Second Regular Session Seventy-second General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 20-0520.01 Yelana Love x2295

HOUSE BILL 20-1218

HOUSE SPONSORSHIP

Buckner and Jaquez Lewis, Lontine, Michaelson Jenet, Snyder, Valdez D., Young

SENATE SPONSORSHIP

Danielson, Fields, Ginal, Rodriguez, Story, Todd

House Committees

Health & Insurance Finance Appropriations

Senate Committees

Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING THE CONTINUATION OF THE LICENSING OF HEARING AID
102	PROVIDERS, AND, IN CONNECTION THEREWITH, IMPLEMENTING
103	RECOMMENDATIONS CONTAINED IN THE 2019 SUNSET REPORT
104	BY THE DEPARTMENT OF REGULATORY AGENCIES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Sunset Process - House Health and Insurance Committee. The bill implements the recommendations of the department of regulatory agencies' sunset review and report on the licensing of hearing aid

SENATE d Reading Unamended

SENATE Amended 2nd Reading June 9, 2020

> HOUSE 3rd Reading Unamended June 5, 2020

HOUSE Amended 2nd Reading June 4, 2020

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

providers by combining the audiologist practice act with the hearing aid provider practice act and:

- ! Continuing the licensing of hearing aid providers for 11 years, to 2031 (sections 4 and 5 of the bill);
- ! Requiring final agency actions to be appealed directly to the court of appeals (section 1);
- ! Requiring a hearing aid provider to be licensed before directly or indirectly selling or negotiating to sell any hearing aid for the hearing impaired (section 2);
- Prohibiting a person who is not licensed as a hearing aid provider from using any titles that imply the person is qualified as a hearing aid provider (section 2);
- ! Removing language specifying that the hearing aid provider practice act does not prohibit an individual from performing tasks that would be permissible if the licensee was not licensed (section 2);
- ! Requiring hearing aid providers to maintain a surety bond (section 2);
- ! Adding failure to practice according to commonly accepted professional standards to the grounds for discipline (section 2);
- ! Authorizing the director of the division of professions and occupations to accept disciplinary action taken by another state, a local jurisdiction, or the federal government as prima facie evidence of misconduct if the basis for the action would be grounds for discipline in Colorado (section 2);
- ! Repealing references to the national competency examination and the National Board for Certification in Hearing Instrument Sciences (section 2);
- ! Restoring the deceptive trade practice provisions related to the sale of hearing aids (section 3); and
- ! Making conforming amendments necessary to combine the audiologist practice act with the hearing aid provider practice act and make the additional recommended changes (sections 6 through 32).
- 1 Be it enacted by the General Assembly of the State of Colorado:
- SECTION 1. In Colorado Revised Statutes, amend 12-230-106
- 3 as follows:
- 4 **12-230-106. Repeal of article review of functions.** This article

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1	230 is repealed, effective September 1, 2020 2031. Before the repeal, the
2	licensing and supervisory functions of the director are scheduled for
3	review in accordance with section 24-34-104.
4	SECTION 2. In Colorado Revised Statutes, 24-34-104, repeal
5	(19)(a)(VI); and add (32) as follows:
6	24-34-104. General assembly review of regulatory agencies
7	and functions for repeal, continuation, or reestablishment - legislative
8	declaration - repeal. (19) (a) The following agencies, functions, or both,
9	are scheduled for repeal on September 1, 2020:
10	(VI) The licensing of hearing aid providers by the division of
11	professions and occupations in accordance with article 230 of title 12;
12	(32) (a) The following agencies, functions, or both, are
13	SCHEDULED FOR REPEAL ON SEPTEMBER 1, 2031:
14	(I) THE LICENSING OF HEARING AID PROVIDERS BY THE DIVISION OF
15	PROFESSIONS AND OCCUPATIONS IN ACCORDANCE WITH ARTICLE $\overline{230}$ OF
16	TITLE 12.
17	(b) This subsection (32) is repealed, effective September 1,
18	2033.
19	SECTION 3. In Colorado Revised Statutes, 6-1-701, amend
20	(2)(a)(III) and $(2)(e)(III)(B)$; and repeal $(2)(c)(I)$ as follows:
21	6-1-701. Dispensing hearing aids - deceptive trade practices -
22	definitions. (2) In addition to any other deceptive trade practices under
23	section 6-1-105, a dispenser engages in a deceptive trade practice when
24	the dispenser:
25	(a) Fails to deliver to each person to whom the dispenser
26	dispenses a hearing aid a receipt that:
27	(III) Bears, in no smaller type than the largest used in the body of

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the receipt, a provision indicating that dispensers who are licensed certified, or registered by the department of regulatory agencies are regulated by the division of professions and occupations in the department of regulatory agencies; AND

- (c) (I) Fails to receive from a licensed physician, before dispensing, fitting, or selling a hearing aid to any person, a written prescription or recommendation, issued within the previous six months, that specifies that the person is a candidate for a hearing aid; except that any person eighteen years of age or older who objects to medical evaluation on the basis of religious or personal beliefs may waive the requirement by delivering to the dispenser a written waiver;
- (e) Fails to provide a minimum thirty-day rescission period with the following terms:
- (III) (B) The written contract or receipt provided to the buyer must also contain a statement, in print size no smaller than ten-point type, that the sale is void and unenforceable if the hearing aid being purchased is not delivered to the consumer within thirty days after the date the written contract is signed or the receipt is issued, whichever occurs later. The written contract or receipt must also include the dispenser's license certification, or registration number, if the dispenser is required to be licensed certified or registered by the state, and a statement that the dispenser will promptly refund all moneys MONEY paid for the purchase of a hearing aid if it is not delivered to the consumer within the thirty-day period. The buyer cannot waive this requirement, and any attempt to waive it is void.
- **SECTION 4.** In Colorado Revised Statutes, 12-20-408, **amend** (2)(e) and (2)(f); and **repeal** (2)(g) as follows:

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1	12-20-408. Judicial review. (2) A district court of competent
2	jurisdiction has initial jurisdiction to review all final actions and orders
3	of a regulator that are subject to judicial review and shall conduct the
4	judicial review proceedings in accordance with section 24-4-106 (3) for
5	the following:
6	(e) Article 200 of this title 12 concerning acupuncturists; AND
7	(f) Article 210 of this title 12 concerning audiologists. and
8	(g) Article 230 of this title 12 concerning hearing aid providers.
9	SECTION 5. In Colorado Revised Statutes, 12-230-103, amend
10	(4) as follows:
11	12-230-103. Scope of article - exemption. (4) Nothing in this
12	article 230 prohibits a business or licensee from
13	(a) hiring and employing unlicensed staff to assist with conducting
14	business practices and to assist in dispensing hearing aids if the
15	unlicensed staff are properly supervised by a licensee; except that the
16	employees UNLICENSED STAFF may not conduct hearing tests or perform
17	the initial fitting of hearing aids. or
18	(b) Performing tasks that would be permissible if the licensee was
19	not licensed.
20	SECTION 6. In Colorado Revised Statutes, 12-230-104, amend
21	(1)(e) as follows:
22	12-230-104. Scope of practice. (1) The scope of practice for a
23	hearing aid provider includes:
24	(e) Prescribing, selecting, and fitting appropriate hearing
25	instruments and assistive devices, including appropriate technology,
26	electroacoustic targets, programming parameters, and special
27	applications, as indicated, WITH EITHER THE INITIAL TESTING OR THE FIRST

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1	FITTING PERFORMED IN-PERSON;
2	SECTION 7. In Colorado Revised Statutes, amend 12-230-105
3	as follows:
4	12-230-105. Title protection - use of title. It is unlawful for any
5	person to use the title "hearing aid provider" or "hearing aid dispenser"
6	OR ANY OTHER TITLE THAT IMPLIES THE PERSON IS QUALIFIED AS A
7	HEARING AID PROVIDER unless he or she THE PERSON is licensed as a
8	hearing aid provider pursuant to this article 230.
9	SECTION 8. In Colorado Revised Statutes, 12-230-201, amend
10	(1) and (3)(a) as follows:
11	12-230-201. License required - application -
12	qualifications. (1) A hearing aid provider shall obtain a license pursuant
13	to this section before:
14	(a) Engaging in the practice of dispensing, fitting, or dealing in
15	hearing aids; OR
16	(b) DIRECTLY OR INDIRECTLY SELLING OR NEGOTIATING TO SELL
17	ANY HEARING AID FOR THE HEARING IMPAIRED.
18	(3) In order to qualify for licensure pursuant to this section, an
19	applicant must either:
20	(a) Have passed the national A competency examination of the
21	National Board for Certification in Hearing Instrument Sciences
22	(NBC-HIS), unless the director determines, by rule, that this examination
23	no longer meets the minimum standards necessary for licensure, in which
24	case, only an examination that the applicant passed prior to the date of the
25	ruling will be acceptable AS DETERMINED BY THE DIRECTOR BY RULE; or
26	SECTION 9. In Colorado Revised Statutes, add 12-230-206 and
27	12-230-207 as follows:

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1	12-230-206. Financial assurance required - rules. (1) BEFORE
2	THE DIRECTOR ISSUES A LICENSE TO AN APPLICANT FOR A HEARING AID
3	PROVIDER LICENSE, THE APPLICANT SHALL POST A SURETY BOND IN THE
4	AMOUNT OF TEN THOUSAND DOLLARS, MAINTAIN A ONE-MILLION-DOLLAR
5	PROFESSIONAL LIABILITY POLICY, OR COMPLY WITH AN ALTERNATIVE AS
6	DETERMINED BY THE DIRECTOR. A LICENSED HEARING AID PROVIDER
7	SHALL MAINTAIN THE REQUIRED BOND, POLICY, OR ALTERNATIVE AT ALL
8	TIMES.
9	(2) THE DIRECTOR MAY FILE A CLAIM ON, OR ASSIST A CONSUMER
10	IN FILING A CLAIM, ON THE BOND, POLICY, OR ALTERNATIVE.
11	(3) THE DIRECTOR, BY RULE, SHALL DETERMINE THE
12	REQUIREMENTS FOR THE FINANCIAL ASSURANCE REQUIRED BY THIS
13	SECTION.
14	12-230-207. Continuing education. EACH LICENSED HEARING AID
15	PROVIDER IN ACTIVE PRACTICE WITHIN THE STATE OF COLORADO SHALL
16	ANNUALLY ATTEND NOT LESS THAN EIGHT HOURS OF CONTINUING
17	EDUCATION ON SUBJECTS RELATED TO THE SCOPE OF PRACTICE SPECIFIED
18	IN SECTION 12-230-104.
19	SECTION 10. In Colorado Revised Statutes, 12-230-401, amend
20	(1)(k), (1)(p), and (1)(q); and add (1)(r) and (2) as follows:
21	12-230-401. Grounds for discipline. (1) The following acts
22	constitute grounds for discipline:
23	(k) Failing to adequately supervise a licensed hearing aid provider
24	apprentice or any employee pursuant to section 12-230-103 (4)(a) (4) or
25	12-230-204 (2);
26	(p) Selling, dispensing, adjusting, providing training or teaching
27	in regard to, or otherwise servicing surgically implanted hearing devices

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1	unless the hearing and provider is an audiologist of a physician, and
2	(q) Violating the "Colorado Consumer Protection Act", article
3	of title 6; AND
4	(r) FAILING TO PRACTICE ACCORDING TO COMMONLY ACCEPTED
5	PROFESSIONAL STANDARDS.
6	(2) ANY DISCIPLINARY ACTION TAKEN BY ANOTHER STATE, A
7	LOCAL JURISDICTION, OR THE FEDERAL GOVERNMENT AGAINST AN
8	APPLICANT OR LICENSEE CONSTITUTES PRIMA FACIE EVIDENCE OF
9	GROUNDS FOR DISCIPLINARY ACTION, INCLUDING DENIAL OF A LICENSI
10	UNDER THIS ARTICLE 230; EXCEPT THAT THIS SUBSECTION (2) APPLIES
11	ONLY TO DISCIPLINE FOR ACTS OR OMISSIONS THAT ARE SUBSTANTIALLY
12	SIMILAR TO THOSE SET OUT AS GROUNDS FOR DISCIPLINARY ACTION UNDER
13	THIS SECTION.
14	SECTION 11. In Colorado Revised Statutes, add part 5 to article
15	230 of title 12 as follows:
16	PART 5
17	DECEPTIVE TRADE PRACTICES
18	12-230-501. Definitions. As used in this part 5, unless this
19	CONTEXT OTHERWISE REQUIRES:
20	(1) "DISPENSER" MEANS A PERSON LICENSED AS A HEARING AIL
21	PROVIDER PURSUANT TO PART 2 OF THIS ARTICLE 230 WHO DISPENSES
22	HEARING AIDS.
23	12-230-502. Dispensing hearing aids - deceptive trade
24	practices. (1) In Addition to any other deceptive trade practices
25	UNDER SECTION 6-1-105, A DISPENSER ENGAGES IN A DECEPTIVE TRADE
26	PRACTICE WHEN THE DISPENSER:
2.7	(a) FAILS TO DELIVER TO EACH PERSON TO WHOM THE DISPENSE

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1	DISPENSES A HEARING AID A RECEIPT THAT:
2	(I) BEARS THE BUSINESS ADDRESS OF THE DISPENSER, TOGETHER
3	WITH SPECIFICATIONS AS TO THE MAKE AND SERIAL NUMBER OF THE
4	HEARING AID FURNISHED AND THE FULL TERMS OF THE SALE CLEARLY
5	STATED. IF THE DISPENSER DISPENSES A HEARING AID THAT IS NOT NEW
6	THE DISPENSER SHALL CLEARLY MARK ON THE HEARING AID CONTAINER
7	AND THE RECEIPT THE TERM "USED" OR "RECONDITIONED", WHICHEVER IS
8	APPLICABLE, WITHIN THE TERMS OF THE GUARANTEE, IF ANY.
9	(II) BEARS, IN NO SMALLER TYPE THAN THE LARGEST USED IN THE
10	BODY OF THE RECEIPT, IN SUBSTANCE, A PROVISION THAT THE BUYER HAS
11	BEEN ADVISED AT THE OUTSET OF THE BUYER'S RELATIONSHIP WITH THE
12	DISPENSER THAT ANY EXAMINATION OR REPRESENTATION MADE BY A
13	DISPENSER IN CONNECTION WITH THE PRACTICE OF DISPENSING, FITTING
14	OR DEALING IN HEARING AIDS IS NOT AN EXAMINATION, DIAGNOSIS, OR
15	PRESCRIPTION BY A PERSON LICENSED TO PRACTICE MEDICINE IN THIS
16	STATE AND, THEREFORE, MUST NOT BE REGARDED AS MEDICAL OPINION OR
17	ADVICE;
18	(III) BEARS, IN NO SMALLER TYPE THAN THE LARGEST USED IN THE
19	BODY OF THE RECEIPT, A PROVISION INDICATING THAT DISPENSERS WHO
20	ARE LICENSED BY THE DEPARTMENT ARE REGULATED BY THE DIVISION
21	AND
22	(IV) BEARS A PROVISION LABELED "WARRANTY" IN WHICH THE
23	EXACT WARRANTY TERMS AND PERIODS AVAILABLE FROM THE
24	MANUFACTURER ARE DOCUMENTED, OR INCLUDES AN ORIGINAL OR
25	PHOTOCOPY OF THE ORIGINAL MANUFACTURER'S WARRANTY WITH THE
26	RECEIPT;
27	(b) DISPENSES A HEARING AID TO A CHILD UNDER EIGHTEEN YEARS

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1	OF AGE WITHOUT RECEIVING DOCUMENTATION THAT THE CHILD HAS BEEN
2	EXAMINED BY A LICENSED PHYSICIAN AND AN AUDIOLOGIST WITHIN SIX
3	MONTHS PRIOR TO THE FITTING;
4	(c) DISPENSES, ADJUSTS, PROVIDES TRAINING OR TEACHING IN
5	REGARD TO, OR OTHERWISE SERVICES SURGICALLY IMPLANTED HEARING
6	DEVICES UNLESS THE DISPENSER IS AN AUDIOLOGIST OR PHYSICIAN;
7	(d) FAILS TO RECOMMEND IN WRITING, PRIOR TO FITTING OR
8	DISPENSING A HEARING AID, THAT THE BEST INTERESTS OF THE
9	PROSPECTIVE USER WOULD BE SERVED BY CONSULTING A LICENSED
10	PHYSICIAN SPECIALIZING IN DISEASES OF THE EAR, OR ANY LICENSED
11	PHYSICIAN, IF ANY OF THE FOLLOWING CONDITIONS EXIST:
12	(I) VISIBLE CONGENITAL OR TRAUMATIC DEFORMITY OF THE EAR;
13	(II) ACTIVE DRAINAGE OF THE EAR, OR A HISTORY OF DRAINAGE OF
14	THE EAR WITHIN THE PREVIOUS NINETY DAYS;
15	(III) HISTORY OF SUDDEN OR RAPIDLY PROGRESSIVE HEARING
16	LOSS;
17	(IV) ACUTE OR CHRONIC DIZZINESS;
18	(V) Unilateral hearing loss of sudden onset within the
19	PREVIOUS NINETY DAYS;
20	(VI) AUDIOMETRIC AIR-BONE GAP EQUAL TO OR GREATER THAN
21	FIFTEEN DECIBELS AT 500 HERTZ (HZ), 1,000 HZ, AND 2,000 HZ;
22	(VII) VISIBLE EVIDENCE OF SIGNIFICANT CERUMEN
23	ACCUMULATION ON, OR A FOREIGN BODY IN, THE EAR CANAL; OR
24	(VIII) PAIN OR DISCOMFORT IN THE EAR;
25	(e) FAILS TO PROVIDE A MINIMUM THIRTY-DAY RESCISSION PERIOD
26	WITH THE FOLLOWING TERMS:
27	(I) THE BUYER HAS THE RIGHT TO CANCEL THE PURCHASE FOR ANY

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1	REASON BEFORE THE EXPIRATION OF THE RESCISSION PERIOD BY GIVING OR
2	MAILING WRITTEN NOTICE OF CANCELLATION TO THE DISPENSER AND
3	PRESENTING THE HEARING AID TO THE DISPENSER, UNLESS THE HEARING
4	AID HAS BEEN LOST OR SIGNIFICANTLY DAMAGED BEYOND REPAIR WHILE
5	IN THE BUYER'S POSSESSION AND CONTROL. THE RESCISSION PERIOD IS
6	TOLLED FOR ANY PERIOD DURING WHICH A DISPENSER TAKES POSSESSION
7	OR CONTROL OF A HEARING AID AFTER ITS ORIGINAL DELIVERY.
8	(II) THE BUYER, UPON CANCELLATION, IS ENTITLED TO RECEIVE A
9	FULL REFUND OF ANY PAYMENT MADE FOR THE HEARING AID WITHIN
10	THIRTY DAYS AFTER RETURNING THE HEARING AID TO THE DISPENSER,
11	UNLESS THE HEARING AID WAS SIGNIFICANTLY DAMAGED BEYOND REPAIR
12	WHILE IN THE BUYER'S POSSESSION AND CONTROL.
13	(III) (A) THE DISPENSER SHALL PROVIDE A WRITTEN RECEIPT OR
14	CONTRACT TO THE BUYER THAT INCLUDES, IN IMMEDIATE PROXIMITY TO
15	THE SPACE RESERVED FOR THE SIGNATURE OF THE BUYER, THE FOLLOWING
16	SPECIFIC STATEMENT IN ALL CAPITAL LETTERS OF NO LESS THAN
17	TEN-POINT, BOLD-FACED TYPE:
18	THE BUYER HAS THE RIGHT TO CANCEL
19	THIS PURCHASE FOR ANY REASON AT ANY
20	TIME PRIOR TO 12 MIDNIGHT ON THE [INSERT
21	APPLICABLE RESCISSION PERIOD, WHICH MUST BE NO
22	SHORTER THAN THIRTY DAYS AFTER RECEIPT OF THE
23	HEARING AID] CALENDAR DAY AFTER RECEIPT OF
24	THE HEARING AID BY GIVING OR MAILING THE
25	DISPENSER WRITTEN NOTICE OF
26	CANCELLATION AND BY RETURNING THE
27	HEARING AID, UNLESS THE HEARING AID HAS

