is located in a county with a population 13 14 between 175,000 and 190,000; 15 (13) a municipality with a population of less than 75,000 that is located in three counties, at least one of which has 16 a population greater than 3.3 million; 17 a municipality with a population between 13,900 18 (14)and 17,000 that: 19 (A) contains three or more numbered United States 20 highways; and 21 (B) is located in a county that is adjacent to a 22 23 county with a population of more than 200,000; 24 (15) a municipality with a population of less than 25 50,000 that is located in: 26 (A) a county that generated \$20 million or more in tax revenue collected under Chapters 201 and 202, Tax Code, from 27

1 oil and gas production during the preceding state fiscal year; or 2 (B) a county that is adjacent to two or more 3 counties described by Paragraph (A); [or] 4 (16) a municipality with a population of more than 5 2,000 that is located in a county: (A) with a population of less than 200,000; and 6 7 (B) that borders: 8 (i) another state; and 9 (ii) the Gulf Intracoastal Waterway; or 10 (17) [<del>(16)</del>] a municipality that is located: (A) within 20 miles of an international airport; 11 12 and (B) in a county that: 13 14 (i) contains an active quarry; 15 (ii) has a population of more than 150,000 but less than 170,000; and 16 17 (iii) is adjacent to a county with а population of more than two million. 18 SECTION 20.006. Section 662.0062(a-1), 19 Transportation Code, is amended to conform to Chapter 709 (H.B. 2190), Acts of the 20 21 88th Legislature, Regular Session, 2023, to read as follows: (a-1) The department may not issue an instructor license or 22 instructor training provider license to an individual who has been 23 24 convicted of: 25 (1)during the preceding three years: 26 (A) three or more moving violations described by 27 Section 542.304 or a comparable offense committed in another state,

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including violations that resulted in <u>a collision</u> [an accident]; or (B) two or more moving violations described by Section 542.304 or a comparable offense committed in another state that resulted in a collision [an accident]; or

5 (2) during the preceding seven years, an offense under 6 Chapter 49, Penal Code, other than an offense under Section 49.02, 7 Penal Code, or Section 49.031, Penal Code, or a comparable offense 8 committed in another state.

9

## ARTICLE 21. CHANGES RELATING TO UTILITIES CODE

10 SECTION 21.001. Sections 39.360(a), (b), (c), (d), and (e), 11 Utilities Code, as added by Chapter 464 (S.B. 2013), Acts of the 12 88th Legislature, Regular Session, 2023, are amended to correct 13 references to read as follows:

14 (a) In this section, "company" and "critical
15 infrastructure" have the meanings assigned by Section <u>117.001</u>
16 [<del>113.001</del>], Business & Commerce Code[, as added by Chapter 975
17 (S.B. 2116), Acts of the 87th Legislature, Regular Session, 2021</del>].

(b) An independent organization certified under Section 39.151 may not register a business entity or maintain the registration of a business entity to operate in the power region for which the independent organization is certified unless the business entity attests that the entity complies with Chapter <u>117</u> [<del>113</del>], Business & Commerce Code[, as added by Chapter 975 (S.B. 2116), Acts of the 87th Legislature, Regular Session, 2021].

(c) An independent organization certified under Section
39.151 shall require as a condition of operating in the power region
for which the independent organization is certified that a business

1 entity report to the independent organization the purchase of any 2 critical electric grid equipment or service from a company 3 described by Section <u>117.002(a)(2)</u> [<u>113.002(a)(2)</u>], Business & 4 Commerce Code[, as added by Chapter 975 (S.B. 2116), Acts of the 5 <u>87th Legislature, Regular Session, 2021</u>].

(d) For each purchase reported by a business entity under 6 7 Subsection (c), the business entity shall submit an attestation to 8 the independent organization that the purchase will not result in access to or control of its critical electric grid equipment by a 9 10 company described by Section <u>117.002(a)(2)</u>  $[\frac{113.002(a)(2)}{a}]$ , Business & Commerce Code[, as added by Chapter 975 (S.B. 2116), 11 Acts of the 87th Legislature, Regular Session, 2021], excluding 12 access specifically allowed by the business entity for product 13 14 warranty and support purposes.

