#### Senate Bill 214

By: Senators Martin of the 9th, Gooch of the 51st, Wilkinson of the 50th and Dugan of the 30th

#### **AS PASSED**

# A BILL TO BE ENTITLED AN ACT

1 To amend various titles of the Official Code of Georgia Annotated so as to change and 2 provide for regulations governing certain professions; to prohibit professional licensing 3 boards from refusing to issue a license or suspending or revoking the license of a person who 4 is a borrower in default under an educational loan issued through the Georgia Higher 5 Education Assistance Corporation or through a federal agency; to provide for and modify the 6 regulation of certain professions; to provide for the regulation and permittance of body artists 7 and body art studios; to provide for definitions; to provide for the issuance, denial, 8 suspension, and revocation of permits; to authorize administrative review and the 9 promulgation of rules and regulations by the Department of Public Health; to provide for 10 enforcement, inspection, and criminal penalties; to provide for the display of signs; to 11 remove certain requirements for certificates of registration for cosmetologists, hair designers, 12 estheticians, nail technicians, master barbers, and barbers II; to specify the time period during 13 which apprentices must take certain portions of the examination required for obtaining a 14 certificate of registration; to change the powers and duties of the Division of Electrical 15 Contractors as to the approval of continuing education courses; to prohibit certain 16 advertisements related to electrical contracting; to provide for related matters; to repeal 17 conflicting laws; and for other purposes.

18 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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## PART I

### SECTION 1-1.

21 Code Section 2-7-102 of the Official Code of Georgia Annotated, relating to grounds for
22 denial, suspension, revocation, or modification of license, permit, or certification for the use
23 and handling of pesticides, is amended by revising subsection (d) as follows:

24 "(d) The Commissioner shall <u>not</u> suspend any pesticide contractor's license or certified 25 commercial pesticide applicator's license or refuse to grant or renew either license upon 26 notice to the Commissioner by the Georgia Higher Education Assistance Corporation that: 27 (1) The because an applicant for or holder of either such license is a borrower in default 28 who is not in satisfactory repayment status under the Georgia Higher Education Loan 29 Program as determined by the Georgia Higher Education Assistance Corporation or who 30 has been certified by any entity of the federal government for nonpayment or default or 31 breach of a repayment or service obligation under any federal educational loan, loan 32 repayment, or service conditional scholarship program as defined in Code Section 33 <del>20-3-295; and</del>

34 (2) The hearings and appeals procedures provided in Code Section 20-3-295, where

35 applicable, shall be the only such procedures required under this article."

#### 36

#### **SECTION 1-2.**

37 Chapter 1 of Title 7 of the Official Code of Georgia Annotated, relating to financial 38 institutions, is amended in Code Section 7-1-693, relating to applicant or licensee to engage 39 in the sale of payment instruments or money transmissions as borrower in default, by 40 revising subsection (a) as follows:

41 "(a) Where an applicant or licensee has been found to be a borrower in default, as defined 42 in Code Section 20-3-295 under the Georgia Higher Education Loan Program as 43 determined by the Georgia Higher Education Assistance Corporation or has been certified 44 by any entity of the federal government for nonpayment or default or breach of a 45 repayment or service obligation under any federal educational loan, loan repayment, or 46 service conditional scholarship program, such action shall not be sufficient grounds for refusal of a license or suspension of a license. In such actions, the hearing and appeal 47 48 procedures provided for in said Code section shall be the only procedures required under 49 this article. The department shall be permitted to share, without liability, information on 50 its applications or other forms with appropriate state agencies to assist them in collecting 51 outstanding student loan debt."

52

### SECTION 1-3.

53 Said chapter is further amended in Code Section 7-1-708.1, relating to denial or suspension
54 of license to cash payment instruments for student borrowers in default, by revising
55 subsection (a) as follows:

- 56 "(a) Where an applicant or licensee has been found to be a borrower in default<del>, as defined</del>
- 57 in Code Section 20-3-295 under the Georgia Higher Education Loan Program as
- 58 determined by the Georgia Higher Education Assistance Corporation or has been certified

59 by any entity of the federal government for nonpayment or default or breach of a

60 repayment or service obligation under any federal educational loan, loan repayment, or

61 <u>service conditional scholarship program</u>, such action shall <u>not</u> be <del>sufficient</del> grounds for

- 62 denial of an application or suspension of a license. In such actions, the hearing and appeal
- 63 procedures provided for in said Code section shall be the only procedures required under
- 64 this article. The department shall be permitted to share, without liability, information on
- 65 its applications or other forms with appropriate state agencies to assist them in collecting

66 outstanding student loan debt."

67

### **SECTION 1-4.**

68 Said chapter is further amended in Code Section 7-1-1017, relating to suspension or 69 revocation of licenses, registrations, or mortgage broker education approval for mortgage 70 lenders and mortgage brokers, notice, judicial review, and effect on preexisting contract, by 71 revising paragraph (3) of subsection (a) as follows:

72 "(3) Where an applicant or licensee has been found to be a borrower in default <del>as</del>

73 provided in Code Section 20-3-295 under the Georgia Higher Education Loan Program

- 74
   as determined by the Georgia Higher Education Assistance Corporation or has been
- 75 certified by any entity of the federal government for nonpayment or default or breach of
- <u>a repayment or service obligation under any federal educational loan, loan repayment, or</u>
   service conditional scholarship program, such action shall not be sufficient grounds for
- service conditional scholarship program, such action shall <u>not</u> be sufficient grounds for
   refusal of a license or suspension of a license. In such actions, the hearing and appeal
- refusal of a license or suspension of a license. In such actions, the hearing and appeal
- 79 procedures provided for in Code Section 20-3-295 shall be the only such procedures
- 80 required under this article."
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# **SECTION 1-5.**

82 Code Section 12-6-49.2 of the Official Code of Georgia Annotated, relating to the suspension
83 of a registered forester license, borrowers in default, and hearing and appeal procedures, is
84 amended by revising as follows:

85 "12-6-49.2.

86 (a) As used in this Code section, the term:

(1) 'Agency' means the Georgia Higher Education Assistance Corporation created in
 Code Section 20-3-263 which is responsible for administering a program of guaranteed

89 educational loans to eligible students and eligible parents known as the Georgia Higher90 Education Loan Program.

- 91 (2) 'Borrower' means an individual who borrowed a guaranteed educational loan under
- 92 the Georgia Higher Education Loan Program.

(3) 'Default' means default as defined by federal law under the Higher Education Act of1965.

95 (4) 'Satisfactory repayment status' means the borrower has agreed to repay the defaulted96 loan to the agency and has made a payment in the most recent prior 60 days.

97 (b) The board shall <u>not</u> suspend, as provided for in Code Section 20-3-295, the license of

98 any registered forester upon receipt of a record from the agency stating that such licensee

99 <u>because he or she</u> is a borrower in default who is not in satisfactory repayment status <u>as</u>

100 determined by the agency or who has been certified by any entity of the federal government

101 for nonpayment or default or breach of a repayment or service obligation under any federal

102 educational loan, loan repayment, or service conditional scholarship program.

103 (c) The board shall <u>not</u> deny the application for renewal<del>, as provided for in Code Section</del>

104 20-3-295, of any applicant or licensee upon receipt of a record from the agency stating that

105 such licensee because he or she is a borrower in default who is not in satisfactory

repayment status <u>as determined by the agency or who has been certified by any entity of</u>
the federal government for nonpayment or default or breach of a repayment or service

the federal government for nonpayment or default or breach of a repayment or service
 obligation under any federal educational loan, loan repayment, or service conditional

- 109 <u>scholarship program</u>.
- 110 (d) Notwithstanding any other provisions of law, the hearings and appeals procedures

111 provided for in Code Section 20-3-295, where applicable, shall be the only such procedures

- 112 required to suspend a license or deny the issuance or renewal of an application for a license
- 113 under this part."
- 114

### **SECTION 1-6.**

115 Part 2 of Article 7 of Chapter 3 of Title 20 of the Official Code of Georgia Annotated,
116 relating to the Georgia Higher Education Assistance Corporation, is amended by revising
117 Code Section 20-3-295, relating to the corporation to maintain certified list of borrowers in
118 default, administrative hearings, and appeals, as follows:

119 "20-3-295.

120 (a) As used in this Code section, the term:

121 (1) 'Agency' means the Georgia Higher Education Assistance Corporation created in

122 Code Section 20-3-263 which is responsible for administering a program of guaranteed

123 educational loans to eligible students and eligible parents known as the Georgia Higher

- 124 Education Loan Program.
- 125 (2) 'Applicant' means any person applying for issuance or renewal of a license.

126 (3) 'Borrower' means an individual who borrowed a guaranteed educational loan under

127 the Georgia Higher Education Loan Program.

128 (4) 'Certified list' means a list provided by the agency of the names of borrowers who

129 default on guaranteed educational loans made under the Georgia Higher Education Loan

Program and are not in a satisfactory repayment status; provided, however, the term
 default shall not include any obligation which is restructured or which is discharged

- 132 under hardship provisions under the federal Bankruptcy Code. <u>Reserved.</u>
- (5) 'Default' means default as defined by federal law under the Higher Education Act of134 1965.

135 (6) 'License' means a certificate, permit, registration, or any other authorization issued

by any licensing entity that allows a person to engage in a profession, business, oroccupation.

138 (7) 'Licensee' means any person holding a license.

139 (8) 'Licensing entity' means any state agency, department, or board of this state which issues or renews any license, certificate, permit, or registration to authorize a person to 140 141 engage in a profession, business, or occupation, including those under Article 3 of 142 Chapter 7 of Title 2, the 'Georgia Pesticide Use and Application Act of 1976'; Article 13 of Chapter 1 of Title 7, relating to mortgage lenders and mortgage brokers; Chapter 5 of 143 144 Title 10, the 'Georgia Uniform Securities Act of 2008,' relating to securities salespersons 145 and investment adviser representatives; Part 2 of Article 1 of Chapter 6 of Title 12, 146 relating to foresters; Chapter 4 of Title 26, relating to pharmacists; Chapter 23 of Title 33, 147 relating to insurance agents, counselors, and other personnel; Chapter 1 of Title 43, 148 relating to professions and businesses; Chapter 3 of Title 43, relating to accountants; 149 Chapter 39A of Title 43, relating to real estate appraisers; or Chapter 40 of Title 43, 150 relating to real estate brokers and salespersons.

