S.B. No. 1318 February 14, 2025; 1-1 Schwertner By: 1-2 1-3 Senate - Filed (In the February 28, 2025, read first time and referred to Committee on Health & Human Services; April 7, 2025, reported favorably by the following vote: Yeas 7, Nays 0; April 7, 2025, sent to printer.) 1-4 1-5 1-6 COMMITTEE VOTE

1-7 Nay Absent Yea PNV 1-8 Kolkhorst Х Х 1-9 Perry 1-10 1-11 Blanco Х Cook Х 1-12 Hall Х 1-13 Х Hancock Х 1-14 Hughes 1**-**15 1**-**16 Miles Х Sparks

1-17

1-18

## A BILL TO BE ENTITLED AN ACT

1-19 relating to restrictions on covenants not to compete for physicians 1-20 and certain health care practitioners. 1-21

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

1-22 1-23 SECTION 1. Sections 15.50(a) and (b), Business & Commerce Code, are amended to read as follows:

1-24 (a) Notwithstanding Section 15.05 [of this code,] and subject to any applicable provision of Subsection (b) and Section 1-25 1-26 15.501, a covenant not to compete is enforceable if it is ancillary to or part of an otherwise enforceable agreement at the time the agreement is made to the extent that it contains limitations as to time, geographical area, and scope of activity to be restrained 1-27 1-28 1-29 1-30 that are reasonable and do not impose a greater restraint than is 1-31 necessary to protect the goodwill or other business interest of the 1-32 promisee.

1-33 A covenant not to compete relating to the practice of (b) 1-34 medicine is enforceable against a person licensed as a physician by 1-35 the Texas Medical Board if such covenant complies with the 1-36 following requirements: 1-37

(1)the covenant must:

1-38 (A) not deny the physician access to a list of the physician's [his] patients whom the physician [he] had seen or 1-39 1-40 treated within one year of termination of the contract or 1-41 employment;

(B) provide access to medical records of the physician's patients upon authorization of the patient and any 1-42 1-43 1-44 copies of medical records for a reasonable fee as established by the 1-45 Texas Medical Board under Section 159.008, Occupations Code; and

(C) provide that any access to a list of patients or to patients' medical records after termination of the contract 1-46 1-47 or employment shall not require such list or records to be provided 1-48 1-49 in a format different than that by which such records are maintained 1-50 except by mutual consent of the parties to the contract;

(2) the covenant must provide for a <u>buyout</u> [buy out] of 1-51 the covenant by the physician in an amount that is not greater than the physician's total annual salary and wages at the time of 1-52 1-53 termination of the contract or employment [at a reasonable 1-54 price or, at the option of either party, as determined by a mutually agreed upon arbitrator or, in the case of an inability to agree, an arbitrator of the court whose decision shall be binding on the 1-55 1-56 1-57 1-58 parties]; [and]

1-59 the covenant must provide that the physician will (3) not be prohibited from providing continuing care and treatment to a 1-60 1-61 specific patient or patients during the course of an acute illness

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S.B. No. 1318 even after the contract or employment has been terminated; and 2-1 (4) the covenant must: 2-2 later 2-3 (A) expire not than the one-vear 2-4 <u>anniversary</u> of the date the contract or employment has been 2**-**5 2**-**6 terminated; and (B) limit the geographical area subject to the covenant to no more than a five-mile radius. 2-7 SECTION 2. Subchapter E, Chapter 15, Business & Commerce 2-8 2-9 Code, is amended by adding Section 15.501 to read as follows: 2-10 Sec. 15.501. COVENANTS NOT TO COMPETE AGAINST HEALTH CARE 2-11 (a) In this section, "health care practitioner" PRACTITIONERS. 2-12 means: 2-13 (1)a person licensed by the State Board of Dental 2-14 Examiners to practice dentistry in this state; 2**-**15 2**-**16 (2) a person licensed under Chapter 301, Occupations Code, to engage in professional or vocational nursing; or 2-17 (3) a physician assistant licensed under Chapter 204, 2-18 Occupations Code. (b) A covenant not to compete against 2-19 a health care 2-20 2-21 is not enforceable unless the covenant: <u>pract</u>itioner (1) provides for a buyout of the covenant by the health 2-22 practitioner in an amount that is not greater than the care practitioner's total annual salary and wages at the time of 2-23 termination of the practitioner's contract or employment; 2-24 2**-**25 2**-**26 (2) expires not later than the one-year anniversary of the date the contract or employment has been terminated; and 2-27 (3) limits the geographical area subject to the covenant to no more than a five-mile radius. 2-28 2-29 SECTION 3. Section 15.52, Business & Commerce Code, is 2-30 amended to read as follows: 2-31 Sec. 15.52. PREEMPTION OF OTHER LAW. The criteria for 2-32 enforceability of a covenant not to compete provided by Sections [Section] 15.50 and 15.501 [of this code] and the procedures and 2-33 remedies in an action to enforce a covenant not to compete provided 2-34 by Section 15.51 [of this code] are exclusive and preempt [any] other law, including [criteria for enforceability of a covenant not 2-35 2-36 2-37 to compete or procedures and remedies in an action to enforce a covenant not to compete under] common law [or otherwise]. 2-38 2-39 SECTION 4. The changes in law made by this Act apply only to a covenant not to compete entered into or renewed on or after the effective date of this Act. A covenant not to compete entered into 2-40 2-41 2-42 or renewed before the effective date of this Act is governed by the 2-43 law in effect on the date the covenant was entered into or renewed, and the former law is continued in effect for that purpose. SECTION 5. This Act takes effect September 1, 2025. 2-44 2-45

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