15 (e) Notwithstanding any other law, an independent organization certified under Section 39.151 16 may immediately 17 suspend or terminate a company's registration or access to any of independent organization's systems if 18 the the independent organization has a reasonable suspicion that the company meets any 19 the criteria described 20 of by Section 2275.0102(a)(2) 21 [2274.0102(a)(2)], Government Code[, as added by Chapter 975 (S.B. 2116), Acts of the 87th Legislature, Regular Session, 2021]. 22 ARTICLE 22. REDESIGNATIONS 23

24 SECTION 22.001. The following provisions of enacted codes 25 are redesignated to eliminate duplicate citations:

26 (1) Section 28.20, Alcoholic Beverage Code, as added
27 by Chapter 1087 (S.B. 998), Acts of the 88th Legislature, Regular

Session, 2023, is redesignated as Section 28.21, Alcoholic Beverage
 Code.

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(2) Chapter 328, Business & Commerce Code, as added by
Chapter 169 (S.B. 58), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Chapter 329, Business & Commerce
Code, and Sections 328.001, 328.002, and 328.003, Business &
Commerce Code, as added by that Act, are redesignated as Sections
329.001, 329.002, and 329.003, Business & Commerce Code,
respectively.

10 (3) Chapter 509, Business & Commerce Code, as added by Chapter 963 (S.B. 2105), Acts of the 88th Legislature, Regular 11 12 Session, 2023, is redesignated as Chapter 510, Business & Commerce Code, and Sections 509.001, 509.002, 509.003, 509.004, 509.005, 13 509.006, 509.007, 509.008, 509.009, and 509.010, Business & 14 15 Commerce Code, as added by that Act, are redesignated as Sections 510.001, 510.002, 510.003, 510.004, 510.005, 510.006, 510.007, 16 17 510.008, 510.009, and 510.010, Business & Commerce Code, respectively. 18

19 (4) Section 25.0344, Education Code, as added by
20 Chapter 583 (H.B. 2892), Acts of the 88th Legislature, Regular
21 Session, 2023, is redesignated as Section 25.0345, Education Code.

(5) Section 37.117, Education Code, as added by
Chapter 1 (S.B. 838), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Section 37.118, Education Code.

(6) Section 48.308, Education Code, as added by
Chapter 378 (H.B. 8), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Section 48.309, Education Code.

(7) Section 61.059(s), Education Code, as added by
 Chapter 754 (H.B. 4005), Acts of the 88th Legislature, Regular
 Session, 2023, is redesignated as Section 61.059(t), Education
 Code.

5 (8) Section 41.0052(a-1), Election Code, as added by
6 Chapter 1160 (S.B. 1131), Acts of the 88th Legislature, Regular
7 Session, 2023, is redesignated as Section 41.0052(a-2), Election
8 Code.

9 (9) Section 261.307(c), Family Code, as added by 10 Chapter 381 (H.B. 63), Acts of the 88th Legislature, Regular 11 Session, 2023, is redesignated as Section 261.307(b-1), Family 12 Code.

Section 72.039, Government Code, as added by 13 (10)14 Chapter 861 (H.B. 3474), Acts of the 88th Legislature, Regular 15 Session, 2023, is redesignated as Section 72.0395, Government Code. 16 (11) Subchapter T, Chapter 403, Government Code, as 17 added by Chapter 379 (H.B. 9), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Subchapter U, Chapter 403, 18 Government Code, and Sections 403.601, 403.602, 403.603, 403.604, 19 and 403.605, Government Code, as added by that Act, 20 are redesignated as Sections 403.651, 403.652, 403.653, 403.654, and 21 403.655, Government Code, respectively. 22

(12) Section 411.02093, Government Code, as added by
Chapter 208 (S.B. 1484), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Section 411.02094, Government
Code.

27

(13) Section 434.029, Government Code, as added by

Chapter 1067 (S.B. 493), Acts of the 88th Legislature, Regular
 Session, 2023, is redesignated as Section 434.0295, Government
 Code.

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4 (14) Section 552.108(d), Government Code, as added by
5 Chapter 986 (H.B. 30), Acts of the 88th Legislature, Regular
6 Session, 2023, is redesignated as Section 552.108(c-1), Government
7 Code.

(15) Section 662.081, Government Code, as added by 8 Chapter 12 (S.B. 464), Acts of the 88th Legislature, Regular 9 10 Session, 2023, is redesignated as Section 662.086, Government Code. (16) Section 662.085, Government Code, as added by 11 Chapter 505 (H.B. 2499), Acts of the 88th Legislature, Regular 12 Session, 2023, is redesignated as Section 662.087, Government Code. 13 14 (17) Section 2252.909, Government Code, as added by 15 Chapter 389 (H.B. 679), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Section 2252.910, Government 16 17 Code.