151 (9) 'Satisfactory repayment status' means the borrower has agreed to repay the defaulted

loan to the agency and has made a payment in the most recent prior 60 days.

153 (b) The agency shall maintain a state-wide certified list of borrowers in default who have 154 not made satisfactory arrangements to ensure voluntary repayment. The certified list must be updated on a monthly basis. The agency shall submit to each licensing entity a certified 155 156 list with the name, social security number, if known, date of birth, and last known address of each person on the list. No licensing entity shall refuse to issue nor suspend or revoke 157 a license to an applicant or licensee because he or she is a borrower in default who is not 158 in satisfactory repayment status as determined by the agency or who has been certified by 159 160 any entity of the federal government for nonpayment or default or breach of a repayment or service obligation under any federal educational loan, loan repayment, or service 161 162 conditional scholarship program. 163 (c) On or before January 1, 1999, all licensing entities shall implement procedures to

164 accept and process the list provided by the agency in accordance with this Code section.

165 Such procedures should be substantially similar if not identical to those implemented to comply with Code Section 19-11-9.3. 166 167 (d) Promptly after receiving the certified list from the agency, all licensing entities shall determine whether an applicant or licensee is on the most recent certified list. If an 168 169 applicant or licensee is on the certified list, the licensing entity shall immediately notify the agency. That notification shall include the applicant's or licensee's last known mailing 170 171 address on file with the licensing entity. 172 (e) After receiving notice from the licensing entity of applicants or licensees who are on the certified list, the agency shall immediately notify those individuals as specified in 173 subsection (f) of this Code section of the agency's intent to request that all pertinent 174 175 licensing entities suspend all licenses or withhold issuance or renewal of any license. (f) Notice for purposes of this Code section shall be initiated by the agency. Notice to the 176 borrower in default shall include the address and telephone number of the agency and shall 177 178 inform the borrower in default of the agency's intent to submit the borrower's name to the 179 relevant licensing entities and to request that the relevant licensing entities withhold issuance or renewal of the license or suspend the license. The notice must also inform the 180 181 borrower in default of the following: 182 (1) The borrower in default has 20 days from the date of mailing to enter into a 183 satisfactory repayment status. If the borrower in default fails to enter into a satisfactory 184 repayment status or does not respond within that time, the agency will send notice to the

- appropriate licensing entities and request that the licenses be suspended or the licensure
   applications be denied;
- 187 (2) The borrower in default may request an administrative hearing and judicial review

188 of that hearing under subsection (g) of this Code section. A request for a hearing must

- 189 be made in writing and must be received by the agency within 20 days of service of
   190 notice; and
- (3) If the borrower in default requests a hearing within 20 days of service, the agency
   shall stay all action pending the hearing and any appeals.
- (g) All borrowers in default subject to the sanctions imposed in this Code section shall 193 194 have the right to a hearing before an administrative law judge of the Office of State 195 Administrative Hearings pursuant to Article 2 of Chapter 13 of Title 50. A borrower in 196 default who requests a hearing within the time prescribed in subsection (f) of this Code 197 section shall have the right to a hearing. The hearing shall be conducted as provided in 198 Article 2 of Chapter 13 of Title 50 within 45 days after such demand is received. The only 199 issues at the hearing will be whether: 200 (1) There is an outstanding guaranteed educational loan;
- 201 (2) The licensee or applicant is the borrower named in the loan;

- 202 (3) The borrower is or is not in default; 203 (4) The borrower has entered into a satisfactory repayment status; 204 (5) The loan obligation is not enforceable; and (6) The loan has been restructured or the loan has been discharged under hardship 205 206 provisions under the federal Bankruptcy Code. With respect to the issues listed in this subsection, evidence relating to the ability and 207 willingness of a borrower to repay the loan shall be considered in making the decision 208 209 either to suspend a license or deny the issuance or renewal of a license under this Code 210 section. The administrative law judge shall be authorized to enter into an agreement or 211 enter an order requiring periodic payments, and, in each event, the administrative law judge 212 shall be authorized to issue a release for the borrower to obtain each license or licenses. 213 (h) The decision at the hearing shall be subject to appeal and judicial review pursuant to Article 2 of Chapter 13 of Title 50 but only as to those issues referred to in subsection (g) 214 215 of this Code section. Notwithstanding any hearing requirements for suspension and denials 216 within each licensing entity, the hearing and appeal procedures outlined in this Code 217 section shall be the only hearing required to suspend a license or deny the issuance or 218 renewal of a license under this Code section. 219 (i) The agency shall prescribe release forms for its use. When the borrower is determined 220 to be in satisfactory repayment status or is determined to be not in satisfactory repayment 221 status but has been determined in a hearing pursuant to subsection (g) of this Code section 222 to be unable to comply with the terms of the loan agreement or to be not willfully out of 223 compliance with such loan agreement, the agency shall mail to the borrower in default and 224 the appropriate licensing entity a notice of release stating such determination. The receipt 225 of a notice of release shall serve to notify the borrower in default and the licensing entity 226 that, for the purpose of this Code section, he or she is in satisfactory repayment status, and 227 the licensing entity shall promptly thereafter issue or reinstate the license, unless the 228 agency, pursuant to subsection (b) of this Code section, certifies subsequent to the issuance 229 of a notice of release that the borrower in default is once again not in satisfactory 230 repayment status. 231 (j) The agency may enter into interagency agreements with state agencies that have 232 responsibility for the administration of licensing entities as necessary to implement this 233 Code section. Those agreements shall provide for the receipt by other state agencies and 234 boards of federal funds to cover that portion of costs allowable under federal law and
- 235 regulation and incurred by state agencies and boards in implementing this Code section.
- 236 (k) Any licensing entity receiving an inquiry as to the license status of an applicant who
- 237 has had an application for issuance or renewal of a license denied under this Code section

- 238 shall respond only that the license was suspended or the licensure application was denied
- 239 pursuant to this Code section.
- 240 (1) The agency shall, and the licensing entities as appropriate may, adopt regulations
- 241 necessary to implement this Code section."
- 242

### SECTION 1-7.

243 Code Section 26-4-60 of the Official Code of Georgia Annotated, relating to grounds for
244 suspension, revocation, or refusal to grant licenses to pharmacists, is amended by revising
245 subsection (k) as follows:

246 "(k) The board shall <u>not</u> have the power to suspend any license issued under Article 3 of 247 this chapter when because such holder is a borrower in default who is not in satisfactory 248 repayment status as provided in Code Section 20-3-295 under the Georgia Higher 249 Education Loan Program as determined by the Georgia Higher Education Assistance 250 Corporation or who has been certified by any entity of the federal government for 251 nonpayment or default or breach of a repayment or service obligation under any federal 252 educational loan, loan repayment, or service conditional scholarship program. The board 253 shall also not have the power to deny the application for issuance or renewal of a license 254 under Article 3 of this chapter when because such applicant is a borrower in default who 255 is not in satisfactory repayment status as provided in Code Section 20-3-295 under the 256 Georgia Higher Education Loan Program as determined by the Georgia Higher Education 257 Assistance Corporation or has been certified by any entity of the federal government for 258 nonpayment or default or breach of a repayment or service obligation under any federal 259 educational loan, loan repayment, or service conditional scholarship program. The 260 hearings and appeals procedures provided for in Code Section 20-3-295 shall be the only 261 such procedures required to suspend or deny any license issued under Article 3 of this 262 chapter."

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### SECTION 1-8.

Article 1 of Chapter 23 of Title 33 of the Official Code of Georgia Annotated, relating to licensing insurance agents, agencies, subagents, counselors, and adjusters, is amended in Code Section 33-23-21, relating to grounds for refusal, suspension, or revocation of licenses to sell insurance, by revising paragraphs (21) through (23) as follows:

268 "(21) Is a borrower in default who is not in satisfactory repayment status as defined by
 269 Code Section 20-3-295; for violations of this paragraph only, any hearing and appeal
 270 procedures conducted pursuant to Code Section 20-3-295 shall be the only such
 271 procedures required to suspend, deny, or revoke any license under this title;

272 (22) In relation to the licensee's ability to transact the business of insurance, has had a 273 license, permit, authorization, registration, or privilege refused, revoked, suspended, 274 limited, or restricted by any federal, state, county, municipality, territory, military, or 275 other legal authority authorized to issue licenses, permits, authorizations, registrations, 276 or privileges to conduct business within its respective jurisdiction; otherwise has failed 277 to comply with the legal requirements related to the license, permit, authorization, 278 registration, or privilege; or has had other disciplinary action taken against him or her by 279 any such lawful authority; or

(23)(22) Has failed to report to the department within 60 days of the action taken, any
 refusal, revocation, suspension, limitation, or restriction of any license, permit,
 authorization, registration, or privilege of any lawful authority referenced in paragraphs

283 (18) or (22)(21) of this Code section."

### 284 SECTION 1-9.

285 Said article is further amended by adding a new Code section to read as follows:

286 <u>"33-23-21.1.</u>

287 <u>The Commissioner shall not refuse to issue nor suspend or revoke a license of an applicant</u>

288 for or holder of a license because he or she is a borrower in default under the Georgia

289 Higher Education Loan Program as determined by the Georgia Higher Education

290 Assistance Corporation or has been certified by any entity of the federal government for

291 <u>nonpayment or default or breach of a repayment or service obligation under any federal</u>

292 educational loan, loan repayment, or service conditional scholarship program."

293

#### SECTION 1-10.

294 Said article is further amended in Code Section 33-23-22, relating to notice of suspension or 295 revocation of license, hearing, and appeals, by revising as follows:

296 *"*33-23-22.

297 (a) Any license, other than a probationary license or inactive license as described in 298 subsection (b) (a) of Code Section 33-23-19, may be suspended or revoked as provided by 299 Code Section 33-23-21 and subsection (b) of Code Section 33-23-19, and the Commissioner shall give notice of such action to the applicant for or holder of the license 300 301 and any insurer or agent whom the applicant or licensee represents or who desires that the 302 applicant or licensee be licensed. The procedure for conduct of hearings set forth in 303 Chapter 2 of this title shall be followed in all cases except those cases pursuant to 304 paragraph (20) or (21) of Code Section 33-23-21 which shall only require the hearings 305 provided for in either said paragraph.

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306 (b) Appeal from any order or decision of the Commissioner made pursuant to this chapter

307 shall be taken as provided in Chapter 2 of this title."

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### SECTION 1-11.

Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses, and is amended in Code Section 43-1-19, relating to grounds for refusing to grant or revoking licenses, application of Administrative Procedure Act, subpoena powers, disciplinary actions, judicial review, reinstatement, investigations, complaints, surrender, and probationary license regarding professional licensing boards, by adding "or" at the end of paragraph (10) of subsection (a), by replacing "; or" at the end of paragraph (11) of subsection (a) with a period, and by repealing paragraph (12) of subsection (a).

316

#### SECTION 1-12.

317 Said title is further amended by revising Code Section 43-1-29, relating to suspension of 318 license for nonpayment of student loans, procedure, and reinstatement regarding professional

319 licensing boards, as follows:

320 "43-1-29.

321 A professional licensing board shall not suspend the license of a person licensed by that 322 board who because he or she is a borrower in default under the Georgia Higher Education 323 Loan Program as determined by the Georgia Higher Education Assistance Corporation or 324 because he or she has been certified by a federal agency and reported to the board any 325 entity of the federal government for nonpayment or default or breach of a repayment or 326 service obligation under any federal educational loan, loan repayment, or service 327 conditional scholarship program. Prior to the suspension, the licensee shall be entitled to 328 notice of the board's intended action and opportunity to appear before the board according 329 to procedures set forth by the division director in rules and regulations. A suspension of 330 a license under this Code section is not a contested case under Chapter 13 of Title 50, the 331 'Georgia Administrative Procedure Act.' A license suspended under this Code section shall 332 not be reinstated or reissued until the person provides the licensing board a written release 333 issued by the reporting agency stating that the person is making payments on the loan or 334 satisfying the service requirements in accordance with an agreement approved by the 335 reporting agency. If the person has continued to meet all other requirements for licensure 336 during the period of suspension, reinstatement of the license shall be automatic upon 337 receipt of the notice and payment of any reinstatement fee which the board may impose."

#### SECTION 1-13.

339 Said title is further amended in Code Section 43-3-27, relating to notification of conviction,
340 time limit, and suspension of licenses regarding accountants, by revising subsection (b) as
341 follows:

342 "(b) The board may <u>not</u> suspend the license of an individual <del>who</del> <u>because he or she is a</u> 343 borrower in default under the Georgia Higher Education Loan Program as determined by 344 the Georgia Higher Education Assistance Corporation or has been certified by a federal 345 agency and reported to the board any entity of the federal government for nonpayment or 346 default or breach of a repayment or service obligation under any federal educational loan, 347 loan repayment, or service conditional scholarship program. Prior to the suspension, the 348 licensee shall be entitled to notice of the board's intended action and opportunity to appear 349 before the board. A suspension of a license under this Code section is not a contested case 350 under Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.' A license 351 suspended under this Code section shall not be reinstated or reissued until the individual 352 provides the board a written release issued by the reporting agency stating that the 353 individual is making payments on the loan or satisfying the service requirements in 354 accordance with an agreement approved by the reporting agency. If the individual has 355 continued to meet all other requirements for licensure during the period of suspension, 356 reinstatement of the license shall be automatic upon receipt of the notice and payment of 357 any reinstatement fee which the board may impose."

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#### SECTION 1-14.

359 Said title is further amended in Code Section 43-20A-16, relating to cause for disciplinary 360 actions and disciplinary order a final order regarding licensed immigration assistance 361 providers, by adding "or" at the end of paragraph (11) of subsection (a), by replacing "; or" 362 with a period at the end of paragraph (12) of subsection (a), and by revising paragraph (13) 363 of subsection (a) as follows:

364 "(13)(a.1) The Secretary of State shall not order the discipline, denial, suspension, or revocation of a license issued pursuant to this chapter because a person has Has been found 365 by the Secretary of State pursuant to notice by the Georgia Higher Education Assistance 366 Corporation that the applicant for or holder of such license is to be a borrower in default 367 368 who is not in satisfactory repayment status as defined in Code Section 20-3-295. 369 Notwithstanding the provisions of Chapter 13 of Title 50, the hearings and appeals procedures provided in Code Section 20-3-295, where applicable, shall be the only such 370 371 procedures required under this subsection."

#### SECTION 1-15.

373 Said title is further amended by revising Code Section 43-20A-17, relating to suspension of 374 license for licensed immigration assistance providers for nonpayment, default, or breach of 375 repayment or service obligation under certain educational loan or scholarship programs and 376 terms of reinstatement, as follows:

377 *"*43-20A-17.

378 The Secretary of State shall not suspend a license issued pursuant to this chapter if reported 379 to the Secretary of State for because of nonpayment or default or breach of a repayment or 380 service obligation under any federal educational loan, loan repayment, or service 381 conditional scholarship program. Prior to a suspension, the licensee shall be entitled to 382 notice of the Secretary of State's intended action and opportunity to appear before the 383 Secretary of State according to procedures set forth by the Secretary of State. A suspension 384 of a license pursuant to this Code section shall not be a contested case under Chapter 13 385 of Title 50. A license suspended pursuant to this Code section shall not be reinstated or 386 reissued until the person arranges for a written release to be issued by the reporting agency 387 directly to the Secretary of State stating that the person is making payments on the loan or 388 satisfying the service requirements in accordance with an agreement approved by the 389 reporting agency. If such person has continued to meet all other requirements for licensure 390 during the period of suspension, reinstatement of the license shall be automatic upon 391 receipt of the notice and payment of any reinstatement fee which the Secretary of State may 392 impose."

393

#### SECTION 1-16.

Said title is further amended in Code Section 43-34-8, relating to authority to refuse license, certificate, or permit or issue discipline for health professionals regulated by the Georgia Composite Medical Board, suspension, restoration, investigations, hearings on fitness, immunity, and publication of final disciplinary actions, by adding "or" at the end of paragraph (22) of subsection (a) and by revising paragraphs (23) and (24) of subsection (a) and subsection (b.1) as follows:

400 "(23) Failed to enter into satisfactory repayment status and is a borrower in default as
401 defined by Code Section 20-3-295; it shall be incumbent upon the applicant, licensee,
402 certificate holder, or permit holder to supply the notice of release to the board from the
403 Georgia Higher Education Assistance Corporation indicating that the licensee, certificate
404 holder, permit holder, or applicant has entered into satisfactory repayment status so that
405 a license, certificate, or permit may be issued or granted if all other conditions for
406 issuance of a license, certificate, or permit are met; or

407 (24) Except for practice settings identified in paragraph (7) of subsection (g) of Code
408 Section 43-34-25 and arrangements approved by the board prior to July 1, 2009, as set
409 forth in subsection (k) of Code Section 43-34-103, been a physician that has been or is
410 employed by one the physician:

411 (A) Delegates medical acts to;

412 (B) Enters a protocol or job description with; or

413 (C) Is responsible for supervising."

414 "(b.1) The board shall <u>not</u> suspend the license, certificate, or permit of a person licensed

415 by the board who because he or she is a borrower in default who is not in satisfactory

416 repayment status under the Georgia Higher Education Loan Program as determined by the

417 <u>Georgia Higher Education Assistance Corporation or who</u> has been certified by a federal
 418 agency and reported to the board any entity of the federal government for nonpayment or

419 default or breach of a repayment or service obligation under any federal education loan,

420 loan repayment, or service conditional scholarship program. Prior to the suspension, the

421 licensee, certificate holder, or permit holder shall be entitled to notice of the board's

422 intended action and opportunity to appear before the board according to procedures set

423 forth in the board's rules and regulations. A suspension of a license, certificate, or permit

424 under this subsection is not a contested case under Chapter 13 of Title 50, 'Georgia

425 Administrative Procedure Act.' A license, certificate, or permit suspended under this Code

426 section shall not be reinstated or reissued until the person provides the board a written

427 release issued by the reporting agency stating that the person is making payments on the

428 loan or satisfying the service requirements in accordance with an agreement approved by

429 the reporting agency. If the person has continued to meet all other requirements for

430 issuance of a license, certificate, or permit during the period of suspension, reinstatement

431 of the license, certificate, or permit shall be automatic upon receipt of the notice and

432 payment of any reinstatement fee which the board may impose."

433

#### **SECTION 1-17.**

434 Said title is further amended in Code Section 43-39A-14, relating to required conduct of
435 applicants for real estate appraiser licenses, grounds for refusal of classification, imposition
436 of sanctions, and suspension or revocation of classification, by revising subsection (k) as
437 follows:

438 "(k) Where an applicant or licensee has been found to be a borrower in default who is not
439 in satisfactory repayment status as provided in Code Section 20-3-295 under the Georgia
440 Higher Education Loan Program as determined by the Georgia Higher Education
441 Assistance Corporation or who has been certified by any entity of the federal government
442 for nonpayment or default or breach of a repayment or service obligation under any federal

educational loan, loan repayment, or service conditional scholarship program, such finding
shall <u>not</u> be sufficient grounds for refusal of a license or suspension of a license. For
purposes of this subsection, the hearing and appeal procedures provided for in Code
Section 20-3-295 shall be the only such procedures required under this article."

### 447

### SECTION 1-18.

448 Said title is further amended in Code Section 43-40-15, relating to grant of licenses to real
449 estate brokers and salespersons, grounds for suspension or revocation of license, other
450 sanctions, surrender or lapse, and conviction, by revising subsection (1) as follows:

451 "(1) Where an applicant or licensee has been found to be a borrower in default who is not

452 in satisfactory repayment status as provided in Code Section 20-3-295 under the Georgia

453 Higher Education Loan Program as determined by the Georgia Higher Education

454 <u>Assistance Corporation or who has been certified by any entity of the federal government</u>

455 for nonpayment or default or breach of a repayment or service obligation under any federal

456 <u>educational loan, loan repayment, or service conditional scholarship program</u>, such <del>status</del>

457 <u>finding shall not</u> be sufficient grounds for refusal of a license or suspension of a license.

