The Senate Committee on Health and Human Services offered the following substitute to HB 301:

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 26 of Title 43 of the Official Code of Georgia Annotated, relating to 2 nurses, so as to transfer the Georgia Board of Nursing from the jurisdiction of the Secretary 3 of State to the Department of Community Health for administrative purposes only; to provide 4 for definitions; to provide for the powers and duties of the board; to authorize the board to 5 appoint an executive director; to provide for the powers and duties of such executive director; 6 to revise certain provisions related to the division director; to amend Article 2 of Chapter 7 7 of Title 48 of the Official Code of Georgia Annotated, relating to imposition, rate, 8 computation, and exemptions from income taxes, so as to delete an income tax deduction for 9 certain physicians serving as community based faculty physicians; to create a new income 10 tax credit for taxpayers who are licensed physicians, advanced practice registered nurses, or 11 physician assistants and who provide uncompensated preceptorship training to medical 12 students, advanced practice registered nurse students, or physician assistant students for 13 certain periods of time; to provide for procedures, conditions, and limitations; to provide for 14 related matters; to provide for an effective date and applicability; to repeal conflicting laws; 15 and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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PART I

SECTION 1-1.

- Chapter 26 of Title 43 of the Official Code of Georgia Annotated, relating to nurses, is
 amended in Code Section 43-26-3, relating to definitions relative to the "Georgia Registered
 Professional Nurse Practice Act," by adding a new paragraph to read as follows:
 "(3.1) 'Executive director' means the executive director appointed by the board pursuant
- 23 <u>to Code Section 43-26-4.1.</u>"

	18 LC 37 2668S
24	SECTION 1-2.
25	Said chapter is further amended by adding a new Code section to read as follows:
26	<u>"43-26-4.1.</u>
27	(a) The board shall not be under the jurisdiction of the Secretary of State but shall be an
28	independent state agency assigned to the Department of Community Health for
29	administrative purposes only, as provided in Code Section 50-4-3, except that such
30	department shall prepare and submit the budget for the board. The board shall have, with
31	respect to all matters within the jurisdiction of the board as provided under this chapter, the
32	powers, duties, and functions of professional licensing boards as provided in Chapter 1 of
33	this title.
34	(b) The board shall appoint and fix the compensation of an executive director of such
35	board who shall serve at the pleasure of the board. The executive director shall have those
36	duties and powers prescribed by the board and any power, duty, and function granted to the
37	division director with respect to professional licensing boards under Chapter 1 of this
38	title but shall not be subject to any approval or other powers exercised by the Secretary of
39	State.
40	(c) Meetings and hearings of the board shall be held at the site of the office of the board
41	or at such other site as may be specified by the president of the board. A majority of the
42	members of the board shall constitute a quorum for the transaction of business of the board.
43	(d) The board, through the executive director, may hire investigators for the purpose of
44	conducting investigations. Any person so employed, if a P.O.S.T. certified peace officer
45	under Chapter 8 of Title 35, shall be considered to be a peace officer and shall have all
46	powers, duties, and status of a peace officer of this state; provided, however, that such
47	investigators shall only be authorized, upon written approval of the executive director,
48	notwithstanding Code Sections 16-11-126 and 16-11-129, to carry firearms in the
49	performance of their duties and exercise the powers of arrest in the performance of their
50	duties.
51	(e) The venue of any action involving members of the board shall be the county in which
52	is found the primary office of the governmental entity of which the defendant is an officer.
53	The executive director shall not be considered a member of the board in determining the
54	venue of any such action, and no court shall have jurisdiction of any such action solely by
55	virtue of the executive director residing in or maintaining a residence within its jurisdiction.
56	(f) The board shall give point credit to veterans in the same manner as required under Code
57	Sections 43-1-9 through 43-1-13.
58	(g) Initial judicial review of a final decision of the board shall be held solely in the
59	superior court of the county of domicile of the board.

- 60 (h) The executive director shall make a report no later than December 31 of each year 61 covering the activities of the board for that calendar year, which shall be made available 62 to any member of the General Assembly upon request. 63 (i) The executive director shall prepare and maintain a public roster containing the names and business addresses of all current licensees, registration holders, and permit holders for 64 65 each of the various registrants regulated by the board. A copy of the roster shall be 66 available to any person upon request at a fee prescribed by the board sufficient to cover the cost of printing and distribution. The following shall be treated as confidential, not subject 67 68 to Article 4 of Chapter 18 of Title 50, relating to inspection of public records, and shall not 69 be disclosed without the approval of the board: 70 (1) Applications and other personal information submitted by applicants, except to the 71 applicant, the staff, and the board; 72 (2) Information, favorable or unfavorable, submitted by a reference source concerning 73 an applicant, except to the staff and the board; 74 (3) Examination questions and other examination materials, except to the staff and the 75 board; and 76 (4) The deliberations of the board with respect to an application, an examination, a 77 complaint, an investigation, or a disciplinary proceeding, except as may be contained in 78 official board minutes; provided, however, that such deliberations may be released to a 79 law enforcement agency or prosecuting attorney of this state or to another state or federal enforcement agency or lawful licensing authority. Releasing the documents pursuant to 80 81 this paragraph shall not subject any otherwise privileged documents to the provisions of 82 Code Section 50-18-70. 83 (j) The executive director, with the approval of the board, notwithstanding any other 84 provisions of law to the contrary, shall enter into such contracts as are deemed necessary 85 to carry out this article to provide for all services required of the board. (k) It shall be the duty of the executive director to keep minutes and a record of all acts of 86 87 the board and such other books and records as may be necessary to show the acts of the board." 88
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SECTION 1-3.