(18) Chapter 54, Health and Safety Code, as added by Chapter 88 (S.B. 1249), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Chapter 55, Health and Safety Code, and Sections 54.001 and 54.002, Health and Safety Code, as added by that Act, are redesignated as Sections 55.001 and 55.002, Health and Safety Code, respectively.

(19) Chapter 81B, Health and Safety Code, as added by
Chapter 336 (S.B. 29), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Chapter 81C, Health and Safety
Code, and Sections 81B.001, 81B.002, 81B.003, and 81B.004, Health

1 and Safety Code, as added by that Act, are redesignated as Sections 2 81C.001, 81C.002, 81C.003, and 81C.004, Health and Safety Code, 3 respectively.

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4 (20) Subchapter X, Chapter 161, Health and Safety
5 Code, as added by Chapter 335 (S.B. 14), Acts of the 88th
6 Legislature, Regular Session, 2023, is redesignated as Subchapter
7 Y, Chapter 161, Health and Safety Code.

8 (21) Section 437.027, Health and Safety Code, as added 9 by Chapter 245 (S.B. 577), Acts of the 88th Legislature, Regular 10 Session, 2023, is redesignated as Section 437.028, Health and 11 Safety Code.

12 (22) Chapter 444, Health and Safety Code, as added by Chapter 2 (S.B. 497), Acts of the 88th Legislature, Regular 13 14 Session, 2023, is redesignated as Chapter 445, Health and Safety 15 Code, and Sections 444.001, 444.002, 444.003, 444.004, 444.005, 444.006, and 444.007, Health and Safety Code, as added by that Act, 16 17 are redesignated as Sections 445.001, 445.002, 445.003, 445.004, and 445.007, Health 445.005, 445.006, 18 and Safety Code, 19 respectively.

(23) Chapter 769, Health and Safety Code, as added by
Chapter 141 (S.B. 188), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Chapter 767, Health and Safety
Code, and Sections 769.001, 769.002, and 769.003, Health and Safety
Code, as added by that Act, are redesignated as Sections 767.001,
767.002, and 767.003, Health and Safety Code, respectively.

26 (24) Section 1001.084, Health and Safety Code, as 27 redesignated by Chapter 1236 (S.B. 1296), Acts of the 84th

Legislature, Regular Session, 2015, is redesignated as Section
 1001.0845, Health and Safety Code.

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3 (25) Section 32.024(pp), Human Resources Code, as
4 added by Chapter 335 (S.B. 14), Acts of the 88th Legislature,
5 Regular Session, 2023, is redesignated as Section 32.024(rr), Human
6 Resources Code.

7 (26) Chapter 247, Local Government Code, as added by 8 Chapter 19 (S.B. 1017), Acts of the 88th Legislature, Regular 9 Session, 2023, is redesignated as Chapter 248, Local Government 10 Code, and Sections 247.001, 247.002, and 247.003, Local Government 11 Code, as added by that Act, are redesignated as Sections 248.001, 12 248.002, and 248.003, Local Government Code, respectively.

13 (27) Section 370.007, Local Government Code, as added 14 by Chapter 425 (H.B. 1819), Acts of the 88th Legislature, Regular 15 Session, 2023, is redesignated as Section 370.008, Local Government 16 Code.

17 (28) Section 370.007, Local Government Code, as added 18 by Chapter 1049 (S.B. 252), Acts of the 88th Legislature, Regular 19 Session, 2023, is redesignated as Section 370.009, Local Government 20 Code.

(29) Section 61.066(e), Natural Resources Code, as
added by Chapter 466 (H.B. 630), Acts of the 88th Legislature,
Regular Session, 2023, is redesignated as Section 61.066(d),
Natural Resources Code.

(30) Section 1701.253(q), Occupations Code, as added
by Chapter 102 (S.B. 1852), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Section 1701.253(r), Occupations

1 Code.

2 (31) Section 1701.253(q), Occupations Code, as added
3 by Chapters 729 (H.B. 2660) and 979 (S.B. 2429), Acts of the 88th
4 Legislature, Regular Session, 2023, is redesignated as Section
5 1701.253(s), Occupations Code.

