By: Gallegos

S.B. No. 1283

A BILL TO BE ENTITLED 1 AN ACT 2 relating to the authority of chiropractors to form certain business 3 entities with certain other professionals. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Sections C and D, Article 2.01, Texas Non-Profit 5 6 Corporation Act (Article 1396-2.01, Vernon's Texas Civil Statutes), are amended to read as follows: 7 C. Doctors of medicine and osteopathy licensed by the Texas 8 State Board of Medical Examiners, [and] podiatrists licensed by the 9 Texas State Board of Podiatric Medical Examiners, and chiropractors 10 11 licensed by the Texas Board of Chiropractic Examiners may organize 12 a non-profit corporation under this Act that is jointly owned, managed, and controlled by those practitioners to perform a 13 14 professional service that falls within the scope of practice of 15 those practitioners and consists of: carrying out research in the public interest in 16 (1) medical science, medical economics, public health, sociology, or a 17 18 related field; supporting medical education in medical schools 19 (2) through grants or scholarships; 20 21 (3) developing the capabilities of individuals or 22 institutions studying, teaching, or practicing medicine, including 23 podiatric medicine; 24 (4) delivering health care to the public; or

S.B. No. 1283 1 (5) instructing the public regarding medical science, 2 public health, hygiene, or a related matter.

When doctors of medicine, osteopathy, [and] podiatry, 3 D. and chiropractic organize a non-profit corporation that is jointly 4 5 owned by those practitioners, the authority of each of the practitioners is limited by the scope of practice of the respective 6 7 practitioners and none can exercise control over the other's 8 clinical authority granted by their respective licenses, either through agreements, articles of incorporation, bylaws, directives, 9 financial incentives, or other arrangements that would assert 10 control over treatment decisions made by the practitioner. The 11 Texas State Board of Medical Examiners, [and] the Texas State Board 12 of Podiatric Medical Examiners, and the Texas Board of Chiropractic 13 14 Examiners continue to exercise regulatory authority over their 15 respective licenses.

SECTION 2. Section 2(B), Texas Professional Association Act 16 17 (Article 1528f, Vernon's Texas Civil Statutes), is amended to read as follows: 18

Licenses. (1) Except as provided by this subsection, 19 (B) all members of the association shall be licensed to perform the type 20 of professional service for which the association is formed. 21

(2) Doctors of medicine and osteopathy licensed by the 22 Texas State Board of Medical Examiners, [and] podiatrists licensed 23 24 by the Texas State Board of Podiatric Medical Examiners, and chiropractors licensed by the Texas Board of Chiropractic Examiners 25 26 may form an association that is jointly owned by those practitioners to perform a professional service that falls within 27

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1 the scope of practice of those practitioners.

2 (3) Professionals, other than physicians, engaged in 3 related mental health fields such as psychology, clinical social 4 work, licensed professional counseling, and licensed marriage and 5 family therapy may form an association that is jointly owned by 6 those practitioners to perform professional services that fall 7 within the scope of practice of those practitioners.

8 (4) When doctors of medicine, osteopathy, [<del>and</del>] 9 podiatry, and chiropractic, or mental health professionals form an association that is jointly owned by those practitioners, the 10 authority of each of the practitioners is limited by the scope of 11 practice of the respective practitioners and none can exercise 12 control over the other's clinical authority granted by their 13 14 respective licenses, either through agreements, bylaws, 15 directives, financial incentives, or other arrangements that would assert control over treatment decisions made by the practitioner. 16 17 The state agencies exercising regulatory control over professions to which this subdivision applies continue to exercise regulatory 18 authority over their respective licenses. 19

20 SECTION 3. Section A(3), Article 11.01, Texas Limited 21 Liability Company Act (Article 1528n, Vernon's Texas Civil 22 Statutes), is amended to read as follows:

(3) Doctors of medicine and osteopathy licensed by the
Texas State Board of Medical Examiners, [and] podiatrists licensed
by the Texas State Board of Podiatric Medical Examiners, and
<u>chiropractors licensed by the Texas Board of Chiropractic Examiners</u>
may organize a professional limited liability company that is

1 jointly owned by those practitioners to perform a professional 2 service that falls within the scope of practice of those When doctors of medicine, osteopathy, 3 practitioners. [<del>and</del>] podiatry, and chiropractic organize a professional limited 4 5 liability company that is jointly owned by those practitioners, the authority of each of the practitioners is limited by the scope of 6 7 practice of the respective practitioners and none can exercise 8 control over the other's clinical authority granted by their respective licenses, either through agreements, 9 bylaws, 10 directives, financial incentives, or other arrangements that would assert control over treatment decisions made by the practitioner. 11 The Texas State Board of Medical Examiners, [and] the Texas State 12 Board of Podiatric Medical Examiners, and the Texas Board of 13 14 Chiropractic Examiners continue to exercise regulatory authority 15 over their respective licenses.

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16 SECTION 4. Section 2.02(e), Texas Revised Partnership Act 17 (Article 6132b-2.02, Vernon's Texas Civil Statutes), is amended to 18 read as follows:

(e) Authority of Doctors of Medicine, [and] Osteopathy, and 19 Chiropractic, and Podiatrists to Create Partnership. Doctors of 20 21 medicine and osteopathy licensed by the Texas State Board of Medical Examiners, [and] podiatrists licensed by the Texas State 22 Board of Podiatric Medical Examiners, and chiropractors licensed by 23 24 the Texas Board of Chiropractic Examiners may create a partnership that is jointly owned by those practitioners to perform a 25 26 professional service that falls within the scope of practice of 27 those practitioners. When doctors of medicine, osteopathy, [and]

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podiatry, and chiropractic create a partnership that is jointly 1 2 owned by those practitioners, the authority of each of the 3 practitioners is limited by the scope of practice of the respective 4 practitioners and none can exercise control over the other's clinical authority granted by their respective licenses, either 5 6 through agreements, bylaws, directives, financial incentives, or 7 other arrangements that would assert control over treatment decisions made by the practitioner. The Texas State Board of 8 Medical Examiners, [and] the Texas State Board of Podiatric Medical 9 Examiners, and the Texas Board of Chiropractic Examiners continue 10 to exercise regulatory authority over their respective licenses. 11

12 SECTION 5. This Act takes effect September 1, 2003.