1 AN ACT relating to the work-study student mentorship program administered 2 3 by the Texas Higher Education Coordinating Board. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Sections 56.079(b), (c), (d), (e), (f), and (i), 5 6 Education Code, are amended to read as follows: 7 (b) In accordance with this section and coordinating board rules, the coordinating board shall administer a work-study student 8 mentorship program under which students who are enrolled at 9 10 participating eligible institutions and who meet the eligibility requirements for employment in the Texas college work-study program 11 12 under Section 56.075 may be employed by participating entities 13 under the Texas college work-study program to: 14 (1) mentor students at participating eligible 15 institutions or high school students in participating school districts; [or] 16 (2) counsel high school students at GO Centers or 17 similar high school-based recruiting centers designed to improve 18 student access to higher education; or 19 20 (3) support student interventions at participating eligible institutions that are focused on increasing completion of 21 22 degrees or certificates, such as interventions occurring through advising or supplemental instruction. 23 (c) To participate in the work-study student mentorship 24

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program <u>under Subsection (b)(1) or (2)</u>, an eligible institution and one or more school districts or nonprofit organizations interested in jointly participating in the program shall file with the coordinating board a joint memorandum of understanding detailing the roles and responsibilities of the participating entities.

6 The coordinating board shall develop, when applicable (d) 7 and in consultation with eligible institutions, school districts, and nonprofit organizations that express interest in participating 8 9 in the work-study student mentorship program, [shall develop] a standard contract establishing the roles and responsibilities of 10 11 participating entities to be used as a model for a memorandum of 12 understanding entered into by participating entities under 13 Subsection (c).

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(e) The coordinating board:

15 (1)shall establish criteria to ensure that the participating eligible institution's contribution toward the wages 16 and benefits of a student employed [as a mentor] under the 17 work-study student mentorship program as provided by Subsection 18 (b)(1) or (2) is matched by funds provided by the participating 19 20 entity benefiting from the services of the employed student in an 21 amount that is at least equal to the amount of the participating eligible institution's contribution; 22

(2) may accept appropriate in-kind contributions from
participating nonprofit organizations to satisfy the matching
funds requirement of this subsection; and

26 (3) may waive the matching funds requirement of this27 subsection for a participating entity that meets criteria

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1 established by the coordinating board for a waiver.

2 (f) The coordinating board <u>may</u> [shall] partner with 3 participating nonprofit organizations to establish additional GO 4 Centers or similar high school-based recruiting centers designed to 5 improve student access to <u>and success in</u> higher education in this 6 state.

7 (i) An eligible institution participating in the work-study 8 student mentorship program under this section may require students 9 who are on academic probation at the institution to be matched with 10 a student mentor <u>or advisor</u> employed under the program.

SECTION 2. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2017.

President of the Senate Speaker of the House I hereby certify that S.B. No. 2082 passed the Senate on May 4, 2017, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 2082 passed the House on May 17, 2017, by the following vote: Yeas 131, Nays 9, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor