## A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 5 of Title 26 of the Official Code of Georgia Annotated, relating to drug 2 abuse treatment and education programs, so as to provide for a moratorium on the issuance 3 of new licenses to narcotic treatment programs; to create the State Commission on Narcotic 4 Treatment Programs; to provide legislative findings and intent; to provide for the 5 membership, powers, duties, compensation, and allowances of the commission; to provide for the abolishment of the commission; to suspend the acceptance of applications and issuing 6 7 of licenses for narcotic treatment programs for a certain period; to provide for exceptions; 8 to provide for related matters; to provide an effective date; to repeal conflicting laws; and for 9 other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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## **SECTION 1.**

12 Chapter 5 of Title 26 of the Official Code of Georgia Annotated, relating to drug abuse

13 treatment and education programs, is amended by adding a new Code section to read as 14 follows:

15 "26-5-21.

16 (a) A temporary moratorium on the acceptance of new applications and issuance of new

17 licenses to narcotic treatment programs authorized under this chapter through June 30,

18 <u>2017, would provide the General Assembly with time to study the need for any changes to</u>

19 the licensure requirements for the operation of such programs and the enactment of any

20 other additional laws to ensure the safety of Georgia's citizens. With respect to the licensure

- 21 of narcotic treatment programs in this state, the General Assembly finds that:
- 22 (1) There is a vital need for narcotic treatment programs that provide adequate medical,
- 23 counseling, vocational, educational, mental health assessment, and social services to
- 24 patients enrolled in the opioid treatment program with the goal of the individual

25 <u>achieving recovery;</u>

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26	(2) There is a growing concern as to the numbers and concentration of narcotic treatment
27	programs located in certain parts of this state and that concentration of such narcotic
28	treatment programs is in cities along Georgia's borders with neighboring states;
29	(3) There are reported and documented increases in heroin addiction and overdoses
30	throughout this state;
31	(4) There is a grave concern over the public's well-being concerning the potential abuses
32	of methadone and its relationship to geographic proximity, the population being served,
33	and whether patients are receiving adequate treatment;
34	(5) Georgia is eighth in population but third nationally in the number of narcotic
35	treatment programs; and
36	(6) There is a need to study the narcotic treatment program licensure requirements and
37	enforcement and other issues that may arise out of this study.
38	(b) There is created the State Commission on Narcotic Treatment Programs to be
39	composed of three members of the House of Representatives to be appointed by the
40	Speaker of the House of Representatives; three members of the Senate to be appointed by
41	the President of the Senate; five members to be appointed by the Governor to include the
42	commissioner of community health or his or her designee, the commissioner of behavioral
43	health and developmental disabilities or his or her designee, and three members who
44	represent a cross section of interests of narcotic treatment program owners, pharmacists,
45	and law enforcement. The Speaker of the House of Representatives and the President of
46	the Senate shall each select a cochairperson. The cochairpersons shall call all meetings of
47	the commission. Administrative support for the commission shall be provided by the staff
48	of the Department of Community Health, as appropriate.
49	(c) The commission shall perform the following by December 31, 2016:
50	(1) Examine the current narcotic treatment program licensure requirements for adequacy;
51	(2) Assess how the current licensure requirements and enforcement of such requirements
52	meet the purpose of providing adequate medical, counseling, vocational, educational,
53	mental health assessment, and social services to patients enrolled in these programs and
54	how these programs can be assessed for meeting the opioid treatment program goal of the
55	individual achieving recovery;
56	(3) Determine if the geographic service areas are reasonable and based on an optimal
57	balance between population density and service proximity and whether the
58	sociodemographic in the service area and the projected population to receive services are
59	being considered;
60	(4) Determine the cause and effect of hospital admittance for overdose and incidents of
61	suicide, if any, in relation to the adequate licensure and oversight of these programs; and

61 <u>suicide, if any, in relation to the adequate licensure and oversight of these programs; and</u>

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62	(5) Determine what legislative changes need to be made to licensure requirements of
63	narcotic treatment programs or any other changes to the law to address concerns that arise
64	out of this study.
65	(d) The legislative members of the commission shall be entitled to receive the
66	compensation and allowances provided for in Code Section 28-1-8. Members of the
67	commission who are state officials, other than legislative members, or state employees
68	shall receive no compensation for their services on the commission but may be reimbursed
69	for expenses incurred by them in the performance of their duties as members of the
70	commission in the same manner as they are reimbursed for expenses in their capacities as
71	state officials or employees. Members of the commission who are not legislators, state
72	officials, or state employees shall receive a daily expense allowance in an amount the same
73	as that specified in subsection (b) of Code Section 45-7-21, as well as the mileage or
74	transportation allowance authorized for state employees, and the funds for payment thereof
75	shall come from funds of the Department of Community Health.
76	(e) This commission may conduct such meetings at such places and at such times as it may
77	deem necessary or convenient to enable it to exercise fully and effectively its powers,
78	perform its duties, and accomplish the objectives and purposes of this Code section.
79	(f) The commission shall stand abolished on January 1, 2017.
80	(g) New licenses and new applications for the narcotic treatment programs in this state
81	shall be temporarily suspended starting from the effective date of this Code section through
82	and including June 30, 2017, in order to permit the commission to complete its report and
83	recommendations and to permit the General Assembly to act on those recommendations
84	during the 2017 legislative session.
85	(h) Between the effective date of this Code section and June 30, 2017:
86	(1) No new license shall be issued for a narcotic treatment program; and
87	(2) The department shall not accept any new applications for a narcotic treatment
88	program.
89	(i) The temporary suspension of new licenses and new applications for narcotic treatment
90	programs shall not affect renewals, program name changes, and changes in program
91	ownership."
92	SECTION 2.
93	This Act shall become effective upon its approval by the Governor or upon its becoming law
94	without such approval.

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## **SECTION 3.**

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