6 (32) Section 1701.253(q), Occupations Code, as added
7 by Chapter 1070 (S.B. 533), Acts of the 88th Legislature, Regular
8 Session, 2023, is redesignated as Section 1701.253(t), Occupations
9 Code.

10 (33) Section 1958.001(1-a), Occupations Code, as 11 added by Chapter 838 (S.B. 202), Acts of the 84th Legislature, 12 Regular Session, 2015, is redesignated as Section 1958.001(1-b), 13 Occupations Code.

14 (34) Chapter 2311, Occupations Code, as added by
15 Chapter 211 (S.B. 1732), Acts of the 88th Legislature, Regular
16 Session, 2023, is redesignated as Chapter 2311A, Occupations Code,
17 and Section 2311.001, Occupations Code, as added by that Act, is
18 redesignated as Section 2311A.001, Occupations Code.

19 (35) Chapter 8153, Special District Local Laws Code, as added by Chapter 113 (S.B. 2147), Acts of the 87th Legislature, 20 Regular Session, 2021, is redesignated as Chapter 8153A, Special 21 District Local Laws Code, and Sections 8153.0101, 8153.0102, 22 8153.0103, 8153.0104, 8153.0105, 8153.0106, 8153.0201, 8153.0202, 23 24 8153.0301, 8153.0302, 8153.0303, 8153.0304, 8153.0305, 8153.0306, 8153.0401, 8153.0402, 8153.0403, 8153.0501, 8153.0502, 25 and 26 8153.0503, Special District Local Laws Code, as added by that Act, are redesignated as Sections 8153A.0101, 8153A.0102, 8153A.0103, 27

1 8153A.0104, 8153A.0105, 8153A.0106, 8153A.0201, 8153A.0202, 8153A.0301, 8153A.0302, 8153A.0303, 8153A.0304, 2 8153A.0305, 3 8153A.0306, 8153A.0401, 8153A.0402, 8153A.0403, 8153A.0501, 8153A.0502, and 8153A.0503, Special District Local Laws Code, 4 5 respectively.

6 (36) Section 11.36, Tax Code, as added by Chapter 281
7 (S.B. 1145), Acts of the 88th Legislature, Regular Session, 2023,
8 is redesignated as Section 11.37, Tax Code.

9 (37) Section 351.161, Tax Code, as added by Chapter 10 1030 (S.B. 627), Acts of the 88th Legislature, Regular Session, 11 2023, is redesignated as Section 351.1621, Tax Code.

12 (38) Section 352.002(v), Tax Code, as added by Chapter
13 780 (H.B. 5105), Acts of the 88th Legislature, Regular Session,
14 2023, is redesignated as Section 352.002(aa), Tax Code.

(39) Section 352.002(ee), Tax Code, as added by
Chapter 993 (H.B. 5178), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Section 352.002(ff), Tax Code.

18 (40) Section 352.003(bb), Tax Code, as added by
19 Chapter 641 (H.B. 1034), Acts of the 88th Legislature, Regular
20 Session, 2023, is redesignated as Section 352.003(cc), Tax Code.

(41) Section 352.003(bb), Tax Code, as added by
Chapter 775 (H.B. 3453), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Section 352.003(dd), Tax Code.

24 (42) Section 352.003(bb), Tax Code, as added by
25 Chapter 780 (H.B. 5105), Acts of the 88th Legislature, Regular
26 Session, 2023, is redesignated as Section 352.003(ee), Tax Code.
27 (43) Section 352.115, Tax Code, as added by Chapter

H.B. No. 1620 780 (H.B. 5105), Acts of the 88th Legislature, Regular Session, 1 2023, is redesignated as Section 352.116, Tax Code. 2 3 (44)Section 225.216, Transportation Code, as added by Chapter 507 (H.B. 2590), Acts of the 88th Legislature, Regular 4 5 Session, 2023, is redesignated as Section 225.226, Transportation 6 Code. 7 (45) Section 225.216, Transportation Code, as added by 8 Chapter 687 (H.B. 1368), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Section 225.227, Transportation 9 10 Code. Section 225.216, Transportation Code, as added by 11 (46) 12 Chapter 72 (S.B. 508), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Section 225.228, Transportation 13 14 Code. 15 (47) Section 225.216, Transportation Code, as added by Chapter 809 (H.B. 923), Acts of the 88th Legislature, Regular 16 17 Session, 2023, is redesignated as Section 225.229, Transportation Code. 18 Section 225.216, Transportation Code, as added by 19 (48) Chapters 1060 (S.B. 414) and 1116 (H.B. 1305), Acts of the 88th 20 Legislature, Regular Session, 2023, is redesignated as Section 21 225.230, Transportation Code. 22 23 (49) Section 225.217, Transportation Code, as added by 24 Chapter 71 (S.B. 507), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Section 225.231, Transportation 25

26 Code.

27

(50) Section 225.217, Transportation Code, as added by

H.B. No. 1620 Chapter 431 (H.B. 1913), Acts of the 88th Legislature, Regular 1 Session, 2023, is redesignated as Section 225.232, Transportation 2 3 Code. 4 Section 225.217, Transportation Code, as added by (51) 5 Chapter 444 (H.B. 2083), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Section 225.233, Transportation 6 7 Code. 8 (52) Section 225.217, Transportation Code, as added by Chapter 487 (H.B. 975), Acts of the 88th Legislature, Regular 9 10 Session, 2023, is redesignated as Section 225.234, Transportation 11 Code. 12 (53) Section 225.217, Transportation Code, as added by Chapter 513 (H.B. 2835), Acts of the 88th Legislature, Regular 13 14 Session, 2023, is redesignated as Section 225.235, Transportation 15 Code. 16 Section 225.217, Transportation Code, as added by (54) 17 Chapter 523 (H.B. 3099), Acts of the 88th Legislature, Regular Session, 2023, is redesignated as Section 225.236, Transportation 18 19 Code. Section 225.217, Transportation Code, as added by 20 (55) Chapter 590 (H.B. 3045), Acts of the 88th Legislature, Regular 21 Session, 2023, is redesignated as Section 225.237, Transportation 22 23 Code. 24 (56) Section 225.217, Transportation Code, as added by Chapter 702 (H.B. 1968), Acts of the 88th Legislature, Regular 25 26 Session, 2023, is redesignated as Section 225.238, Transportation 27 Code.

(57) Section 225.217, Transportation Code, as added by
 Chapter 48 (H.B. 3108), Acts of the 88th Legislature, Regular
 Session, 2023, is redesignated as Section 225.239, Transportation
 Code.

5 (58) Section 225.217, Transportation Code, as added by 6 Chapter 968 (S.B. 2150), Acts of the 88th Legislature, Regular 7 Session, 2023, is redesignated as Section 225.240, Transportation 8 Code.

9 (59) Section 225.218, Transportation Code, as added by 10 Chapter 82 (S.B. 957), Acts of the 88th Legislature, Regular 11 Session, 2023, is redesignated as Section 225.241, Transportation 12 Code.

13 (60) Section 504.331, Transportation Code, as added by 14 Chapter 1050 (S.B. 280), Acts of the 88th Legislature, Regular 15 Session, 2023, is redesignated as Section 504.336, Transportation 16 Code.

17 (61) Section 504.331, Transportation Code, as added by
18 Chapter 506 (H.B. 2503), Acts of the 88th Legislature, Regular
19 Session, 2023, is redesignated as Section 504.337, Transportation
20 Code.

21 (62) Section 504.332, Transportation Code, as added by
22 Chapter 506 (H.B. 2503), Acts of the 88th Legislature, Regular
23 Session, 2023, is redesignated as Section 504.338, Transportation
24 Code.

25 (63) Section 504.517, Transportation Code, as added by
26 Chapter 516 (H.B. 2876), Acts of the 88th Legislature, Regular
27 Session, 2023, is redesignated as Section 504.519, Transportation

1 Code.

2 (64) Section 504.679, Transportation Code, as added by
3 Chapter 714 (H.B. 2323), Acts of the 88th Legislature, Regular
4 Session, 2023, is redesignated as Section 504.681, Transportation
5 Code.

6 (65) Section 504.680, Transportation Code, as added by 7 Chapter 478 (H.B. 628), Acts of the 88th Legislature, Regular 8 Session, 2023, is redesignated as Section 504.682, Transportation 9 Code.

10 (66) Section 521.1251, Transportation Code, as added 11 by Chapter 524 (H.B. 3132), Acts of the 88th Legislature, Regular 12 Session, 2023, is redesignated as Section 521.1252, Transportation 13 Code.

14 (67) Section 38.078, Utilities Code, as added by
15 Chapter 836 (H.B. 2555), Acts of the 88th Legislature, Regular
16 Session, 2023, is redesignated as Section 38.079, Utilities Code.

