House Bill 214 (AS PASSED HOUSE AND SENATE)

By: Representatives Channell of the 116th, Parrish of the 156th, England of the 108th, Sheldon of the 105th, Cooper of the 41st, and others

A BILL TO BE ENTITLED AN ACT

1	To amend Title 31 of the Official Code of Georgia Annotated, relating to health, so as to
2	create the Hemophilia Advisory Board; to provide for a short title; to provide for legislative
3	findings; to provide for duties, reporting, membership, and the selection of officers; to
4	establish the Department of Public Health; to reassign functions of the Division of Public
5	Health of the Department of Community Health to the Department of Public Health; to
6	provide for transition to the new agency; to create a Board of Public Health and a
7	commissioner of public health; to amend various titles for purposes of conformity; to provide
8	for related matters; to provide an effective date; to repeal conflicting laws; and for other
9	purposes.
10	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
10	DE IT ENACTED DT THE GENERAL ASSEMBLT OF GEORGIA.
11	PART I
12	Hemophilia Advisory Board Act.
13	SECTION 1-1.
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13 14	SECTION 1-1. Parts I and II of this Act shall be known and may be cited as the "Hemophilia Advisory
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13 14 15	SECTION 1-1. Parts I and II of this Act shall be known and may be cited as the "Hemophilia Advisory Board Act."
13 14 15 16	SECTION 1-1. Parts I and II of this Act shall be known and may be cited as the "Hemophilia Advisory Board Act." SECTION 1-2.
13 14 15 16 17	SECTION 1-1. Parts I and II of this Act shall be known and may be cited as the "Hemophilia Advisory Board Act." SECTION 1-2. The General Assembly finds that hemophilia and other bleeding disorders are devastating
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13 14 15 16 17 18 19 20	SECTION 1-1. Parts I and II of this Act shall be known and may be cited as the "Hemophilia Advisory Board Act." SECTION 1-2. The General Assembly finds that hemophilia and other bleeding disorders are devastating health conditions that can cause serious financial, social, and emotional hardships for patients and their families. Hemophilia and other bleeding disorders are incurable, so appropriate lifetime care and treatment are necessities for maintaining optimum health. Advancements
 13 14 15 16 17 18 19 20 21 	SECTION 1-1. Parts I and II of this Act shall be known and may be cited as the "Hemophilia Advisory Board Act." SECTION 1-2. The General Assembly finds that hemophilia and other bleeding disorders are devastating health conditions that can cause serious financial, social, and emotional hardships for patients and their families. Hemophilia and other bleeding disorders are incurable, so appropriate lifetime care and treatment are necessities for maintaining optimum health. Advancements in drug therapies are allowing individuals greater latitude in managing their conditions,

26 advisory board to provide expert advice to the state on health and insurance policies, plans,

27 and programs that impact individuals with hemophilia and other bleeding disorders.

28	PART II
29	Creation of the Hemophilia Advisory Board.
30	SECTION 2-1.
31	Article 1 of Chapter 1 of Title 31 of the Official Code of Georgia Annotated, relating to
32	general provisions relative to health, is amended by adding a new Code section to read as
33	follows:
34	″ <u>31-1-12.</u>
35	(a) The commissioner of public health in conjunction with the commissioner of
36	community health shall establish an independent advisory board known as the Hemophilia
37	Advisory Board.
38	(b)(1) The following persons shall serve as nonvoting members of the Hemophilia
39	Advisory Board:
40	(A) The commissioner of public health or a designee; and
41	(B) The commissioner of community health or a designee.
42	(2) The following voting members shall be appointed by the commissioner of public
43	health, in consultation with the commissioner of community health, and shall serve a
44	three-year term:
45	(A) One member who is a board certified physician licensed, practicing, and currently
46	treating individuals with hemophilia and other bleeding disorders and who specializes
47	in the treatment of these individuals;
48	(B) One member who is a nurse licensed, practicing, and currently treating individuals
49	with hemophilia and other bleeding disorders;
50	(C) One member who is a social worker licensed, practicing, and currently treating
51	individuals with hemophilia and other bleeding disorders;
52	(D) One member who is a representative of a federally funded hemophilia treatment
53	center in this state;
54	(E) One member who is a representative of a nonprofit organization that has, as its
55	primary purpose, the provision of services to the population of this state with
56	hemophilia and other bleeding disorders;
57	(F) One member who is a person who has hemophilia;
58	(G) One member who is a caregiver of a person who has hemophilia; and

59	(H) One member who is a person who has a bleeding disorder other than hemophilia
60	or who is a caregiver of a person who has a bleeding disorder other than hemophilia.
61	(3) The Hemophilia Advisory Board may also have up to five additional nonvoting
62	members as determined appropriate by the commissioner and the commissioner of
63	community health. These nonvoting members may be persons with, or caregivers of a
64	person with, hemophilia or other bleeding disorder or persons experienced in the
65	diagnosis, treatment, care, and support of individuals with hemophilia or other bleeding
66	disorders.
67	(c)(1) Board members shall elect from among the voting board members a presiding
68	officer. The presiding officer retains all voting rights.
69	(2) A majority of the members shall constitute a quorum at any meeting held by the
70	Hemophilia Advisory Board.
71	(3) If there is a vacancy on the Hemophilia Advisory Board, such position shall be filled
72	in the same manner as the original appointment.
73	(4) Members of the Hemophilia Advisory Board shall receive no compensation for
74	service on the Hemophilia Advisory Board.
75	(d) The Hemophilia Advisory Board shall meet at least quarterly and at the call of the
76	commissioner, the commissioner of community health, or the presiding officer and follow
77	all policies and procedures of Chapter 14 of Title 50, relating to open and public meetings.
78	(e) The department shall provide reasonably necessary administrative support for
79	Hemophilia Advisory Board activities.
80	(f) The Hemophilia Advisory Board shall review and make recommendations to the
81	commissioner and the commissioner of community health with regard to issues that affect
82	the health and wellness of persons living with hemophilia and other bleeding disorders,
83	including, but not limited to, the following:
84	(1) Proposed legislative or administrative changes to policies and programs that are
85	integral to the health and wellness of individuals with hemophilia and other bleeding
86	disorders;
87	(2) Standards of care and treatment for persons living with hemophilia and other
88	bleeding disorders, taking into consideration the federal and state standards of care
89	guidelines developed by state and national organizations, including, but not limited to,
90	the Medical and Scientific Advisory Council of the National Hemophilia Foundation;
91	(3) The development of community based initiatives to increase awareness of care and
92	treatment for persons living with hemophilia and other bleeding disorders; and
93	(4) The coordination of public and private support networking systems.
94	(g) The Hemophilia Advisory Board shall, no later than six months after the effective date
95	of this Code section, and annually thereafter, submit to the Governor and the General

96	Assembly a report of its findings and recommendations. Annually thereafter, the
97	commissioner of public health, in consultation with the commissioner of community health,
98	shall report to the Governor and the General Assembly on the status of implementing the
99	recommendations as proposed by the Hemophilia Advisory Board. The reports shall be
100	made public and shall be subject to public review and comment."
101	PART III
102	Creation of the Department of Public Health.
103	SECTION 3-1.
104	Title 31 of the Official Code of Georgia Annotated, relating to health, is amended by adding
105	a new chapter to read as follows:
106	" <u>CHAPTER 2A</u>
107	<u>31-2A-1.</u>
108	(a) There is created the Board of Public Health which shall establish the general policy to
109	be followed by the Department of Public Health. The powers, functions, and duties of the
110	Board of Community Health as they existed on June 30, 2011, with regard to the Division
111	of Public Health and the Office of Health Improvement, unless otherwise provided in this
112	Act, are transferred to the Board of Public Health effective July 1, 2011. The board shall
113	consist of nine members appointed by the Governor and confirmed by the Senate.
114	(b) The Governor shall designate the initial terms of the members of the board as follows:
115	three members shall be appointed for one year; three members shall be appointed for two
116	years; and three members shall be appointed for three years. Thereafter, all succeeding
117	appointments shall be for three-year terms from the expiration of the previous term.
118	(c) Vacancies in office shall be filled by appointment by the Governor in the same manner
119	as the appointment to the position on the board which becomes vacant. An appointment
120	to fill a vacancy other than by expiration of a term of office shall be for the balance of the
121	unexpired term.
122	(d) Members of the board may be removed from office under the same conditions for
123	removal from office of members of professional licensing boards provided in Code Section
124	<u>43-1-17.</u>
125	(e) There shall be a chairperson of the board elected by and from the membership of the
126	board who shall be the presiding officer of the board.

- 127 (f) The members of the board shall receive the same daily expense allowance and
- 128 reimbursement of expenses as provided in Code Section 45-7-21 for members of other state
- 129 <u>boards.</u>
- 130 <u>31-2A-2.</u>
- 131 (a) There is created a Department of Public Health. The powers, functions, and duties of
- 132 <u>the Division of Public Health and the Office of Health Improvement of the Department of</u>
- 133 <u>Community Health as they existed on June 30, 2011, unless otherwise provided in this Act</u>,
- are transferred to the Department of Public Health effective July 1, 2011.
- 135 (b) There is created the position of commissioner of public health. The commissioner
- 136 shall be the chief administrative officer of the department and be both appointed and
- 137 removed by the Governor. Subject to the general policy established by the board, the
- 138 <u>commissioner shall supervise, direct, account for, organize, plan, administer, and execute</u>
- 139 <u>the functions vested in the department.</u>
- 140 (c) There shall be created in the department such divisions as may be found necessary for
- 141 <u>its effective operation. The commissioner shall have the power to allocate and reallocate</u>
- 142 <u>functions among the divisions within the department.</u>

143 <u>31-2A-3.</u>

(a) The Department of Public Health shall succeed to all rules, regulations, policies, 144 145 procedures, and administrative orders of the Department of Community Health that are in 146 effect on June 30, 2011, or scheduled to go into effect on or after July 1, 2011, and which 147 relate to the functions transferred to the Department of Public Health pursuant to Code 148 Section 31-2A-2 and shall further succeed to any rights, privileges, entitlements, 149 obligations, and duties of the Department of Community Health that are in effect on June 150 30, 2011, which relate to the functions transferred to the Department of Public Health pursuant to Code Section 31-2A-2. Such rules, regulations, policies, procedures, and 151 administrative orders shall remain in effect until amended, repealed, superseded, or 152 nullified by the Department of Public Health by proper authority or as otherwise provided 153 154 <u>by law.</u> 155 (b) The rights, privileges, entitlements, and duties of parties to contracts, leases, 156 agreements, and other transactions as identified by the Office of Planning and Budget 157 entered into before July 1, 2011, by the Department of Community Health which relate to the functions transferred to the Department of Public Health pursuant to Code Section 158 31-2A-2 shall continue to exist; and none of these rights, privileges, entitlements, and 159

- 160 duties are impaired or diminished by reason of the transfer of the functions to the
 161 Department of Public Health. In all such instances, the Department of Public Health shall
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- 162 be substituted for the Department of Community Health, and the Department of Public Health shall succeed to the rights and duties under such contracts, leases, agreements, and 163 164 other transactions. 165 (c) All persons employed by the Department of Community Health in capacities which relate to the functions transferred to the Department of Public Health pursuant to Code 166 167 Section 31-2A-2 on June 30, 2011, shall, on July 1, 2011, become employees of the 168 Department of Public Health in similar capacities, as determined by the commissioner of 169 public health. Such employees shall be subject to the employment practices and policies 170 of the Department of Public Health on and after July 1, 2011, but the compensation and 171 benefits of such transferred employees shall not be reduced as a result of such transfer. Employees who are subject to the rules of the State Personnel Board and thereby under the 172 173 State Personnel Administration and who are transferred to the department shall retain all 174 existing rights under the State Personnel Administration. Accrued annual and sick leave possessed by the transferred employees on June 30, 2011, shall be retained by such 175 176 employees as employees of the Department of Public Health. 177 (d) On July 1, 2011, the Department of Public Health shall receive custody of the state 178 owned real property in the custody of the Department of Community Health on June 30, 179 2011, and which pertains to the functions transferred to the Department of Public Health 180 pursuant to Code Section 31-2A-2. 181 <u>31-2A-4.</u> 182 The Department of Public Health shall safeguard and promote the health of the people of
- 183 this state and is empowered to employ all legal means appropriate to that end. Illustrating,
- 184 <u>without limiting, the foregoing grant of authority, the department is empowered to:</u>
- 185 (1) Provide epidemiological investigations and laboratory facilities and services in the
- 186 detection and control of disease, disorders, and disabilities and to provide research,
- 187 conduct investigations, and disseminate information concerning reduction in the
 188 incidence and proper control of disease, disorders, and disabilities;
- 189 (2) Forestall and correct physical, chemical, and biological conditions that, if left to run
 190 their course, could be injurious to health;
- (3) Regulate and require the use of sanitary facilities at construction sites and places of
 public assembly and to regulate persons, firms, and corporations engaged in the rental
 and service of portable chemical toilets;
- 194 (4) Isolate and treat persons afflicted with a communicable disease who are either unable
- 195 or unwilling to observe the department's rules and regulations for the suppression of such
- 196 disease and to establish, to that end, complete or modified quarantine, surveillance, or
- 197 isolation of persons and animals exposed to a disease communicable to man;

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198	(5) Procure and distribute drugs and biologicals and purchase services from clinics,
199	laboratories, hospitals, and other health facilities and, when authorized by law, to acquire
200	and operate such facilities;
201	(6) Cooperate with agencies and departments of the federal government and of the state
202	by supplying consultant services in medical and hospital programs and in the health
203	aspects of civil defense, emergency preparedness, and emergency response;
204	(7) Prevent, detect, and relieve physical defects and deformities;
205	(8) Promote the prevention, early detection, and control of problems affecting the dental
206	and oral health of the citizens of Georgia;
207	(9) Contract with county boards of health to assist in the performance of services
208	incumbent upon them under Chapter 3 of this title and, in the event of grave emergencies
209	of more than local peril, to employ whatever means may be at its disposal to overcome
210	such emergencies;
211	(10) Contract and execute releases for assistance in the performance of its functions and
212	the exercise of its powers and to supply services which are within its purview to perform;
213	(11) Enter into or upon public or private property at reasonable times for the purpose of
214	inspecting same to determine the presence of disease and conditions deleterious to health
215	or to determine compliance with health laws and rules, regulations, and standards
216	thereunder;
217	(12) Establish, by rule adopted pursuant to Chapter 13 of Title 50, the 'Georgia
218	Administrative Procedure Act,' a schedule of fees for laboratory services provided,
219	schedules to be determined in a manner so as to help defray the costs incurred by the
220	department, but in no event to exceed such costs, both direct and indirect, in providing
221	such laboratory services, provided no person shall be denied services on the basis of his
222	or her inability to pay. All fees paid thereunder shall be paid into the general funds of the
223	State of Georgia. The individual who requests the services authorized in this paragraph,
224	or the individual for whom the laboratory services authorized in this paragraph are
225	performed, shall be responsible for payment of the service fees. As used in this
226	paragraph, the term 'individual' means a natural person or his or her responsible health
227	benefit policy or Title XVIII, XIX, or XXI of the federal Social Security Act of 1935; and
228	(13) Exchange data with the Department of Community Health for purposes of health
229	improvement and fraud prevention for programs operated by the Department of
230	Community Health pursuant to mutually agreed upon data sharing agreements and in
231	accordance with federal confidentiality laws relating to health care.

232 <u>31-2A-5.</u> (a) There is created in the department the Office of Women's Health. Attached to the 233 234 office shall be an 11 member advisory council. The members of the advisory council shall 235 be appointed by the Governor and shall be representative of major public and private 236 agencies and organizations in the state and shall be experienced in or have demonstrated 237 particular interest in women's health issues. Each member shall be appointed for two years 238 and until his or her successor is appointed. The members shall be eligible to succeed 239 themselves. The council shall elect its chairperson from among the councilmembers for 240 a term of two years. The Governor may name an honorary chairperson of the council. 241 (b) The Office of Women's Health shall serve in an advisory capacity to the Governor, the 242 General Assembly, the board, the department, and all other state agencies in matters 243 relating to women's health. In particular, the office shall: 244 (1) Raise awareness of women's nonreproductive health issues; (2) Inform and engage in prevention and education activities relating to women's 245 246 nonreproductive health issues; 247 (3) Serve as a clearing-house for women's health information for purposes of planning 248 and coordination; 249 (4) Issue reports of the office's activities and findings; and 250 (5) Develop and distribute a state comprehensive plan to address women's health issues. 251 (c) The council shall meet upon the call of its chairperson, the board, or the commissioner.

252 <u>31-2A-6.</u>

- 253 (a) The department is authorized to adopt and promulgate rules and regulations to effect 254 prevention, abatement, and correction of situations and conditions which, if not promptly 255 checked, would militate against the health of the people of this state. Such rules and 256 regulations shall be adapted to the purposes intended, within the purview of the powers and 257 duties imposed upon the department by this chapter, and supersede conflicting rules, 258 regulations, and orders adopted pursuant to the authority of Chapter 3 of this title. 259 (b) The department upon application or petition may grant variances and waivers to 260 specific rules and regulations which establish standards for facilities or entities regulated 261 by the department as follows: 262 (1) The department may authorize departure from the literal requirements of a rule or 263 regulation by granting a variance upon a showing by the applicant or petitioner that the particular rule or regulation that is the subject of the variance request should not be 264 applied as written because strict application would cause undue hardship. The applicant 265
- 266 <u>or petitioner additionally must show that adequate standards affording protection of</u>

267	health, safety, and care exist and will be met in lieu of the exact requirements of the rule
268	or regulation in question;
269	(2) The department may dispense entirely with the enforcement of a rule or regulation
270	by granting a waiver upon a showing by the applicant or petitioner that the purpose of the
271	rule or regulation is met through equivalent standards affording equivalent protection of
272	health, safety, and care;
273	(3) The department may grant waivers and variances to allow experimentation and
274	demonstration of new and innovative approaches to delivery of services upon a showing
275	by the applicant or petitioner that the intended protections afforded by the rule or
276	regulation which is the subject of the request are met and that the innovative approach has
277	the potential to improve service delivery;
278	(4) Waivers or variances which affect an entire class of facilities may only be approved
279	by the Board of Public Health and shall be for a time certain, as determined by the board.
280	A notice of the proposed variance or waiver affecting an entire class of facilities shall be
281	made in accordance with the requirements for notice of rule making in Chapter 13 of
282	Title 50, the 'Georgia Administrative Procedure Act'; or
283	(5) Variances or waivers which affect only one facility in a class may be approved or
284	denied by the department and shall be for a time certain, as determined by the
285	department. The department shall maintain a record of such action and shall make this
286	information available to the board and all other persons who request it.
287	(c) The department may exempt classes of facilities from regulation when, in the
288	department's judgment, regulation would not permit the purpose intended or the class of
289	facilities is subject to similar requirements under other rules and regulations. Such
290	exemptions shall be provided in rules and regulations promulgated by the board.
291	<u>31-2A-7.</u>
292	(a) As used in this Code section, the term 'conviction data' means a record of a finding or
293	verdict of guilty or a plea of guilty or a plea of nolo contendere with regard to any crime,
294	regardless of whether an appeal of the conviction has been sought.
295	(b) The department may receive from any law enforcement agency conviction data that is
296	relevant to a person whom the department, its contractors, or a district or county health
297	agency is considering as a final selectee for employment in a position the duties of which
298	involve direct care, treatment, custodial responsibilities, or any combination thereof for its
299	clients. The department may also receive conviction data which is relevant to a person
300	whom the department, its contractors, or a district or county health agency is considering
301	as a final selectee for employment in a position if, in the judgment of the department, a
302	final employment decision regarding the selectee can only be made by a review of

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303	conviction data in relation to the particular duties of the position and the security and safety
304	of clients, the general public, or other employees.
305	(c) The department shall establish a uniform method of obtaining conviction data under
306	subsection (b) of this Code section which shall be applicable to the department and its
307	contractors. Such uniform method shall require the submission to the Georgia Crime
308	Information Center of fingerprints and the records search fee in accordance with Code
309	Section 35-3-35. Upon receipt thereof, the Georgia Crime Information Center shall
310	promptly transmit fingerprints to the Federal Bureau of Investigation for a search of bureau
311	records and an appropriate report and shall promptly conduct a search of its own records
312	and records to which it has access. After receiving the fingerprints and fee, the Georgia
313	Crime Information Center shall notify the department in writing of any derogatory finding,
314	including, but not limited to, any conviction data regarding the fingerprint records check
315	or if there is no such finding.
316	(d) All conviction data received shall be for the exclusive purpose of making employment
317	decisions or decisions concerning individuals in the care of the department and shall be
318	privileged and shall not be released or otherwise disclosed to any other person or agency.
319	Immediately following the employment decisions or upon receipt of the conviction data,
320	all such conviction data collected by the department or its agent shall be maintained by the
321	department or agent pursuant to laws regarding and the rules or regulations of the Federal
322	Bureau of Investigation and the Georgia Crime Information Center, as is applicable.
323	Penalties for the unauthorized release or disclosure of any conviction data shall be as
324	prescribed pursuant to laws regarding and rules or regulations of the Federal Bureau of
325	Investigation and the Georgia Crime Information Center, as is applicable. Nothing in this
326	Code section shall be construed to allow criminal history information, including arrest and
327	conviction date, to be released or disclosed to any individual, including members of county
328	boards of health, who is not directly involved in the hiring process.
329	(e) The department may promulgate written rules and regulations to implement the
330	provisions of this Code section.
331	(f) The department may receive from any law enforcement agency criminal history
332	information, including arrest and conviction data, and any and all other information which
333	it may be provided pursuant to state or federal law which is relevant to any person in the
334	care of the department. The department shall establish a uniform method of obtaining
335	criminal history information under this subsection. Such method shall require the
336	submission to the Georgia Crime Information Center of fingerprints together with any
337	required records search fee in accordance with Code Section 35-3-35. Upon receipt
338	thereof, the Georgia Crime Information Center shall promptly transmit the fingerprints
339	submitted by the department to the Federal Bureau of Investigation for a search of bureau

340 records and an appropriate report and shall promptly conduct a search of its own records and records to which it has access. Such method shall also permit the submission of the 341 342 names alone of such persons to the proper law enforcement agency for a name based check 343 of such person's criminal history information as maintained by the Georgia Crime Information Center and the Federal Bureau of Investigation. In such circumstances, the 344 345 department shall submit fingerprints of those persons together with any required records 346 search fee to the Federal Bureau of Investigation within 15 calendar days of the date of the name based check on that person. The fingerprints shall be forwarded to the Federal 347 348 Bureau of Investigation through the Georgia Crime Information Center in accordance with 349 Code Section 35-3-35. Following the submission of such fingerprints, the department may receive the criminal history information, including arrest and conviction data, relevant to 350 351 such person. 352 (g) The department shall be authorized to conduct a name or descriptor based check of any person's criminal history information, including arrest and conviction data, and other 353 354 information from the Georgia Crime Information Center regarding any adult person who 355 provides care or is in contact with persons under the care of the department without the consent of such person and without fingerprint comparison to the fullest extent permissible 356 357 by federal and state law."

358

SECTION 3-2.

359 Code Sections 31-2-7, 31-2-8, 31-2-10, 31-2-12, 31-2-13, 31-2-17, 31-2-17.1, and 31-2-18 360 of the Official Code of Georgia Annotated, relating to the Department of Community Health 361 as the agency of the state for receipt and administration of federal and other funds, studies 362 and surveys of programs, venue of actions against the department or board, standards for 363 sewage management systems, rules and regulations governing operation of land disposal sites 364 for septic tank waste from one business, a diabetes coordinator, the Georgia Diabetes Control 365 Grant Program, and the director of the Division of Public Health, respectively, are 366 redesignated and amended as follows:

367 "31-2-7. <u>31-2A-8.</u>

The department is designated and empowered as the agency of this state to apply for, receive, and administer grants and donations for health purposes from the federal government and from any of its departments, agencies, and instrumentalities; from appropriations of the state; and from any other sources in conformity with law, including but not limited to Code Section 49-4-152. The department shall have the authority to prescribe the purposes for which such funds may be used in order to:

(1) Provide, extend, and improve maternal and child health services;

- 375 (2) Locate children already disabled or suffering from conditions leading to a disability
 376 and provide for such children medical, surgical, corrective, and other services and to
 377 provide for facilities for diagnosis, hospitalization, and aftercare;
- 378 (3) Advance the prevention and control of cancer and of venereal, tubercular, and other379 diseases;
- 380 (4) Forestall and correct conditions that, if left to run their course, could be injurious to381 health;
- (5) Conduct programs which lie within the scope and the power of the department
 relating to industrial hygiene, control of ionizing radiation, occupational health, water
 quality, water pollution control, and planning and development of water resources;
- 385 (6) Administer grants-in-aid to assist in the construction of publicly owned and operated
 386 general and special medical facilities;
- 387 (7) Conduct programs:
- 388 (A) Relating to chronic illness;
- 389 (B) Relating to the dental and oral health of the people of this state which are390 appropriate to the purpose of the department; and
- 391 (C) Relating to the physical health of the people of this state which are appropriate to392 the purpose of the department; and
- 393 (8) Develop the health aspects of emergency preparedness and emergency response.
- When a plan is required to be approved by any department, agency, or instrumentality of
 the federal government as condition precedent to the making of grants for health purposes,
 the department, as agent of this state, is directed to formulate, submit, and secure approval
- 397 of that plan and thereafter, upon its approval and the receipt of funds payable thereunder,
- to carry the plan into effect in accordance with its terms, applying thereto the funds soreceived as well as other applicable amounts from whatever source.
- 400 31-2-8. <u>31-2A-9.</u>

401 The department, from time to time, shall make or cause to be made studies and surveys to402 determine the quality, scope, and reach of its programs.

- 403 31-2-10. <u>31-2A-10.</u>
- 404 Actions at law and in equity against the department, the board, or any of its members
- 405 predicated upon omissions or acts done in their official capacity or under color thereof shall
- 406 be brought in the appropriate county; provided, however, that nothing in this Code section
- 407 shall be construed as waiving the immunity of the state to be sued without its consent.

408 31-2-12. 31-2A-11.

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

(1) 'Chamber system' means a system of chambers with each chamber being a molded
polyolefin plastic, arch shaped, hollow structure with an exposed bottom area and solid
top and louvered sidewall for infiltration of effluent into adjoining bottom and sidewall
soil areas. Chambers may be of different sizes and configurations to obtain desired
surface areas.

(2) 'Conventional system' means a system traditionally used composed of perforated pipe
surrounded by gravel or stone masking for the infiltration of effluent into adjoining
bottom and side soil areas.

(3) 'On-site sewage management system' means a sewage management system other than
a public or community sewage treatment system serving one or more buildings, mobile
homes, recreational vehicles, residences, or other facilities designed or used for human
occupancy or congregation. Such term shall include, without limitation, conventional and
chamber septic tank systems, privies, and experimental and alternative on-site sewage
management systems which are designed to be physically incapable of a surface
discharge of effluent that may be approved by the department.

(4) 'Prior approved system' means only a chamber system or conventional system or
component of such system which is designed to be physically incapable of a surface
discharge of effluent and which was properly approved pursuant to subparagraph
(a)(2)(B) of this Code section, as such Code section became law on April 19, 1994, for
use according to manufacturers' recommendations, prior to April 14, 1997.

430 (5) 'Unsatisfactory service' means documented substandard performance as compared431 to other approved systems or components.

432 (b) The department shall have the authority as it deems necessary and proper to adopt 433 state-wide regulations for on-site sewage management systems, including but not limited 434 to experimental and alternative systems. The department is authorized to require that any such on-site sewage management system be examined and approved prior to allowing the 435 use of such system in the state; provided, however, that any prior approved system shall 436 continue to be approved for installation in every county of the state pursuant to the 437 manufacturer's recommendations, including sizing of no less than 50 percent of trench 438 439 length of a conventional system designed for equal flows in similar soil conditions. Upon 440 written request of one-half or more of the health districts in the state, the department is authorized to require the reexamination of any such system or component thereof, provided 441 that documentation is submitted indicating unsatisfactory service of such system or 442 443 component thereof. Before any such examination or reexamination, the department may

require the person, persons, or organization manufacturing or marketing the system toreimburse the department or its agent for the reasonable expenses of such examination.

446 (c)(1) This subsection shall not be construed to prohibit the governing authority of any county or municipality in the state from adopting and enforcing codes at the local level; 447 provided, however, that no county, municipality, or state agency may require any 448 449 certified septic tank installer or certified septic tank pumper who has executed and deposited a bond as authorized in paragraph (2) of this subsection to give or furnish or 450 execute any code compliance bond or similar bond for the purpose of ensuring that all 451 construction, installation, or modifications are made or completed in compliance with the 452 county or municipal ordinances or building and construction codes. 453

454 (2) In order to protect the public from damages arising from any work by a certified septic tank installer or certified septic tank pumper, which work that fails to comply with 455 any state construction codes or with the ordinances or building and construction codes 456 adopted by any county or municipal corporation, any such certified septic tank installer 457 or certified septic tank pumper may execute and deposit with the judge of the probate 458 court in the county of his or her principal place of business a bond in the sum of 459 460 \$10,000.00. Such bond shall be a cash bond of \$10,000.00 or executed by a surety 461 authorized and qualified to write surety bonds in the State of Georgia and shall be 462 approved by the local county or municipal health department. Such bond shall be conditioned upon all work done or supervised by such certificate holder complying with 463 464 the provisions of any state construction codes or any ordinances or building and 465 construction codes of any county or municipal corporation wherein the work is performed. Action on such bond may be brought against the principal and surety thereon 466 in the name of and for the benefit of any person who suffers damages as a consequence 467 468 of said certificate holder's work not conforming to the requirements of any ordinances or building and construction codes; provided, however, that the aggregate liability of the 469 470 surety to all persons so damaged shall in no event exceed the sum of such bond.

