Georgia Occupational Regulation Review Council

House Bill 301: Proposal to Regulate Roofing Contractors

LC 33 4970

A Review of the Proposed Legislation

December 2013

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EXECUTIVE SUMMARY

As provided for in O.C.G.A. 43-1A, the Georgia Occupational Regulation Review Council reviews all bills proposing regulation of a profession or business referred to it by the chairperson of the legislative committee of reference. Accordingly, the Council, at the request of the Chairperson of the House Regulated Industries Committee, has reviewed House Bill 301 (LC 33 4970).

House Bill 301 proposes to license roofing contractors. This is the third time that the Council has reviewed legislation to regulate this profession. Reviews were conducted in 2004 and 1995.

During the course of this study, as well as the previous studies conducted in 2005 and 1995, the Council obtained input from as many sources as possible. Council staff documented the requirements of all other states that regulate roofing contractors. In addition, staff contacted the Governor's Office of Consumer Protection and other entities to determine and assess the nature and extent of consumer complaints.

Based on information reviewed and developed by the Council, the Council does not recommend passage of House Bill 301 (LC 33 4970), which proposes to license roofing contractors, because the proposal does not meet the criteria set forth in O.C.G.A. 43-1A-6.

INTRODUCTION

House Bill 301 (LC 33 4970) proposes to regulate roofing contractors in Georgia, by adding a Division of Roofing to *O.C.G.A* 43-14, the Construction Industry Licensing Board. Roofing contractors install and repair roofs on residential homes, business structures, and public buildings. The Roofing and Sheet Metal Contractors Association of Georgia supports House Bill 301. The Georgia Occupational Regulation Review Council (GORRC) considered the regulation of roofing contractors in 1995. Our review of the bill updates the information from prior years to reflect any changes in the profession.

In 1993, the General Assembly considered Senate Bill 190, which proposed to amend Chapter 14 of Title 43 of the *Official Code of Georgia Annotated* in a similar manner as House Bill 301. Although the legislature passed Senate Bill 190, the Governor vetoed the legislation because the Georgia Occupational Regulation Review Council had not reviewed it.

Membership of the Georgia Occupational Regulation Review Council (GORRC) is shown in Exhibit 1.

Georgia Occupation	ibit 1 al Regulation Review uncil
Standing Members	Representing
Trip Addison, Chairperson Lauren M. Curry Tim Fleming Ashley E. Short Shawn Conroy Chris Sanders Joan Schoubert	Governor's Office of Planning and Budget Department of Natural Resources Office of Secretary of State Department of Agriculture Governor's Office of Consumer Protection Department of Revenue State Accounting Office
Legislative Appointees	Representing
Representative Howard Maxwell Senator Jack Murphy	Georgia House of Representatives Georgia Senate

In reviewing House Bill 301, GORRC solicited input from as many interested parties as possible. A questionnaire was sent to the applicant groups requesting background information that would support the need for regulation. The Roofing and Sheet Metal Contractors Association of Georgia (RSMCA) organized the application, providing the majority of the input. Additionally, the Council reviewed other states regulatory activities regarding roofing contractors. Input was solicited from the following groups:

- American Council of Engineering Companies of Georgia;
- Associated Builders and Contractors of Georgia;
- Associated General Contractors of America, Inc. (Georgia Branch);
- American Institute of Architects;
- American Council of Engineering Companies;
- Building Officials Association of Georgia;
- Georgia Department of Community Affairs (DCA);
- Georgia legislators authoring the legislation;
- Georgia Residential and General Contractors Board;
- Governor's Office of Consumer Protection;
- Home Builders Association of Georgia;
- Occupational Safety and Health Administration (OSHA)
- State Farm Insurance (Mark Tilkin, Counsel, Legislative/Regulatory Section)
- Other states where roofing contractors are regulated.

Meeting dates and times were made available to all interested parties. Representatives from all interested parties were given the opportunity to present information to the Council, either by oral presentation and/or through written material.