17 (68) Section 39.151(g-7), Utilities Code, as added by 18 Chapter 464 (S.B. 2013), Acts of the 88th Legislature, Regular 19 Session, 2023, is redesignated as Section 39.151(g-8), Utilities 20 Code.

(69) Section 39.166, Utilities Code, as added by
Chapter 410 (H.B. 1500), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Section 39.1675, Utilities Code.

(70) Section 39.167, Utilities Code, as added by
Chapter 410 (H.B. 1500), Acts of the 88th Legislature, Regular
Session, 2023, is redesignated as Section 39.1678, Utilities Code.
(71) Section 39.360, Utilities Code, as added by

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1 Chapter 463 (S.B. 1929), Acts of the 88th Legislature, Regular
2 Session, 2023, is redesignated as Section 39.361, Utilities Code.

3 (72) Section 13.152, Water Code, as added by Chapter
4 163 (S.B. 1778), Acts of the 88th Legislature, Regular Session,
5 2023, is redesignated as Section 13.153, Water Code.

6 (73) Section 16.026, Water Code, as added by Chapter 7 187 (H.B. 2759), Acts of the 88th Legislature, Regular Session, 8 2023, is redesignated as Section 16.028, Water Code.

9 SECTION 22.002. The following changes are made to conform 10 the provisions amended to the redesignating changes made by 11 Section 22.001 of this Act and to correct cross-references:

(1) Sections 510.006(a) and (b), Business & Commerce Code, as redesignated from Sections 509.006(a) and (b), Business & Commerce Code, by Section 22.001 of this Act, are amended to read as follows:

16 (a) The secretary of state shall establish and maintain, on
17 its Internet website, a searchable, central registry of data
18 brokers registered under Section <u>510.005</u> [<u>509.005</u>].

19 (b) The registry must include:

(1) a search feature that allows a person searchingthe registry to identify a specific data broker; and

(2) for each data broker, the information filed under
Section 510.005(b) [509.005(b)].

24 (2) Sections 510.008(a) and (b), Business & Commerce
25 Code, as redesignated from Sections 509.008(a) and (b), Business &
26 Commerce Code, by Section 22.001 of this Act, are amended to read as
27 follows:

H.B. No. 1620 A data broker that violates Section 510.004 [509.004] or 1 (a) 510.005 [509.005] is liable to this state for a civil penalty as 2 3 prescribed by this section. A civil penalty imposed against a data broker under this 4 (b) 5 section: (1)subject to Subdivision (2), may not be in an amount 6 7 less than the total of: 8 (A) \$100 for each day the entity is in violation of Section 510.004 [509.004] or 510.005 [509.005]; and 9 10 (B) the amount of unpaid registration fees for each year the entity failed to register in violation of Section 11 510.005 [509.005]; and 12 may not exceed \$10,000 assessed against the same 13 (2) 14 data broker in a 12-month period. (3) Section 510.009, Business & Commerce Code, 15 as redesignated from Section 509.009, Business & Commerce Code, by 16 17 Section 22.001 of this Act, is amended to read as follows: Sec. 510.009 [509.009]. DECEPTIVE TRADE PRACTICE. 18 А violation of Section 510.007 [509.007] by a data broker constitutes 19 a deceptive trade practice in addition to the practices described 20 by Subchapter E, Chapter 17, and is actionable under that 21 subchapter. 22 Section 28.0095(h), Education Code, is amended to 23 (4) 24 read as follows: 25 (h) The coordinating board shall distribute money 26 transferred to the coordinating board under Section 48.309 [48.308]

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to the participating institutions of higher education in proportion

1 to the number of dual credit courses in which eligible students are 2 enrolled at the institution.

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3 (5) Section 445.005(c), Health and Safety Code, as
4 redesignated from Section 444.005(c), Health and Safety Code, by
5 Section 22.001 of this Act, is amended to read as follows:

6 (c) A kratom retailer is not liable for a civil penalty 7 under this section for a violation of Section <u>445.002</u> [<u>444.002</u>] or 8 <u>445.003</u> [<u>444.003</u>] if the kratom retailer proves by a preponderance 9 of the evidence that the violation was unintentional and due to the 10 kratom retailer's good faith reliance on the representation of 11 another kratom processor.