- Said chapter is further amended by revising Code Section 43-26-5, relating to general powers
 and responsibilities of the board, as follows:
 "43-26-5.
- 93 (a) The board shall:

94	(1) Be responsible for the enforcement of the provisions of this chapter and shall be
95	specifically granted all of the necessary duties, powers, and authority to carry out this
96	responsibility;
97	(2) Be authorized to draft, adopt, amend, repeal, and enforce such rules as it deems
98	necessary for the administration and enforcement of this chapter in the protection of
99	public health, safety, and welfare;
100	(3) Enforce qualifications for licensure under this article or Article 2 or Article 4 of this
101	chapter;
102	(4) Develop and enforce reasonable and uniform standards for nursing education and
103	nursing practice;
104	(5) Periodically evaluate nursing education programs and approve such programs as meet
105	the board's requirements;
106	(6) Deny or withdraw approval from noncompliant nursing education programs;
107	(7) License duly qualified applicants under this article or Article 2 of this chapter by
108	examination, endorsement, or reinstatement;
109	(8) Be authorized to issue temporary permits;
110	(9) Renew licenses of registered professional nurses, licensed undergraduate nurses, and
111	licensed practical nurses in accordance with this article or Article 2 of this chapter;
112	(10) Be authorized to set standards for competency of licensees under this article or
113	Article 2 of this chapter continuing in or returning to practice;
114	(11) Set standards for and regulate advanced nursing practice;
115	(12) Be authorized to enact rules and regulations for registered professional nurses in
116	their performing acts under a nurse protocol as authorized in Code Section 43-34-23 and
117	enact rules and regulations for advanced practice registered nurses in performing acts as
118	authorized in Code Section 43-34-25;
119	(13) Implement the disciplinary process;
120	(14) Be authorized to issue orders when a license under this article or Article 2 of this
121	chapter is surrendered to the board while a complaint, investigation, or disciplinary action
122	against such license is pending;
123	(15) Issue a limited license to practice nursing or licensed practical nursing subject to
124	such terms and conditions as the board may impose;
125	(16) Provide consultation and conduct conferences, forums, studies, and research on
126	nursing education and nursing practice;
127	(17) Approve the selection of a qualified person to serve as executive director;
128	(18)(17) Be authorized to appoint standing or ad hoc committees as necessary to inform
129	and make recommendations to the board about issues and concerns and to facilitate

- communication amongst the board, licensees under this article or Article 2 of this chapter,
 and the community;
- (19)(18) Maintain membership in the national organization which develops and regulates
 the nursing licensing examination and the practical nursing licensing examination;
- (20)(19) Be authorized to collect data regarding existing nursing and licensed practical
 nursing resources in Georgia and coordinate planning for nursing education and nursing
 practice;
- 137 (<u>21)(20)</u> Determine fees;
- 138 (22)(21) Adopt a seal which shall be in the care of the executive director and shall be
 139 affixed only in such a manner as prescribed by the board;
- (23)(22) Be authorized to enforce all investigative and disciplinary orders issued by the
 former Georgia Board of Examiners of Licensed Practical Nurses;
- 142 (24)(23) Issue and renew multistate licenses pursuant to Article 4 of this chapter; and
- 143(25)(24)Take any action with respect to a multistate license issued by this state pursuant144to Article 4 of this chapter and with respect to the privilege to practice in this state under145a multistate license issued by another party state pursuant to the compact in Code Section14643-26-61 in the same manner as is authorized with respect to a license issued pursuant
- 147 to this article or Article 2 of this chapter.
- (b) The board shall be the sole professional licensing board for determining if a registered
 professional nurse, licensed practical nurse, or any other person has engaged illegally in
 the practice of nursing. If a registered professional nurse or licensed practical nurse is
 charged with the unauthorized practice of any other health profession by any other board,
 such board shall notify the Georgia Board of Nursing before conducting any hearing.
 Nothing contained in this chapter shall be construed to limit any powers of any other board.
 (c) Chapter 1 of this title is expressly adopted and incorporated by reference into this
- 155 chapter as if all the provisions of such chapter were included in this chapter."
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SECTION 1-4.

- Said chapter is further amended in Code Section 43-26-39, relating to renewal of license,
 continuing competency requirements, voluntary surrender, application for reinstatement, and
 temporary permit, by revising subsection (a) as follows:
- 160 "(a) Licenses issued under this article shall be renewed biennially prior to the expiration
 161 of the license according to schedules and fees decided by the board and approved by the
 162 division director."

	18 LC 37 2668S
163	SECTION 1-5.
164	Said chapter is further amended in Code Section 43-26-40, relating to refusal to grant license,
165	revocation of license, and disciplining of licensees, by revising the introductory language of
166	subsection (a) as follows:
167	"(a) In addition to the authority granted grounds included in Code Section 43-1-19, the
168	board shall have the authority to refuse to grant a license to an applicant, to revoke the
169	license of a licensee, or to discipline a licensee upon a finding by the board that the
170	applicant or licensee has:"
171	PART II
171	SECTION 2-1.
172	SECTION 2-1.
173	Article 2 of Chapter 7 of Title 48 of the Official Code of Georgia Annotated, relating to
174	imposition, rate, computation, and exemptions from income taxes, is amended by deleting
175	paragraph (13.2) of subsection (a) of Code Section 48-7-27, relating to computation of
176	taxable net income.
177	SECTION 2-2.
178	Said article is further amended by adding a new Code section to read as follows:
179	<u>"48-7-29.21.</u>
180	(a) As used in this Code section, the term:
181	(1) 'Advanced practice registered nurse student' means an individual participating in a
182	training program in this state that is approved by the Georgia Board of Nursing for the
183	training of individuals to become advanced practice registered nurses as defined in
184	paragraph (1.1) of Code Section 43-26-3.
185	(2) 'Community based faculty preceptor' means a taxpayer who is a physician as defined
186	in paragraph (2) of Code Section 43-34-21, an advanced practice registered nurse as
187	defined in paragraph (1.1) of Code Section 43-26-3, or a physician assistant as defined
188	in paragraph (7) of Code Section 43-34-102.
189	(3) 'Medical student' means an individual participating in his or her third or fourth year
190	of a program in this state that is approved by the Georgia Composite Medical Board for
191	the training of doctors of medicine or doctors of osteopathic medicine.
192	(4) 'Physician assistant student' means an individual participating in a training program
193 104	in this state that is approved by the Georgia Composite Medical Board for the training of individuals to become physician assistants as defined in performed (7) of Code
194 105	individuals to become physician assistants as defined in paragraph (7) of Code
195	<u>Section 43-34-102.</u>

	10 EC 37 20005
196	(5) 'Preceptorship rotation' means a period of preceptorship training of one or more
197	medical students, physician assistant students, or advanced practice registered nurse
198	students that in aggregate totals 160 hours.
199	(6) 'Preceptorship training' means uncompensated community based training of a medical
200	student, advanced practice registered nurse student, or physician assistant student in
201	<u>Georgia.</u>
202	(b)(1) A community based faculty preceptor shall be allowed a credit against the tax
203	imposed by Code Section 48-7-20 when he or she conducts a preceptorship rotation.
204	(2) Such credit shall be accrued on a per preceptorship rotation basis in the amount
205	of \$500.00 for the first, second, or third preceptorship rotation and \$1,000.00 for the
206	fourth, fifth, sixth, seventh, eighth, ninth, or tenth preceptorship rotation completed in one
207	calendar year by a community based faculty preceptor who is a physician as defined in
208	paragraph (2) of Code Section 43-34-21 and \$375.00 for the first, second, or third
209	preceptorship rotation and \$750.00 for the fourth, fifth, sixth, seventh, eighth, ninth, or
210	tenth preceptorship rotation completed in one calendar year by a community based
211	faculty preceptor who is an advanced practice registered nurse as defined in
212	paragraph (1.1) of Code Section 43-26-3 or a physician assistant as defined in paragraph
213	(7) of Code Section 43-34-102.
214	(3) A person shall not accrue credit for more than ten preceptorship rotations in one
215	<u>calendar year.</u>
216	(c) The state-wide Area Health Education Centers Program Office at Augusta University
217	shall administer the program and certify preceptorship rotations for the department.
218	(d) To receive the credit allowed by this Code section, a community based faculty
219	preceptor shall claim such credit on his or her return for the tax year in which he or she
220	completed the preceptorship rotation and shall submit supporting documentation as
221	prescribed by the commissioner.
222	(e) In no event shall the total amount of the tax credit under this Code section for a taxable
223	year exceed the taxpayer's income tax liability. No such tax credit shall be allowed the
224	taxpayer against prior or succeeding years' tax liability.
225	(f) The commissioner shall be authorized to promulgate any rules and regulations
226	necessary to implement and administer the provisions of this Code section."
227	PART III
228	SECTION 3-1.
220	This Ast shall become affective on July 1, 2019, and Dort II of this Ast shall be available
229	This Act shall become effective on July 1, 2018, and Part II of this Act shall be applicable
230	to all taxable years beginning on or after January 1, 2018.

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SECTION 3-2.

LC 37 2668S