

BILL ANALYSIS

Senate Research Center
80R7790 JSA-D

S.B. 1051
By: Zaffirini
S/C on Higher Education
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As Filed

AUTHOR'S / SPONSOR'S STATEMENT OF INTENT

Under current law, universities are not authorized to make exceptions to the state-mandated core curriculum, including the statutory history and government requirement. In keeping with its international mission and its statutory authority, Texas A&M International University (university) wishes to partner with foreign universities to plan and implement joint degree programs. To date, the university has not yet implemented such programs at the undergraduate level due to the statutory restrictions related to the core curriculum. Joint degrees which include these required courses would be unattractive to prospective partner institutions because of the extra time and expense necessitated by taking courses that students consider unrelated to their academic goals.

As proposed, S.B. 1051 exempts foreign students enrolled in joint degree programs with Texas universities from the statutorily required 12 semester credit hours of Government/Political Science and Texas and American History. This exemption would apply only to foreign students enrolled in joint degree programs conferred by both a Texas and a foreign university.

RULEMAKING AUTHORITY

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 51.301, Education Code, by amending Subsection (a) and adding Subsections (c) and (d), as follows:

- (a) Makes conforming and nonsubstantive changes.

- (c) Authorizes the governing board of a general academic teaching institution that offers a joint baccalaureate degree program (program) under a contract with a foreign college or university to exempt a student enrolled in the program from the government or political science course requirement prescribed by Subsection (a) if the student enrolled in the foreign college or university before enrolling in the program or is otherwise considered to be primarily a student of the foreign college or university.

- (d) Defines "general academic teaching institution."

SECTION 2. Amends Section 51.302, Education Code, as follows:

- Sec. 51.302. AMERICAN OR TEXAS HISTORY. (a) Defines "general academic teaching institution."
- (b) Creates this subsection from existing text. Makes conforming and nonsubstantive changes.

 - (c) Authorizes the governing board of a general academic teaching institution that offers a program under a contract with a foreign college or university to exempt a student enrolled in the program from the American or Texas history course requirement prescribed by Subsection (a) [sic] if the student enrolled in the

foreign college or university before enrolling in the program or is otherwise considered to be primarily a student of the foreign college of university.

SECTION 3. Amends Section 61.822, Education Code, by adding Subsection (e), to authorize the governing board of a general academic teaching institution that offers a program under a contract with a foreign college or university to, in consultation with the foreign college or university, identify and approve courses offered by the foreign college or university that are equivalent to courses in the core curriculum of a student enrolled in the program who is considered to be primarily a student of the general academic teaching institution. Authorizes such a course to be substituted for courses in the core curriculum of such a student.

SECTION 4. Authorizes the governing board of an institution of higher education to which Section 61.822(e), Education Code, as added by this Act, applies to permit a student enrolled in a program to which that section applies to substitute another course for a course in the core curriculum as permitted by that section regardless of whether the student completed the course before the effective date of this Act.

SECTION 5. Effective date: upon passage or September 1, 2007.