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1	BEEN SIGNIFICANTLY DAMAGED BEYOND
2	REPAIR WHILE THE HEARING AID WAS IN THE
3	BUYER'S CONTROL.
4	(B) THE WRITTEN CONTRACT OR RECEIPT PROVIDED TO THE BUYER
5	MUST ALSO CONTAIN A STATEMENT, IN PRINT SIZE NO SMALLER THAN
6	TEN-POINT TYPE, THAT THE SALE IS VOID AND UNENFORCEABLE IF THE
7	HEARING AID BEING PURCHASED IS NOT DELIVERED TO THE CONSUMER
8	WITHIN THIRTY DAYS AFTER THE DATE THE WRITTEN CONTRACT IS SIGNED
9	OR THE RECEIPT IS ISSUED, WHICHEVER OCCURS LATER. THE WRITTEN
10	CONTRACT OR RECEIPT MUST ALSO INCLUDE THE DISPENSER'S LICENSE
11	NUMBER, IF THE DISPENSER IS REQUIRED TO BE LICENSED BY THE STATE,
12	AND A STATEMENT THAT THE DISPENSER WILL PROMPTLY REFUND ALL
13	MONEY PAID FOR THE PURCHASE OF THE HEARING AID IF IT IS NOT
14	DELIVERED TO THE CONSUMER WITHIN THE THIRTY-DAY PERIOD. THE
15	BUYER CANNOT WAIVE THIS REQUIREMENT, AND ANY ATTEMPT TO WAIVE
16	IT IS VOID.
17	(IV) A REFUND REQUEST FORM MUST BE ATTACHED TO EACH
18	RECEIPT AND MUST CONTAIN THE INFORMATION IN SUBSECTION $(1)(a)(I)$
19	OF THIS SECTION AND THE STATEMENT, IN ALL CAPITAL LETTERS OF NO
20	LESS THAN TEN-POINT, BOLD-FACED TYPE:
21	REFUND REQUEST - THIS FORM MUST BE
22	POSTMARKED BY [DATE TO BE FILLED IN].
23	NO REFUND WILL BE GIVEN UNTIL THE
24	HEARING AID OR HEARING AIDS ARE
25	RETURNED TO THE DISPENSER.
26	A SPACE FOR THE BUYER'S ADDRESS, TELEPHONE NUMBER, AND
2.7	SIGNATURE MUST BE PROVIDED. THE BUYER IS REQUIRED ONLY TO SIGN

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THE REFUND REQUEST FORM TO THE DISPENSER. IF THE HEARING AIR SOLD IN THE BUYER'S HOME, THE BUYER MAY REQUIRE THE DISPENSE	D IS
3 SOLD IN THE BUYER'S HOME, THE BUYER MAY REQUIRE THE DISPENSE	
	R TC
4 ARRANGE THE RETURN OF THE HEARING AID.	
5 (f) REPRESENTS THAT THE SERVICE OR ADVICE OF A PER	SON
6 LICENSED TO PRACTICE MEDICINE WILL BE USED OR MADE AVAILABLE	E IN
7 THE SELECTION, FITTING, ADJUSTMENT, MAINTENANCE, OR REPAIR	e OF
8 HEARING AIDS WHEN THAT IS NOT TRUE OR USING THE TERMS "DOCTO	OR",
9 "CLINIC", "STATE-LICENSED CLINIC", "STATE-REGISTERE	ED"
"STATE-CERTIFIED", OR "STATE-APPROVED", OR ANY OTHER TE	RM.
11 ABBREVIATION, OR SYMBOL WHEN IT WOULD:	
(I) FALSELY GIVE THE IMPRESSION THAT SERVICE IS BE	EING
PROVIDED BY PERSONS TRAINED IN MEDICINE OR THAT THE DISPENS	ER'S
14 SERVICE HAS BEEN RECOMMENDED BY THE STATE WHEN THAT IS NOT	THE
15 CASE; OR	
16 (II) BE FALSE OR MISLEADING;	
(g) DIRECTLY OR INDIRECTLY:	
(I) GIVES OR OFFERS TO GIVE, OR PERMITS OR CAUSES TO BE GIVE	/EN
MONEY OR ANYTHING OF VALUE TO ANY PERSON WHO ADVISES ANOT	HER
20 IN A PROFESSIONAL CAPACITY AS AN INDUCEMENT TO INFLUENCE	THE
21 PERSON OR HAVE THE PERSON INFLUENCE OTHERS TO PURCHASE	OR
CONTRACT TO PURCHASE PRODUCTS SOLD OR OFFERED FOR SALE BY	THE
DISPENSER; EXCEPT THAT A DISPENSER DOES NOT VIOLATE	ΓHIS
Subsection $(1)(g)(I)$ if the dispenser pays an independ	ENT
25 ADVERTISING OR MARKETING AGENT COMPENSATION FOR ADVERTISING	ЗOR
AD VERTISINO OR WARKETINO AGENT COWIFEINS ATTON FOR AD VERTISING	
26 MARKETING SERVICES THE AGENT RENDERED ON THE DISPENSER'S BEH.	A LF

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1	PERFORMANCE OF THE SERVICES ON A PER-PATIENT BASIS; OR
2	(II) INFLUENCES OR ATTEMPTS TO INFLUENCE ANY PERSON TO
3	REFRAIN FROM DEALING IN THE PRODUCTS OF COMPETITORS;
4	(h) DISPENSES A HEARING AID TO A PERSON WHO HAS NOT BEEN
5	GIVEN TESTS UTILIZING APPROPRIATE ESTABLISHED PROCEDURES AND
6	INSTRUMENTATION IN THE FITTING OF HEARING AIDS, EXCEPT WHEN
7	SELLING A REPLACEMENT HEARING AID WITHIN ONE YEAR AFTER THE DATE
8	OF THE ORIGINAL PURCHASE;
9	(i) Makes a false or misleading statement of fact
10	CONCERNING GOODS OR SERVICES OR THE BUYER'S RIGHT TO CANCEL WITH
11	THE INTENTION OR EFFECT OF DETERRING OR PREVENTING THE BUYER
12	FROM EXERCISING THE BUYER'S RIGHT TO CANCEL, OR REFUSES TO HONOR
13	A BUYER'S REQUEST TO CANCEL A CONTRACT FOR THE PURCHASE OF A
14	HEARING AID, IF THE REQUEST WAS MADE DURING THE RESCISSION PERIOD
15	SET FORTH IN SUBSECTION (1)(e) OF THIS SECTION;
16	(j) EMPLOYS A DEVICE, A SCHEME, OR AN ARTIFICE WITH THE
17	INTENT TO DEFRAUD A BUYER OF A HEARING AID;
18	(k) INTENTIONALLY DISPOSES OF, CONCEALS, DIVERTS, CONVERTS,
19	OR OTHERWISE FAILS TO ACCOUNT FOR ANY FUNDS OR ASSETS OF A BUYER
20	OF A HEARING AID THAT IS UNDER THE DISPENSER'S CONTROL; OR
21	(1) CHARGES, COLLECTS, OR RECOVERS ANY COST OR FEE FOR ANY
22	GOOD OR SERVICE THAT HAS BEEN REPRESENTED BY THE DISPENSER AS
23	FREE.
24	(2) (a) This section applies to a dispenser who dispenses
25	HEARING AIDS IN THIS STATE.
26	(b) This section does not apply to the dispensing of hearing
27	AIDS OUTSIDE OF THIS STATE SO LONG AS THE TRANSACTION EITHER

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CONFORMS TO THIS SECTION OR TO THE APPLICABLE LAWS AND RULES OF
THE JURISDICTION IN WHICH THE TRANSACTION TAKES PLACE.
SECTION 12. Effective date. This act takes effect September 1.
<u>2020.</u>
SECTION 13. Safety clause. The general assembly hereby finds.
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, or safety.

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