#### House Bill 178 (AS PASSED HOUSE AND SENATE)

By: Representatives Weldon of the 3<sup>rd</sup>, Cooper of the 43<sup>rd</sup>, Taylor of the 79<sup>th</sup>, Channell of the 120<sup>th</sup>, Parrish of the 158<sup>th</sup>, and others

# A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 34 of Title 43 of the Official Code of Georgia Annotated, relating to 2 physicians, acupuncture, physician assistants, cancer and glaucoma treatment, respiratory 3 care, clinical perfusionists, and orthotics and prosthetics practice, so as to provide for 4 additional powers of the Georgia Composite Medical Board relating to pain management; 5 to enact the "Georgia Pain Management Clinic Act"; to provide for legislative intent; to require the licensure of pain management clinics; to provide for definitions; to provide for 6 7 requirements for licensure; to provide for denial, suspension, and revocation of licenses; to provide for notice to the board upon the occurrence of certain events; to provide for renewal 8 9 of licenses; to provide for a penalty for violation of the Act; to provide for reporting by 10 hospitals; to provide for reports to the Georgia Composite Medical Board; to provide for related matters; to repeal conflicting laws; and for other purposes. 11

### 12 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

#### 13 **SECTION 1.** 14 Chapter 34 of Title 43 of the Official Code of Georgia Annotated, relating to physicians, 15 acupuncture, physician assistants, cancer and glaucoma treatment, respiratory care, clinical perfusionists, and orthotics and prosthetics practice, is amended by revising subsection (c) 16 17 of Code Section 43-34-5, relating to powers and duties of the Georgia Composite Medical 18 Board, as follows: 19 "(c) The board shall have the following powers and duties: 20 (1) To adopt, amend, and repeal such rules and regulations in accordance with this 21 chapter necessary for the proper administration and enforcement of this chapter; 22 (2) To adopt a seal by which the board shall authenticate the acts of the board;

(3) To establish a pool of qualified physicians to act as peer reviewers and expert
witnesses and to appoint or contract with physicians professionally qualified by education
and training, medical associations, or other professionally qualified organizations to serve
as peer reviewers; provided, however, that no licensing, investigative, or disciplinary

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27 duties or functions of the board may be delegated to any medical association or related 28 entity by contract or otherwise; 29 (4) To employ a medical director and other staff to implement this chapter and provide 30 necessary and appropriate support who shall be subject to the same confidentiality 31 requirements of the board; 32 (5) To keep a docket of public proceedings, actions, and filings; 33 (6) To set its office hours; (7) To set all reasonable fees by adoption of a schedule of fees approved by the board. 34 The board shall set such fees sufficient to cover costs of operation; 35 36 (8) To establish rules regarding licensure and certification status, including, but not limited, to inactive status, as the board deems appropriate; 37 38 (9) To issue, deny, or reinstate the licenses, certificates, or permits of duly qualified applicants for licensure, certification, or permits under this chapter; 39 40 (10) To revoke, suspend, issue terms and conditions, place on probation, limit practice, 41 fine, require additional medical training, require medical community service, or otherwise 42 sanction licensees, certificate holders, or permit holders; (11) To renew licenses, certificates, and permits and set renewal and expiration dates and 43 44 application and other deadlines; 45 (12) To approve such examinations as are necessary to determine competency to practice 46 under this chapter; 47 (13) To set examination standards, approve examinations, and set passing score 48 requirements; 49 (14) To adopt necessary rules concerning proceedings, hearings, review hearings, actions, filings, depositions, and motions related to uncontested cases; 50 51 (15) To initiate investigations for the purposes of discovering violations of this chapter; 52 (16) To administer oaths, subpoena witnesses and documentary evidence including medical records, and take testimony in all matters relating to its duties; 53 (17) To conduct hearings, reviews, and other proceedings according to Chapter 13 of 54 55 Title 50; 56 (18) To conduct investigative interviews; (19) To issue cease and desist orders to stop the unlicensed practice of medicine or other 57 58 profession licensed, certified, or permitted under this chapter and impose penalties for such violations; 59 60 (20) To request injunctive relief or refer cases for criminal prosecution to appropriate enforcement authorities; 61 (21) To release investigative or applicant files to another enforcement agency or lawful 62 licensing authority in another state; 63

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64	(22) To sue and be sued in a court of competent jurisdiction; and
65	(23) To enter into contracts <del>.</del>
66	(24) To license and regulate pain management clinics;
67	(25) To establish minimum standards for prescribing controlled substances for pain
68	management; and
69	(26) To accept any gifts, grants, donations, and other funds, including funds from the
70	disposition of forfeited property to the extent permitted by applicable law, to assist in
71	enforcing this chapter."
72	<b>SECTION 2.</b>
73	Said chapter is further amended by adding a new article to read as follows:
74	" <u>ARTICLE 10</u>
75	<u>43-34-280.</u>
76	This article shall be known and may be cited as the 'Georgia Pain Management Clinic Act.'
77	
78	<u>43-34-281.</u>
79	(a) This article is enacted for the purpose of safeguarding the public health, safety, and
80	welfare by providing for state administrative control, supervision, and regulation of pain
81	management clinics. It is the intention of the General Assembly that people be able to
82	obtain appropriate and safe medical care to treat conditions in which the control of pain is
83	an element. However, the illegal and improper distribution of controlled substances is a
84	growing problem in this state. Licensure and regulation of pain management clinics will
85	better protect the public from criminal activities associated with the illegal distribution of
86	controlled substances as well as provide for a safer place for people to obtain appropriate
87	medical treatment by requiring certain minimum training of practitioners and by the
88	regulation of pain management clinics.
89	(b) Nothing in this article shall be construed to limit the authority and regulations of the
90	board relating to pain management as such authority and regulations existed on June 30,
91	<u>2013.</u>
92	<u>43-34-282.</u>
93	As used in this article, the term:
94 07	(1) 'Annual patient population' means persons seen by a clinic or practice in a 12 month
95	calendar year but shall not include persons that are patients of a nursing home, home
96	health agency, or hospice licensed pursuant to Chapter 7 of Title 31.

97	(2) 'Board' means the Georgia Composite Medical Board created by Code Section
98	<u>43-34-2.</u>
99	(3) 'Chronic pain' means physical pain treated for a period of 90 days or more in a year
100	but shall not include perioperative pain, which shall mean pain immediately preceding
101	and immediately following a surgical procedure, when such perioperative pain is being
102	treated in connection with a surgical procedure by a licensed health care professional
103	acting within the scope of his or her license.
104	(4) 'License' means a valid and current certificate of registration issued by the board
105	pursuant to this article which shall give the person to whom it is issued authority to
106	engage in the practice prescribed thereon.
107	(5) 'Licensee' means any person holding a license under this article.
108	(6) 'Nonterminal condition' means a medical condition which is reversible, where there
109	is a reasonable hope of recovery, and where the patient's medical prognosis is a life
110	expectancy of two years or more.
111	(7) 'Pain management clinic' means a medical practice advertising 'treatment of pain' or
112	utilizing 'pain' in the name of the clinic or a medical practice or clinic with greater than
113	50 percent of its annual patient population being treated for chronic pain for nonterminal
114	conditions by the use of Schedule II or III controlled substances. This term shall not
115	include any clinic or practice owned, in whole or in part, or operated by a hospital
116	licensed pursuant to Chapter 7 of Title 31 or by a health system or any ambulatory
117	surgical center, skilled nursing facility, hospice, or home health agency licensed pursuant
118	to Chapter 7 of Title 31.
119	(8) 'Person' means a natural person.
120	(9) 'Physician' means a person who possesses a current, unrestricted license to practice
121	medicine in the State of Georgia pursuant to Article 2 of this chapter; who, during the
122	course of his or her practice, has not been denied the privilege of prescribing, dispensing,
123	administering, supplying, or selling any controlled substance; and who has not, during
124	the course of his or her practice, had board action taken against his or her medical license
125	as a result of dependency on drugs or alcohol.
126	<u>43-34-283.</u>

- 127 (a) On and after July 1, 2013, all pain management clinics shall be licensed by the board
- 128 and shall biennially renew their license with the board. In the event that physicians in a
- 129 pain management clinic practice at more than one location, each such location shall be
- 130 <u>licensed by the board, and such license shall be nontransferable.</u>
- 131 (b)(1) All pain management clinics shall be owned by physicians licensed in this state.

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132	(2) This subsection shall not apply to any pain management clinic in existence on June
133	30, 2013, which is jointly owned by one or more physician assistants or advanced
134	practice registered nurses and one or more physicians; provided, however, that any
135	physician assistant or advanced practice registered nurse with an ownership interest in
136	such pain management clinic shall be subject to all requirements which owners of pain
137	management clinics are subject to under this article.
138	(3) This subsection shall not apply to any pain management clinic in existence on
139	June 30, 2013, which is not majority owned by physicians licensed in this state; provided,
140	however, that the person or entity that owns such pain management clinic shall not
141	operate more than one licensed pain management clinic within this state; and provided,
142	further, that any such owner shall be subject to all requirements which owners of pain
143	management clinics are subject to under this article.
144	(4) Notwithstanding paragraphs (2) and (3) of this subsection, no person who has been
145	convicted of a felony as defined in paragraph (3) of subsection (a) of Code Section
146	43-34-8 shall own or have any ownership interest in a pain management clinic.
147	(c) The board may establish minimum standards of continuing medical education for all
148	physicians owning a pain management clinic. All other licensed health care professionals
149	practicing in a pain management clinic may be subject to minimum standards of continuing
150	education established by the respective licensing board for the health care professional.
151	(d) Upon the filing of an application for a license, the board may cause a thorough
152	investigation of the applicant to be made and such investigation may include a criminal
153	background check; provided, however, that the board shall cause a thorough investigation
154	of a new applicant to be made, and such investigation shall include a background check.
155	If satisfied that the applicant possesses the necessary qualifications, the board shall issue
156	a license. However, the board may issue licenses with varying restrictions to such persons
157	where the board deems it necessary for the purpose of safeguarding the public health,
158	safety, and welfare.
159	(e) Whenever an applicable rule requires or prohibits action by a pain management clinic,
160	responsibility shall be that of the owner and the physicians practicing in the pain
161	management clinic, whether the owner is a sole proprietor, partnership, association,
162	corporation, or otherwise.
163	(f) The board shall deny or refuse to renew a pain management clinic license if it
164	determines that the granting or renewing of such license would not be in the public interest.
165	(g) No pain management clinic shall provide medical treatment or services, as defined by
166	the board, unless a physician, a physician assistant authorized to prescribe controlled
167	substances under an approved job description, or an advanced practice registered nurse

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168	authorized to prescribe controlled substances pursuant to a physician protocol is on-site at
169	the pain management clinic.
170	(h) The board may enter into agreements with other states or with third parties for the
171	purpose of exchanging information concerning licensure of any pain management clinic.
172	<u>43-34-284.</u>
173	In addition to the authority granted in Code Section 43-34-8, a license obtained pursuant
174	to this article may be denied, suspended, or revoked by the board upon finding that the
175	licensee or a physician practicing at a licensed pain management clinic has:
176	(1) Furnished false or fraudulent material information in any application filed under this
177	<u>chapter;</u>
178 179	(2) Been convicted of a crime under any state or federal law relating to any controlled substance;
180	(3) Had his or her federal registration to prescribe, distribute, or dispense controlled
181	substances suspended or revoked; or
182	(4) Violated the provisions of this chapter, Chapter 13 of Title 16, or Chapter 4 of Title
183	<u>26.</u>
184	<u>43-34-285.</u>
185	The board shall be notified immediately upon the occurrence of any of the following:
186	(1) Permanent closing of a licensed pain management clinic;
187	(2) Change of ownership, management, or location of a licensed pain management clinic;
188	(3) Change of the physicians practicing in a licensed pain management clinic;
189	(4) Any theft or loss of drugs or devices of a licensed pain management clinic;
190	(5) Any known conviction of any employee of a licensed pain management clinic of any
191	state or federal drug laws;
192	(6) Any known conviction based upon charges of fraud of any employee of a licensed
193	pain management clinic;
194	(7) Disasters, accidents, theft, destruction, or loss of records of a licensed pain
195	management clinic required to be maintained by state or federal law or the rules of the
196	board; or
197	(8) Any and all other matters and occurrences as the board may require by rule.
198	<u>43-34-286.</u>
199	All pain management clinics that dispense controlled substances or dangerous drugs shall
200	be registered with the Georgia State Board of Pharmacy as required by Chapter 4 of
201	<u>Title 26.</u>

202	<u>43-34-287.</u>
203	(a) All licenses shall expire biennially unless renewed. All applications for renewal of a
204	license shall be filed with the board prior to the expiration date, accompanied by the
205	biennial renewal fee prescribed by the board. A license which has expired for failure of the
206	holder to renew may be late renewed after application and payment of the prescribed late
207	renewal fee within the time period established by the board and provided the applicant
208	meets such requirements as the board may establish by rule. Any license which has not
209	been renewed by the end of the late renewal period shall be considered revoked and subject
210	to reinstatement at the discretion of the board after meeting such requirements as the board
211	may establish.
212	(b) As a condition of license renewal, the board shall require the owners of the pain
213	management clinic and any physicians practicing in the pain management clinic to meet
214	such continuing education and training requirements as may be required by rule.
215	<u>43-34-288.</u>
216	Any person who operates a pain management clinic in the State of Georgia without a
217	license in violation of this article shall be guilty of a felony.
218	<u>43-34-289.</u>
219	Any hospital which operates an outpatient clinic at its main facility or at any satellite
220	facility with greater than 50 percent of such clinic's annual patient population being treated
221	for chronic pain for nonterminal conditions by the use of Schedule II or III controlled
222	substances shall annually notify the board of such clinic.
223	<u>43-34-290.</u>
224	Law enforcement officers, medical examiners, the Georgia Drugs and Narcotics Agency,
225	and the Georgia Bureau of Investigation Medical Examiner's Office, when investigating
226	deaths which may be the result of medication administered or prescribed or a procedure
227	conducted at a pain management clinic as defined by paragraph (7) of Code Section
228	43-34-282 either by an individual licensed under Chapter 34 of Title 43 or by an individual
229	under the supervision or delegated authority of such person, are authorized to send
230	pertinent records on such deaths to the board. Such records shall be confidential, not
231	subject to Article 4 of Chapter 18 of Title 50, relating to open records, and shall not be
232	disclosed without the approval of the board."
233	SECTION 3.

All laws and parts of laws in conflict with this Act are repealed.