458 In such cases, the hearing and appeal procedures provided for in Code Section 20-3-295

459 shall be the only such procedures required under this chapter."

# 460 **PART II**

461 **SECTION 2-1.** 

462 Title 31 of the Official Code of Georgia Annotated, relating to health, is amended by revising463 Chapter 40, relating to tattoo studios, as follows:

464 "CHAPTER 40

465 31-40-1.

466 As used in this chapter, the term:

467 (1) 'Body art' means a tattoo or piercing placed on the body of a person for aesthetic or
 468 cosmetic purposes.

469 (2) 'Body artist' means any person who performs body art. Such term shall not include

470 in its meaning any physician or osteopath licensed under Chapter 34 of Title 43, nor shall

471 <u>it include any technician acting under the direct supervision of such licensed physician</u>

472 <u>or osteopath, pursuant to subsection (a) of Code Section 16-5-71.</u>

473 (3) 'Body art studio' means any facility or building on a fixed foundation wherein a body

474 <u>artist performs body art.</u>

(1)(4) 'Microblading of the eyebrow' means a form of cosmetic tattoo artistry where ink
is deposited superficially in the upper three layers of the epidermis using a handheld <u>or</u>
machine powered tool made up of needles known as a microblade to improve or create
eyebrow definition, to cover gaps of lost or missing hair, to extend the natural eyebrow
pattern, or to create a full construction if the eyebrows have little to no hair.

480 (2)(5) 'Tattoo' means to mark or color the skin by pricking in, piercing, or implanting
481 indelible pigments or dyes under the skin. Such term includes microblading of the
482 eyebrow.

(3) 'Tattoo artist' means any person who performs tattooing, except that the term tattoo
artist shall not include in its meaning any physician or osteopath licensed under Chapter
34 of Title 43, nor shall it include any technician acting under the direct supervision of
such licensed physician or osteopath, pursuant to subsection (a) of Code Section 16-5-71.
(4) 'Tattoo studio' means any facility or building on a fixed foundation wherein a tattoo
artist performs tattooing.

489 31-40-2.

490 It shall be unlawful for any person to operate a tattoo body art studio or perform body art 491 without having first obtained a valid permit for such studio. Such. Body art studio permits 492 shall be issued by the county board of health or its duly authorized representative, subject 493 to supervision and direction by the <del>Department of Public Health but, where the county</del> 494 board of health is not functioning, the permit shall be issued by the department. Body artist 495 permits shall be issued by the Department of Public Health. Permits A permit shall be 496 valid until suspended or revoked and shall not be transferable with respect to person or 497 location.

498 31-40-3.

499 (a) The county boards of health may <u>deny</u>, suspend, or revoke <del>permits where the health</del> 500 and safety of the public requires such action a body art studio permit for a violation of this 501 chapter or the rules and regulations promulgated thereunder. When, in the judgment of 502 such board or its duly authorized agents, it is necessary and proper that such application for 503 a permit be denied or that a permit previously granted be suspended or revoked, the 504 applicant or holder of the permit shall be so notified in writing and shall be afforded an 505 opportunity for hearing as provided in Article 1 of Chapter 5 of this title. In the event that 506 such application is finally denied or such permit finally suspended or revoked, the applicant 507 for or holder of such permit shall be given notice in writing, which notice shall specifically 508 state the reasons why the application or permit has been suspended, revoked, or denied.

- 509 (b) The department may deny, suspend, or revoke a body artist permit for a violation of
- 510 this chapter or the rules and regulations promulgated thereunder, after notice to the permit
- 511 holder and opportunity for hearing. Such proceedings shall be conducted in accordance
- 512 with Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.'

513 31-40-4.

- 514 Any person substantially affected by any final order of the county board of health denying,
- suspending, revoking, or refusing to renew <del>any</del> <u>a body artist studio</u> permit provided under
- this chapter may secure review thereof by appeal to the department as provided in Article 1
- 517 of Chapter 5 of this title.

518 31-40-5.

- 519 (a) The <del>Department of Public Health and county boards of health</del> <u>department</u> shall have
- 520 the power to adopt and promulgate rules and regulations to ensure the protection of the
- 521 public health. Such rules and regulations shall prescribe reasonable standards for health
- 522 and safety of tattoo standards for body artists and body art studios with regard to:
- 523 (1) Location and cleanliness of facilities;
- 524 (2) Sterilization and Occupational Safety and Health Administration guidelines for the
   525 prevention and spread of infectious diseases by all personnel;
- 526 (3) Informed consent by the person receiving <del>a tattoo</del> <u>any form of body art;</u>
- 527 (4) Procedures for ensuring adequate explanation to consumers of the proper subsequent
- 528 care of <del>a tattoo</del> <u>any form of body art</u>; <del>and</del>
- 529 (5) Proper use and maintenance of tattoo equipment, including tools, dyes, and pigments:
- 530 <u>and</u>
- 531 (6) Competence and specialized knowledge of body artists.
- 532 (b) County boards of health are empowered to adopt and promulgate supplementary rules
- and regulations consistent with those adopted and promulgated by the department.

534 31-40-6.

The Department of Public Health <u>department</u> and the county boards of health and their duly authorized agents are authorized and empowered to enforce compliance with this chapter and the rules and regulations adopted and promulgated under this chapter and, in connection therewith, to enter upon and inspect the premises of a <del>tattoo</del> body art studio at any reasonable time and in a reasonable manner, as provided in Article 2 of Chapter 5 of this title.

31-40-7.
Any person, firm, or corporation operating a tattoo studio performing body art without a
valid permit or performing tattooing outside of a licensed tattoo studio shall be guilty of
a misdemeanor.

545 31-40-8.

546 Each body art studio shall conspicuously display in a prominent place easily seen by

- 547 patrons a printed sign that warns that any body art on the face, neck, forearm, hand, or
- 548 lower leg of an individual may automatically disqualify such individual from military
- 549 service in the armed forces of the United States. Such notice shall be at least 11 inches by
- 550 <u>14 inches in size, with letters at least one inch in height.</u> The Department of Public Health
- 551 is authorized and directed to develop and institute a program of public education for the
- 552 purpose of alerting the public to the possible side effects and exposure risks of tattooing.

553 31-40-9.

- 554 Notwithstanding any other provision of this chapter, the governing authority of any county
- 555 or municipality may enact more stringent laws governing tattooing body art.
- 556 31-40-10.
- 557 Nothing in this chapter shall be construed to repeal the provisions of Code Section 16-12-5;
- provided, however, that Code Section 16-12-5 shall not apply to microblading of the
- 559 eyebrow."

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# PART III SECTION 3-1.

Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses, is amended in Code Section 43-10-9, relating to application for certificate of registration, by deleting "is of good moral character;" in paragraph (1) of subsection (a), paragraph (1) of subsection (b), paragraph (1) of subsection (c), paragraph (1) of subsection (d), and paragraphs (1) and (2) of subsection (e).

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### **SECTION 3-2.**

Said Title 43 is further amended in Code Section 43-10-13, relating to the right to set course
of study for students and application for examination, by adding a new subsection to read as
follows:

571 "(c) A barber apprentice and any other individual serving as an apprentice in a beauty

572 shop, beauty salon, or barber shop shall take the theory portion of the examination provided

- 573 for in Code Section 43-10-9 within the first 12 months of his or her apprenticeship."
- 574
- 575

# PART IV SECTION 4-1.

576 Said Title 43 is further amended by revising subsection (e) of Code Section 43-14-6, relating 577 to powers and duties of divisions, as follows:

578 "(e)(1) The Division of Electrical Contractors shall be authorized to require persons 579 seeking renewal of Electrical Contractor Class I and Class II licenses to complete board 580 approved continuing education courses of not more than four hours annually. The 581 division shall be authorized to approve courses offered by institutions of higher learning, 582 vocational-technical schools, and trade, technical, or professional organizations; 583 provided, however, that continuing education courses or programs related to electrical 584 contracting provided or conducted by public utilities, equipment manufacturers, or 585 institutions under the State Board of the Technical College System of Georgia shall 586 constitute acceptable continuing professional education programs for the purposes of this 587 subsection. Continuing education courses or programs conducted by manufacturers 588 specifically to promote their products shall not be approved continuing education courses 589 to be held within or outside this state that are available to all licensed electrical 590 contractors on a reasonable nondiscriminatory fee basis. Any request for division 591 approval of a continuing education course shall be submitted in a timely manner with due 592 regard for the necessity of investigation and consideration by the division. The division 593 may contract with institutions of higher learning, professional organizations, or other 594 gualified persons to provide programs that meet the requirements of this paragraph and 595 any rules or regulations established by the division. Such programs shall be self-sustaining by the individual fees set and collected by the provider of the program. 596 597 (2) The division shall be authorized to waive the continuing education requirements in 598 cases of hardship, disability, or illness or under such other circumstances as the division

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deems appropriate."

### **SECTION 4-2.**

601 Said title is further amended by revising subsection (a) of Code Section 43-14-8, relating to 602 licensing required for electrical, plumbing, or conditioned air contracting, businesses 603 conducted by partnerships, limited liability companies, and corporations, applications, and 604 review courses, as follows:

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605 "(a)(1) No person shall engage in the electrical contracting business as an electrical
606 contractor unless such person has a valid license from the Division of Electrical
607 Contractors and a certificate of competency, if such certificates are issued by the division
608 pursuant to subsection (b) of Code Section 43-14-6.

- 609 (2) A person who is not licensed as an electrical contractor or who does not have a
- 610 certificate of competency, if such certificates are issued by the division pursuant to
- 611 subsection (b) of Code Section 43-14-6, or both as may be applicable, shall be prohibited
- 612 from advertising in any manner that such person is in the business or profession of
- 613 <u>electrical contracting unless the work is performed by a licensed electrical contractor.</u>"
- 614 **PART V**
- 615 SECTION 5-1.
- 616 All laws and parts of laws in conflict with this Act are repealed.