12 (6) Section 1701.359, Occupations Code, is amended to13 read as follows:

14 Sec. 1701.359. BORDER OPERATIONS TRAINING PROGRAM. The 15 commission may:

16 (1) recognize, or with the consent of the Department 17 of Public Safety administer or assist in administering, the border 18 operations training program established under Section <u>411.02094</u> 19 [411.02093], Government Code, as a continuing education program for 20 officers; and

(2) credit an officer who successfully completes the program described by Subdivision (1) with the appropriate number of continuing education hours.

(7) Section 8153A.0104, Special District Local Laws
Code, as redesignated from Section 8153.0104, Special District
Local Laws Code, by Section 22.001 of this Act, is amended to read
as follows:

1 Sec. <u>8153A.0104</u> [<del>8153.0104</del>]. CONSENT OF MUNICIPALITY 2 REQUIRED. The temporary directors may not hold an election under 3 Section <u>8153A.0103</u> [<del>8153.0103</del>] until each municipality in whose 4 corporate limits or extraterritorial jurisdiction the district is 5 located has consented by ordinance or resolution to the creation of 6 the district and to the inclusion of land in the district.

7 (8) Section 8153A.0201(b), Special District Local
8 Laws Code, as redesignated from Section 8153.0201(b), Special
9 District Local Laws Code, by Section 22.001 of this Act, is amended
10 to read as follows:

11 (b) Except as provided by Section <u>8153A.0202</u> [<del>8153.0202</del>], 12 directors serve staggered four-year terms.

(9) Sections 8153A.0202(b) and (c), Special District Local Laws Code, as redesignated from Sections 8153.0202(b) and (c), Special District Local Laws Code, by Section 22.001 of this Act, are amended to read as follows:

17 (b) Temporary directors serve until the earlier of:

18 (1) the date permanent directors are elected under 19 Section 8153A.0103 [8153.0103]; or

20 (2) the fourth anniversary of the effective date of21 the Act enacting this chapter.

(c) If permanent directors have not been elected under Section <u>8153A.0103</u> [<del>8153.0103</del>] and the terms of the temporary directors have expired, successor temporary directors shall be appointed or reappointed as provided by Subsection (d) to serve terms that expire on the earlier of:

27 (1) the date permanent directors are elected under

## 1 Section <u>8153A.0103</u> [<del>8153.0103</del>]; or

2 (2) the fourth anniversary of the date of the3 appointment or reappointment.

4 (10) Sections 8153A.0306(e), (h), and (k), Special
5 District Local Laws Code, as redesignated from Sections
6 8153.0306(e), (h), and (k), Special District Local Laws Code, by
7 Section 22.001 of this Act, are amended to read as follows:

8 (e) The board may adopt an order dividing the district 9 before or after the date the board holds an election under Section 10 <u>8153A.0103</u> [<del>8153.0103</del>] to confirm the district's creation.

(h) Any new district created by the division of the district shall hold a confirmation and directors' election as required by Section <u>8153A.0103</u> [<del>8153.0103</del>].

14 (k) Municipal consent to the creation of the district and to 15 the inclusion of land in the district granted under Section 16 <u>8153A.0104</u> [<del>8153.0104</del>] acts as municipal consent to the creation of 17 any new district created by the division of the district and to the 18 inclusion of land in the new district.

19 (11) Section 8153A.0401(a), Special District Local
20 Laws Code, as redesignated from Section 8153.0401(a), Special
21 District Local Laws Code, by Section 22.001 of this Act, is amended
22 to read as follows:

(a) The district may issue, without an election, bonds andother obligations secured by:

(1) revenue other than ad valorem taxes; or
(2) contract payments described by Section <u>8153A.0403</u>
[8153.0403].

(12) Section 8153A.0402(a), Special District Local
 Laws Code, as redesignated from Section 8153.0402(a), Special
 District Local Laws Code, by Section 22.001 of this Act, is amended
 to read as follows:

5 (a) If authorized at an election held under Section 6 <u>8153A.0401</u> [<del>8153.0401</del>], the district may impose an operation and 7 maintenance tax on taxable property in the district in accordance 8 with Section 49.107, Water Code.