(3) In any case where a bond is required under this subsection, the certified septic tank
installer or certified septic tank pumper shall file a copy of the bond with the county or
municipal health department in the political subdivision wherein the work is being
performed.

(4) The provisions of this subsection shall not apply to or affect any bonding
requirements involving contracts for public works as provided in Chapter 10 of Title 13.
(d) This Code section does not restrict the work of a plumber licensed by the State
Construction Industry Licensing Board to access any on-site sewage management system
for the purpose of servicing or repairing any plumbing system or connection to the on-site
sewage management system.

481 31-2-13. <u>31-2A-12.</u>

Until July 1, 2012, the department shall provide by rule or regulation for the regulation of 482 483 any land disposal site that receives septic tank waste from only one septic tank pumping and hauling business and which as of June 30, 2007, operated under a valid permit for such 484 activity as issued by the department (previously known as the Department of Human 485 486 Resources for these purposes) under this Code section. No new permit shall be issued by 487 the department under this Code section for such type of site on or after July 1, 2007, but instead any new permit issued for such type of site on or after such date shall be issued by 488 489 the Department of Natural Resources under Code Section 12-8-41. This Code section shall 490 stand repealed on July 1, 2012.

491 31-2-17. <u>31-2A-13.</u>

The commissioner is authorized to appoint a diabetes coordinator within the Division of 492 493 Public Health department to coordinate with other state departments and agencies to ensure 494 that all programs that impact the prevention and treatment of diabetes are coordinated, that 495 duplication of efforts is minimized, and that the impact of such programs is maximized in 496 an attempt to reduce the health consequences and complications of diabetes in Georgia. 497 The Division of Public Health department shall serve as the central repository for this 498 state's departments and agencies for data related to the prevention and treatment of 499 diabetes.

500 31-2-17.1. <u>31-2A-14.</u>

(a) There is established within the department's Division Department of Public Health the
Georgia Diabetes Control Grant Program. The purpose of the grant program shall be to
develop, implement, and promote a state-wide effort to combat the proliferation of Type
2 diabetes and pre-diabetes.

(b) The program shall be under the direction of a seven-member advisory committee,
appointed by the Governor. The Governor, in making such appointments, shall ensure to
the greatest extent possible that the membership of the advisory committee is representative
of this state's geographic and demographic composition, with appropriate attention to the
representation of women, minorities, and rural Georgia. The appointments made by the
Governor shall include one member who is:

- 511 (1) A physician licensed in this state;
- 512 (2) A registered nurse licensed in this state;
- 513 (3) A dietitian licensed in this state;
- 514 (4) A diabetes educator;
- 515 (5) A representative of the business community;

516

517 (7) A consumer who has diabetes.

(6) A pharmacist licensed in this state; and

518 The commissioner of the Department of Community Health, or his or her designee, shall 519 serve as an ex officio, nonvoting member of the advisory committee. Appointed advisory 520 committee members shall be named for five-year terms staggered so that one term will 521 expire each year, except for the fourth and fifth year, when two terms will expire. Their 522 successors shall be named for five-year terms.

(c) The Georgia Diabetes Control Grant Program shall be authorized to administer two
grant programs targeted at new, expanded, or innovative approaches to address diabetes as
follows:

- (1) A program to provide grants to middle schools and high schools to promote the
 understanding and prevention of diabetes may be established by the program. Such
 grants shall be provided through the appropriate local board of education. Grant requests
 shall contain specific information regarding requirements as to how the grant should be
 spent and how such spending promotes the understanding and prevention of diabetes.
 Grant recipients shall be required to provide the advisory committee with quarterly
 reports of the results of the grant program; and
- 533 (2) A program to provide grants to health care providers for support of evidence based 534 diabetes programs for education, screening, disease management, and self-management targeting populations at greatest risk for pre-diabetes, diabetes, and the complications of 535 536 diabetes; and grants may also be awarded to address evidence based activities that focus 537 on policy, systems, and environmental changes that support prevention, early detection, 538 and treatment of diabetes. Eligible entities shall include community and faith based 539 clinics and other organizations, federally qualified health centers, regional and county 540 health departments, hospitals, and other public entities, and other health related service 541 providers which are qualified as exempt from taxation under the provisions of Section 542 501(c)(3) of the Internal Revenue Code of 1986. Such entities shall have been in 543 existence for at least three years, demonstrate financial stability, utilize evidence based 544 practices, and show measurable results in their programs.

(d) The advisory committee shall work with the department to establish grant criteria and
make award decisions, with the goal of creating a state-wide set of resources to assist
residents of Georgia in their efforts to prevent or treat diabetes. Grants shall not be used
for funding existing programs.

(e) The grant program shall be under the direction of the diabetes coordinator appointed
pursuant to Code Section 31-2-17 31-2A-13. The department shall provide sufficient staff,
administrative support, and such other resources as may be necessary for the diabetes
coordinator to carry out the duties required by this Code section.

- (f) This Code section shall be subject to appropriation from the General Assembly.
- 554 31-2-18. <u>31-2A-15.</u> 555 (a) The Division of Public Health shall have a director who shall be appointed by the 556 Governor and serve at the pleasure of the Governor. The director shall report to the Office 557 of the Governor and to the commissioner. In addition to other authority and duties granted 558 in this title, the director commissioner shall: 559 (1) Provide a written report of expenditures made for public health purposes in the prior 560 fiscal year to the Governor, the Speaker of the House of Representatives, and the Lieutenant Governor no later than December 1 of each year beginning December 1, 2010; 561
- 562 and

563 (2) Serve as the chief liaison to county boards of health through their directors on matters
564 related to the operations and programmatic responsibilities of such county boards of
565 health; provided, however, the director commissioner may designate a person from within
566 the division department to serve as such chief liaison.

567 (b) The director commissioner shall be authorized to convene one or more panels of 568 experts to address various public health issues and may consult with experts on 569 epidemiological and emergency preparedness issues.

570 SECTION 3-3.

571 The following Code sections of the Official Code of Georgia Annotated are amended by 572 replacing "Code Section 31-2-12" wherever it occurs with "Code Section 31-2A-11":

573 (1) Code Section 31-3-5, relating to functions of county boards of health;

574 (2) Code Section 31-3-5.1, relating to conformity prerequisite to building permit; and

575 (3) Code Section 50-13-4, relating to procedural requirements for adoption, amendment,
576 or repeal of rules.

The following Code section of the Official Code of Georgia Annotated is amended by replacing "Code Section 31-2-13" wherever it occurs with "Code Section 31-2A-12":

SECTION 3-4.

580 (1) Code Section 12-8-41, relating to permits issued by the Department of Natural581 Resources for land disposal sites.

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SECTION 3-5.

583 Code Section 31-1-1 of the Official Code of Georgia Annotated, relating to definitions584 relative to health generally, is revised as follows:

585	"31-1-1.
586	Except as specifically provided otherwise, as used in this title, the term:
587	(1) 'Board' means the Board of Community Public Health.
588	(2) 'Commissioner' means the commissioner of community public health.
589	(3) 'Department' means the Department of Community Public Health."
590	SECTION 3-6.
591	Code Section 31-1-10 of the Official Code of Georgia Annotated, relating to the state health
592	officer, is amended as follows:
593	"31-1-10.
594	(a) The position of State Health Officer state health officer is created. The commissioner
595	of community health or the director of the Division of Public Health of the Department of
596	Community Health shall be the State Health Officer, as designated by the Governor. The
597	Governor may appoint the commissioner of public health to serve simultaneously as the
598	state health officer or may appoint another individual to serve as state health officer. Such
599	officer shall serve at the pleasure of the Governor.
600	(b) The State Health Officer state health officer shall perform such health emergency
601	preparedness and response duties as assigned by the Governor."
602	PART IV
603	Changes to the Department of Community Health.
604	SECTION 4-1.
605	Said title is further amended by revising Code Section 31-2-1, relating to legislative intent
606	and the grant of authority to the Department of Community Health, as follows:
607	"31-2-1.
608	Given the growing concern and complexities of health issues in this state, it is the intent
609	of the General Assembly to create a Department of Community Health dedicated to health
610	issues. The Department of Community Health shall safeguard and promote the health of
611	the people of this state and is empowered to employ all legal means appropriate to that end.
612	Illustrating, without limiting, the foregoing grant of authority, the department is
613	empowered to:
614	(1) Serve as the lead planning agency for all health issues in the state to remedy the
615	current situation wherein the responsibility for health care policy, purchasing, planning,
616	and regulation is spread among many different agencies;

- 617 (2) Permit the state to maximize its purchasing power and to administer its operations
 618 in a manner so as to receive the maximum amount of federal financial participation
 619 available in expenditures of the department;
- 620 (3) Minimize duplication and maximize administrative efficiency in the state's health
 621 care systems by removing overlapping functions and streamlining uncoordinated
 622 programs;
- 623 (4) Allow the state to develop a better health care infrastructure that is more responsive
 624 to the consumers it serves while improving access to and coverage for health care;
- 625 (5) Focus more attention and departmental procedures on the issue of wellness, including
 626 diet, exercise, and personal responsibility;
- 627 (6) Provide epidemiological investigations and laboratory facilities and services in the
 628 detection and control of disease, disorders, and disabilities and to provide research,
 629 conduct investigations, and disseminate information concerning reduction in the
 630 incidence and proper control of disease, disorders, and disabilities;
- 631 (7) Forestall and correct physical, chemical, and biological conditions that, if left to run
 632 their course, could be injurious to health;
- 633 (8) Regulate and require the use of sanitary facilities at construction sites and places of
 634 public assembly and to regulate persons, firms, and corporations engaged in the rental
 635 and service of portable chemical toilets;
- (9) Isolate and treat persons afflicted with a communicable disease who are either unable
 or unwilling to observe the department's rules and regulations for the suppression of such
 disease and to establish, to that end, complete or modified quarantine, surveillance, or
 isolation of persons and animals exposed to a disease communicable to man;
- 640 (10) Procure and distribute drugs and biologicals and purchase services from clinics,
- 641 laboratories, hospitals, and other health facilities and, when authorized by law, to acquire
 642 and operate such facilities;
- 643 (11) Cooperate with agencies and departments of the federal government and of the state
- 644 by supplying consultant services in medical and hospital programs and in the health
- 645 aspects of civil defense, emergency preparedness, and emergency response;
- 646 (12) Prevent, detect, and relieve physical defects and deformities;
- 647 (13) Promote the prevention, early detection, and control of problems affecting the dental
- 648 and oral health of the citizens of Georgia;
- 649 (14) Contract with county boards of health to assist in the performance of services
- 650 incumbent upon them under Chapter 3 of this title and, in the event of grave emergencies
- 651 of more than local peril, to employ whatever means may be at its disposal to overcome
 652 such emergencies;

(15) Contract and execute releases for assistance in the performance of its functions and
the exercise of its powers and to supply services which are within its purview to perform;
(16)(6) Enter into or upon public or private property at reasonable times for the purpose
of inspecting same to determine the presence of disease and conditions deleterious to
health or to determine compliance with health applicable laws and rules, regulations, and
standards thereunder; and

659 (17)(7) Promulgate and enforce rules and regulations for the licensing of medical
660 facilities wherein abortion procedures under subsections (b) and (c) of Code Section
661 16-12-141 are to be performed; and, further, to disseminate and distribute educational
662 information and medical supplies and treatment in order to prevent unwanted pregnancy;

663 and.

664 (18) Establish, by rule adopted pursuant to Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act,' a schedule of fees for laboratory services provided, 665 666 schedules to be determined in a manner so as to help defray the costs incurred by the department, but in no event to exceed such costs, both direct and indirect, in providing 667 668 such laboratory services, provided no person shall be denied services on the basis of his or her inability to pay. All fees paid thereunder shall be paid into the general funds of the 669 670 State of Georgia. The individual who requests the services authorized in this paragraph, 671 or the individual for whom the laboratory services authorized in this paragraph are performed, shall be responsible for payment of the service fees. As used in this 672 673 paragraph, the term 'individual' means a natural person or his or her responsible health 674 benefit policy or Title XVIII, XIX, or XXI of the federal Social Security Act of 1935."

675

SECTION 4-2.

676 Code Section 31-2-4 of the Official Code of Georgia Annotated, relating to the powers,
677 duties, functions, and responsibilities of the Department of Community Health, is amended
678 as follows:

679 "31-2-4.

(a)(1)(A) The Department of Community Health is re-created and established to 680 perform the functions and assume the duties and powers exercised on June 30, 2009, 681 by the Department of Community Health, the Division of Public Health of the 682 Department of Human Resources, and the Office of Regulatory Services of the 683 Department of Human Resources, unless specifically transferred to the Department of 684 Human Services, and such department, division, and office shall be reconstituted as the 685 Department of Community Health effective July 1, 2009. The department shall retain 686 powers and responsibility with respect to the expenditure of any funds appropriated to 687 the department including, without being limited to, funds received by the state pursuant 688

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- to the settlement of the lawsuit filed by the state against certain tobacco companies, *State of Georgia, et al. v. Philip Morris, Inc., et al.*, Civil Action #E-61692, V19/246
 (Fulton County Superior Court, December 9, 1998).
- (B) On and after July 1, 2011, the functions, duties, and powers of the Department of
 Community Health relating to the former Division of Public Health of the Department
 of Human Resources shall be performed and exercised by the Department of Public
 Health pursuant to Code Section 31-2A-2. No power, function, responsibility, duty, or
 similar authority held by the Department of Community Health as of June 30, 2009,
 shall be diminished or lost due to the creation of the Department of Public Health.
- (2) The director of the Division of Public Health in office on June 30, 2009, and the
 director of the Office of Regulatory Services in office on June 30, 2009, shall become
 directors of the respective division or office which those predecessor agencies or units
 have become on and after July 1, 2009, and until such time as the commissioner appoints
 other directors of such divisions or units. <u>The position of director of the Division of</u>
 <u>Public Health shall be abolished effective July 1, 2011.</u>
- (b)(1) There is created in the department the Office of Women's Health. Attached to the 704 705 office shall be an 11 member advisory council. The members of the advisory council 706 shall be appointed by the Governor and shall be representative of major public and 707 private agencies and organizations in the state and shall be experienced in or have 708 demonstrated particular interest in women's health issues. Each member shall be 709 appointed for two years and until his or her successor is appointed. The members shall 710 be eligible to succeed themselves. The council shall elect its chairperson from among the 711 councilmembers for a term of two years. The Governor may name an honorary 712 chairperson of the council.
- 713 (2) The Office of Women's Health shall serve in an advisory capacity to the Governor,
- 714 the General Assembly, the board, the department, and all other state agencies in matters
- 715 relating to women's health. In particular, the office shall:
- 716 (A) Raise awareness of women's nonreproductive health issues;
- 717 (B) Inform and engage in prevention and education activities relating to women's
 718 nonreproductive health issues;
- 719 (C) Serve as a clearing-house for women's health information for purposes of planning
- 720 and coordination;
- 721 (D) Issue reports of the office's activities and findings; and
- 722 (E) Develop and distribute a state comprehensive plan to address women's health
 723 issues.
- 724 (3) The council shall meet upon the call of its chairperson, the board, or the
 725 commissioner: <u>Reserved.</u>

(c) The Board of Regents of the University System of Georgia is authorized to contract
with the department for health benefits for members, employees, and retirees of the board
of regents and the dependents of such members, employees, and retirees and for the
administration of such health benefits. The department is also authorized to contract with
the board of regents for such purposes.

(d) In addition to its other powers, duties, and functions, the department:

- (1) Shall be the lead agency in coordinating and purchasing health care benefit plans for
 state and public employees, dependents, and retirees and may also coordinate with the
 board of regents for the purchase and administration of such health care benefit plans for
 its members, employees, dependents, and retirees;
- (2) Is authorized to plan and coordinate medical education and physician work forceissues;
- (3) Shall investigate the lack of availability of health insurance coverage and the issues
 associated with the uninsured population of this state. In particular, the department is
 authorized to investigate the feasibility of creating and administering insurance programs
 for small businesses and political subdivisions of the state and to propose cost-effective
 solutions to reducing the numbers of uninsured in this state;
- (4) Is authorized to appoint a health care work force policy advisory committee to
 oversee and coordinate work force planning activities;
- (5) Is authorized to solicit and accept donations, contributions, and gifts and receive,
 hold, and use grants, devises, and bequests of real, personal, and mixed property on
 behalf of the state to enable the department to carry out its functions and purposes;
- (6) Is authorized to award grants, as funds are available, to hospital authorities and 748 749 hospitals for public health purposes, pursuant to Code Sections 31-7-94 and 31-7-94.1; 750 (7) Shall make provision for meeting the cost of hospital care of persons eligible for public assistance to the extent that federal matching funds are available for such 751 expenditures for hospital care. To accomplish this purpose, the department is authorized 752 to pay from funds appropriated for such purposes the amount required under this 753 paragraph into a trust fund account which shall be available for disbursement for the cost 754 of hospital care of public assistance recipients. The commissioner, subject to the 755 approval of the Office of Planning and Budget, on the basis of the funds appropriated in 756 any year, shall estimate the scope of hospital care available to public assistance recipients 757 and the approximate per capita cost of such care. Monthly payments into the trust fund 758 759 for hospital care shall be made on behalf of each public assistance recipient and such payments shall be deemed encumbered for assistance payable. Ledger accounts 760 761 reflecting payments into and out of the hospital care fund shall be maintained for each of 762 the categories of public assistance established under Code Section 49-4-3. The balance

of state funds in such trust fund for the payment of hospital costs in an amount not to exceed the amount of federal funds held in the trust fund by the department available for expenditure under this paragraph shall be deemed encumbered and held in trust for the payment of the costs of hospital care and shall be rebudgeted for this purpose on each quarterly budget required under the laws governing the expenditure of state funds. The state auditor shall audit the funds in the trust fund established under this paragraph in the same manner that any other funds disbursed by the department are audited;

(8) Shall classify and license community living arrangements in accordance with the 770 rules and regulations promulgated by the department for the licensing and enforcement 771 of licensing requirements for persons whose services are financially supported, in whole 772 or in part, by funds authorized through the Department of Behavioral Health and 773 Developmental Disabilities. To be eligible for licensing as a community living 774 arrangement, the residence and services provided must be integrated within the local 775 community. All community living arrangements licensed by the department shall be 776 subject to the provisions of Code Sections 31-2-11 31-2-8 and 31-7-2.2. No person, 777 business entity, corporation, or association, whether operated for profit or not for profit, 778 779 may operate a community living arrangement without first obtaining a license or 780 provisional license from the department. A license issued pursuant to this paragraph is 781 not assignable or transferable. As used in this paragraph, the term 'community living 782 arrangement' means any residence, whether operated for profit or not, which undertakes 783 through its ownership or management to provide or arrange for the provision of housing, 784 food, one or more personal services, support, care, or treatment exclusively for two or 785 more persons who are not related to the owner or administrator of the residence by blood 786 or marriage;

787 (9) Shall establish, by rule adopted pursuant to Chapter 13 of Title 50, the 'Georgia 788 Administrative Procedure Act,' a schedule of fees for licensure activities for institutions 789 and other health care related entities required to be licensed, permitted, registered, or 790 commissioned by the department pursuant to Chapter 7, 13, 23, or 44 of this title, Chapter 5 of Title 26, paragraph (8) of this subsection, or Article 7 of Chapter 6 of Title 49. Such 791 792 schedules shall be determined in a manner so as to help defray the costs incurred by the 793 department, but in no event to exceed such costs, both direct and indirect, in providing 794 such licensure activities. Such fees may be annually adjusted by the department but shall 795 not be increased by more than the annual rate of inflation as measured by the Consumer 796 Price Index, as reported by the Bureau of Labor Statistics of the United States 797 Department of Labor. All fees paid thereunder shall be paid into the general funds of the 798 State of Georgia. It is the intent of the General Assembly that the proceeds from all fees

imposed pursuant to this paragraph be used to support and improve the quality oflicensing services provided by the department; and

801 (10)(A) The department may May accept the certification or accreditation of an entity or program by a certification or accreditation body, in accordance with specific 802 standards, as evidence of compliance by the entity or program with the substantially 803 804 equivalent departmental requirements for issuance or renewal of a permit or provisional 805 permit, provided that such certification or accreditation is established prior to the issuance or renewal of such permits. The department may not require an additional 806 807 departmental inspection of any entity or program whose certification or accreditation has been accepted by the department, except to the extent that such specific standards 808 are less rigorous or less comprehensive than departmental requirements. Nothing in 809 810 this Code section shall prohibit either departmental inspections for violations of such 811 standards or requirements or the revocation of or refusal to issue or renew permits, as 812 authorized by applicable law, or for violation of any other applicable law or regulation 813 pursuant thereto.

814 (B) For purposes of this paragraph, the term:

(i) 'Entity or program' means an agency, center, facility, institution, community living
arrangement, drug abuse treatment and education program, or entity subject to
regulation by the department under Chapters 7, 13, 22, 23, and 44 of this title; Chapter
5 of Title 26; paragraph (8) of this subsection; and Article 7 of Chapter 6 of Title 49.
(ii) 'Permit' means any license, permit, registration, or commission issued by the
department pursuant to the provisions of the law cited in division (i) of this
subparagraph."

822

SECTION 4-3.

Code Section 31-2-6 of the Official Code of Georgia Annotated, relating to the creation of
the commissioner of community health, is amended by revising subsection (b) as follows:
"(b) There shall be created in the department such divisions as may be found necessary for
its effective operation. Except for the Division of Public Heath, the <u>The</u> commissioner
shall have the power to allocate and reallocate functions among the divisions within the
department."

829

SECTION 4-4.

Code Sections 31-2-9, 31-2-11, 31-2-14, 31-2-15, and 31-2-16 of the Official Code of
Georgia Annotated, relating to rules and regulations, actions against certain applicants or
licensees, records check requirements for certain facilities, information and comparisons

11 HB 214/AP 833 regarding state-wide cost and quality of health care, and biopharmaceuticals, respectively, are redesignated as Code Sections 31-2-7, 31-2-8, 31-2-9, 31-2-10, and 31-2-11, respectively. 834 835 **SECTION 4-5.** Code Section 31-2-19 of the Official Code of Georgia Annotated, relating to the Advisory 836 837 Council for Public Health, is repealed. 838 **SECTION 4-6.** 839 The following Code section of the Official Code of Georgia Annotated is amended by replacing "Code Section 31-2-9" wherever it occurs with "Code Section 31-2-7": 840 (1) Code Section 10-1-393, relating to unfair or deceptive practices in consumer 841 842 transactions which are unlawful. **SECTION 4-7.** 843 844 The following Code sections of the Official Code of Georgia Annotated are amended by replacing "Code Section 31-2-11" wherever it occurs with "Code Section 31-2-8": 845 (1) Code Section 25-2-40, relating to smoke detectors required in new dwellings and 846 847 dwelling units; 848 (2) Code Section 31-7-2.1, relating to rules and regulations relating to hospitals and other 849 health care facilities; 850 (3) Code Section 31-7-302, relating to rules and regulations relating to private home care 851 providers; 852 (4) Code Section 31-8-60, relating to retaliation against a resident and interference with 853 the long-term care ombudsman prohibited; 854 (5) Code Section 31-8-135, relating to hearings for residents of personal care homes; 855 (6) Code Section 31-44-11, relating to the authority of the Department of Community Health to deal with violations relating to renal disease facilities; 856 857 (7) Code Section 49-4-153, relating to administrative hearings and appeals under Medicaid; and 858 859 (8) Code Section 49-6-84, relating to the authority of the Department of Community 860 Health relating to adult day centers. **SECTION 4-8.** 861 Code Section 31-8-2 of the Official Code of Georgia Annotated, relating to definitions 862 relative to hospital care for the indigent generally, is amended by adding a new paragraph 863 to read as follows: 864 "(0.5) 'Department' means the Department of Community Health." 865

	11 HB 214/AP
866	SECTION 4-9.
867	Code Section 31-8-31 of the Official Code of Georgia Annotated, relating to definitions
868	relative to hospital care for nonresident indigents, is amended by adding a new paragraph to
869	read as follows:
870	"(2.1) 'Department' means the Department of Community Health."
071	SECTION 4 10
871	SECTION 4-10.
872	Code Section 31-8-41 of the Official Code of Georgia Annotated, relating to definitions
873 874	relative to hospital care for pregnant women, is amended by adding a new paragraph to read as follows:
875	"(1.1) 'Department' means the Department of Community Health."
075	(1.1) Department means the Department of Community Health.
876	SECTION 4-11.
877	Code Section 31-8-81 of the Official Code of Georgia Annotated, relating to definitions
878	relative to the "Long-term Care Facility Resident Abuse Reporting Act," is amended by
879	adding a new paragraph to read as follows:
880	"(1.1) 'Department' means the Department of Community Health."
881	SECTION 4-12.
882	Code Section 31-8-102 of the Official Code of Georgia Annotated, relating to definitions
883	relative to the "Bill of Rights for Residents of Long-term Care Facilities," is amended by
884	adding a new paragraph to read as follows:
885	"(1.1) 'Department' means the Department of Community Health."
886	SECTION 4-13.
887	Code Section 31-8-132 of the Official Code of Georgia Annotated, relating to definitions
888	relative to the "Remedies for Residents of Personal Care Homes Act," is amended by adding
889	a new paragraph to read as follows:
890	"(2.1) 'Department' means the Department of Community Health."
001	
891	SECTION 4-14.
892 803	Code Section 31-8-180 of the Official Code of Georgia Annotated, relating to definitions
893 894	relative to disclosure of treatment of Alzheimer's disease or Alzheimer's related dementia, is amended by adding a new paragraph to read as follows:
894 895	"(3) 'Department' means the Department of Community Health."
575	(5) Department means the Department of Community freature.

	11 HB 214/AP
896	SECTION 4-15.
897	Code Section 31-13-3 of the Official Code of Georgia Annotated, relating to definitions
898	relative to the "Georgia Radiation Control Act," is amended by adding a new paragraph to
899	read as follows:
900	"(1.2) 'Department' means the Department of Community Health."
901	SECTION 4-16.
902	Code Section 31-22-1 of the Official Code of Georgia Annotated, relating to definitions
903	relative to clinical laboratories, is amended by adding new paragraphs to read as follows:
904	"(2.1) 'Commissioner' means the commissioner of community health.
905	(2.2) 'Department' means the Department of Community Health."
906	SECTION 4-17.
907	Code Section 31-23-1 of the Official Code of Georgia Annotated, relating to definitions
908	relative to eye banks, is amended by redesignating paragraphs (1) and (2) as paragraphs (2)
909	and (3), respectively, and adding a new subsection to read as follows:
910	"(1) 'Department' means the Department of Community Health."
911	SECTION 4-18.
912	Code Section 31-44-1 of the Official Code of Georgia Annotated, relating to definitions
913	relative to renal disease facilities, is amended by redesignating paragraphs (1) through (6) as
914	paragraphs (3) through (8), respectively, and adding new paragraphs to read as follows:
915	"(1) 'Board' means the Board of Community Health.
916	(2) 'Department' means the Department of Community Health."
917	PART V
918	Various Code Sections Affected.
919	SECTION 5-1.
920	Code Section 12-5-4 of the Official Code of Georgia Annotated, relating to programs for
921	voluntary water conservation and enhancing water supply, is amended by revising subsection
922	(a) as follows:
923	"(a) As used in this Code section, the term 'agency' or 'agencies' means the Georgia
924	Department of Natural Resources, including its Environmental Protection Division, the
925	Georgia Environmental Finance Authority, the Georgia Department of Community Affairs,
926	the Georgia State Forestry Commission, the Georgia Department of Community Health,
927	including its Division of the Department of Public Health, the Georgia Department of

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Agriculture, and the Georgia <u>State</u> Soil and Water Conservation Commission individually
 or collectively as the text requires."

930

SECTION 5-2.

931 Code Section 15-21-143 of the Official Code of Georgia Annotated, relating to appointment
932 of members and personnel of the Brain and Spinal Injury Trust Fund Commission, is
933 amended by revising subsection (a) as follows:

"(a) The Brain and Spinal Injury Trust Fund Commission shall consist of 15 16 members
who shall serve for terms of two years, except that with respect to the first members
appointed, five members shall be appointed for a term of three years, five for a term of two
years, and five for a term of one year. The following agencies may each appoint one
member of the commission:

939 (1) The Division of Rehabilitation Services of the Department of Labor;

940 (2) The State Board of Education;

941 (3) The Department of Public Safety;

942 (4) The Department of Community Health;

- 943 (5) The Department of Public Health; and
- 944 (5)(6) The Department of Human Services.

945 The remaining ten members of the commission shall be appointed by the Governor, seven of whom shall be citizens who have sustained brain or spinal cord injury or members of 946 947 such persons' immediate families, no more than one of whom shall reside in the same 948 geographic area of the state which constitutes a health district established by the 949 Department of Community Public Health. The Governor is authorized but not required to 950 appoint the remaining three members from recommendations submitted by the Private 951 Rehabilitation Suppliers of Georgia, the Georgia Hospital Association, the Brain Injury 952 Association of Georgia, the Medical Association of Georgia, and the Georgia State Medical Association. The Governor shall also establish initial terms of office for all 15 16 953 members of the board within the limitations of this subsection." 954

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SECTION 5-3.

956 Code Section 17-18-1 of the Official Code of Georgia Annotated, relating to duty of certain
957 officials to offer written statement of information to victims of rape or forcible sodomy, is
958 amended as follows:

959 "17-18-1.

960 When any employee of the Department of Human Services, Department of Community

961 Health, <u>Department of Public Health</u>, Department of Behavioral Health and Developmental

962 Disabilities, a law enforcement agency, or a court has reason to believe that he or she in the

course of official duties is speaking to an adult who is or has been a victim of a violation
of Code Section 16-6-1, relating to rape, or Code Section 16-6-2, relating to aggravated
sodomy, such employee shall offer or provide such adult a written statement of information
for victims of rape or aggravated sodomy. Such written statement shall, at a minimum,
include the information set out in Code Section 17-18-2 and may include additional
information regarding resources available to victims of sexual assault. Information for
victims of rape or aggravated sodomy may be provided in any language."

970 SECTION 5-4.
971 Code Section 19-15-4 of the Official Code of Georgia Annotated, relating to the Georgia
972 Child Fatality Review Panel, is amended by revising paragraph (15) of subsection (c) as
973 follows:

974 "(15) The director of the Division of Public Health of the Department of Community
975 Health commissioner of public health; and"

976

SECTION 5-5.

977 Code Section 24-9-40 of the Official Code of Georgia Annotated, relating to when medical
978 information may be released by a physician, hospital, health care facility, or pharmacist, is
979 amended by revising subsection (a) as follows:

980 "(a) No physician licensed under Chapter 34 of Title 43 and no hospital or health care 981 facility, including those operated by an agency or bureau of the state or other governmental 982 unit, shall be required to release any medical information concerning a patient except to the 983 Department of Community Public Health, its divisions, agents, or successors when required 984 in the administration of public health programs pursuant to Code Section 31-12-2 and 985 where authorized or required by law, statute, or lawful regulation or to the Department of 986 Community Health, its divisions, agents, or successors where authorized or required by 987 law, statute, or lawful regulation; or on written authorization or other waiver by the patient, or by his or her parents or duly appointed guardian ad litem in the case of a minor, or on 988 appropriate court order or subpoena; provided, however, that any physician, hospital, or 989 990 health care facility releasing information under written authorization or other waiver by the 991 patient, or by his or her parents or guardian ad litem in the case of a minor, or pursuant to 992 law, statute, or lawful regulation, or under court order or subpoena shall not be liable to the 993 patient or any other person; provided, further, that the privilege shall be waived to the 994 extent that the patient places his or her care and treatment or the nature and extent of his 995 or her injuries at issue in any civil or criminal proceeding. This Code section shall not 996 apply to psychiatrists or to hospitals in which the patient is being or has been treated solely 997 for mental illness."

11 **SECTION 5-6.** Code Section 24-9-47 of the Official Code of Georgia Annotated, relating to disclosure of AIDS confidential information, is amended by revising subsections (h), (t), (x), and (aa) as follows: "(h)(1) An administrator of an institution licensed as a hospital by the Department of Community Health or a physician having a patient who has been determined to be infected with HIV may disclose to the Department of Community Health Public Health: (A) The name and address of that patient;

1006 (B) That such patient has been determined to be infected with HIV; and

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- 1007 (C) The name and address of any other person whom the disclosing physician or administrator reasonably believes to be a person at risk of being infected with HIV by 1008 1009 that patient.
- (2) When mandatory and nonanonymous reporting of confirmed positive HIV tests to 1010 1011 the Department of Community Health Public Health is determined by that department to 1012 be reasonably necessary, that department shall establish by regulation a date on and after 1013 which such reporting shall be required. On and after the date so established, each health 1014 care provider, health care facility, or any other person or legal entity which orders an HIV 1015 test for another person shall report to the Department of Community Health Public Health 1016 the name and address of any person thereby determined to be infected with HIV. No 1017 such report shall be made regarding any confirmed positive HIV test provided at any anonymous HIV test site operated by or on behalf of the Department of Community 1018 1019 Health Public Health.
- 1020 (3) The Department of Community Health Public Health may disclose that a person has been reported, under paragraph (1) or (2) of this subsection, to have been determined to 1021 1022 be infected with HIV to the board of health of the county in which that person resides or 1023 is located if reasonably necessary to protect the health and safety of that person or other 1024 persons who may have come in contact with the body fluids of the HIV infected person. The Department of Community Health Public Health or county board of health to which 1025 1026 information is disclosed pursuant to this paragraph or paragraph (1) or (2) of this 1027 subsection:
- (A) May contact any person named in such disclosure as having been determined to 1028 1029 be an HIV infected person for the purpose of counseling that person and requesting 1030 therefrom the name of any other person who may be a person at risk of being infected with HIV by that HIV infected person; 1031
- (B) May contact any other person reasonably believed to be a person at risk of being 1032 1033 infected with HIV by that HIV infected person for the purposes of disclosing that such

infected person has been determined to be infected with HIV and counseling such
person to submit to an HIV test; and
(C) Shall contact and provide counseling to the spouse of any HIV infected person

- whose name is thus disclosed if both persons are reasonably likely to have engaged in
 sexual intercourse or any other act determined by the department likely to have resulted
 in the transmission of HIV between such persons within the preceding seven years and
 if that spouse may be located and contacted without undue difficulty."
- 1041 "(t)(1) A superior court of this state may order a person or legal entity to disclose AIDS
 1042 confidential information in its custody or control to:
- 1043 (A) A prosecutor in connection with a prosecution for the alleged commission of
 1044 reckless conduct under subsection (c) of Code Section 16-5-60;
- 1045 (B) Any party in a civil cause of action; or
- 1046 (C) A public safety agency or the Department of Community Health Public Health if 1047 that agency or department has an employee thereof who has, in the course of that 1048 employment, come in contact with the body fluids of the person identified by the AIDS 1049 confidential information sought in such a manner reasonably likely to cause that 1050 employee to become an HIV infected person and provided the disclosure is necessary 1051 for the health and safety of that employee,
- and for purposes of this subsection the term 'petitioner for disclosure' means any person
 or legal entity specified in subparagraph (A), (B), or (C) of this paragraph.
- (2) An order may be issued against a person or legal entity responsible for recording,
 reporting, or maintaining AIDS confidential information to compel the disclosure of that
 information if the petitioner for disclosure demonstrates by clear and convincing evidence
 a compelling need for the information which cannot be accommodated by other means.
 In assessing compelling need, the court shall weigh the public health, safety, or welfare
 needs or any other public or private need for the disclosure against the privacy interest
 of the person identified by the information and the public interest which may be disserved
- 1061 by disclosures which may deter voluntary HIV tests.
- (3) A petition seeking disclosure of AIDS confidential information under this subsection
 shall substitute a pseudonym for the true name of the person concerning whom the
 information is sought. The disclosure to the parties of that person's true name shall be
 communicated confidentially, in documents not filed with the court.
- (4) Before granting any order under this subsection, the court shall provide the person
 concerning whom the information is sought with notice and a reasonable opportunity to
 participate in the proceedings if that person is not already a party.

(5) Court proceedings as to disclosure of AIDS confidential information under this
subsection shall be conducted in camera unless the person concerning whom the
information is sought agrees to a hearing in open court.

(6) Upon the issuance of an order that a person or legal entity be required to disclose 1072 1073 AIDS confidential information regarding a person named in that order, that person or 1074 entity so ordered shall disclose to the ordering court any such information which is in the control or custody of that person or entity and which relates to the person named in the 1075 1076 order for the court to make an in camera inspection thereof. If the court determines from 1077 that inspection that the person named in the order is an HIV infected person, the court shall disclose to the petitioner for disclosure that determination and shall impose 1078 1079 appropriate safeguards against unauthorized disclosure which shall specify the persons 1080 who may have access to the information, the purposes for which the information shall be 1081 used, and appropriate prohibitions on future disclosure.

1082 (7) The record of the proceedings under this subsection shall be sealed by the court.

(8) An order may not be issued under this subsection against the Department of
 Community Health <u>Public Health</u>, any county board of health, or any anonymous HIV
 test site operated by or on behalf of that department."

1086 "(x) Neither the Department of Community Health Public Health nor any county board of 1087 health shall disclose AIDS confidential information contained in its records unless such 1088 disclosure is authorized or required by this Code section or any other law, except that such 1089 information in those records shall not be a public record and shall not be subject to 1090 disclosure through subpoena, court order, or other judicial process."

1091 "(aa) In connection with any civil or criminal action in which AIDS confidential 1092 information is disclosed as authorized or required by this Code section, the party to whom 1093 that information is thereby disclosed may subpoen any person to authenticate such AIDS 1094 confidential information, establish a chain of custody relating thereto, or otherwise testify 1095 regarding that information, including but not limited to testifying regarding any 1096 notifications to the patient regarding results of an HIV test. The provisions of this 1097 subsection shall apply as to records, personnel, or both of the Department of Community 1098 Health Public Health or a county board of health notwithstanding Code Section 50-18-72, 1099 but only as to test results obtained by a prosecutor under subsection (q) of this Code section 1100 and to be used thereby in a prosecution for reckless conduct under subsection (c) of Code Section 16-5-60." 1101

11 HB 214/AP 1102 **SECTION 5-7.** Code Section 26-4-85 of the Official Code of Georgia Annotated, relating to patient 1103 1104 counseling and optimizing drug therapy, is amended by revising paragraph (3) of subsection 1105 (d) as follows: 1106 "(3) Patients receiving drugs from the Department of Community Health Division of 1107 Public Health; provided, however, that pharmacists who provide drugs to patients in accordance with Code Section 43-34-23 shall include in all dispensing procedures a 1108 written process whereby the patient or the caregiver of the patient is provided with the 1109 1110 information required under this Code section." 1111 **SECTION 5-8.** Code Section 26-4-192 of the Official Code of Georgia Annotated, relating to the state-wide 1112 program for distribution of unused prescription drugs for the benefit of medically indigent 1113 1114 persons, is amended as follows: 1115 "26-4-192. (a) The Georgia State Board of Pharmacy, the Department of Public Health, and the 1116 1117 Department of Community Health shall jointly develop and implement a state-wide 1118 program consistent with public health and safety standards through which unused 1119 prescription drugs, other than prescription drugs defined as controlled substances, may be 1120 transferred from health care facilities to pharmacies designated or approved by the 1121 Department of Community Health Public Health for the purpose of distributing such drugs 1122 to residents of this state who are medically indigent persons. (b) The Georgia State Board of Pharmacy, the Department of Public Health, and the 1123 1124 Department of Community Health shall be authorized to develop and implement a pilot 1125 program to determine the safest and most beneficial manner of implementing the program prior to the state-wide implementation of the program required in subsection (a) of this 1126 1127 Code section. (c) The Georgia State Board of Pharmacy, in consultation with the Department of Public 1128 1129 Health and the Department of Community Health, shall develop and promulgate rules and 1130 regulations to establish procedures necessary to implement the program and pilot program, if applicable, provided for in this Code section. The rules and regulations shall provide, 1131 1132 at a minimum: 1133 (1) For an inclusionary formulary for the prescription drugs to be distributed pursuant 1134 to the program; (2) For the protection of the privacy of the individual for whom a prescription drug was 1135 1136 originally prescribed;

(3) For the integrity and safe storage and safe transfer of the prescription drugs, which may include, but shall not be limited to, limiting the drugs made available through the program to those that were originally dispensed by unit dose or an individually sealed dose and that remain in intact packaging; provided, however, that the rules and regulations shall authorize the use of any remaining prescription drugs;

1142 (4) For the tracking of and accountability for the prescription drugs; and

1143 (5) For other matters necessary for the implementation of the program.

1144 (d) The state-wide program required by this Code section shall be implemented no later

1145 than January 1, 2007, unless a pilot program is implemented pursuant to subsection (b) of

this Code section, in which case state-wide implementation shall occur no later than July
1147 1, 2008."

1149 Code Section 31-1-3.1 of the Official Code of Georgia Annotated, relating to reporting 1150 disabled newborn persons, is amended by revising subsections (e) and (g) as follows:

SECTION 5-9.

1151 "(e) The Division of Public Health of the department shall:

(1) Maintain records of reports, notifications, and referrals made under this article; and
(2) Maintain and update rosters of public and private departments or agencies which
provide services to persons who have disabilities like those of disabled newborn persons
and send copies of such rosters and an annual update thereof to each county board of
health for those boards of health to make such rosters available to the public."

"(g) Any person or entity with whom the department enters into a contract after June 30, 1987, for services shall, as a condition of that contract, register with the <u>department</u> (formerly the Division of Public Health <u>of the Department of Community Health</u>) the various services that person or entity is capable of or is already providing to disabled newborn persons and persons having disabilities like those of disabled newborn persons for purposes of the roster of services the division <u>department</u> maintains under paragraph (2) of subsection (e) of this Code section."

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SECTION 5-10.

Code Section 31-5-9 of the Official Code of Georgia Annotated, relating to injunctions forenjoining violations of the provisions of Title 31, is amended as follows:

1167 ″31-5-9.

1168 (a) The Department of Community Public Health and all county boards of health and the

1169 Department of Community Health, as appropriate, are empowered to institute appropriate

1170 proceedings for injunction in the courts of competent jurisdiction in this state for the

1171 purpose of enjoining a violation of any provision of this title as now existing or as may be

1172 hereafter amended or of any regulation or order duly issued by the department, or any county board of health, or the Department of Community Health provided that this Code 1173 1174 section shall not apply to violations of the provisions of Chapter 20 of this title. The department, and the county boards of health, and the Department of Community Health, 1175 as appropriate, are also empowered to maintain action for injunction to abate any public 1176 1177 nuisance which is injurious to the public health, safety, or comfort. Such actions may be 1178 maintained notwithstanding the fact that such violation also constitutes a crime and 1179 notwithstanding that other adequate remedies at law exist. Such actions may be instituted 1180 in the name of the department, or any county board, or the Department of Community Health, as the case may be, in the county in which a violation of any provision of this title 1181 1182 occurs. For purposes of this Code section, the county boards of health are declared to be legal entities capable of maintaining actions in their respective names without naming the 1183 individuals constituting such board, or acting on behalf of the department, as the case may 1184 1185 be.

(b) Notwithstanding the provisions of Code Section 5-6-13, an appeal or a notice of intent to appeal an adjudication of contempt of court of a party subject to an interlocutory or final judgment in a court action for an injunction instituted under authority of this Code section for a violation of a licensing requirement of this title shall not operate as a supersedeas unless it is so ordered by the court; provided, however, that the court may grant a supersedeas in such a case after making a finding that the health, safety, or welfare of the recipients of the services will not be substantially harmed by the issuance of the stay.

1193 (c) Unless otherwise ordered by the court pursuant to subsection (b) of this Code section,

an interlocutory or final judgment in an action granting an injunction under this Code

- 1195 section may be enforced by attachment for contempt."
- 1196

SECTION 5-11.

1197 Code Section 31-5-20 of the Official Code of Georgia Annotated, relating to the definition

1198 of the term "inspection warrant," is amended as follows:

*"*31-5-20.

As used in this chapter, the term 'inspection warrant' means a warrant authorizing a search or inspection of private property where such a search or inspection is one that is necessary

1202 for the enforcement of any of the provisions of laws authorizing licensure, inspection, or

regulation by the Department of Community Public Health or a local agency thereof or by
the Department of Community Health."

	11 HB 214/AP
1205	SECTION 5-12.
1206	Code Section 31-5-21 of the Official Code of Georgia Annotated, relating to persons who
1207	may obtain inspection warrants, is amended as follows:
1208	"31-5-21.
1209	The commissioner or the commissioner of community health or his or her delegate or the
1210	director of any county board of health, in addition to other procedures now or hereafter
1211	provided, may obtain an inspection warrant under the conditions specified in this chapter.
1212	Such warrant shall authorize the commissioner or the commissioner of community health
1213	or the director of any county board of health, or the agents of either any, or the Department
1214	of Agriculture, as appropriate, to conduct a search or inspection of property, either with or
1215	without the consent of the person whose property is to be searched or inspected, if such
1216	search or inspection is one that is elsewhere authorized under the rules and regulations duly
1217	promulgated under this title or any provision of law which authorizes licensure, inspection,
1218	or regulation by the Department of Community Public Health or a local agency thereof or
1219	by the Department of Community Health."
1220	SECTION 5-13.
1221	Code Section 31-8-52 of the Official Code of Georgia Annotated, relating to duties of the
1222	state long-term care ombudsman, is amended as follows:
1223	"31-8-52.
1224	Pursuant to the Older Americans Act of 1965 (P.L. 89-73, 79 Stat. 219), as amended, and
1225	as a condition of receiving funds under that act for various programs for older citizens of
1226	this state, the Department of Human Services has been required to establish and operate a
1227	long-term care ombudsman program. In order to receive such funds, the department has
1228	already established a position of state ombudsman within the state Office of Special
1229	Programs. The state ombudsman shall be under the direct supervision of the commissioner
1230	of human services or his or her designee and shall be given the powers and duties hereafter
1231	provided by this article. The state ombudsman shall be a person qualified by training and
1232	experience in the field of aging or long-term care, or both. The state ombudsman shall
1233	promote the well-being and quality of life of residents in long-term care facilities and
1234	encourage the development of community ombudsman activities at the local level. The
1235	state ombudsman may certify community ombudsmen and such certified ombudsmen shall
1236	have the powers and duties set forth in Code Sections 31-8-54 and 31-8-55. The state
1237	ombudsman shall require such community ombudsmen to receive appropriate training as
1238	determined and approved by the department prior to certification. Such training shall
1239	include an internship of at least seven working days in a nursing home and at least three
1240	working days in a personal care home. Upon certification, the state ombudsman shall issue

an identification card which shall be presented upon request by community ombudsmen whenever needed to carry out the purposes of this article. Two years after first being certified and every two years thereafter, each such community ombudsman, in order to carry out his or her duties under this article, shall be recertified by the state ombudsman as continuing to meet the department's standards as community ombudsman."

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SECTION 5-14.

1247 Code Section 31-9A-6 of the Official Code of Georgia Annotated, relating to reporting1248 requirements, is amended as follows:

1249 *"*31-9A-6.

(a) The Department of Community Public Health shall prepare a reporting form for
physicians performing abortions in a health facility licensed as an abortion facility by the
Department of Community Health containing a reprint of this chapter and listing:

(1) The number of females to whom the physician provided the information described
in paragraph (1) of Code Section 31-9A-3; of that number, the number to whom the
information was provided by telephone and the number to whom the information was
provided in person; and of each of those numbers, the number to whom the information
was provided by a referring physician and the number to whom the information was
provided by a physician who is to perform the abortion;

1259 (2) The number of females to whom the physician or a qualified agent of the physician 1260 provided the information described in paragraph (2) of Code Section 31-9A-3; of that 1261 number, the number to whom the information was provided by telephone and the number 1262 to whom the information was provided in person; of each of those numbers, the number 1263 to whom the information was provided by a referring physician and the number to whom 1264 the information was provided by a physician who is to perform the abortion; and of each 1265 of those numbers, the number to whom the information was provided by the physician 1266 and the number to whom the information was provided by a qualified agent of the 1267 physician;

(3) The number of females who availed themselves of the opportunity to obtain a copy
of the printed information described in Code Section 31-9A-4, other than on the website,
and the number who did not; and of each of those numbers, the number who, to the best
of the reporting physician's information and belief, went on to obtain the abortion; and
(4) The number of females who were provided the opportunity to view the fetal image
and hear the fetal heartbeat; of that number, the number who elected to view the
sonogram and the number who elected to listen to the fetal heartbeat, if present.

(b) The Department of Community Public Health shall ensure that copies of the reporting
forms described in subsection (a) of this Code section are provided:

1277 (1) Not later than September 7, 2005, to all health facilities licensed as an abortion1278 facility by the Department of Community Health;

- (2) To each physician licensed or who subsequently becomes licensed to practice in this
 state, at the same time as official notification to that physician that the physician is so
 licensed; and
- (3) By December 1 of each year, other than the calendar year in which forms are
 distributed in accordance with paragraph (1) of this subsection, to all health facilities
 licensed as an abortion facility by the Department of Community Health.
- (c) By February 28 of each year following a calendar year in any part of which this chapter
 was in effect, each physician who provided, or whose qualified agent provided, information
 to one or more females in accordance with Code Section 31-9A-3 during the previous
 calendar year shall submit to the Department of Community Public Health a copy of the
 form described in subsection (a) of this Code section with the requested data entered
 accurately and completely.
- (d) Nothing in this Code section shall be construed to preclude the voluntary or requiredsubmission of other reports or forms regarding abortions.
- 1293 (e) Reports that are not submitted within a grace period of 30 days following the due date 1294 shall be subject to a late fee of \$500.00 for that period and the same fee for each additional 1295 30 day period or portion of a 30 day period the reports are overdue. Any physician 1296 required to submit a report in accordance with this Code section who submits an 1297 incomplete report or fails to submit a report for more than one year following the due date 1298 may, in an action brought by the Department of Community Public Health, be directed by 1299 a court of competent jurisdiction to submit a complete report within a period stated by court 1300 order or may be subject to sanctions for civil contempt.
- 1301 (f) By June 30 of each year, the Department of Community Public Health shall issue a public report providing statistics for the previous calendar year compiled from all of the 1302 1303 reports covering that year submitted in accordance with this Code section for each of the items listed in subsection (a) of this Code section. Each report shall also provide the 1304 1305 statistics for all previous calendar years adjusted to reflect any additional information from 1306 late or corrected reports. The Department of Community Public Health shall ensure that 1307 none of the information included in the public reports could reasonably lead to the 1308 identification of any individual who provided information in accordance with Code Section 1309 31-9A-3 or 31-9A-4.
- (g) The Department of Community Public Health may, by regulation, alter the dates
 established by subsection (c) or (e) of this Code section or paragraph (3) of subsection (b)
 of this Code section or may consolidate the forms or reports described in this Code section
 with other forms or reports for reasons including, but not limited to, achieving

- administrative convenience or fiscal savings or reducing the burden of reporting
 requirements, so long as reporting forms are sent to all facilities licensed as an abortion
 facility by the Department of Community Health at least once every year and the report
- 1317 described in subsection (f) of this Code section is issued at least once every year.
- 1318 (h) The Department of Community Public Health shall ensure that the names and identities
- 1319 of the physicians filing reports under this chapter shall remain confidential. The names and
- identities of such physicians shall not be subject to Article 4 of Chapter 18 of Title 50."
- 1321 SECTION 5-15.
 1322 Code Section 31-11-2 of the Official Code of Georgia Annotated, relating to definitions
 1323 relative to emergency medical services, is amended by revising paragraphs (3), (5), and (6.1)
 1324 as follows:
- 1325 "(3) 'Ambulance provider' means an agency or company providing ambulance service
 1326 which is operating under a valid license from the Emergency Health Section of the
 1327 Division of Public Health of the Department of Community Public Health."
- "(5) 'Cardiac technician' means a person who, having been trained and certified as an
 emergency medical technician and having completed additional training in advanced
 cardiac life support techniques in a training course approved by the department, is so
 certified by the Composite State Board of Medical Examiners, now known as the Georgia
 Composite Medical Board, prior to January 1, 2002, or the Department of Human
 Resources (now known as the Department of Community Public Health for these
 purposes) on and after January 1, 2002."
- 1335 "(6.1) 'Department' means the Department of Community Public Health."

1336

SECTION 5-16.

1337 Code Section 31-11-9 of the Official Code of Georgia Annotated, relating to enforcement

1338 and inspections relative to emergency medical services, is amended as follows:

1339 ″31-11-9.

The department and its duly authorized agents are authorized to enforce compliance with 1340 1341 this chapter and rules and regulations promulgated under this chapter as provided in Article 1 of Chapter 5 of this title and, in connection therewith during the reasonable business 1342 1343 hours of the day, to enter upon and inspect in a reasonable manner the premises of persons 1344 providing ambulance service. All inspections under this Code section shall be in compliance with the provisions of Article 2 of Chapter 5 of this title. The department is 1345 also authorized to enforce compliance with this chapter, including but not limited to 1346 1347 compliance with the EMSC Program and furnishing of emergency services within 1348 designated territories, by imposing fines in the same manner as provided in paragraph (6)

of subsection (c) of Code Section 31-2-11, which <u>31-2-8</u>; this enforcement action shall be
a contested case under Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.'"

- 1351 SECTION 5-17.
- Code Section 31-11-81 of the Official Code of Georgia Annotated, relating to definitionsrelative to emergency services, is amended by revising paragraph (2) as follows:
- 1354 "(2) 'Emergency medical provider' means any provider of emergency medical
 1355 transportation licensed or permitted by the Department of Community Health Public
- 1356 <u>Health</u>, any hospital licensed or permitted by the Department of Community Health, any
- hospital based service, or any physician licensed by the Georgia Composite MedicalBoard who provides emergency services."

1359 SECTION 5-18.
1360 Code Section 31-41-12 of the Official Code of Georgia Annotated, relating to definitions
1361 relative to the "Childhood Lead Exposure Control Act", is amended by revising paragraph
1362 (3) as follows:
1262 "(2) 'Division Department' means the Division Department of Public Health "

1363 "(3) 'Division <u>Department</u>' means the Division <u>Department</u> of Public Health."

1364

SECTION 5-19.

Code Section 32-12-4 of the Official Code of Georgia Annotated, relating to the State
Advisory Subcommittee for Rural and Human Services Transportation, is amended as
follows:

1368 "32-12-4.

1369 The Georgia Coordinating Committee for Rural and Human Services Transportation shall 1370 establish the State Advisory Subcommittee for Rural and Human Services Transportation 1371 which shall consist of the State School Superintendent and the commissioners of the 1372 Department of Transportation, Department of Human Services, Department of Behavioral Health and Developmental Disabilities, Department of Community Health, Department of 1373 Public Health, Department of Labor, the Governor's Development Council, and the 1374 1375 Department of Community Affairs or their respective designees. The commissioner of 1376 transportation or his or her designee shall serve as chairperson of the State Advisory 1377 Subcommittee for Rural and Human Services Transportation. The Georgia Coordinating 1378 Committee for Rural and Human Services Transportation may also establish such 1379 additional advisory subcommittees as it deems appropriate to fulfill its mission which shall consist of a representative of each metropolitan planning organization and representatives 1380 1381 from each regional commission in this state and may include other local government 1382 representatives; private and public sector transportation providers, both for profit and

1383 nonprofit; voluntary transportation programs representatives; public transit system representatives, both rural and urban; and representatives of the clients served by the 1384 1385 various programs administered by the agencies represented on the State Advisory 1386 Subcommittee for Rural and Human Services Transportation. Members of advisory 1387 committees shall be responsible for their own expenses and shall receive no compensation 1388 or reimbursement of expenses from the Georgia Coordinating Committee for Rural and 1389 Human Services Transportation, the State Advisory Subcommittee for Rural and Human Services Transportation, or the state for their services as members of an advisory 1390 committee." 1391

1392

SECTION 5-20.

Code Section 37-1-27 of the Official Code of Georgia Annotated, relating to the Suicide
Prevention Program, is amended by revising paragraph (1) of subsection (c) and subsection
(d) as follows:

1396 "(1) Establish a link between state agencies and offices, including but not limited to the
1397 Division of Aging Services and Division of Family and Children Services of the
1398 Department of Human Services, the Department of Community Health Public Health,
1399 local government agencies, health care providers, hospitals, nursing homes, and jails to
1400 collect data on suicide deaths and attempted suicides;"

1401 "(d) The Suicide Prevention Program shall coordinate with and receive technical assistance
 1402 from epidemiologists and other staff of the Division of Public Health of the Department of
 1403 Community Health Department of Public Health to support the research and outreach
 1404 efforts related to this program."

1405

SECTION 5-21.

1406 Code Section 37-2-4 of the Official Code of Georgia Annotated, relating to the Behavioral1407 Health Coordinating Council, is amended by revising subsection (a) as follows:

1408 "(a) There is created the Behavioral Health Coordinating Council. The council shall 1409 consist of the commissioner of behavioral health and developmental disabilities; the 1410 commissioner of community health; the commissioner of public health; the commissioner 1411 of human services; the commissioner of juvenile justice; the commissioner of corrections; 1412 the commissioner of community affairs; the Commissioner of Labor; the State School 1413 Superintendent; the chairperson of the State Board of Pardons and Paroles; the ombudsman appointed pursuant to Code Section 37-2-32; an adult consumer of public behavioral health 1414 1415 services, appointed by the Governor; a family member of a consumer of public behavioral 1416 health services, appointed by the Governor; a parent of a child receiving public behavioral 1417 health services, appointed by the Governor; a member of the House of Representatives,

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appointed by the Speaker of the House of Representatives; and a member of the Senate, 1418 1419 appointed by the Lieutenant Governor."

1420

SECTION 5-22.

Code Section 37-2-6 of the Official Code of Georgia Annotated, relating to community 1421 1422 mental health, developmental disabilities, and addictive diseases service boards, is amended 1423 by revising subsections (a) and (b.1) and subparagraph (b)(4)(A) as follows:

"(a) Community service boards in existence on June 30, 2006, are re-created effective July 1424 1425 1, 2006, to provide mental health, developmental disabilities, and addictive diseases services. Effective July 1, 2009, such community service boards may enroll and contract 1426 with the department, the Department of Human Services, the Department of Public Health, 1427 1428 or the Department of Community Health to become a provider of mental health, 1429 developmental disabilities, and addictive diseases services or health, recovery, housing, or 1430 other supportive services. Such boards shall be considered public agencies. Each 1431 community service board shall be a public corporation and an instrumentality of the state; 1432 provided, however, that the liabilities, debts, and obligations of a community service board 1433 shall not constitute liabilities, debts, or obligations of the state or any county or municipal 1434 corporation and neither the state nor any county or municipal corporation shall be liable for 1435 any liability, debt, or obligation of a community service board. Each community service 1436 board re-created pursuant to this Code section is created for nonprofit and public purposes 1437 to exercise essential governmental functions. The re-creation of community service boards 1438 pursuant to this Code section shall not alter the provisions of Code Section 37-2-6.2 which 1439 shall apply to those re-created community service boards and their employees covered by 1440 that Code section and those employees' rights are retained."

1441

"(A) A person shall not be eligible to be appointed to or serve on a community service 1442 board if such person is:

- 1443 (i) A member of the regional planning board which serves the region in which that 1444 community service board is located;
- (ii) An employee or board member of a public or private entity which contracts with 1445 1446 the department, the Department of Human Services, the Department of Public Health, or the Department of Community Health to provide mental health, developmental 1447 1448 disabilities, and addictive diseases services or health services within the region; or
- 1449 (iii) An employee of that community service board or employee or board member of any private or public group, organization, or service provider which contracts with or 1450 receives funds from that community service board." 1451
- 1452 (b.1) A county governing authority may appoint the school superintendent, a member of 1453 the county board of health, a member of the board of education, or any other elected or

1454 appointed official to serve on the community service board provided that such person meets the qualifications of paragraph (1) of subsection (b) of this Code section and such 1455 1456 appointment does not violate the provisions of Chapter 10 of Title 45. For terms of office 1457 which begin July 1, 1994, or later, an employee of the Department of Human Resources (now known as the Department of Behavioral Health and Developmental Disabilities for 1458 1459 these purposes) or an employee of a county board of health shall not serve on a community service board. For terms of office which begin July 1, 2009, or later, an employee of the 1460 1461 department, the Department of Human Services, the Department of Public Health, or the 1462 Department of Community Health or a board member of the respective boards of each department shall not serve on a community service board." 1463

1464

SECTION 5-23.

Code Section 37-2-6.1 of the Official Code of Georgia Annotated, relating to the program
director, staff, budget, and facilities of community service boards, is amended by revising
paragraphs (9) and (15) of subsection (b) as follows:

- 1468 "(9) Each community service board may establish fees for the provision of disability
 1469 services or health services according to the terms of contracts entered into with the
 1470 department, Department of Human Services, <u>Department of Public Health</u>, or Department
 1471 of Community Health, as appropriate;"
- 1472 "(15) Each community service board may establish fees, rates, rents, and charges for the
 1473 use of facilities of the community service board for the provision of disability services
 1474 or of health services through the Department of Community Health, in accordance with
 1475 the terms of contracts entered into with the department, Department of Human Services,
- 1476 <u>Department of Public Health</u>, or Department of Community Health, as appropriate;"
- 1477

SECTION 5-24.

1478 Code Section 37-2-11.2 of the Official Code of Georgia Annotated, relating to access by the
1479 department, Department of Human Services, Department of Community Health, or regional
1480 office to records of any program receiving public funds, is amended by revising subsections
1481 (a) and (b) as follows:

1482 "(a) Notwithstanding any other law to the contrary, to ensure the quality and integrity of 1483 patient and client care, any program receiving any public funds from, or subject to 1484 licensing, certification, or facility approval by, the department, the Department of Human 1485 Services, <u>the Department of Public Health</u>, the Department of Community Health, or a 1486 regional office shall be required to provide the department or the appropriate regional 1487 office or both, upon request, complete access to, including but not limited to authorization 1488 to examine and reproduce, any records required to be maintained in accordance with

1489 contracts, standards, or rules and regulations of the department, the Department of Human

Services, <u>the Department of Public Health</u>, or the Department of Community Health orpursuant to the provisions of this title.

- (b) Records obtained pursuant to subsection (a) of this Code section shall not be considered public records and shall not be released by the department, the Department of Human Services, <u>the Department of Public Health</u>, the Department of Community Health,
- 1495 or any regional office unless otherwise specifically authorized by law."
- 1496 SECTION 5-25.
 1497 Code Section 43-10A-7 of the Official Code of Georgia Annotated, relating to licensing
 1498 requirements for professional counselors, social workers, and marriage and family therapists,
 1499 is amended by revising subparagraph (b)(3)(C) as follows:
- 1500 "(C) Persons who engage in the practice of professional counseling as employees of 1501 privately owned correctional facilities, the Department of Corrections, Department of 1502 Community Health, Department of Public Health, Department of Behavioral Health and Developmental Disabilities, Department of Human Services, any county board of 1503 1504 health, or any community service board or similar entity created by general law to 1505 provide services to persons with disabilities, as defined in Chapter 2 of Title 37, but 1506 only when engaged in that practice as employees of such privately owned correctional 1507 facility, department, board, or entity and persons or entities which contract to provide 1508 professional counseling services with such department or county board of health, but 1509 such contracting persons and entities shall only be exempt under this subparagraph 1510 when engaged in providing professional counseling services pursuant to those contracts and shall only be exempt until January 1, 1996;" 1511
- 1512

SECTION 5-26.

1513 Code Section 43-34-103 of the Official Code of Georgia Annotated, relating to authority of
1514 physician assistants, is amended by revising subparagraph (e.1)(7)(B) and subsection (f) as
1515 follows:

1516 "(B) Except in facilities operated by the Division of Public Health of the Department
1517 of Community Health Department of Public Health, the supervising physician shall
1518 review the prescription drug or device order copy and medical record entry for
1519 prescription drug or device orders issued within the past 30 days by the physician
1520 assistant. Such review may be achieved with a sampling of no less than 50 percent of
1521 such prescription drug or device order copies and medical record entries."

1522 "(f) A physician employed by the Department of Community Health <u>Public Health</u> or by
1523 any institution thereof or by a local health department whose duties are administrative in

- 1524 nature and who does not normally provide health care to patients as such employee shall
- not be authorized to apply for or utilize the services of any physician assistant employed
- by the Department of Community Health Public Health or by any institution thereof or bya local health department."

1528

SECTION 5-27.

- 1529 Code Section 43-34-25 of the Official Code of Georgia Annotated, relating to delegation of
 1530 certain medical acts to advanced practice registered nurses, is amended by revising
 1531 subsection (g) as follows:
- 1532 "(g) A delegating physician may not enter into a nurse protocol agreement pursuant to this
 1533 Code section with more than four advanced practice registered nurses at any one time,
 1534 except this limitation shall not apply to an advanced practice registered nurse that is
 1535 practicing:
- 1536 (1) In a hospital licensed under Title 31;
- 1537 (2) In any college or university as defined in Code Section 20-8-1;
- 1538 (3) In the Department of Community Health Public Health;
- 1539 (4) In any county board of health;
- 1540 (5) In any free health clinic;
- 1541 (6) In a birthing center;
- 1542 (7) In any entity:
- (A) Which is exempt from federal taxes pursuant to Section 501(c)(3) of the Internal
 Revenue Code, as defined in Code Section 48-1-2, and primarily serves uninsured or
- 1545 indigent Medicaid and medicare patients; or
- (B) Which has been established under the authority of or is receiving funds pursuant
- to 42 U.S.C. Section 254b or 254c of the United States Public Health Service Act;
- 1548 (8) In any local board of education which has a school nurse program; or
- (9) In a health maintenance organization that has an exclusive contract with a medical
- 1550 group practice and arranges for the provision of substantially all physician services to
- 1551 enrollees in health benefits of the health maintenance organization."

1552SECTION 5-28.1553Code Section 50-5-69 of the Official Code of Georgia Annotated, relating to state purchases

- 1554 without competitive bidding, is amended in subsection (a) as follows:
- 1555 "(a) If the needed supplies, materials, equipment, or service can reasonably be expected1556 to be acquired for less than \$5,000.00 and is not available on state contracts or through
- 1557 statutorily required sources, the purchase may be effectuated without competitive bidding.
- 1558 The commissioner of administrative services may by rule and regulation authorize the

various offices, agencies, departments, boards, bureaus, commissions, institutions, 1559 authorities, or other entities of the state to make purchases in their own behalf and may 1560 1561 provide the circumstances and conditions under which such purchases may be effected. 1562 In order to assist and advise the commissioner of administrative services in making determinations to allow offices, agencies, departments, boards, bureaus, commissions, 1563 1564 institutions, authorities, or other entities of the state to make purchases in their own behalf, 1565 there is created a Purchasing Advisory Council consisting of the executive director of the Georgia Technology Authority or his or her designee; the director of the Office of Planning 1566 1567 and Budget or his or her designee; the chancellor of the University System of Georgia or his or her designee; the commissioner of technical and adult education or his or her 1568 1569 designee; the commissioner of transportation or his or her designee; the Secretary of State or his or her designee; the commissioner of human services or his or her designee; the 1570 1571 commissioner of community health or his or her designee; the commissioner of public 1572 health or his or her designee; the commissioner of behavioral health and developmental 1573 disabilities or his or her designee; and one member to be appointed by the Governor. The 1574 commissioner of administrative services shall promulgate the necessary rules and 1575 regulations governing meetings of such council and the method and manner in which such 1576 council will assist and advise the commissioner of administrative services."

1577

SECTION 5-29.

Code Section 50-18-72 of the Official Code of Georgia Annotated, relating to when public
disclosure is not required under open records laws, is amended by revising paragraph (2) of
subsection (c) as follows:

"(2) All state officers and employees shall have a privilege to refuse to disclose the 1581 1582 identity or personally identifiable information of any person participating in research on 1583 commercial, scientific, technical, medical, scholarly, or artistic issues conducted by the 1584 Department of Community Health, the Department of Public Health, the Department of Behavioral Health and Developmental Disabilities, or a state institution of higher 1585 education whether sponsored by the institution alone or in conjunction with a 1586 1587 governmental body or private entity. Personally identifiable information shall mean any information which if disclosed might reasonably reveal the identity of such person 1588 including but not limited to the person's name, address, and social security number. The 1589 1590 identity of such informant shall not be admissible in evidence in any court of the state unless the court finds that the identity of the informant already has been disclosed 1591 otherwise." 1592

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1593	PART VI
1594	Name Changes.
1595	SECTION 6-1.
1595	The following Code sections of the Official Code of Georgia Annotated are amended by
1590	replacing "Division of Public Health of the Department of Community Health" wherever it
1598	occurs with "Department of Public Health":
1599	(1) Code Section 15-11-154, relating to appointment of plan manager for dependent child
1600	and development of mental competency plan;
1601	(2) Code Section 19-13-32, relating to the membership, terms, filling of vacancies, and
1602	officers of the State Commission on Family Violence;
1603	(3) Code Section 31-3-11, relating to appointments of directors and staff for county
1604	boards of health;
1605	(4) Code Section 31-11-50, relating to medical advisers relative to emergency medical
1606	services;
1607	(5) Code Section 31-15-4, relating to the cancer control officer;
1608	(6) Code Section 31-46-4, relating to the Georgia Commission for Saving the Cure;
1609	(7) Code Section 33-24-59.7, relating to insurance coverage for the treatment of
1610	morbidly obese patients;
1611	(8) Code Section 43-34-23, relating to delegation of authority to nurse or physician
1612	assistant; and
1613	(9) Code Section 49-5-225, relating to local interagency committees.
1614	SECTION 6-2.
1615	The following Code sections of the Official Code of Georgia Annotated are amended by
1616	replacing "Division of Public Health" wherever it occurs with "Department of Public
1617	Health":
1618	(1) Code Section 31-41-11, relating to legislative findings relative to the "Childhood
1619	Lead Exposure Control Act"; and
1620	(2) Code Section 31-41-19, relating to rules and regulations to implement the "Childhood
1621	Lead Exposure Control Act."
1622	SECTION 6-3.
1623	The following Code sections of the Official Code of Georgia Annotated are amended by
1624	replacing "Department of Community Health" wherever it occurs with "Department of Public
1625	Health":

1626	(1) Code Section 4-4-69, relating to regulation of manufacture and use of disease vectors
1627	in livestock;
1628	(2) Code Section 4-10-10, relating to the joint regulation of the sale or transportation of
1629	exotic or pet birds;
1630	(3) Code Section 12-2-8, relating to promulgation of minimum standards and procedures
1631	for protection of natural resources, environment, and vital areas of the state;
1632	(4) Code Section 12-3-9, relating to adoption and promulgation by the Board of Natural
1633	Resources of rules and regulations regarding parks, historic sites, and recreational areas;
1634	(5) Code Section 12-5-175, relating to fluoridation of public water systems;
1635	(6) Code Section 12-8-1, relating to notice of denial of individual sewage disposal
1636	permits;
1637	(7) Code Section 12-8-41, relating to permits issued by the Department of Natural
1638	Resources for land disposal sites;
1639	(8) Code Section 15-11-66.1, relating to disposition of a child committing delinquent act
1640	constituting AIDS transmitting crime;
1641	(9) Code Section 15-21-142, relating to the establishment of the Brain and Spinal Injury
1642	Trust Fund Commission;
1643	(10) Code Section 16-6-13.1, relating to testing for sexually transmitted diseases;
1644	(10.1) Subsection (d) of Code Section 16-12-141, relating to when abortion is legal;
1645	(10.2) Code Section 16-12-141.1, relating to disposal of aborted fetuses, except for
1646	paragraphs (1) and (3) of subsection (d) and the second reference in subsection (h);
1647	(11) Code Section 17-10-15, relating to AIDS transmitting crimes;
1648	(12) Code Section 19-3-35.1, relating to AIDS brochures for applicants for a marriage
1649	license;
1650	(13) Code Section 19-3-40, relating to blood tests for sickle cell disease;
1651	(14) Code Section 19-3-41, relating to preparation by the Department of Human
1652	Resources of a marriage manual on family planning and other material;
1653	(15) Code Section 19-15-1, relating to definitions relative to child abuse;
1654	(16) Code Section 20-2-142, relating to prescribed courses in elementary and secondary
1655	schools on alcohol, tobacco, and drug use;
1656	(17) Code Section 20-2-143, relating to sex education and AIDS prevention instruction
1657	in elementary and secondary schools;
1658	(18) Code Section 20-2-144, relating to mandatory instruction in elementary and
1659	secondary schools concerning alcohol and drug use;
1660	(19) Code Section 20-2-260, relating to capital outlay funds generally;
1661	(20) Code Section 20-2-770, relating to rules and regulations for nutritional screening
1662	and eye, ear, and dental examinations of students;

1663	(21) Code Section 20-2-771, relating to immunization of students in elementary and
1664	secondary education;
1665	(22) Code Section 20-2-772, relating to rules and regulations for screening of students
1666	for scoliosis;
1667	(23) Code Section 20-2-778, relating to required information to parents of students
1668	regarding meningococcal meningitis;
1669	(24) Reserved;
1670	(25) Code Section 25-3-6, relating to the effect of certain laws relating to local fire
1671	departments on the powers and duties of other officials and departments;
1672	(26) Code Section 26-2-371, relating to permits required for food service establishments;
1673	(27) Code Section 26-2-372, relating to the issuance of permits for food service
1674	establishments;
1675	(28) Code Section 26-2-373, relating to promulgation of rules, regulations, and standards
1676	by the Department of Community Health and county boards of health for food service
1677	establishments;
1678	(29) Code Section 26-2-374, relating to contents and posting of notices relating to
1679	assistance to persons choking;
1680	(30) Code Section 26-2-375, relating to enforcement of laws regarding the regulation of
1681	food service establishments;
1682	(31) Code Section 26-2-376, relating to review of final order or determination by
1683	Department of Community Health regarding regulation of a food service establishment;
1684	(32) Code Section 26-2-377, relating to penalties for violation of laws regarding the
1685	regulation of food service establishments;
1686	(33) Code Section 26-3-18, relating to assistance in enforcement from Department of
1687	Agriculture or Department of Community Health with respect to standards, labeling, and
1688	adulteration of drugs and cosmetics;
1689	(34) Code Section 26-4-116, relating to emergency service providers with respect to
1690	dangerous drugs and controlled substances;
1691	(35) Code Section 29-4-18, relating to the appointment of a temporary medical consent
1692	guardian;
1693	(36) Code Section 31-1-3.2, relating to hearing screenings for newborns;
1694	(37) Code Section 31-3-4, relating to powers of county boards of health;
1695	(38) Code Section 31-5-1, relating to adoption of rules and regulations by the
1696	Department of Community Health and county boards of health;
1697	(39) Code Section 31-8-192, relating to definitions relative to the "'Health Share'
1698	Volunteers in Medicine Act';

1699	(39.1) Code Section 31-8-193, relating to the establishment of a program to provide
1700	health care services to low-income recipients;
1701	(40) Code Section 31-9A-4, relating to information to be made available by the
1702	Department of Community Health under the "Woman's Right to Know Act";
1703	(41) Code Section 31-10-1, relating to definitions relative to vital records;
1704	(42) Code Section 31-11-1, relating to findings of the General Assembly and declaration
1705	of policy with respect to emergency medical services;
1706	(43) Code Section 31-11-3, relating to recommendations by local coordinating entity as
1707	to administration of the Emergency Medical Systems Communication Program;
1708	(44) Code Section 31-11-53.1, relating to automated external defibrillator program;
1709	(45) Code Section 31-11-100, relating to definitions relative to the Georgia Trauma Care
1710	Network Commission;
1711	(46) Code Section 31-11-101, relating to the creation of the Georgia Trauma Care
1712	Network Commission;
1713	(47) Code Section 31-11-102, relating to the duties and responsibilities of the Georgia
1714	Trauma Care Network Commission;
1715	(48) Code Section 31-11-110, relating to legislative findings relative to a system of
1716	certified stroke centers;
1717	(49) Code Section 31-12-1, relating to the power to conduct research and studies relative
1718	to the control of hazardous conditions, preventable diseases, and metabolic diseases;
1719	(50) Code Section 31-12A-9, relating to a continuing education program relative to the
1720	"Georgia Smokefree Air Act of 2005";
1721	(51) Code Section 31-12A-10, relating to enforcement by the Department of Community
1722	Health and county boards of health of the "Georgia Smokefree Air Act of 2005";
1723	(52) Code Section 31-14-2, relating to petition for commitment of a person who has
1724	active tuberculosis;
1725	(53) Code Section 31-14-9, relating to procedure for securing discharge of a person
1726	committed for active tuberculosis;
1727	(54) Code Section 31-15-2, relating to the establishment of a program for the prevention,
1728	control, and treatment of cancer;
1729	(55) Code Section 31-16-2, relating to the establishment of a program for the prevention,
1730	control, and treatment of kidney disease;
1731	(56) Code Section 31-17-2, relating to the report of diagnosis or treatment to health
1732	authorities of a case of venereal disease;
1733	(57) Code Section 31-17-3, relating to examination and treatment by health authorities
1734	for venereal disease;
1735	(58) Code Section 31-17-4.2, relating to HIV pregnancy screening;

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1736	(59) Code Section 31-17A-2, relating to examination of persons infected or suspected
1737	of being infected with HIV;
1738	(60) Code Section 31-17A-3, relating to refusal to consent to an HIV test;
1739	(61) Code Section 31-18-4, relating to the duties of the Brain and Spinal Injury Trust
1740	Fund Commission;
1741	(62) Code Section 31-22-9.1, relating to who may perform HIV tests;
1742	(63) Code Section 31-24-4, relating to labeling of containers of blood under "The Blood
1743	Labeling Act";
1744	(64) Code Section 31-26-2, relating to the requirement of a certificate to practice
1745	midwifery;
1746	(65) Code Section 31-27-2, relating to the requirement of a permit for a mass gathering;
1747	(66) Code Section 31-28-2, relating to issuance of permits to operate a tourist court;
1748	(67) Code Section 31-28-5, relating to standards for health, sanitation, and safety of
1749	tourist courts;
1750	(68) Code Section 31-28-6, relating to inspection of premises of tourist courts;
1751	(69) Code Section 31-30-9, relating to effectiveness of chapter on reports on veterans
1752	exposed to agent orange;
1753	(70) Code Section 31-34-5, relating to service cancelable loans under the "Physicians for
1754	Rural Areas Assistance Act";
1755	(71) Code Section 31-35-10, relating to definitions relative to bioterrorism protection for
1756	emergency providers;
1757	(72) Code Section 31-40-2, relating to issuance of permits for tattoo studios;
1758	(73) Code Section 31-40-5, relating to rules and regulations relative to tattoo studios;
1759	(74) Code Section 31-40-6, relating to enforcement of chapter regulating tattoo studios;
1760	(75) Code Section 31-40-8, relating to a public education program relative to tattoo
1761	studios;
1762	(76) Code Section 31-43-3, relating to the creation of the Commission on Men's Health;
1763	(77) Code Section 31-45-8, relating to inspections by the county board of health of
1764	public swimming pools;
1765	(78) Code Section 31-45-9, relating to suspension or revocation of permit for a public
1766	swimming pool;
1767	(79) Code Section 31-45-10, relating to rules and regulations relative to public
1768	swimming pools;
1769	(80) Code Section 31-45-11, relating to enforcement of rules and regulations relative to
1770	public swimming pools;
1771	(81) Code Section 31-47-1, relating to the purpose of the Arthritis Prevention and Control
1772	Program;

(82) Code Section 33-24-59.2, relating to insurance coverage for equipment and 1773 1774 self-management training for individuals with diabetes; 1775 (83) Code Section 33-44-3, relating to the creation of the Georgia High Risk Health 1776 Insurance Plan; (84) Code Section 34-9-1, relating to definitions relative to workers' compensation; 1777 1778 (85) Code Section 35-1-8, relating to acquisition, collection, classification, and preservation of information assisting in identifying deceased persons and locating missing 1779 1780 persons; 1781 (86) Code Section 37-2-2, relating to definitions relative to the administration of mental health, developmental disabilities, addictive diseases, and other disability services; 1782 (87) Code Section 37-2-3, relating to designation of boundaries for mental health, 1783 1784 developmental disabilities, and addictive diseases regions; (88) Code Section 37-2-5, relating to regional planning boards establishing policy and 1785 direction for disability services; 1786 (89) Code Section 37-2-6.2, relating to employees whose jobs include duties or functions 1787 1788 which became duties or functions of a community service board on July 1, 1994; 1789 (90) Code Section 37-2-6.4, relating to reconstituting or converting of organizational 1790 structure of community service boards; 1791 (91) Code Section 37-10-2, relating to the Interstate Compact on Mental Health; (92) Code Section 38-3-22, relating to the Governor's emergency management powers 1792 1793 and duties; 1794 (93) Code Section 38-3-51, relating to emergency powers of the Governor; 1795 (94) Code Section 40-5-25, relating to applications for instruction permits and drivers' 1796 licenses: 1797 (95) Code Section 40-6-392, relating to chemical tests for alcohol or drugs in blood relating to violations of driving under the influence of alcohol, drugs, or other 1798 1799 intoxicating substances; 1800 (96) Code Section 42-1-7, relating to notification to transporting law enforcement agency 1801 of inmate's or patient's infectious or communicable disease; 1802 (97) Code Section 42-4-6, relating to confinement and care of tubercular inmates; (98) Code Section 42-4-32, relating to sanitation and health requirements for jails; 1803 1804 (99) Code Section 42-5-52, relating to classification and separation of inmates generally; 1805 (100) Code Section 42-5-52.2, relating to testing of prison inmates for HIV; (101) Code Section 43-10-6, relating to rules and regulations as to sanitary requirements 1806 of beauty shops, beauty salons, schools of cosmetology, schools of esthetics, schools of 1807 1808 hair design, and schools of nail care;

- 1809 (102) Code Section 43-11-74, relating to direct supervision requirement of dental 1810 hygienists by a licensed dentist; 1811 (103) Code Section 43-14-2, relating to definitions relative to the regulation of electrical 1812 contractors, plumbers, conditioned air contractors, low-voltage contractors, and utility 1813 contractors: 1814 (104) Code Section 43-18-46, relating to grounds for denial or revocation of license or 1815 registration to operate a funeral establishment or to practice embalming or funeral directing; 1816 1817 (105) Reserved; (106) Code Section 43-34-26.1, relating to influenza vaccine protocol agreements; 1818 1819 (107) Code Section 45-9-1, relating to general provisions relative to insuring and 1820 indemnification of state officers and employees; (108) Code Section 45-18-1, relating to definitions relative to the state employees' health 1821 1822 insurance plan; 1823 (109) Code Section 45-18-32, relating to administration of deferred compensation plans 1824 for employees of the state; (110) Code Section 46-11-4, relating to regulation of transportation of hazardous 1825 1826 materials on public roads of the state generally; 1827 (111) Code Section 50-13-4, relating to procedural requirements for adoption, 1828 amendment, or repeal of rules by a state agency; 1829 (112) Code Section 50-16-3, relating to property of state boards and departments; 1830 (113) Reserved; and 1831 (114) Code Section 50-18-76, relating to written matter exempt from disclosure under 1832 vital records laws. **SECTION 6-4.** 1833 1834 The following Code sections of the Official Code of Georgia Annotated are amended by replacing "Board of Community Health" wherever it occurs with "Board of Public Health": 1835 1836 (1) Code Section 31-1-3.2, relating to hearing screenings for newborns; 1837 (2) Code Section 31-11-2, relating to definitions relative to emergency medical services; (3) Code Section 31-11-3, relating to recommendations by local coordinating entity as 1838 to administration of the Emergency Medical Systems Communication Program; 1839
 - 1840 (4) Code Section 31-11-31.1, relating to license fees on ambulance services;
 - 1841 (5) Code Section 31-12-14, relating to breast cancer, prostate cancer, and ovarian cancer
 1842 research program fund;
 - (6) Code Section 42-9-12, relating to appointment of replacement for incapacitatedmember on the State Board of Pardons and Paroles; and

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1845 (7) Code Section 43-7-9, relating to general powers and duties of the State Board of1846 Barbers.

1847 **SECTION 6-5.** The following Code sections of the Official Code of Georgia Annotated are amended by 1848 1849 replacing "commissioner of community health" and "commissioner of the department of community health" wherever either term occurs with "commissioner of public health": 1850 1851 (1) Code Section 8-2-24, relating to appointment of advisory committee relating to state 1852 building, plumbing, and electrical codes; (2) Code Section 12-5-524, relating to the creation of the Water Council; 1853 (3) Code Section 16-12-141, relating to when abortion is legal; 1854 (4) Code Section 16-12-141.1, relating to disposal of aborted fetuses; 1855 (5) Code Section 21-2-231, relating to lists of persons convicted of felonies, persons 1856 declared mentally incompetent, and deceased persons provided to Secretary of State with 1857 1858 respect to registration of voters; 1859 (6) Code Section 26-2-393, relating to enforcement of article relating to nonprofit food 1860 sales and food service; 1861 (7) Code Section 31-9A-2, relating to definitions relative to the "Woman's Right to Know 1862 Act"; (8) Code Section 31-10-1, relating to definitions relative to vital records; 1863 1864 (9) Code Section 31-11-2, relating to definitions relative to emergency medical services; 1865 (10) Code Section 31-11-36, relating to suspension or revocation of licenses for 1866 ambulance services; (11) Code Section 31-16-3, relating to functions of the Kidney Disease Advisory 1867 1868 Committee: 1869 (12) Code Section 31-27-7, relating to emergency powers of the Governor regarding 1870 mass gatherings; (13) Code Section 31-35-10, relating to definitions relative to bioterrorism protection for 1871 1872 emergency responders; 1873 (14) Code Section 31-36A-7, relating to petition for health care placement transfer, admission, or discharge order by health care facility; 1874 (15) Code Section 31-47-2, relating to the role and duties of the commissioner relative 1875 1876 to the arthritis prevention and control program; (16) Code Section 31-47-3, relating to the acceptance of grants for the arthritis prevention 1877 1878 and control program;

1879	(17) Code Section 38-2-10, relating to use of National Guard in drug law enforcement,
1880	provision of medical care in medically underserved areas, and for youth opportunity
1881	training programs;
1882	(18) Code Section 42-4-32, relating to sanitation and health requirements in jails
1883	generally;
1884	(19) Code Section 42-9-12, relating to appointment of replacement for incapacitated
1885	member on the State Board of Pardons and Paroles;
1886	(20) Code Section 43-1A-4, relating to the Occupational Regulation Review Council;
1887	(21) Code Section 43-45-3, relating to creation of the State Structural Pest Control
1888	Commission;
1889	(22) Code Section 45-9-73, relating to the creation of the Georgia Public School
1890	Personnel Indemnification Commission;
1891	(23) Code Section 45-9-83, relating to the creation of the Georgia State Indemnification
1892	Commission; and
1893	(24) Code Section 45-9-110, relating to authorization for consolidation of unemployment
1894	compensation claim matters under the commissioner of administrative services.
1895	SECTION 6-6.
1896	The following Code sections of the Official Code of Georgia Annotated are amended by
1070	The following code sections of the official code of Georgia Annotated are amended by
1897	replacing "division" and "division's" with "department" and "department's", respectively:
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1897 1898	replacing "division" and "division's" with "department" and "department's", respectively: (1) Code Section 31-41-13, relating to notice of lead poisoning hazard;
1897 1898 1899	 replacing "division" and "division's" with "department" and "department's", respectively: (1) Code Section 31-41-13, relating to notice of lead poisoning hazard; (2) Code Section 31-41-14, relating to abatement of lead poisoning hazard;
1897 1898 1899 1900	 replacing "division" and "division's" with "department" and "department's", respectively: (1) Code Section 31-41-13, relating to notice of lead poisoning hazard; (2) Code Section 31-41-14, relating to abatement of lead poisoning hazard; (3) Code Section 31-41-16, relating to certificate evidencing compliance; and
1897 1898 1899 1900 1901	 replacing "division" and "division's" with "department" and "department's", respectively: (1) Code Section 31-41-13, relating to notice of lead poisoning hazard; (2) Code Section 31-41-14, relating to abatement of lead poisoning hazard; (3) Code Section 31-41-16, relating to certificate evidencing compliance; and (4) Code Section 31-41-17, relating to advice regarding cleaning activities in homes
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1897 1898 1899 1900 1901 1902 1903 1904	replacing "division" and "division's" with "department" and "department's", respectively: (1) Code Section 31-41-13, relating to notice of lead poisoning hazard; (2) Code Section 31-41-14, relating to abatement of lead poisoning hazard; (3) Code Section 31-41-16, relating to certificate evidencing compliance; and (4) Code Section 31-41-17, relating to advice regarding cleaning activities in homes occupied by children with elevated blood lead levels. PART VII Effective Date and Repealer. SECTION 7-1.