By: Hancock

S.B. No. 2065

	A BILL TO BE ENTITLED						
1	AN ACT						
2	relating to the licensing and regulation of certain occupations and						
3	activities.						
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:						
5	ARTICLE 1. VEHICLE PROTECTION PRODUCTS						
6	SECTION 1.001. Section 17.45, Business & Commerce Code, is						
7	amended by adding Subdivisions (14), (15), and (16) to read as						
8	follows:						
9	(14) "Vehicle protection product":						
10	(A) means a product or system, including a						
11	written warranty:						
12	(i) that is:						
13	(a) installed on or applied to a						
14	vehicle; and						
15	(b) designed to prevent loss or damage						
16	to a vehicle from a specific cause; and						
17	(ii) under which, after installation or						
18	application of the product or system described by Subparagraph (i),						
19	if loss or damage results from the failure of the product or system						
20	to perform as represented in the warranty, the warrantor, to the						
21	extent agreed on as part of the warranty, is required to pay						
22	expenses to the person in this state who purchases or otherwise						
23	possesses the product or system for the loss of or damage to the						
24	vehicle; and						

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1	(B) may also include identity recovery, as						
2	defined by Section 1304.003, Occupations Code, if the product or						
3	system described by Paragraph (A) is financed under Chapter 348 or						
4	353, Finance Code.						
5	(15) "Warrantor" means a person named under the terms						
6	of a vehicle protection product warranty as the contractual obligor						
7	to a person in this state who purchases or otherwise possesses a						
8	vehicle protection product.						
9	(16) "Loss of or damage to the vehicle," for purposes						
10	of Subdivision (14)(A)(ii), may also include unreimbursed						
11	incidental expenses that may be incurred by the warrantor,						
12	including expenses for a replacement vehicle, temporary vehicle						
13	rental expenses, and registration expenses for replacement						
14	vehicles.						
15	SECTION 1.002. Section 17.46(b), Business & Commerce Code,						
16	as amended by Chapters 1023 (H.B. 1265) and 1080 (H.B. 2573), Acts						
17	of the 84th Legislature, Regular Session, 2015, is reenacted and						
18	amended to read as follows:						
19	(b) Except as provided in Subsection (d) of this section,						
20	the term "false, misleading, or deceptive acts or practices"						
21	includes, but is not limited to, the following acts:						
22	(1) passing off goods or services as those of another;						
23	(2) causing confusion or misunderstanding as to the						
24	source, sponsorship, approval, or certification of goods or						
25	services;						
26	(3) causing confusion or misunderstanding as to						
27	affiliation, connection, or association with, or certification by,						

1 another;

2 (4) using deceptive representations or designations
3 of geographic origin in connection with goods or services;

4 (5) representing that qoods or services have 5 approval, characteristics, sponsorship, ingredients, uses, benefits, or quantities which they do not have or that a person has 6 a sponsorship, approval, status, affiliation, or connection which 7 8 the person does not;

9 (6) representing that goods are original or new if 10 they are deteriorated, reconditioned, reclaimed, used, or 11 secondhand;

12 (7) representing that goods or services are of a 13 particular standard, quality, or grade, or that goods are of a 14 particular style or model, if they are of another;

15 (8) disparaging the goods, services, or business of16 another by false or misleading representation of facts;

17 (9) advertising goods or services with intent not to18 sell them as advertised;

(10) advertising goods or services with intent not to supply a reasonable expectable public demand, unless the advertisements disclosed a limitation of quantity;

(11) making false or misleading statements of fact concerning the reasons for, existence of, or amount of price reductions;

(12) representing that an agreement confers or
involves rights, remedies, or obligations which it does not have or
involve, or which are prohibited by law;

(13) knowingly making false or misleading statements
 of fact concerning the need for parts, replacement, or repair
 service;

4 (14) misrepresenting the authority of a salesman,
5 representative or agent to negotiate the final terms of a consumer
6 transaction;

7 (15) basing a charge for the repair of any item in 8 whole or in part on a guaranty or warranty instead of on the value of 9 the actual repairs made or work to be performed on the item without 10 stating separately the charges for the work and the charge for the 11 warranty or guaranty, if any;

12 (16) disconnecting, turning back, or resetting the 13 odometer of any motor vehicle so as to reduce the number of miles 14 indicated on the odometer gauge;

15 (17) advertising of any sale by fraudulently 16 representing that a person is going out of business;

(18) advertising, selling, or distributing a card which purports to be a prescription drug identification card issued under Section 4151.152, Insurance Code, in accordance with rules adopted by the commissioner of insurance, which offers a discount on the purchase of health care goods or services from a third party provider, and which is not evidence of insurance coverage, unless:

(A) the discount is authorized under an agreement
between the seller of the card and the provider of those goods and
services or the discount or card is offered to members of the
seller;

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(B) the seller does not represent that the card

1 provides insurance coverage of any kind; and

2 (C) the discount is not false, misleading, or 3 deceptive;

4 using or employing a chain referral sales plan in (19)5 connection with the sale or offer to sell of goods, merchandise, or anything of value, which uses the sales technique, 6 plan, arrangement, or agreement in which the buyer or prospective buyer 7 8 is offered the opportunity to purchase merchandise or goods and in connection with the purchase receives the seller's promise or 9 10 representation that the buyer shall have the right to receive compensation or consideration in any form for furnishing to the 11 12 seller the names of other prospective buyers if receipt of the compensation or consideration is contingent upon the occurrence of 13 14 an event subsequent to the time the buyer purchases the merchandise 15 or goods;

16 (20) representing that a guaranty or warranty confers 17 or involves rights or remedies which it does not have or involve, 18 provided, however, that nothing in this subchapter shall be 19 construed to expand the implied warranty of merchantability as 20 defined in Sections 2.314 through 2.318 and Sections 2A.212 through 21 2A.216 to involve obligations in excess of those which are 22 appropriate to the goods;

23 (21) promoting a pyramid promotional scheme, as 24 defined by Section 17.461;

(22) representing that work or services have been
performed on, or parts replaced in, goods when the work or services
were not performed or the parts replaced;

