The House Committee on Health and Human Services offers the following substitute to HB 154:

## A BILL TO BE ENTITLED AN ACT

relating to dental hygienists, so as to authorize licensed dental hygienists to perform certain
functions under general supervision in certain settings; to provide for legislative findings and
intent; to provide for definitions; to provide for criteria; to provide for requirements; to
collect certain Medicaid data; to provide for statutory construction; to provide for related
matters; to provide an effective date; to repeal conflicting laws; and for other purposes.
BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
SECTION 1.
(a) The General Assembly finds that:
(1) Statistics show that nearly one-third of older adults have untreated tooth decay and
nearly 25 percent of adults ages 65 to 74 have severe gum disease. Statistics also show
that a significant percentage of lower income children in Georgia do not have adequate
access to dental care, putting them at significant risk of developing tooth decay and other
oral health conditions;
(2) Professional preventative hygiene services can help prevent such conditions before
they begin;
(3) Preventative care is the most cost-effective care that can be delivered to the public;
(4) In 2009, 60,000 Georgians sought emergency dental care at Grady Memorial
Hospital at a cost of \$25 million; and
(5) Of Georgia's 159 counties, 118 are considered dental health professional shortage
areas, meaning there are not enough licensed dentists in those areas to meet the dental
care needs of the public, resulting in individuals seeking emergency care for dental
issues.
issues. (b) It is the intent of the General Assembly to increase access to preventative dental care

26 that the rules and regulations promulgated by the Georgia Board of Dentistry pursuant to

27 this Act effectuate this purpose to the greatest extent allowable.

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## **SECTION 2.**

Article 3 of Chapter 11 of Title 43 of the Official Code of Georgia Annotated, relating to 29 30 dental hygienists, is amended by revising Code Section 43-11-74, relating to direct

31 supervision requirements, scope of duties, and exceptions to required supervision for dental

- 32 screenings, as follows:
- 33 "43-11-74.

34 (a) <u>As used in this Code section the term:</u>

35 (1) 'Direct supervision' means that a licensed dentist is in the dental office or treatment 36 facility, personally diagnoses the condition to be treated, personally authorizes the

37 procedure and remains in the dental office or treatment facility while the procedure is being performed by the dental hygienist, and before dismissal of the patient, examines 38

39 the patient.

40 (2) 'General supervision' means that a licensed dentist has authorized the delegable duties

41 of a licensed dental hygienist but does not require that a licensed dentist be present when 42 such duties are performed.

43 (b) Licensed dental Dental hygienists shall perform their duties only under the direct 44 supervision of a licensed dentist, except as otherwise provided in this Code section. No 45 licensed dental hygienist shall diagnose, prescribe, determine the initial dosage, or increase 46 the initial dosage of nitrous oxide, practice dentistry, or do any kind of dental work other 47 than to remove calcareous deposits, secretions, and stains from the surfaces of the teeth, 48 to apply ordinary wash or washes of a soothing character, and to perform those acts, 49 services, procedures, and practices which the board shall prescribe by rule or regulation. 50 The board shall not delegate to dental hygienists the authority to administer local

anesthesia, except that this restriction shall automatically expire July 1, 1992. 51

52 (b)(c) After meeting such additional education and training requirements as the board may require by rule or regulation, a licensed dental hygienist may perform such other acts, 53 practices, services, or procedures under the direct supervision of a licensed dentist, which 54 55 the board may prescribe by rule or regulation subject, however, to the limitations set forth 56 in subsection (a) (b) of this Code section.

(c)(d) The requirement of direct supervision shall not apply to the educational training of 57 dental hygiene students at an institution approved by the board and the Commission on 58 59 Dental Accreditation of the American Dental Association, or its successor agency, when such instruction is carried out under such degree of supervision by a licensed dentist as the 60 61 board may prescribe by rule or regulation.

62 (d)(e) The requirement of direct supervision shall not apply to the performance of dental 63 hygiene duties at approved dental facilities of the Department of Public Health, county 64 boards of health, or the Department of Corrections <u>or the performance of dental hygiene</u> 65 <u>duties by personnel of the Department of Public Health or county boards of health at</u> 66 <u>approved offsite locations</u>. The board shall provide by rule or regulation for criteria for 67 <del>approval of such facilities and for the appropriate degree of supervision by a licensed</del> 68 <del>dentist over dental hygienists performing duties in such facilities.</del>

69 (e)(f)(1) As used in this subsection, the term 'dental screening' means a visual assessment
 70 of the oral cavity without the use of X-rays, laboratory tests, or diagnostic models to
 71 determine if it appears that a more thorough <u>clinical</u> examination and diagnosis should
 72 be conducted by a <u>licensed</u> dentist.

(2) The requirement of direct supervision shall not apply to the performance of <u>licensed</u>
dental hygienists providing dental screenings in settings which include: schools;
hospitals; and clinics; and state, county, local, and federal public health programs;
<u>federally qualified health centers; volunteer community health settings; senior centers;</u>
and family violence shelters, as defined in Code Section 19-13-20. Other health fair
settings must be preapproved by the board.

79 (3) Each person who receives a dental screening pursuant to this subsection, or the parent 80 or legal guardian if the person is a minor, must be informed in writing of the purpose and 81 limitations of a dental screening and advised to seek a more thorough clinical 82 examination by a licensed dentist to determine whether or not problems exist that might 83 not be discovered in a <u>dental</u> screening. There shall be no fees charged for providing a 84 dental screening pursuant to this subsection except for dental screenings provided by employees of the Department of Public Health or county boards of health. These fees 85 86 must be paid directly to that department or county board of health and not to the 87 individual who performs the dental screening.

88 (g)(1) In a private dental office setting, a licensed dental hygienist may perform only the

- 89 <u>following functions under general supervision:</u>
- 90 (A) Application of sealants and oral prophylaxis and assessment;
- 91 (B) Fluoride treatment;
- 92 (C) Oral hygiene instruction and education; and
- 93 (D) Exposure and processing of radiographs if provided for by specific standing orders
- 94 of the authorizing licensed dentist, including any protocols regarding urgent dental
   95 issues that arise.
- 96 (2) A licensed dentist in a private dental office setting may authorize general supervision
- 97 <u>of a licensed dental hygienist only upon meeting the following criteria:</u>

98	(A) A new patient of record must be clinically examined by the authorizing licensed
99	dentist during the initial visit;
100	(B) A patient must be examined by the authorizing licensed dentist at a minimum of
101	twelve-month intervals; and
102	(C) A patient must be notified in advance of the appointment that he or she will be
103	treated by the licensed dental hygienist under general supervision without the
104	authorizing licensed dentist being present or being examined by the authorizing
105	licensed dentist.
106	(h) In school settings, licensed dental hygienists may apply topical fluoride and perform
107	the application of sealants and oral prophylaxis under general supervision, with written
108	permission of the student's parent or guardian. Such written permission may be obtained
109	by the school in the same manner as other parental permissions are obtained. Licensed
110	dental hygienists may also, without prior written permission of the student's parent or
111	guardian, provide oral hygiene instruction and counseling. Confidentiality of any records
112	related to services provided to a student pursuant to this subsection shall be maintained by
113	the licensed dental hygienist and authorizing licensed dentist in compliance with the federal
114	Family Educational Rights and Privacy Act of 1974, 20 U.S.C. Section 1232g. School
115	settings shall include only schools that are Title I schools under the federal Elementary and
116	Secondary Education Act, schools in which at least 65 percent of the student population
117	is eligible for free or reduced price lunch under federal guidelines, Head Start programs,
118	and Georgia's Pre-K Program.
119	(i) In hospitals, nursing homes, long-term care facilities, rural health clinics, federally
120	qualified health centers, health facilities operated by federal, state, county, or local
121	governments, hospices, family violence shelters as defined in Code Section 19-13-20, and
122	free health clinics as defined in Code Section 51-1-29.4, licensed dental hygienists may
123	apply topical fluoride and perform the application of sealants and oral prophylaxis under
124	general supervision.
125	(j) A licensed dental hygienist providing dental hygiene services pursuant to subsection (h)
126	or (i) of this Code section shall:
127	(1) Not perform any dental hygiene services on a patient that has dental pain or clearly
128	visible evidence of widespread dental disease. The licensed dental hygienist shall
129	immediately refer such patient to the authorizing licensed dentist for clinical examination
130	and treatment. The licensed dental hygienist shall notate such patient's file and the
131	patient shall not be eligible to receive dental hygiene services pursuant to subsection (h)
132	or (i) of this Code section until a licensed dentist provides written authorization that such
133	services may be performed on the patient;

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134	(2) Prior to providing any dental hygiene services, obtain, study, and comprehend the
135	school's or facility's protocols and procedures regarding medical emergencies and
136	implement and comply with such protocols and procedures if a medical emergency arises
137	during the provision of dental hygiene services; and
138	(3) Provide to each patient receiving such services written notice containing:
139	(A) The name and license number of the licensed dental hygienist and the authorizing
140	licensed dentist;
141	(B) Any dental hygiene issues that the licensed dental hygienist identified during the
142	performance of dental hygiene duties. If dental hygiene services are not performed on
143	the patient pursuant to paragraph (1) of this subsection, the written notice shall include
144	a statement that the patient is not eligible to receive dental hygiene services until a
145	clinical examination is performed by a licensed dentist and a licensed dentist provides
146	written authorization that services may be performed; and
147	(C) A statement advising each patient who receives dental hygiene services to seek a
148	more thorough clinical examination by a licensed dentist within 90 days, unless the
149	authorizing licensed dentist performed an initial clinical examination of the patient.
150	The licensed dental hygienist shall make all reasonable efforts to provide such written
151	notice to parents or legal guardians of minors or incapacitated adults who receive dental
152	hygiene services and to the long-term care facility or nursing home for residents of such
153	facilities who receive dental hygiene services.
154	(k)(1) Any licensed dental hygienist performing dental hygiene services under general
155	supervision pursuant to this Code section shall have at least two years of experience in
156	the practice of dental hygiene, shall be in compliance with continuing education
157	requirements pursuant to Code Section 43-11-73.1 and cardiopulmonary resuscitation
158	certification requirements contained in Code Section 43-11-73, and shall be licensed in
159	good standing.
160	(2) Licensed dental hygienists practicing under general supervision shall maintain
161	professional liability insurance in accordance with board rules and regulations.
162	(1)(1) No licensed dentist shall be required to authorize a licensed dental hygienist or
163	dental hygienists to perform dental hygiene duties pursuant to subsection (g), (h), or (i)
164	of this Code section.
165	(2) It shall be in the sole discretion of the authorizing licensed dentist as to whether or
166	not to require an initial examination of the patient prior to the performance by a licensed
167	dental hygienist of dental hygiene services under general supervision.
168	(3) A licensed dentist may only authorize up to four licensed dental hygienists to provide
169	dental hygiene services pursuant to subsection (g), (h), or (i) of this Code section at any
170	one time.

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171	(4) A licensed dentist authorizing one or more licensed dental hygienists to provide
172	dental hygiene services pursuant to subsection (h) or (i) of this Code section shall practice
173	dentistry and treat patients in a physical and operational dental office located in this state
174	within 50 miles of the setting in which the dental hygiene services are to be provided
175	under general supervision.
176	(m) Dental hygiene services provided by licensed dental hygienists in mobile dental vans
177	shall always be provided under direct supervision.
178	(n) Dental assistants may use rubber cup prophy on a patient with primary dentition under
179	the direct supervision of a licensed dentist in accordance with any guidelines or rules
180	established by the board. Dental assistants shall meet any education, training, or other
181	requirements as established by the board.
182	(o)(1) Nothing in this Code section shall be construed to require a school or facility
183	receiving dental hygiene services provided pursuant to subsection (h) or (i) of this Code
184	section to purchase any equipment.
185	(2) Nothing in this Code section shall be construed to establish independent dental
186	hygiene practice.
187	(p) The Department of Community Health shall collect or cause to be collected data
188	regarding changes to utilization rates for dental services provided to recipients of Medicaid
189	and shall make such data readily available to members of the General Assembly upon
190	written request."
191	SECTION 3.
192	This Act shall become effective on January 1, 2018.

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## **SECTION 4.**

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