9 (13) Section 11.43(c), Tax Code, is amended to read as 10 follows:

An exemption provided by Section 11.13, 11.131, 11.132, (c) 11 12 11.133, 11.134, 11.17, 11.18, 11.182, 11.1827, 11.183, 11.19, 11.20, 11.21, 11.22, 11.23(a), (h), (j), (j-1), or (m), 11.231, 13 14 11.254, 11.27, 11.271, 11.29, 11.30, 11.31, 11.315, 11.35, [or] 15 11.36, or 11.37, once allowed, need not be claimed in subsequent years, and except as otherwise provided by Subsection (e), the 16 17 exemption applies to the property until it changes ownership or the person's qualification for the exemption changes. However, except 18 as provided by Subsection (r), the chief appraiser may require a 19 person allowed one of the exemptions in a prior year to file a new 20 application to confirm the person's current qualification for the 21 exemption by delivering a written notice that a new application is 22 23 required, accompanied by an appropriate application form, to the 24 person previously allowed the exemption. If the person previously allowed the exemption is 65 years of age or older, the chief 25 26 appraiser may not cancel the exemption due to the person's failure to file the new application unless the chief appraiser complies 27

1 with the requirements of Subsection (q), if applicable.

2 (14) Section 352.003(ee), Tax Code, as redesignated 3 from Section 352.003(bb), Tax Code, by Section 22.001 of this Act, 4 is amended to read as follows:

5 (ee) [(bb)] The tax rate in a county authorized to impose 6 the tax under Section <u>352.002(aa)</u> [<del>352.002(v)</del>] may not exceed two 7 percent of the price paid for a room in a hotel.

8 (15) Section 352.116, Tax Code, as redesignated from 9 Section 352.115, Tax Code, by Section 22.001 of this Act, is 10 amended to read as follows:

Sec. <u>352.116</u> [<del>352.115</del>]. USE OF REVENUE: CERTAIN COUNTIES ADJACENT TO POPULOUS COUNTIES. In addition to the purposes authorized by this chapter, the revenue from a tax imposed under this chapter by a county authorized to impose the tax under Section <u>352.002(aa)</u> [<del>352.002(v)</del>] may be used for the purposes described by Section 352.112.

(16) Section 504.202(e-1), Transportation Code, as
amended by Chapters 385 (H.B. 282), 506 (H.B. 2503), 768
(H.B. 4595), and 1050 (S.B. 280), Acts of the 88th Legislature,
Regular Session, 2023, is reenacted and amended to read as follows:
(e-1) Other than license plates issued under Subsection

(e-1) Other than license plates issued under Subsection (h), license plates issued under this section may include, on request:

(1) the emblem of the veteran's branch of service; or
(2) one emblem from another license plate to which the
person is entitled under Section 504.307, 504.308, 504.309,
504.310(b), 504.311, 504.312, 504.313, 504.3135, 504.314, 504.315,

504.316, 504.3161, 504.318, 504.319, 504.320, 504.323, 504.325,
 504.327, 504.328, 504.330, 504.331, 504.332, 504.333, 504.334,
 [or] 504.335, 504.336, 504.337, or 504.338.

4 (17) Sections 521.060(a) and (c), Transportation 5 Code, are amended to read as follows:

(a) The department shall maintain in its files a record of 6 7 the name, address, and telephone number of each individual 8 identified by the holder of a driver's license or personal identification certificate as an individual the holder authorizes 9 to be contacted in the event that the holder is injured or dies in or 10 as a result of a vehicular collision or another emergency 11 12 situation. In addition, the department shall maintain in its files a record of any medical information described by Section 521.125(a) 13 14 that is provided to the department under Subsection (c) or any 15 health condition information that is voluntarily provided to the department under Sections 521.1251, 521.1252, and 521.142(h). 16

17 (c) An application for an original, renewal, or duplicate18 driver's license or personal identification certificate must:

19 (1) be designed to allow, but not require, the20 applicant to provide:

(A) the name, address, and telephone number of
not more than two individuals to be contacted if the applicant is
injured or dies in a circumstance described by Subsection (a); and

(B) in addition to health condition information
voluntarily provided under Sections 521.1251, 521.1252, and
521.142(h), medical information described by Section 521.125(a);
and

H.B. No. 1620 (2) include a statement that: (A) describes the confidential nature of the information; and (B) states that by providing the department with the information, the applicant consents to the limited disclosure and use of the information. ARTICLE 23. EFFECTIVE DATE SECTION 23.001. This Act takes effect September 1, 2025.

President of the Senate

Speaker of the House

I certify that H.B. No. 1620 was passed by the House on May 7, 2025, by the following vote: Yeas 148, Nays 0, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 1620 was passed by the Senate on May 14, 2025, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor