Senate Bill 113

By: Senators Dixon of the 45th, Watson of the 1st, Brass of the 6th, Williams of the 25th, Anavitarte of the 31st and others

A BILL TO BE ENTITLED AN ACT

To amend Title 43 of the Official Code of Georgia Annotated, relating to professions and 1 businesses, so as to authorize the Georgia Composite Board of Professional Counselors, 2 3 Social Workers, and Marriage and Family Therapists to establish a professional health 4 program to provide for monitoring and rehabilitation of impaired healthcare professionals; 5 to authorize the Georgia Board of Nursing to establish a professional health program to 6 provide for monitoring and rehabilitation of impaired healthcare professionals; to provide for 7 definitions; to provide for funding or gifts in kind; to provide for related matters; to repeal 8 conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

11 Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses,

12 is amended in Chapter 10A, relating to professional counselors, social workers, and marriage

13 and family therapists, by adding a new Code section to read as follows:

14 <u>"43-10A-24.</u>

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

16	(1) 'Entity' means an organization or medical professional association which conducts
17	professional health programs.
18	(2) 'Healthcare professional' means any individual licensed, certified, or permitted by the
19	board under this chapter.
20	(3) 'Impaired' means the inability of a healthcare professional to practice with reasonable
21	skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics,
22	chemicals, or any other type of material, or as a result of any mental or physical
23	condition.
24	(4) 'Professional health program' means a program established for the purposes of
25	monitoring and rehabilitation of impaired healthcare professionals.
26	(b) The board shall be authorized to conduct a professional health program to provide
27	monitoring and rehabilitation of impaired healthcare professionals in this state. To this
28	end, the board shall be authorized to enter into a contract with an entity for the purpose of
29	establishing and conducting such professional health program, including, but not limited
30	<u>to:</u>
31	(1) Monitoring and rehabilitation of impaired healthcare professionals for the purpose
32	of ensuring the fitness of each such healthcare professional to resume or continue the
33	practice of his or her healthcare profession while maintaining the safety of the public;
34	(2) Performing duties related to paragraph (10) of subsection (a) of Code
35	Section 43-10A-17; and
36	(3) Performing such other related activities as determined by the board.
37	(c) Notwithstanding subsection (k) of Code Section 43-1-2 and Code Section 43-10A-17,
38	the board shall be authorized to provide pertinent information regarding healthcare
39	professionals, as determined by the board and in its sole discretion, to an entity for its
40	purposes in conducting a professional health program pursuant to this Code section.
41	(d) All information, interviews, reports, statements, memoranda, or other documents
42	furnished to an entity by the board or other source or produced by an entity and any

43	findings, conclusions, recommendations, or reports resulting from the monitoring or
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44	rehabilitation of healthcare professionals pursuant to this Code section are declared to be
45	privileged and confidential and shall not be subject to Article 4 of Chapter 18 of Title 50,
46	relating to open records. All such records of an entity shall be confidential and shall be
47	used by such entity and its employees and agents only in the exercise of the proper function
48	of the entity pursuant to its contract with the board. Such information, interviews, reports,
49	statements, memoranda, or other documents furnished to or produced by an entity and any
50	findings, conclusions, recommendations, or reports resulting from the monitoring or
51	rehabilitation of healthcare professionals shall not be available for court subpoenas or for
52	discovery proceedings.
53	(e) An impaired healthcare professional who participates in a professional health program
54	conducted pursuant to this Code section shall bear all costs associated with such
55	participation.
56	(f) Any entity that contracts with the board pursuant to this Code section shall be immune
57	from any liability, civil or criminal, that might otherwise be incurred or imposed for the
58	performance of any functions or duties under the contract, if performed in accordance with
59	the terms of such contract and the provisions of this Code section.
60	(g) This Code section shall be subject to appropriation by the General Assembly. The
61	board may accept and solicit private funding, public grants, in-kind gifts, or any other
62	funding or donations that may be available to facilitate the purpose of conducting a
63	professional health program."

SECTION 2.

- 65 Said title is further amended in Chapter 26, relating to nurses, by adding a new article to read
- 66 as follows:

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67	" <u>ARTICLE 5</u>
68	<u>43-26-70.</u>
69	As used in this article, the term:
70	(1) 'Board' means the Georgia Board of Nursing.
71	(2) 'Entity' means an organization or medical professional association which conducts
72	professional health programs.
73	(3) 'Healthcare professional' means any individual licensed, certified, or permitted by the
74	board under this chapter.
75	(4) 'Impaired' means the inability of a healthcare professional to practice with reasonable
76	skill and safety to patients by reason of illness or use of alcohol, drugs, narcotics,
77	chemicals, or any other type of material, or as a result of any mental or physical
78	condition.
79	(5) 'Professional health program' means a program established for the purposes of
80	monitoring and rehabilitation of impaired healthcare professionals.
81	<u>43-26-71.</u>
82	(a) The board shall be authorized to conduct a professional health program to provide
83	monitoring and rehabilitation of impaired healthcare professionals in this state. To this
84	end, the board shall be authorized to enter into a contract with an entity for the purpose of
85	establishing and conducting such professional health program, including, but not limited
86	<u>to:</u>
87	(1) Monitoring and rehabilitation of impaired healthcare professionals for the purpose
88	of ensuring the fitness of each such healthcare professional to resume or continue the
89	practice of his or her healthcare profession while maintaining the safety of the public;
90	(2) Performing duties related to paragraph (2) of Code Section 43-26-11; and
91	(3) Performing such other related activities as determined by the board.

92	(b) Notwithstanding subsection (k) of Code Section 43-1-2 and Code Section 43-26-11,
93	the board shall be authorized to provide pertinent information regarding healthcare
94	professionals, as determined by the board and in its sole discretion, to an entity for its
95	purposes in conducting a professional health program pursuant to this Code section.
96	(c) All information, interviews, reports, statements, memoranda, or other documents
97	furnished to an entity by the board or other source or produced by an entity and any
98	findings, conclusions, recommendations, or reports resulting from the monitoring or
99	rehabilitation of healthcare professionals pursuant to this Code section are declared to be
100	privileged and confidential and shall not be subject to Article 4 of Chapter 18 of Title 50,
101	relating to open records. All such records of an entity shall be confidential and shall be
102	used by such entity and its employees and agents only in the exercise of the proper function
103	of the entity pursuant to its contract with the board. Such information, interviews, reports,
104	statements, memoranda, or other documents furnished to or produced by an entity and any
105	findings, conclusions, recommendations, or reports resulting from the monitoring or
106	rehabilitation of healthcare professionals shall not be available for court subpoenas or for
107	discovery proceedings.

108 <u>43-26-72.</u>

- 109 An impaired healthcare professional who participates in a professional health program
- 110 <u>conducted pursuant to Code Section 43-26-71 shall bear all costs associated with such</u>
- 111 participation.
- <u>43-26-73.</u>
- 113 Any entity that contracts with the board pursuant to Code Section 43-26-71 shall be
- 114 immune from any liability, civil or criminal, that might otherwise be incurred or imposed
- 115 for the performance of any functions or duties under the contract if performed in
- 116 accordance with the terms of such contract and the provisions of this article.

- <u>43-26-74.</u>
- 118 <u>This article shall be subject to appropriation by the General Assembly. The board may</u>
- 119 accept and solicit private funding, public grants, in-kind gifts, or any other funding or
- 120 donations that may be available to facilitate the purpose of conducting a professional health
- 121 program."

- 122 SECTION 3.
 - All laws and parts of laws in conflict with this Act are repealed.