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(23) filing suit founded upon a written contractual obligation of and signed by the defendant to pay money arising out 2 3 of or based on a consumer transaction for goods, services, loans, or extensions of credit intended primarily for personal, family, 4 household, or agricultural use in any county other than in the 5 county in which the defendant resides at the time of 6 the commencement of the action or in the county in which the defendant 7 8 in fact signed the contract; provided, however, that a violation of this subsection shall not occur where it is shown by the person 9 10 filing such suit that the person neither knew or had reason to know that the county in which such suit was filed was neither the county 11 in which the defendant resides at the commencement of the suit nor 12 the county in which the defendant in fact signed the contract; 13

14 (24) failing to disclose information concerning goods 15 or services which was known at the time of the transaction if such failure to disclose such information was intended to induce the 16 17 consumer into a transaction into which the consumer would not have entered had the information been disclosed; 18

(25) using the term "corporation," "incorporated," or 19 an abbreviation of either of those terms in the name of a business 20 entity that is not incorporated under the laws of this state or 21 another jurisdiction; 22

(26) selling, offering to sell, or illegally promoting 23 24 an annuity contract under Chapter 22, Acts of the 57th Legislature, 3rd Called Session, 1962 (Article 6228a-5, Vernon's Texas Civil 25 26 Statutes), with the intent that the annuity contract will be the subject of a salary reduction agreement, as defined by that Act, if 27

S.B. No. 2065 1 the annuity contract is not an eligible qualified investment under 2 that Act or is not registered with the Teacher Retirement System of 3 Texas as required by Section 8A of that Act;

4 (27) taking advantage of a disaster declared by the 5 governor under Chapter 418, Government Code, by:

6 (A) selling or leasing fuel, food, medicine, or7 another necessity at an exorbitant or excessive price; or

8 (B) demanding an exorbitant or excessive price in 9 connection with the sale or lease of fuel, food, medicine, or 10 another necessity;

(28) using the translation into a foreign language of a title or other word, including "attorney," "lawyer," "licensed," "notary," and "notary public," in any written or electronic material, including an advertisement, a business card, a letterhead, stationery, a website, or an online video, in reference to a person who is not an attorney in order to imply that the person is authorized to practice law in the United States;

18 (29) [(28)] delivering or distributing a solicitation 19 in connection with a good or service that:

20 (A) represents that the solicitation is sent on21 behalf of a governmental entity when it is not; or

(B) resembles a governmental notice or form that
 represents or implies that a criminal penalty may be imposed if the
 recipient does not remit payment for the good or service;

25 (30) [(29)] delivering or distributing a solicitation 26 in connection with a good or service that resembles a check or other 27 negotiable instrument or invoice, unless the portion of the

1 solicitation that resembles a check or other negotiable instrument 2 or invoice includes the following notice, clearly and conspicuously 3 printed in at least 18-point type:

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"SPECIMEN-NON-NEGOTIABLE";

5 (31) [(30)] in the production, sale, distribution, or 6 promotion of a synthetic substance that produces and is intended to 7 produce an effect when consumed or ingested similar to, or in excess 8 of, the effect of a controlled substance or controlled substance 9 analogue, as those terms are defined by Section 481.002, Health and 10 Safety Code:

(A) making a deceptive representation ordesignation about the synthetic substance; or

(B) causing confusion or misunderstanding as to the effects the synthetic substance causes when consumed or ingested; [<del>or</del>]

(32) [<del>(31)</del>] a licensed public insurance 16 adjuster 17 directly or indirectly soliciting employment, as defined by Section 38.01, Penal Code, for an attorney, or a licensed public insurance 18 19 adjuster entering into a contract with an insured for the primary purpose of referring the insured to an attorney without the intent 20 to actually perform the services customarily provided by a licensed 21 public insurance adjuster, provided that this subdivision may not 22 23 be construed to prohibit a licensed public insurance adjuster from 24 recommending a particular attorney to an insured; or

25 (33) a warrantor of a vehicle protection product
26 warranty using, in connection with the product, a name that
27 includes "casualty," "surety," "insurance," "mutual," or any other

word descriptive of an insurance business, including property or
 <u>casualty insurance, or a surety business</u>.

3 SECTION 1.003. Subchapter A, Chapter 348, Finance Code, is 4 amended by adding Section 348.014 to read as follows:

5 <u>Sec. 348.014. TRANSACTION CONDITIONED ON PURCHASE OF</u> 6 <u>VEHICLE PROTECTION PRODUCT PROHIBITED. (a) In this section,</u> 7 <u>"vehicle protection product" has the meaning assigned by Section</u> 8 <u>17.45, Business & Commerce Code.</u>

9 (b) A retail seller may not require as a condition of a 10 retail installment transaction or the cash sale of a motor vehicle 11 that the buyer purchase a vehicle protection product that is not 12 installed on the vehicle at the time of the transaction.

13 (c) A violation of this section is a false, misleading, or 14 deceptive act or practice within the meaning of Section 17.46, 15 Business & Commerce Code, and is actionable in a public or private 16 suit brought under Subchapter E, Chapter 17, Business & Commerce 17 Code.

SECTION 1.004. Subchapter A, Chapter 353, Finance Code, is amended by adding Section 353.017 to read as follows:

20 <u>Sec. 353.017. TRANSACTION CONDITIONED ON PURCHASE OF</u> 21 <u>VEHICLE PROTECTION PRODUCT PROHIBITED. (a) In this section,</u> 22 <u>"vehicle protection product" has the meaning assigned by Section</u> 23 <u>17.45, Business & Commerce Code.</u>

24 (b) A retail seller may not require as a condition of a
25 retail installment transaction or the cash sale of a commercial
26 vehicle that the buyer purchase a vehicle protection product that
27 is not installed on the vehicle at the time of the transaction.

(c) A violation of this section is a false, misleading, or
 deceptive act or practice within the meaning of Section 17.46,
 Business & Commerce Code, and is actionable in a public or private
 suit brought under Subchapter E, Chapter 17, Business & Commerce
 <u>Code.</u>
 SECTION 1.005. Chapter 2306, Occupations Code, is repealed.
 SECTION 1.006. (a) On the effective date of this Act:

8 (1)an action, including а disciplinary or administrative proceeding, pending under Chapter 51 or 2306, 9 Occupations Code, on the effective date of this Act related to an 10 alleged violation of Chapter 2306, Occupations Code, as that 11 chapter existed immediately before the effective date of this Act, 12 is dismissed; 13

14 (2) the Vehicle Protection Product Warrantor Advisory15 Board is abolished; and

16 (3) a registration issued under former Chapter 2306,
17 Occupations Code, expires.

(b) As soon as practicable after the effective date of this
Act, the Texas Commission of Licensing and Regulation shall repeal
all rules regarding the regulation of vehicle protection product
warrantors adopted under former Chapter 2306, Occupations Code.

(c) An administrative penalty assessed by the Texas Commission of Licensing and Regulation or the executive director of the Texas Department of Licensing and Regulation related to a violation of Chapter 2306, Occupations Code, as that chapter existed immediately before the effective date of this Act, may be collected as provided by Chapter 51, Occupations Code.

(d) The repeal by this Act of Chapter 2306, Occupations
 Code, does not affect the validity or terms of a vehicle protection
 product warranty that was issued or renewed before the effective
 date of this Act.

5 SECTION 1.007. Section 17.46(b), Business & Commerce Code, 6 as amended by this Act, applies only to a cause of action that 7 accrues on or after the effective date of this Act. A cause of 8 action that accrued before the effective date of this Act is 9 governed by the law in effect immediately before the effective date 10 of this Act, and that law is continued in effect for that purpose.

SECTION 1.008. Sections 348.014 and 353.017, Finance Code, 11 12 as added by this Act, apply only to a transaction for the purchase of a motor vehicle or commercial vehicle, as applicable, that 13 14 occurs on or after the effective date of this Act. A transaction 15 for the purchase of a motor vehicle or commercial vehicle that occurs before the effective date of this Act is governed by the law 16 17 in effect on the date the transaction occurred, and the former law is continued in effect for that purpose. 18

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# ARTICLE 2. TEMPORARY COMMON WORKER EMPLOYERS

20 SECTION 2.001. Section 92.001(a), Labor Code, is amended to 21 read as follows:

(a) The legislature finds that this chapter is necessary to:
(1) provide for the health, safety, and welfare of
<u>common</u> workers throughout this state; and

25 (2) establish uniform standards of conduct and 26 practice for <u>temporary common worker</u> [<del>certain</del>] employers in this 27 state.

S.B. No. 2065 SECTION 2.002. Section 92.002, Labor Code, is amended by 1 amending Subdivision (6) and adding Subdivision (6-a) to read as 2 3 follows: 4 (6) "Labor hall" means a central location maintained by a temporary common worker employer [license holder] where common 5 workers assemble and are dispatched to work for a user of common 6 7 workers. (6-a) "Municipality" has the meaning assigned by 8 Section 1.005, Local Government Code. 9 SECTION 2.003. The heading to Subchapter B, Chapter 92, 10 Labor Code, is amended to read as follows: 11 SUBCHAPTER B. AUTHORITY TO OPERATE [LICENSE REQUIREMENTS] 12 SECTION 2.004. Subchapter B, Chapter 92, Labor Code, is 13 14 amended by adding Section 92.0115 to read as follows: 15 Sec. 92.0115. AUTHORITY TO OPERATE. Subject to Section 92.013 and unless prohibited by a governmental subdivision, a 16 17 person may operate as a temporary common worker employer in this state if the person meets the requirements of this chapter. 18 19 SECTION 2.005. The heading to Section 92.012, Labor Code, is amended to read as follows: 20 Sec. 92.012. EXEMPTIONS [FROM LICENSING REQUIREMENT]. 21 SECTION 2.006. Section 92.013(b), Labor Code, is amended to 22 read as follows: 23 24 (b) A municipality with a population greater than one million may establish municipal [licensing] requirements that 25 impose stricter standards of conduct and practice than those 26 imposed under Subchapter C. 27

1 SECTION 2.007. The heading to Subchapter C, Chapter 92, Labor Code, is amended to read as follows: 2 SUBCHAPTER C. STANDARDS OF CONDUCT AND PRACTICE [POWERS AND DUTIES 3 4 OF LICENSE HOLDER] 5 SECTION 2.008. Section 92.021, Labor Code, is amended to read as follows: 6 POWERS AND DUTIES OF [LICENSE HOLDER AS] 7 Sec. 92.021. 8 EMPLOYER. (a) Each temporary common worker employer [license holder] is the employer of the common workers provided by that 9 10 temporary common worker employer [license holder]. A temporary common worker employer [license holder] may 11 (b) 12 hire, reassign, control, direct, and discharge the employees of the temporary common worker employer [license holder]. 13 SECTION 2.009. Section 92.022, Labor Code, is amended to 14 15 read as follows: 16 Sec. 92.022. REQUIRED RECORDS; CONFIDENTIALITY. (a) Each 17 temporary common worker employer [license holder] shall maintain and make available to a governmental subdivision [representative of 18 19 the department] records that show for each common worker provided by the temporary common worker employer [license holder] to a user 20 of common workers: 21 (1) the name and address of the worker; 22 23 (2) the hours worked; 24 (3) the places at which the work was performed; the wages paid to the worker; and 25 (4) 26 (5) any deductions made from those wages. The temporary common worker employer [license holder] (b) 27

shall maintain the records at least until the second anniversary of
 the date on which the worker was last employed by the <u>temporary</u>
 <u>common worker employer</u> [<u>license holder</u>].

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(c) Information received by the <u>governmental subdivision</u>
[commission or department] under this section is privileged and
confidential and is for the exclusive use of the <u>governmental</u>
<u>subdivision</u> [commission or department]. The information may not be
disclosed to any other person except on the entry of a court order
requiring disclosure or on the written consent of a person under
investigation who is the subject of the records.

11 SECTION 2.010. Section 92.023(b), Labor Code, is amended to 12 read as follows:

(b) Each <u>temporary common worker employer</u> [license holder] shall [also] post in a conspicuous place in the [licensed] premises <u>on which the temporary common worker employer operates</u> a notice of any charge permitted under this chapter that the <u>temporary common</u> <u>worker employer</u> [license holder] may assess against a common worker for equipment, tools, transportation, or other work-related services.

20 SECTION 2.011. Section 92.024, Labor Code, is amended to 21 read as follows:

Sec. 92.024. LABOR HALL REQUIREMENTS. A <u>temporary common</u> worker employer [<del>license holder</del>] that operates a labor hall as part of a [<del>licensed</del>] premises <u>on which the temporary common worker</u> <u>employer operates</u> shall provide adequate facilities for a worker waiting for a job assignment. The facilities must include: (1) restroom facilities for both men and women;

1 (2) drinking water; 2 (3) sufficient seating; and 3 (4) access to vending refreshments and food. 4 SECTION 2.012. Section 92.025, Labor Code, is amended to 5 read as follows: 6 Sec. 92.025. CERTAIN CHARGES AND DEDUCTIONS PROHIBITED. (a) A temporary common worker employer [license holder] may not 7 8 charge a common worker for: 9 (1)safety equipment, clothing, or accessories 10 required by the nature of the work, either by law, custom, or the requirements of the user of common workers; 11 12 (2) uniforms, special clothing, or other items required as a condition of employment by the user of common workers; 13 the cashing of a check or voucher; or 14 (3) 15 (4) the receipt by the worker of earned wages. A temporary common worker employer [license holder] may 16 (b) 17 not deduct or withhold any amount from the earned wages of a common worker except: 18 a deduction required by federal or state law; or 19 (1)20 (2) a reimbursement for a cash advance made to the worker during the same pay period. 21 SECTION 2.013. Chapter 92, Labor Code, is amended by adding 22 23 Subchapter D to read as follows: 24 SUBCHAPTER D. ENFORCEMENT 25 Sec. 92.031. ENFORCEMENT. A governmental subdivision may 26 enforce this chapter within the boundaries of the governmental 27 subdivision.

SECTION 2.014. The following provisions of the Labor Code
 are repealed:

- 3 (1) Sections 92.002(1), (4), and (4-a);
- 4 (2) Section 92.003;
- 5 (3) Section 92.004;
- 6 (4) Section 92.011;
- 7 (5) Section 92.013(a);
- 8 (6) Section 92.014;
- 9 (7) Section 92.015; and
- 10 (8) Section 92.023(a).

11 SECTION 2.015. (a) An administrative proceeding pending 12 under Chapter 51, Occupations Code, or Chapter 92, Labor Code, on 13 the effective date of this Act related to a violation of Chapter 92, 14 Labor Code, as that chapter existed immediately before the 15 effective date of this Act, is dismissed.

(b) An administrative penalty assessed by the Texas Commission of Licensing and Regulation or the executive director of the Texas Department of Licensing and Regulation related to a violation of Chapter 92, Labor Code, as that chapter existed immediately before the effective date of this Act, may be collected as provided by Chapter 51, Occupations Code.

(c) The changes in law made by this Act do not affect the pending prosecution of an offense under Chapter 92, Labor Code, as that chapter existed immediately before the effective date of this Act. An offense committed before the effective date of this Act is governed by the law in effect on the date the offense was committed, and the former law is continued in effect for that purpose. For

purposes of this subsection, an offense was committed before the
 effective date of this Act if any element of the offense was
 committed before that date.

(d) The Texas Department of Licensing and Regulation shall
return to a person who holds a valid license under Chapter 92, Labor
Code, as that chapter existed immediately before the effective date
of this Act, a prorated portion of the fee paid to the department
for the issuance or renewal of the license.

9 ARTICLE 3. FOR-PROFIT LEGAL SERVICE CONTRACT COMPANIES
 10 SECTION 3.001. Section 953.001(1), Occupations Code, is
 11 amended to read as follows:

(1) "Administrator" means the person responsible for
 the administration of a legal service contract. [The term includes
 a person responsible for any filing required by this chapter.]

15 SECTION 3.002. Section 953.156, Occupations Code, is 16 amended to read as follows:

17 Sec. 953.156. FORM OF LEGAL SERVICE CONTRACT AND REQUIRED 18 DISCLOSURES. [(a) A legal service contract must be filed with the 19 executive director before it is marketed, sold, offered for sale, 20 administered, or issued in this state. Any subsequent endorsement 21 or attachment to the contract must also be filed with the executive 22 director before the endorsement or attachment is delivered to legal 23 service contract holders.

24 [<del>(b)</del>] A legal service contract marketed, sold, offered for
25 sale, administered, or issued in this state must:

26 (1) be written, printed, or typed in clear,27 understandable language that is easy to read;

S.B. No. 2065 1 (2) include the name and full address of the company; 2 (3) include the purchase price of the contract and the 3 terms under which the contract is sold; 4 (4) include the terms and restrictions governing 5 cancellation of the contract by the company or the legal service contract holder; 6 (5) 7 identify: 8 (A) any administrator, if the administrator is not the company; 9 10 (B) the sales representative; and 11 (C) the name of the legal service contract 12 holder; include the amount of any deductible or copayment; 13 (6) 14 (7)specify the legal services and other benefits to 15 be provided under the contract, and any limitation, exception, or exclusion; 16 17 (8) specify the legal services, if any, for which the company will provide reimbursement and the amount of that 18 reimbursement; 19 20 (9) specify restriction any governing the transferability of the contract or the assignment of benefits; 21 (10) include the duties of the legal service contract 22 23 holder; 24 (11)[include the contact information for the department, including the department's toll-free number and 25 electronic mail address, as well as a statement that the department 26 regulates the company and the company's sales representatives; 27

S.B. No. 2065 1 [(12)]explain the method to be used in resolving the 2 legal service contract holder's complaints and grievances; 3 (12) [(13)] explain how legal services may be obtained under the legal service contract; 4 5 (13) [(14)] include a provision stating that no change in the contract is valid until the change has been approved by an 6 7 executive officer of the company and unless the approval is 8 endorsed or attached to the contract; (14) [(15)] include any eligibility and effective 9 date requirements, including a definition of eligible dependents 10 and the effective date of their coverage; 11 12 (15) [<del>(16)</del>] include the conditions under which coverage will terminate; 13 14 (16) [(17)] explain any subrogation arrangements; 15 (17) [(18)] contain a payment provision that provides for a grace period of at least 31 days; and 16 17 (18) [(19)] include conditions under which contract rates may be modified[; and 18 [(20) include any other items required by the 19 executive director as determined by rule]. 20 21 SECTION 3.003. Section 953.162, Occupations Code, is amended to read as follows: 2.2 Sec. 953.162. APPOINTMENT AND RESPONSIBILITIES 23 OF 24 ADMINISTRATOR. [(a)] A company may appoint an administrator or designate a person to be responsible for: 25 26 (1)all or any part of the administration or sale of 27 legal service contracts; and

1 (2) compliance with this chapter. 2 [(b) The executive director may adopt rules regarding the registration of an administrator with the department.] 3 4 SECTION 3.004. Chapter 953, Occupations Code, is amended by 5 adding Subchapter F to read as follows: 6 SUBCHAPTER F. ENFORCEMENT Sec. 953.251. DECEPTIVE TRADE PRACTICE. A violation of 7 8 this chapter is a deceptive trade practice actionable under Subchapter E, Chapter 17, Business & Commerce Code. 9 10 SECTION 3.005. The following provisions of the Occupations Code are repealed: 11 Sections 953.001(4), (5), and (6); 12 (1)Sections 953.004, 953.005, and 953.155; and 13 (2) Subchapters B, C, and E, Chapter 953. 14 (3) 15 SECTION 3.006. (a) On the effective date of this Act, a registration issued under former Subchapter B, Chapter 953, 16 17 Occupations Code, expires. (b) On the effective date of this Act, a pending proceeding 18 under Chapter 953, Occupations Code, including a complaint 19 investigation, disciplinary action, or administrative penalty 20 proceeding, relating to a registration issued under former 21 Subchapter B, Chapter 953, Occupations Code, or relating to another 22 former provision of Chapter 953, Occupations Code, that is repealed 23 24 by this Act, is dismissed. 25 ARTICLE 4. BARBERING AND COSMETOLOGY 26 SECTION 4.001. Section 1601.002, Occupations Code, is amended to read as follows: 27

S.B. No. 2065 S.B. No. 2065 Sec. 1601.002. DEFINITION OF BARBERING. In this chapter, Warbering," "practicing barbering," or the "practice of barbering" means:

4 (1) performing or offering or attempting to perform 5 for compensation or the promise of compensation any of the 6 following services:

7 (A) treating a person's mustache or beard by
8 arranging, beautifying, coloring, processing, shaving, styling, or
9 trimming;

10 (B) treating a person's hair by: 11 (i) arranging, beautifying, bleaching, 12 cleansing, coloring, curling, dressing, dyeing, processing, 13 [shampooing,] shaping, singeing, straightening, styling, tinting, 14 or waving;

(ii) providing a necessary service that is preparatory or ancillary to a service under Subparagraph (i), including bobbing, clipping, cutting, or trimming; or

(iii) cutting the person's hair as a
separate and independent service for which a charge is directly or
indirectly made separately from a charge for any other service;

21 (C) cleansing, stimulating, or massaging a 22 person's scalp, face, neck, arms, or shoulders:

23 (i) by hand or by using a device, apparatus,24 or appliance; and

25 (ii) with or without the use of any cosmetic
26 preparation, antiseptic, tonic, lotion, or cream;

27 (D) beautifying a person's face, neck, arms, or

S.B. No. 2065 1 shoulders using a cosmetic preparation, antiseptic, tonic, lotion, powder, oil, clay, cream, or appliance; 2 3 (E) treating a person's nails by: 4 (i) cutting, trimming, polishing, tinting, 5 coloring, cleansing, manicuring, or pedicuring; or (ii) attaching false nails; 6 7 (F) massaging, cleansing, treating, or 8 beautifying a person's hands; 9 (G) administering facial treatments; 10 (H) weaving a person's hair by using any method to attach commercial hair to a person's hair or scalp; or 11 12 (I)[shampooing or conditioning a person's hair; 13 <del>or</del> 14 [<del>(J)</del>] servicing in any manner listed in Paragraph 15 (B) a person's wig, toupee, or artificial hairpiece on a person's head or on a block after the initial retail sale; 16 17 (2) advertising or representing to the public in any manner that a person is a barber or is authorized to practice 18 19 barbering; or advertising or representing to the public in any 20 (3) manner that a location or place of business is a barbershop, 21 specialty shop, or barber school. 22 23 SECTION 4.002. Subchapter A, Chapter 1601, Occupations 24 Code, is amended by adding Section 1601.0025 to read as follows: Sec. 1601.0025. SERVICES NOT CONSTITUTING BARBERING. 25 26 Notwithstanding Section 1601.002, "barbering," "practicing barbering," and "practice of barbering" do not include threading, 27

1 which involves removing unwanted eyebrow hair from a person by using a thin piece of thread that is looped around the hair and 2 pulled to remove the hair and includes the incidental trimming of 3 4 eyebrow hair. 5 SECTION 4.003. Section 1601.256(a), Occupations Code, is amended to read as follows: 6 A person holding a barber technician license may: 7 (a) 8 (1) perform only barbering as defined by Sections 1601.002(1)(C), (D), (F), and (G)[, and (I)]; and 9 10 (2) practice only at a location that has been issued a barbershop permit. 11 12 SECTION 4.004. Section 1602.002(a), Occupations Code, is amended to read as follows: 13 14 (a) In this chapter, "cosmetology" means the practice of 15 performing or offering to perform for compensation any of the following services: 16 17 (1) treating a person's hair by: (A) providing any method of treatment 18 as a 19 primary service, including arranging, beautifying, bleaching, 20 cleansing, coloring, cutting, dressing, dyeing, processing, [shampooing,] shaping, singeing, straightening, styling, tinting, 21 22 or waving; 23 providing a necessary service (B) that is 24 preparatory or ancillary to a service under Paragraph (A), including bobbing, clipping, cutting, or trimming a person's hair 25 26 or shaving a person's neck with a safety razor; or 27 (C) cutting the person's hair as a separate and

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S.B. No. 2065 1 independent service for which a charge is directly or indirectly made separately from charges for any other service; 2 3 (2) [shampooing and conditioning a person's hair; 4 servicing a person's wig or artificial hairpiece [<del>(3)</del>] 5 on a person's head or on a block after the initial retail sale and servicing in any manner listed in Subdivision (1); 6 7 (3) [(4)] treating a person's mustache or beard by 8 arranging, beautifying, coloring, processing, styling, trimming, or shaving with a safety razor; 9 10 (4) [(5)] cleansing, stimulating, or massaging а person's scalp, face, neck, or arms: 11 12 (A) by hand or by using a device, apparatus, or 13 appliance; and 14 (B) with or without the use of any cosmetic 15 preparation, antiseptic, tonic, lotion, or cream; (5) [(6)] beautifying a person's face, neck, or arms 16 17 using a cosmetic preparation, antiseptic, tonic, lotion, powder, oil, clay, cream, or appliance; 18 (6) [<del>(7)</del>] administering facial treatments; 19 (7) [(8)] removing superfluous hair from a person's 20 body using depilatories, preparations or chemicals, tweezers, or 21 other devices or appliances of any kind or description [tweezing 22 23 techniques]; 24 (8) [<del>(9)</del>] treating a person's nails by: 25 (A) cutting, trimming, polishing, tinting, 26 coloring, cleansing, or manicuring; or 27 (B) attaching false nails;

1 (9) [(10)] massaging, cleansing, treating, or 2 beautifying a person's hands or feet;

3 <u>(10)</u> [(11)] applying semipermanent, thread-like
4 extensions composed of single fibers to a person's eyelashes; or

(11) [(12)] weaving a person's hair.

6 SECTION 4.005. Subchapter A, Chapter 1602, Occupations 7 Code, is amended by adding Section 1602.0025 to read as follows:

8 <u>Sec. 1602.0025. SERVICES NOT CONSTITUTING COSMETOLOGY.</u> 9 <u>Notwithstanding Section 1602.002(a)</u>, "cosmetology" does not 10 <u>include threading</u>, which involves removing unwanted eyebrow hair 11 <u>from a person by using a thin piece of thread that is looped around</u> 12 <u>the hair and pulled to remove the hair and includes the incidental</u> 13 trimming of eyebrow hair.

SECTION 4.006. Section 1602.255(c), Occupations Code, is amended to read as follows:

16 (c) The commission shall adopt rules for the licensing of 17 specialty instructors to teach specialty courses in the practice of 18 cosmetology defined in Sections <u>1602.002(a)(5), (7), (8), and (10)</u> 19 [<u>1602.002(a)(6), (8), (9), and (11)</u>].

20 SECTION 4.007. Section 1602.256(a), Occupations Code, is 21 amended to read as follows:

(a) A person holding a manicurist specialty license may
perform only the practice of cosmetology defined in Section
<u>1602.002(a)(8) or (9)</u> [<u>1602.002(a)(9) or (10)</u>].

25 SECTION 4.008. Section 1602.257(a), Occupations Code, is 26 amended to read as follows:

27

5

(a) A person holding an esthetician specialty license may

1 perform only the practice of cosmetology defined in Sections
2 <u>1602.002(a)(4), (5), (6), (7), and (10)</u> [<del>1602.002(a)(5), (6), (7),</del>
3 (8), and (11)].

4 SECTION 4.009. Section 1602.2571(a), Occupations Code, is 5 amended to read as follows:

6 (a) A person holding a specialty license in eyelash
7 extension application may perform only the practice of cosmetology
8 defined in Section <u>1602.002(a)(10)</u> [<u>1602.002(a)(11)</u>].

9 SECTION 4.010. Section 1602.259(a), Occupations Code, is
10 amended to read as follows:

11 (a) A person holding a hair weaving specialty certificate 12 may perform only the practice of cosmetology defined in <u>Section</u> 13 <u>1602.002(a)(11)</u> [Sections 1602.002(a)(2) and (12)].

SECTION 4.011. Section 1602.260(a), Occupations Code, is amended to read as follows:

16 (a) A person holding a wig specialty certificate may perform
17 only the practice of cosmetology defined in Section <u>1602.002(a)(2)</u>
18 [<u>1602.002(a)(3)</u>].

SECTION 4.012. Section 1602.261(a), Occupations Code, is amended to read as follows:

(a) A person holding a manicurist/esthetician specialty
license may perform only the practice of cosmetology defined in
Sections <u>1602.002(a)(4) through (9)</u> [<u>1602.002(a)(5) through (10)</u>].

24 SECTION 4.013. Section 1602.305(a), Occupations Code, is 25 amended to read as follows:

(a) A person holding a specialty shop license may maintainan establishment in which only the practice of cosmetology as

1 defined in Section <u>1602.002(a)(2), (5), (7), (8), or (10)</u>
2 [<u>1602.002(a)(3), (6), (8), (9), or (11)</u>] is performed.

3 SECTION 4.014. Section 1602.354(a), Occupations Code, is 4 amended to read as follows:

5 (a) The commission will by rule recognize, prepare, or 6 administer continuing education programs for the practice of 7 cosmetology. Participation in the programs is mandatory for all 8 license renewals [other than renewal of a shampoo specialty 9 certificate].

10 SECTION 4.015. Section 1602.403(c), Occupations Code, is 11 amended to read as follows:

12 (c) A person holding a beauty shop license or specialty shop
13 license may not employ[+

14 [(1)] a person as an operator or specialist or lease to 15 a person who acts as an operator or specialist unless the person 16 holds a license or certificate under this chapter or under Chapter 17 1601[; or

18 [(2) a person to shampoo or condition a person's hair 19 unless the person holds a shampoo apprentice permit or student 20 permit].

21 SECTION 4.016. Section 1603.352(a), Occupations Code, is 22 amended to read as follows:

(a) A person who holds a license, certificate, or permit
issued under this chapter, Chapter 1601, or Chapter 1602 and who
performs a barbering service described by Section 1601.002(1)(E) or
(F) or a cosmetology service described by Section 1602.002(a)(8) or
(9) [1602.002(a)(9) or (10)] shall, before performing the service,

1 clean, disinfect, and sterilize with an autoclave or dry heat 2 sterilizer or sanitize with an ultraviolet sanitizer, in accordance 3 with the sterilizer or sanitizer manufacturer's instructions, each 4 metal instrument, including metal nail clippers, cuticle pushers, 5 cuticle nippers, and other metal instruments, used to perform the 6 service.

7 SECTION 4.017. The following provisions of the Occupations8 Code are repealed:

9

# (1) Section 1601.260(c);

10	(2)	Section	1601.261;

11 (3) Section 1601.301(c);

12	(4)	Section	1602.	266(	( C )	;

13 (5) Section 1602.267;

14 (6) Section 1602.301(c); and

15 (7) Section 1602.456(b-1).

16 SECTION 4.018. On the effective date of this Act:

17 (1) a shampoo apprentice permit issued under former
18 Section 1601.261 or 1602.267, Occupations Code, expires; and

19 (2) a shampoo specialty certificate issued under
20 Chapter 1602 expires.

SECTION 4.019. (a) The changes in law made by this Act to Chapters 1601, 1602, and 1603, Occupations Code, do not affect the validity of a proceeding pending before a court or other governmental entity on the effective date of this Act.

(b) An offense or other violation of law committed under Chapter 1601, 1602, or 1603, Occupations Code, before the effective date of this Act is governed by the law in effect when the offense or

1 violation was committed, and the former law is continued in effect 2 for that purpose. For purposes of this subsection, an offense or 3 violation was committed before the effective date of this Act if any 4 element of the offense or violation occurred before that date.

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ARTICLE 5. MOTOR VEHICLE TOWING, BOOTING, AND STORAGE
SECTION 5.001. Section 2303.058, Occupations Code, is
amended to read as follows:

8 Sec. 2303.058. ADVISORY BOARD. The Towing and [7] Storage [7
9 and Booting] Advisory Board under Chapter 2308 shall advise the
10 commission in adopting vehicle storage rules under this chapter.

11 SECTION 5.002. Section 2308.002, Occupations Code, is 12 amended by amending Subdivisions (1) and (8-a) and adding 13 Subdivisions (5-b) and (8-b) to read as follows:

(1) "Advisory board" means the Towing <u>and</u>[7] Storage[7
 15 <u>and Booting</u>] Advisory Board.

16 (5-b) "Local authority" means a state or local 17 governmental entity authorized to regulate traffic or parking and 18 includes:

19

(A) an institution of higher education; and

(B) a political subdivision, including a county,
 municipality, special district, junior college district, housing
 authority, or other political subdivision of this state.

23 (8-a) <u>"Peace officer" means a person who is a peace</u>
 24 <u>officer under Article 2.12, Code of Criminal Procedure.</u>

25 <u>(8-b)</u> "Private property tow" means any tow of a 26 vehicle authorized by a parking facility owner without the consent 27 of the owner or operator of the vehicle.

S.B. No. 2065 SECTION 5.003. Effective 1 September 1, 2018, Section 2 2308.004, Occupations Code, is amended to read as follows: Sec. 2308.004. EXEMPTION. 3 Sections 2308.151(b), 2308.2085, 2308.257, and 2308.258 do [(a) This chapter does] not 4 5 apply to: 6 (1) a person who, while exercising a statutory or 7 contractual lien right with regard to a vehicle: 8 (A) [(1)] installs or removes a boot; or 9 (B) [(2)] controls, installs, or directs the 10 installation and removal of one or more boots; or [-, ][(b) This chapter does not apply to] a commercial 11 (2) 12 office building owner or manager who installs or removes a boot in the building's parking facility. 13 SECTION 5.004. Section 2308.051(a), Occupations Code, as 14 15 amended by Chapters 457 (H.B. 2548) and 845 (S.B. 2153), Acts of the 81st Legislature, Regular Session, 2009, is reenacted and amended 16 17 to read as follows: The advisory board consists of the following members (a) 18 appointed by the presiding officer of the commission with the 19 approval of the commission: 20 21 (1) one representative of a towing company operating in a county with a population of less than one million; 22 (2) one representative of a towing company operating 23 24 in a county with a population of one million or more; 25 (3) one representative [owner] of a vehicle storage facility located in a county with a population of less than one 26 27 million;

S.B. No. 2065 (4) one <u>representative</u> [owner] of a vehicle storage 1 facility located in a county with a population of one million or 2 3 more; 4 (5) one parking facility representative [owner]; one peace officer [law enforcement officer] from a 5 (6) county with a population of less than one million; 6 7 (7)one peace officer [law enforcement officer] from a 8 county with a population of one million or more; 9 (8) one representative of a member insurer, as defined by Section 462.004, Insurance Code, of the Texas Property and 10 Casualty Insurance Guaranty Association who writes [property and 11 casualty insurers who write] automobile insurance in this state; 12 13 and 14 [(9) one representative of a booting company] 15 (9) one person who operates both a towing company and a vehicle storage facility [public member]. 16 SECTION 5.005. Effective September 17 1, 2018, Section 2308.151, Occupations Code, is amended to read as follows: 18 Sec. 2308.151. LICENSE OR LOCAL AUTHORIZATION REQUIRED. 19 Unless the person holds an appropriate license under this 20 (a) subchapter, a person may not: 21 (1) perform towing operations; or 22 23 (2) operate a towing company.[+] 24 (b) Unless a person is authorized by a local authority under Section 2308.2085, a person may not: 25 26 (1) [(3)] perform booting operations; or 27 (2) [(4)] operate a booting company.

1 SECTION 5.006. Section 2308.2085, Occupations Code, is 2 amended to read as follows:

3 Sec. 2308.2085. LOCAL AUTHORITY REGULATION OF [MUNICIPAL 4 ORDINANCE REGULATING] BOOTING <u>ACTIVITIES</u> [COMPANIES AND 5 OPERATORS]. (a) A local authority [municipality] may regulate, in 6 areas in which the entity regulates parking or traffic, [adopt an 7 ordinance that is identical to the] booting activities, including:

8 (1) operation of booting companies and operators that
9 operate on a parking facility;

10 (2) any permit and sign requirements in connection 11 with the booting of a vehicle; and

12 <u>(3)</u> [provisions in this chapter or that imposes 13 additional requirements that exceed the minimum standards of the 14 booting provisions in this chapter but may not adopt an ordinance 15 that conflicts with the booting provisions in this chapter.

16 [(b) A municipality may regulate the] fees that may be 17 charged in connection with the booting of a vehicle [, including 18 associated parking fees].

19

(b) Regulations adopted under this section must:

20 (1) incorporate the requirements of Sections 2308.257 21 and 2308.258;

22 (2) include procedures for vehicle owners and 23 operators to file a complaint with the local authority regarding a 24 booting company or operator;

25 (3) provide for the imposition of a penalty on a 26 booting company or operator for a violation of Section 2308.258; 27 and

1 (4) provide for the revocation of any permit, license, 2 or other authority of a booting company or operator to boot vehicles 3 if the company or operator violates Section 2308.258 more than 4 twice in a five-year period [(c) A municipality may require booting 5 companies to obtain a permit to operate in the municipality].

6 SECTION 5.007. Section 2308.255, Occupations Code, is 7 amended to read as follows:

8 Sec. 2308.255. TOWING COMPANY'S [OR BOOT OPERATOR'S] AUTHORITY TO TOW [REMOVE] AND STORE [OR BOOT] UNAUTHORIZED VEHICLE. 9 A towing company [that is insured as provided by Subsection 10 (a) (c)] may, without the consent of an owner or operator of an 11 unauthorized vehicle, tow the vehicle to [remove] and store the 12 vehicle at a vehicle storage facility at the expense of the owner or 13 14 operator of the vehicle if:

15 (1) the towing company has received written16 verification from the parking facility owner that:

17 (A) [the parking facility owner has installed]
18 the signs required by Section 2308.252(a)(1) are posted; or

(B) the owner or operator received notice under Section 2308.252(a)(2) or the parking facility owner gave notice complying with Section 2308.252(a)(3); or

(2) on request the parking facility owner provides to
the owner or operator of the vehicle information on the name of the
towing company and vehicle storage facility that will be used to tow
[remove] and store the vehicle and the vehicle is:

26 (A) left in violation of Section 2308.251;
27 (B) in or obstructing a portion of a paved

driveway; or 1 2 (C) on a public roadway used for entering or exiting the facility and the tow [removal] is approved by a peace 3 officer. 4 5 (b) A towing company may not tow [remove] an unauthorized vehicle except under: 6 7 (1)this chapter; 8 (2) a municipal ordinance that complies with Section 2308.208; or 9 10 (3) the direction of: 11 (A) a peace officer; or the owner or operator of the vehicle. 12 (B) Only a towing company that is insured against liability 13 (C) 14 for property damage incurred in towing a vehicle may tow [remove] 15 and store an unauthorized vehicle under this section. 16 (d) A towing company may tow [remove] and store a vehicle 17 under Subsection (a) [and a boot operator may boot a vehicle under Section 2308.257] only if the parking facility owner: 18 19 (1) requests that the towing company tow [remove] and store [or that the boot operator boot] the specific vehicle; or 20 21 (2) has a standing written agreement with the towing company [or boot operator] to enforce parking restrictions in the 22 23 parking facility. 24 (e) When a tow truck is used for a nonconsent tow authorized by a peace officer under Section 545.3051, Transportation Code, the 25 26 operator of the tow truck and the towing company are agents of the

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law enforcement agency and are subject to Section 545.3051(e),

### 1 Transportation Code.

2 SECTION 5.008. Section 2308.257, Occupations Code, is 3 amended by amending Subsections (a) and (b) and adding Subsection 4 (b-1) to read as follows:

5 (a) A parking facility owner may, without the consent of the 6 owner or operator of an unauthorized vehicle, cause a boot to be 7 installed on the vehicle in the parking facility if:

8 (1) the vehicle has been parked, stored, or located on
9 the parking facility continuously for one hour or longer; and

10 (2) signs that comply with Subchapter G prohibiting 11 unauthorized vehicles are located on the parking facility at the 12 time of the booting and for the preceding 24 hours and remain 13 installed at the time of the booting.

14 (b) A boot operator that installs a boot on a vehicle must 15 affix a conspicuous notice to the vehicle's front windshield or 16 driver's side window stating:

17 (1) that the vehicle has been booted and damage may 18 occur if the vehicle is moved;

19

(2) the date and time the boot was installed;

20 (3) the name, address, and telephone number of the21 booting company;

(4) a telephone number that is answered 24 hours a day to enable the owner or operator of the vehicle to arrange for removal of the boot;

(5) the amount of the fee for removal of the boot and
any associated parking fees; [and]

27

(6) notice of the right of a vehicle owner or vehicle

1 operator to a hearing under Subchapter J; and (7) in the manner prescribed by the local authority, 2 notice of the procedure to file a complaint with the local authority 3 for violation of this chapter by a boot operator. 4 5 (b-1) No more than one boot may be installed on a vehicle at any time. 6 SECTION 5.009. Subchapter F, Chapter 2308, Occupations 7 8 Code, is amended by adding Section 2308.258 to read as follows: 9 Sec. 2308.258. BOOT REMOVAL. (a) A booting company responsible for the installation of a boot on a vehicle shall remove 10 the boot not later than one hour after the time the owner or 11 12 operator of the vehicle contacts the company to request removal of 13 the boot. 14 (b) A booting company shall waive the amount of the fee for 15 removal of a boot, excluding any associated parking fees, if the company fails to have the boot removed within the time prescribed by 16 17 Subsection (a). SECTION 5.010. The heading to Subchapter I, Chapter 2308, 18 19 Occupations Code, is amended to read as follows: SUBCHAPTER I. REGULATION OF TOWING COMPANIES [, BOOTING COMPANIES,] 20 21 AND PARKING FACILITY OWNERS SECTION 5.011. (a) 2.2 The following provisions of the Occupations Code are repealed: 23 24 (1)Section 2308.002(9); and 25 (2) Section 2308.103. (b) Effective September 1, 2018, Sections 2308.1555 and 26 2308.1556, Occupations Code, are repealed. 27

1 SECTION 5.012. (a) On September 1, 2018, a license issued 2 under former Section 2308.1555 or 2308.1556, Occupations Code, 3 expires.

4 The changes in law made by this Act to (b) Section 5 2308.051(a), Occupations Code, regarding the qualifications for a member of the Towing and Storage Advisory Board do not affect the 6 entitlement of a member serving on the board immediately before the 7 8 effective date of this Act to continue to serve and function as a member of the board for the remainder of the member's term. When 9 board vacancies occur on or after the effective date of this Act, 10 the presiding officer of the Texas Commission of Licensing and 11 Regulation shall appoint new members to the board in a manner that 12 reflects the changes in law made by this Act. 13

14 The changes in law made by this Act to Section 2308.255, (c) 15 Occupations Code, do not apply to the booting of a vehicle pursuant to a standing written agreement between a booting company and a 16 17 parking facility owner entered into before the effective date of this Act. The booting of a vehicle pursuant to a standing written 18 agreement entered into before the effective date of this Act is 19 governed by the law as it existed immediately before the effective 20 date of this Act, and that law is continued in effect for that 21 22 purpose.

23 SECTION 5.013. Except as otherwise provided by this 24 article, this article takes effect immediately if this Act receives 25 a vote of two-thirds of all the members elected to each house, as 26 provided by Section 39, Article III, Texas Constitution. If this 27 Act does not receive the vote necessary for immediate effect, this

1 article takes effect September 1, 2017.

2 ARTICLE 6. CONFLICT OF LAW; EFFECTIVE DATE 3 SECTION 6.001. To the extent of any conflict, this Act 4 prevails over another Act of the 85th Legislature, Regular Session, 5 2017, relating to nonsubstantive additions to and corrections in 6 enacted codes.

SECTION 6.002. Except as otherwise provided by this Act,
this Act takes effect September 1, 2017.