1

A bill to be entitled

2 An act relating to the deregulation of professions and 3 occupations; amending s. 468.383, F.S.; exempting 4 certain auctioneers who conduct motor vehicle auction 5 contests from licensure; amending s. 468.385, F.S.; 6 deleting licensure requirements for auctioneer 7 apprentices; amending ss. 468.381, 468.384, 468.3855, 8 468.388, and 468.391, F.S., to conform; amending s. 9 477.0132, F.S.; deleting provisions requiring the registration of persons whose occupation or practice 10 11 is confined solely to hair braiding, hair wrapping, or body wrapping; providing that the Florida Cosmetology 12 Act does not apply to such persons; amending ss. 13 477.019, 477.026, 477.0265, and 477.029, F.S., to 14 15 conform; repealing part VIII of chapter 559, F.S., 16 relating to the Sale of Business Opportunities Act and 17 the regulation of certain business opportunities; amending ss. 205.1971, 501.604, and 721.11, F.S.; 18 19 conforming a cross-reference; providing an effective 20 date. 21 22 Be It Enacted by the Legislature of the State of Florida: 23 24 Section 1. Subsection (10) is added to section 468.383, 25 Florida Statutes, to read: 26 468.383 Exemptions.-This act does not apply to the 27 following: 28 Motor vehicle auctions, as defined in s. 320.27, (10)Page 1 of 10

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29	conducted by auctioneers licensed in other states and held for					
30	the purpose of conducting sanctioned contests among auctioneers,					
31	if an auctioneer licensed pursuant to this part is on site to					
32	monitor the sanctioned contest.					
33	Section 2. Subsections (3), (5), (6), (7), and (8) of					
34	section 468.385, Florida Statutes, are amended to read:					
35	468.385 Licenses required; qualifications; examination					
36	(3) <u>A</u> No person <u>may not</u> shall be licensed as an auctioneer					
37	or apprentice if he or she:					
38	(a) Is under 18 years of age; or					
39	(b) Has committed any act or offense in this state or any					
40	other jurisdiction which would constitute a basis for					
41	disciplinary action under s. 468.389.					
42	(5) Each apprentice shall work under the supervision of					
43	application and license shall name a licensed auctioneer who has					
44	agreed to serve as the supervisor of the apprentice. <u>An</u> No					
45	apprentice may <u>not</u> conduct, or contract to conduct, an auction					
46	without the express approval of his or her supervisor. The					
47	supervisor shall regularly review the apprentice's records,					
48	which are required by the board to be maintained, to determine					
49	if such records are accurate and current.					
50	(6) <u>A</u> No person may not shall be licensed as an auctioneer					
51	unless he or she:					
52	(a) Has held an apprentice license and has served as an					
53	apprentice for 1 year or more, or has completed a course of					
54	study, consisting of not less than 80 classroom hours of					
55	instruction, that meets standards adopted by the board;					
56	(b) Has passed the required examination; and					
I	Page 2 of 10					

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(c) Is approved by the board.

(7) (a) Any auction that is subject to the provisions of this part must be conducted by an auctioneer who has an active license or an apprentice who <u>is actively supervised by a</u> <u>licensed sponsor</u> has an active apprentice auctioneer license and who has received prior written sponsor consent.

63 A No business may not shall auction or offer to (b) 64 auction any property in this state unless it is licensed as an 65 auction business by the board or is exempt from licensure under this act. Each application for licensure shall include the names 66 of the owner and the business, the business mailing address and 67 68 location, and any other information which the board may require. 69 The owner of an auction business shall report to the board 70 within 30 days after of any change in this required information.

(8) A license issued by the department to an auctioneer,
apprentice, or auction business is not transferable.

73 Section 3. Section 468.381, Florida Statutes, is amended 74 to read:

75 468.381 Purpose.—The Legislature finds that unqualified 76 auctioneers and apprentices and unreliable auction businesses 77 present a significant threat to the public. It is the intent of 78 the Legislature to protect the public by creating a board to 79 regulate auctioneers, apprentices, and auction businesses and by 80 requiring a license to operate.

81 Section 4. Subsection (3) of section 468.384, Florida
82 Statutes, is amended to read:

83

468.384 Florida Board of Auctioneers.-

84

(3) The board shall receive and act upon applications for

Page 3 of 10

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85 auctioneer, apprentice, and auction business licenses and shall 86 have the power to issue, suspend, and revoke such licenses and 87 to take such other action as is necessary to carry out the 88 provisions of this act.

Section 5. Subsections (5) through (10) of section
468.3855, Florida Statutes, are amended, and a new subsection
(9) is added to that section, to read:

92

468.3855 Apprenticeship training requirements.-

93 (5) Each apprentice and sponsor shall file reports as
 94 required by board rule.

95 <u>(5)(6)</u> A sponsor may not authorize an apprentice to 96 conduct an auction or act as principal auctioneer unless the 97 sponsor has determined that the apprentice has received adequate 98 training to do so.

99 (6) (7) The sponsor is shall be responsible for any acts or
 100 omissions of the apprentice which constitute a violation of law
 101 in relation to the conduct of an auction.

102 (8) All apprentice applications shall be valid for a 103 period of 6 months after board approval. Any applicant who fails 104 to complete the licensure process within that time shall be 105 required to make application as a new applicant.

106 <u>(7)(9)</u> Any licensed apprentice who wishes to change the 107 sponsor under whom he or she is <u>supervised</u> licensed must submit 108 a new application and application fee. However, a new license 109 fee shall not be required and credit shall be awarded <u>credit</u> for 110 training received or any period of apprenticeship served under 111 the previous sponsor.

112

(8) (10) Credit for training received or any period of

Page 4 of 10

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apprenticeship served <u>is shall</u> not be allowed unless it occurred under the supervision of the sponsor under whose supervision the apprentice is licensed.

116 (9) An apprentice must submit verification of his or her 117 apprenticeship signed by the sponsors on a form prescribed by 118 the department at the time of submitting the application for an 119 auctioneer license.

Section 6. Subsection (4) and paragraph (b) of subsection (11) of section 468.388, Florida Statutes, are amended to read: 468.388 Conduct of an auction.-

123 Each auction must be conducted by an auctioneer who (4) 124 has an active license or by an apprentice who has an active 125 apprentice auctioneer license and who has received prior written 126 sponsor consent. Each auction must be conducted under the 127 auspices of a licensed auction business. Any auctioneer or 128 apprentice auctioneer conducting an auction, and any auction 129 business under whose auspices such auction is held, shall be 130 responsible for determining that any auctioneer, apprentice, or 131 auction business with whom they are associated in conducting 132 such auction has an active Florida auctioneer, apprentice, or 133 auction business license.

134 (11)

(b) <u>A No licensed auctioneer, licensed apprentice, or</u>
auction business, or apprentice may not disseminate or cause to
be disseminated any advertisement or advertising which is false,
deceptive, misleading, or untruthful. Any advertisement or
advertising <u>is shall be deemed to be</u> false, deceptive,

140 misleading, or untruthful if it:

Page 5 of 10

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1. Contains misrepresentations of facts.

142 2. Is misleading or deceptive because, in its content or
143 in the context in which it is presented, it makes only a partial
144 disclosure of relevant facts.

145 3. Creates false or unjustified expectations of the146 services to be performed.

147 4. Contains any representation or claim which the148 advertising licensee fails to perform.

149 5. Fails to include the name and license number of the150 principal auctioneer and the auction business.

151 6. Fails to include the name and license number of the152 sponsor if an apprentice is acting as the principal auctioneer.

1537. Advertises an auction as absolute without specifying154any and all items to be sold with reserve or with minimum bids.

155 8. Fails to include the percentage amount of any buyer's156 premium or surcharge which is a condition to sale.

157 Section 7. Section 468.391, Florida Statutes, is amended158 to read:

159 468.391 Penalty.-Any auctioneer, apprentice, or auction 160 business or any owner or manager thereof, or, in the case of 161 corporate ownership, any substantial stockholder of the 162 corporation owning the auction business, who operates without an 163 active license or written sponsorship consent or violates s. 164 468.389(1)(c), (e), (f), (h), or (i) commits a felony of the 165 third degree, punishable as provided in s. 775.082 or s. 775.083. 166

167 Section 8. Section 477.0132, Florida Statutes, is amended 168 to read:

Page 6 of 10

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169 <u>(Substantial rewording of section. See</u> 170 <u>s. 477.0132, F.S., for present text.)</u> 171 <u>477.0132</u> Hair braiding, hair wrapping, and body wrapping; 172 <u>application of chapter.-This chapter does not apply to a person</u> 173 <u>whose occupation or practice is confined solely to hair</u> 174 <u>braiding, hair wrapping, or body wrapping.</u>

175Section 9. Subsection (7) of section 477.019, Florida176Statutes, is amended to read:

177 477.019 Cosmetologists; qualifications; licensure; 178 supervised practice; license renewal; endorsement; continuing 179 education.-

180 (7)(a) The board shall prescribe by rule continuing 181 education requirements intended to ensure protection of the 182 public through updated training of licensees and registered 183 specialists, not to exceed 16 hours biennially, as a condition 184 for renewal of a license or registration as a specialist under 185 this chapter. Continuing education courses shall include, but is not be limited to, the following subjects as they relate to the 186 187 practice of cosmetology: human immunodeficiency virus and 188 acquired immune deficiency syndrome; Occupational Safety and 189 Health Administration regulations; workers' compensation issues; 190 state and federal laws and rules as they pertain to 191 cosmetologists, cosmetology, salons, specialists, specialty 192 salons, and booth renters; chemical makeup as it pertains to 193 hair, skin, and nails; and environmental issues. Courses given 194 at cosmetology conferences may be counted toward the number of 195 continuing education hours required if approved by the board.

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Page 7 of 10

(b) Any person whose occupation or practice is confined

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197 solely to hair braiding, hair wrapping, or body wrapping is 198 exempt from the continuing education requirements of this 199 subsection.

200 (b) (c) The board may, by rule, require any licensee in 201 violation of a continuing education requirement to take a 202 refresher course or refresher course and examination in addition 203 to any other penalty. The number of hours for the refresher 204 course may not exceed 48 hours.

205 Section 10. Paragraph (f) of subsection (1) of section 206 477.026, Florida Statutes, is amended to read:

207

477.026 Fees; disposition.-

208 (1)The board shall set fees according to the following 209 schedule:

210 (f) For hair braiders, hair wrappers, and body wrappers, 211 fees for registration shall not exceed \$25.

212 Section 11. Paragraph (f) of subsection (1) of section 213 477.0265, Florida Statutes, is amended to read:

477.0265 Prohibited acts.-

215

214

(1) It is unlawful for any person to:

216 (f) Advertise or imply that skin care services or body 217 wrapping, as performed under this chapter, have any relationship 218 to the practice of massage therapy as defined in s. 480.033(3), 219 except those practices or activities defined in s. 477.013.

220 Section 12. Paragraph (a) of subsection (1) of section 221 477.029, Florida Statutes, is amended to read:

- 222 477.029 Penalty.-
- 223 It is unlawful for any person to: (1)

224 Hold himself or herself out as a cosmetologist or $\overline{\tau}$ (a)

Page 8 of 10

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225 specialist, hair wrapper, hair braider, or body wrapper unless 226 duly licensed or registered, or otherwise authorized, as 227 provided in this chapter. 228 Section 13. Part VIII of chapter 559, Florida Statutes, 229 consisting of sections 559.80, 559.801, 559.802, 559.803, 230 559.805, 559.807, 559.809, 559.811, 559.813, and 559.815, 231 Florida Statutes, is repealed. 232 Section 14. Section 205.1971, Florida Statutes, is amended 233 to read: 234 205.1971 Sellers of travel; consumer protection.-A county 235 or municipality may not issue or renew a business tax receipt to 236 engage in business as a seller of travel pursuant to part X XI 237 of chapter 559 unless such business exhibits a current 238 registration or letter of exemption from the Department of 239 Agriculture and Consumer Services. 240 Section 15. Subsection (20) of section 501.604, Florida 241 Statutes, is amended to read: 242 501.604 Exemptions.-The provisions of this part, except 243 ss. 501.608 and 501.616(6) and (7), do not apply to: 244 (20) A person who is registered pursuant to part X $\frac{1}{2}$ of 245 chapter 559 and who is soliciting within the scope of the 246 registration. Section 16. Paragraph (d) of subsection (3) of section 247 248 721.11, Florida Statutes, is amended to read: 249 721.11 Advertising materials; oral statements.-250 (3) The term "advertising material" does not include: 251 Any audio, written, or visual publication or material (d) relating to the promotion of the availability of any 252 Page 9 of 10

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253 accommodations or facilities, or both, for transient rental, 254 including any arrangement governed by part X XI of chapter 559, 255 so long as a mandatory tour of a timeshare plan or attendance at 256 a mandatory sales presentation is not a term or condition of the 257 availability of such accommodations or facilities, or both, and 258 so long as the failure of any transient renter to take a tour of 259 a timeshare plan or attend a sales presentation does not result 260 in the transient renter receiving less than what was promised to the transient renter in such materials. 261

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Section 17. This act shall take effect July 1, 2013.

Page 10 of 10

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