DESCRIPTION OF PROPOSED LEGISLATION

House Bill 301 (LC 33 4970) proposes to amend Chapter 14 of Title 43 of the *Official Code of Georgia Annotated (O.C.G.A.).* Current law establishes a 27 member Construction Industry Licensing Board to regulate electrical contractors, plumbers, conditioned air contractors, low-voltage contractors, and utility contractors. House Bill 301 proposes to add five new members to the Board to form the Division of Roofing Contractors. The proposed legislation gives the Board the authority to:

- Establish policies and standards regulating roofing and roofing contracting in Georgia;
- Determine the conditions for licensure including fees, investigations, and qualifications;
- Determine the type and content of examinations;

• Determine the grounds for compliance and the penalties for failing to comply with the Board's rules.

House Bill 301 would apply to all roofing installations and would supersede or preempt local licensing requirements. It should be noted that businesses engaged in roofing contracting would be required to have one licensed roofing contractor on staff. Hourly or salary employees of a business that is licensed must be supervised by a licensed roofer, but are not required to be separately licensed. A summary of the bill is included in Appendix A and a full text copy of the bill is included in Appendix B.

There are some differences between House Bill 301 and House Bill 1037, which was the 2004 legislation to license roofing contractors. The current legislation expands qualifications for roofing contracting to include a written safety plan, competency in roofing contracting business, and general liability insurance. House Bill 301 does not allow contractors to subdivide the \$500 requirement in order to be exempt from the law. No such specification was included in House Bill 1037.

PRESENT PRACTICES

Roofing contractors install and repair roofing systems on all types of structures new and old, commercial and residential. Systems range from standard shingles to built-up roofing using hot asphalt and felts to metal and single ply systems. There are two main types of roofing categories: residential and commercial. Residential buildings tend to have roofs with steep slopes. Commercial buildings tend to have low slope roofs. Commercial roofers often use hazardous materials such as flammable and toxic chemical sealants and adhesives and carcinogenic tarbased compounds to install or repair roofs. One commercial system requires the use of torches to heat the underside of a roofing material to release an adhesive compound. In general, residential applications and installations require fewer hazardous materials but may require basic skills and experience to perform properly.

According to the Bureau of Labor Statistics, there are currently 557 roofing contractor establishments in Georgia, employing 3,789 individuals. Additionally, there are 1,980 roofers currently in Georgia.

The Potential for Harm

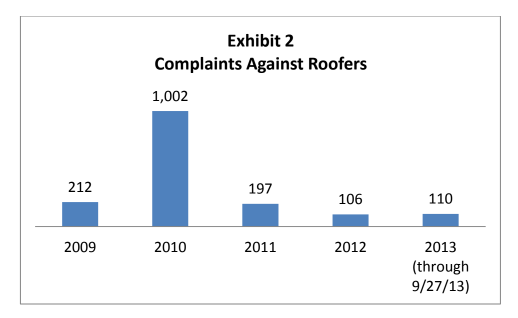
Unregulated roofing and roofing contracting poses a potential for harm to consumers in several ways. Consumers are at risk for harm when roofing contractors do not perform or complete work for which they have been paid. Customers also can be harmed when roofers perform substandard work that results in leaks that may damage the roof's supporting mechanism and the building's structure. Roofing contractors do not always follow current state and federal regulations that are in place to ensure safety (such as following the Federal Occupational Safety and Health Administration rules and regulations and following the State's Minimum Standard Codes).

Consumers may also be misled by advertisements that state that roofing contractors are "licensed". Consumers may not understand the difference between a standard business license and an occupational license addressing the contractor's roofing competency.

There is also a safety concern. According to the U. S. Bureau of Labor Statistics (BLS), full time roofers experienced a work related injury and illness rate that was much higher than national average. The industry continues to rank in the top five most dangerous occupations. BLS reported three roofing related deaths in Georgia for 2011 and four deaths in 2012.

Complaints from Consumers

Staff contacted the Governor's Office of Consumer Protection of Georgia (GOCP) to determine the number of complaints on roofers and the roofing industry. GOCP receives complaints on roofing contractors in Georgia and investigates the complaints as warranted. Between 2009 and 2013, GOCP received 1,627 complaints against roofers, with 2010 comprising the highest number of complaints (1,002). This increase was due to two companies who were under investigation by the GOCP. American Shingle and Siding, Inc. and Georgia Roofing and Construction, LLC filed for bankruptcy in 2010. With a combined total of 797 complaints, these two companies represent an outlier in typical yearly complaints against roofers.



When multiple complaints are filed about the same contractor, GOCP will pursue an action against the contractor for the benefit of the public by enforcing the Fair Business Practices Act. However, GOCP does not have the resources to fully pursue individual complaints and refers these consumers to private attorneys or magistrate court. The vast majority of contractors have only one or two complaints against them, which makes it difficult for OCP to show a pattern of unfair and deceptive practices.

Staff also researched complaint and inquiry statistics from the Better Business Bureau, which receives inquiries from consumers seeking pre-purchase information about local businesses as well as complaints about the practices of those businesses. Nationally, the U.S. Better Business Bureau ranks thousands of trades, professions and business by number of inquiries and complaints. Nationwide, there were over 3 million inquiries about roofing contractors in 2012, more than any other industry. However, less than one percent of all industry complaints (7,956) related to roofing contractors, ranking it 16th among nearly 5,000 industry classifications. Among the regional Better Business Bureau offices serving Georgia, there were 562 roofing complaints in 2011, comprising less than one percent of all Better Business Bureau complaints.

To offer perspective on the prevalence of roofing related complaints, the Council considered the size of the roofing market. According to the American Community Survey, in 2011, there were 2,715,056 detached units in Georgia, which offers a proxy for the number of properties that might need periodic roof replacement. Assuming that roofs are replaced once every 15 years, approximately 181,000 roofs are eligible for replacement annually. In 2011, GOCP recorded 197 roofing complaints and Better Business Bureau recorded 562 Georgia roofing complaints. Although not a precise measure of complaints, it appears that less than one half of one percent of all roofing jobs result in a complaint.

Staff conversations with those in the insurance industry highlighted the need for licensure in order to prevent insurance fraud. While the Department of Insurance has certain resources to investigate and enforce insurance laws, the insurance community still sees the need to further regulate the roofing contracting industry. The National Insurance Crime Bureau (NICB) is a national organization tasked with investigating insurance fraud. NICB supports licensing roofing contracting in order for consumers to have further protection. In their letter to the GORRC Committee, they maintain that qualified and licensed roofing contractors would help prevent insurance fraud, particularly after catastrophic events. (Appendix E)

PRESENT REQUIREMENTS AND VOLUNTARY EFFORTS

There are federal and State requirements for the roofing industry. Other regulatory agencies and voluntary organizations also address various aspects of the installation and repair of roofs in Georgia. These efforts are described in the following paragraphs.

Legal Requirements

Federal Requirements

The Federal Occupational Safety and Health Administration (OSHA) enforces regulations relating to the building industry. The OSHA regulations (Title 29 of the Code of Federal Regulation) require that the construction and building industries ensure that any person working above six feet be protected from falling off or through the surface of a structure (such as a roof). This protection may be achieved through the use of lines and guardrails secured to the roof itself. OSHA has compliance officers in Georgia who inspect building sites for violations. Inspections are typically the result of complaints, but inspectors may investigate any building site if they believe that violations are occurring.

OSHA also has regulations that concern the use of hazardous materials. Roofing contractors must supply OSHA with a material safety data sheet when using certain hazardous chemicals and substances (Code of Federal Regulations 23-3). Along with this data sheet, employees of roofing businesses must be trained in the proper care and use of these substances.

State of Georgia Requirements

Georgia has 14 state minimum standard codes that each consist of a base code and a set of Georgia amendments to that base code. Eight of the 14 state minimum standard codes are mandatory, while the other six are permissive. Exhibit 3 contains a listing of the state minimum standard codes. Georgia Department of Community Affairs (DCA) indicated that Georgia law adopts the International Residential Code for mandatory building standards, of which Chapter 9 governs the design, materials, construction and quality of roof assemblies. Few provisions among the permissive codes relate to roofing construction and assembly.

State law provides local governments with broad discretionary powers with regard to the enforcement of the State Minimum Standard Codes. Local governments in Georgia can choose whether or not they will enforce building codes in their jurisdiction. According to the Department of Community Affairs, 75 percent of Georgia's counties enforce one or more of the construction codes. (See Appendix C)

Regardless of whether or not the local government chooses to enforce the state minimum standard codes, any structure built in Georgia must comply with the eight mandatory codes. Since the state law gives the eight mandated codes statewide applicability, local governments do not have to adopt these codes in order to enforce them. However, in order to enforce one or more of the permissive codes, the selected code(s) must be locally adopted by either an ordinance or a resolution. A copy of the ordinance or resolution adopted must be forwarded to DCA.

As applied to roofing, the Minimum Standard Codes are intended to control the design and construction of roof coverings and installations on all buildings. The purpose of the Minimum Standard Codes is to ensure that roof coverings provide a barrier against the elements to protect the supporting mechanism of the roof itself and the structure of the building underneath. This code outlines the conditions under which roofs should be installed, the types of coverings allowed (asphalt or slate shingles, metal roofing, tile or wood shingles or shakes), and the provisions for applying each type of roofing material.

	Exhibit 3 Georgia State Minimum Standard Codes			
	MANDATORY CODES			
2. 3. 4. 5. 6. 7.	Standard Building Code National Electrical Code as published by the National Fire Protection Association Standard Gas Code Standard Mechanical Code Standard Plumbing Code Council of American Building Officials One- and Two-Family Dwelling Code with the exception of Part V- Plumbing Model Energy Code - Georgia Standard Fire Prevention Code			
	PERMISSIVE CODES			
2. 3. 4. 5.	Standard Housing Code Standard Amusement Device Code Standard Excavation and Grading Code Standard Existing Building Code Standard Swimming Pool Code Standard Unsafe Building Abatement Code			

Source: Official Code of Georgia Annotated, Title 8, Chapter 2

In addition to the State's Minimum Standard Codes for building and construction, other laws offer consumer protections for the roofing and roofing contracting industries.

Currently, roofing contractors work with at least seven trades that are currently licensed by the state. As such, roofing jobs often benefit from existing regulations and requirements related to these licensed professions. Licensed general or residential contractors, for example, may have a construction job that includes roof replacement. The roofing job may be handled by the contractor's employees or by subcontracted workers. Because the roofing job is under a general or residential contractor, the consumer can benefit from the regulatory protections associated with the licensed contractor including liability insurance, workers' compensation coverage, bonds and oversight by a licensed professional.

Despite heavy regulation and coding in the contracting industry, there have

been some issues with final construction work. Staff research revealed that even though contractors are licensed, the complaint volume has only been moderately affected. Substandard work continues despite this industry being regulated. One media investigation found that the state licensing board on construction has had difficulty enforcing regulations and balancing a higher volume of complaints. For example, of the 1,048 complaints, only four cases ended with license revocation, and none of those were due to shoddy work¹.

Additionally, the Georgia General Assembly passed new legislation for roofing contractors in 2012 to protect consumers from unscrupulous storm-chasers. HB 423 amended OCGA Title 33, Art. 1, Ch. 6 to allow "a person who has entered into a written contract with a residential roofing contractor to provide goods or services to be paid from the proceeds of a property and casualty insurance policy may cancel the contract prior to midnight on the fifth business day after the insured has received written notice from the insurer that all or any part of the claim or contract is not a covered loss under such insurance policy." Further, under this law, a residential roofing contractor shall not require any payments from an insured until the five-day cancellation period has expired, unless the payment is for emergency services, as documented in writing, to prevent damage to the premises.

Voluntary Efforts

Apprenticeship Programs

Certain contractors offer apprenticeship programs for their employees. Qualifications are not specified but normally require individuals to be over the age of 18 and have 2,000 hours of on-the-job training.

Roofing and Sheet Metal Contractor's Association of Georgia

The Roofing and Sheet Metal Contractor's Association of Georgia offers a voluntary credentialing program for roofing contractors. The purpose of this program is to ensure that roofers comply with federal, State, and local roofing requirements. The Association states that the objective of the voluntary credentialing program is to "promote professionalism in the roofing and sheet metal contracting industry in the State of Georgia and to assist consumers by providing them with some measure of assurance that a participant in the Voluntary Program has met minimum criteria established by the Association." This program requires applicants to pass an examination developed by the National Roofing Contractors Association. This examination covers basic safety, insurance, state and federal regulations and general business and roofing technology for low slope and steep slope applications to include built-up roofing, metal roofing and shingles. The program also requires applicants to have proof of insurance, business license, legitimate business address, and state and federal tax identification numbers.

¹Choosing a Licensed Contractor Does Not Always Protect You." WSB-TV Atlanta 15 November 2013.

Applicants for Association credentials must also have liability and property damage insurance, carry workers' compensation insurance, meet various state and federal employee requirements, and pay a fee to obtain credentials from the Association. To apply for recognition under this voluntary program, applicants need not be an Association member. According to the Association, only two roofing contractors who are not members have participated in the program. Association officials noted that, in Georgia, 24 roofing contractors are currently certified under this voluntary program. This number is down slightly from previous years. Discussions with RSMCA of Georgia highlight the need for exams to be updated and for greater awareness of the program.

OTHER STATES' PRACTICES

The majority of states in the U.S. require either licensing or registration for roofing contractors. Specifically, 23 states require licensing, 10 states require registration with the state, and 17 states (not counting Georgia) have no licensing or registration requirements for roofing contractors. Although many of the states that require licensing or registrations do not specifically mention roofing in the state statutes, the practice of roofing falls under the category of either general or residential contracting and roofing is specifically addressed through administrative rule.

In addition, the majority of states (24 states) that license or register roofing contractors require applicants to pass a state-administered examination. Most of these state examinations (23 states) test the actual trade and technical skills needed for roofing, whereas other state examinations (13 states) test the business and law aspects of contracting. Many, however, test both the business and law practices as well as technical practices for roofing contractors. Furthermore, the majority of the states with licensing or registration requirements for roofing contractors require bonds, liability insurance and/or workers' compensation coverage.

FINDINGS

The Georgia Occupational Regulation Review Council is required by *O.C.G.A. 43-1A-6* to apply the following criteria when evaluating whether a profession or business should be regulated:

1. Potential harm or endangerment to the health, safety, welfare of citizens?

There are certain risks to consumers, particularly as it relates to fraud. Storm chasers and fly by night businesses can certainly take advantage of consumers. However, there are resources available to consumers. Remedies exist through the new notice of cancellation law (House Bill, 423), Better Business Bureau and GOCP. Poor workmanship can also be addressed by local building inspectors and insurance adjustor.

2. Requires specialized skill or training? Will public benefit by assurances of occupational ability?

The industry does require special skills. However, most residential roofing skills can be acquired on the job. The more complex the job, the more likely the job will require a residential contractor, which is licensed by the state. The same criteria would apply to commercial jobs as well. As mentioned in this report, there are voluntary certification programs and apprenticeships offered by the RSMA and other contractors. However, their participation and enrollment is limited.

3. Are citizens effectively protected by other means?

As mentioned above, other citizen protections include the notice of cancelation law (HB 423), oversight by licensed contractor, local building code inspection and enforcement, and efforts by the regional Better Business Bureau offices and the Governor's Office of Consumer Protection.

4. Overall cost effectiveness and economic impact would be positive?

Costs and overall impact to small roofing companies still remains a question.

5. Are there means other than state regulation to protect the interests of the state?

OSHA operates on the federal level to ensure both safety and employer compliance with fall protection. On the state level, there are several building codes as well as House Bill 423, the Notice of Cancellation Law. Georgia's Fair Business Practices Act provides protection to consumers against unfair and deceptive practices. Finally, there are building code inspectors and enforcement at the local level.

RECOMMENDATION

The Council does not recommend passage of House Bill 301 (LC 33 4970), which proposes to license roofing contractors, because the proposal does not meet the criteria set forth in O.C.G.A. 43-1A-6. As discussed in the report's findings, other regulatory mechanisms exist to protect consumers and requiring licensure of roofing contractors would not alleviate the potential for harm to the public.

Appendix A: Summary of HB 301

APPENDIX A- House Bill 301 Summary

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Section	Key Points
43-14-1	This chapter is enacted for the purpose of
	safeguarding homeowners, other property owners,
	tenants, and the general public against faulty roofing
	contracting
43-14-2	Definitions
43-14-3	Revising of State Construction Industry Licensing
	Board to be composed of 32 members; including 5
	for the Division of Roofing Contractors
43-14-4	Chairperson, meetings, organization of divisions, and
	quorums
43-14-5	General powers of the board
43-14-6	Powers and division of duties; Division of Roofing
	Contractors will license industry; develop
	examination, investigate, and review amendments
43-14-7	No person shall engage in roofing contracting
	without appropriate license; qualifications,
	exceptions and exemptions
43-14-8	Violations, ramifications, and fines (Investigator not
	required, advertising forbidden)
43-14-9	Applications of law; who law applies to
43-14-10	Act shall be effective once funds are appropriated
43-14-11	All laws and parts of laws in conflict with Act shall be
	repealed

Appendix B: HB 301 (LC 33 4970) Full Text

House Bill 301

By: Representatives Weldon of the 3rd, Meadows of the 5th, Smith of the 134th, Maxwell of the 17th, and Shaw of the 176th

A BILL TO BE ENTITLED AN ACT

To amend Chapter 14 of Title 43 of the Official Code of Georgia Annotated, relating to 1 2 licensure and regulation of the practices of electrical contracting, plumbing contracting, low-voltage electrical contracting, utility contracting, and conditioned air contracting, so as 3 4 to create the Division of Roofing Contractors within the State Construction Industry Licensing Board; to provide for the licensure and regulation of roofing contractors; to revise 5 the statement of legislative purpose and add definitions; to provide for requirements for 6 licensure; to prohibit unlicensed performance of roofing contracting; to provide exceptions; 7 8 to provide for sanctions for violations; to provide for related matters; to provide for a 9 contingent effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

12 Chapter 14 of Title 43 of the Official Code of Georgia Annotated, relating to licensure and 13 regulation of the practices of electrical contracting, plumbing contracting, low-voltage 14 electrical contracting, utility contracting, and conditioned air contracting, is amended by 15 revising Code Section 43-14-1, relating to declaration of purpose, as follows:

16 "43-14-1.

17 This chapter is enacted for the purpose of safeguarding homeowners, other property 18 owners, tenants, and the general public against faulty, inadequate, inefficient, or unsafe 19 electrical, plumbing, low-voltage wiring, utility contracting, roofing contracting, or 20 conditioned air installations. The practice of electrical contracting, plumbing contracting, 21 installing, or repairing, low-voltage contracting, utility contracting, roofing contracting, and 22 conditioned air contracting are declared to be businesses or professions affecting the public 23 interest; and this chapter shall be liberally construed so as to accomplish the purposes 24 stated in this Code section."

	13 LC 33 4970
25	SECTION 2.
26	Said chapter is further amended by revising paragraph (12.1) of Code Section 43-14-2,
27	relating to definitions, as follows:
28	"(12.1) 'Roofing contracting' means the construction, installation, application, alteration,
29	repair, remediation, reconstruction, removal, or replacement of a roof or roofing system
30	of a building or structure, including application of roof covering, sheathing, coating
31	materials and waterproofing membranes and the related substrate, insulation,
32	interconnecting soffit and gutter systems, roof ventilation systems and underlayment, and
33	flashing materials comprising such roof or roofing system.
34	(12.2) 'Roofing contractor' means any person, including an individual, sole
35	proprietorship, partnership, limited liability company, or corporation who is engaged in
36	roofing contracting under express or implied contract or who bids for, offers to perform,
37	purports to have the capacity to perform, or does perform roofing contracting under
38	express or implied contract. An employee of a roofing contractor who receives only a
39	salary or hourly wage for performing roofing contracting work shall not be required to
40	be licensed under this chapter, except that those employees upon whom the qualification
41	for licensing of a partnership, limited liability company, corporation, or other legal entity
42	is based, as required pursuant to Code Section 43-14-8.5, shall be licensed.
43	(12.3) 'Telecommunication system' means a switching system and associated apparatus
44	which performs the basic function of two-way voice or data service, or both, and which
45	can be a commonly controlled system capable of being administered both locally and
46	remotely via secured access."
47	SECTION 3.

48	Said chapter is further amended by revising subsection (b) of Code Section 43-14-3, relating
49	to the creation of the State Construction Industry Licensing Board, as follows:
50	"(b) The board shall be composed of $\frac{27}{32}$ members as follows:
51	(1) Five members known as the Division of Electrical Contractors, one of whom shall
52	be a consulting engineer engaged in electrical practice, another of whom shall be the
53	chief electrical inspector of a county or municipality and shall have served in such office
54	for five years immediately preceding appointment to the board, and the remaining three
55	of whom shall be engaged in the electrical contracting business;
56	(2) Five members known as the Division of Master Plumbers and Journeyman Plumbers,
57	one of whom shall be a full-time plumbing inspector of a county or municipality, three
58	of whom shall be master or contracting plumbers, and one of whom shall be a
59	journeyman plumber;

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60 (3) Five members known as the Division of Conditioned Air Contractors, one of whom
61 shall be a licensed professional engineer engaged in mechanical practice, one of whom
62 shall be the chief conditioned air inspector of a county or municipality, and three of
63 whom shall be conditioned air contractors with more than five years of installation and
64 service experience in the trade;

(4) Five members known as the Division of Low-voltage Contractors, one of whom shall
be an alarm system low-voltage contractor, one of whom shall be an unrestricted
low-voltage contractor, one of whom shall be a telecommunication system low-voltage
contractor, one of whom shall be a professional electrical engineer, and one of whom
shall be the chief electrical inspector of a county or municipality;

(5) Five members known as the Division of Utility Contractors, three of whom shall be
 utility contractors, one of whom shall be a registered professional engineer, and one of
 whom shall be an insurance company representative engaged primarily in the bonding of
 construction projects; and

74 (6) Five members known as the Division of Roofing Contractors, three of whom shall
 75 be roofing contractors, one of whom shall be a licensed architect or a registered

professional engineer, and one of whom shall be the chief building inspector of a county
 or municipality at the time of appointment; and

78 (6)(7) Two members who shall not have any connection with the electrical contracting,

79 roofing contracting, plumbing, or conditioned air contracting businesses whatsoever but

- who shall have a recognized interest in consumer affairs and consumer protection
 concerns."
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SECTION 4.

Said chapter is further amended by revising subsection (a) of Code Section 43-14-4, relating
to the chairperson, meetings, organization of divisions, meetings of divisions, and quorums
within divisions, as follows:

86 "(a) The office of chairperson shall be rotated among the five six divisions enumerated in 87 Code Section 43-14-3 unless the board, through its rules and regulations, provides 88 otherwise. Any vacancy in the office of chairperson shall be filled by the members for the 89 unexpired term. The person selected to fill the vacancy shall be a member of the same 90 division as the previous chairperson."

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SECTION 5.

92 Said chapter is further amended by revising paragraphs (2) and (4) of Code Section 43-14-5,

93 relating to the general powers of the board, as follows:

94 "(2) Provide by regulation for reciprocity with other states in the registration and 95 licensing of electrical contractors, master plumbers, journeyman plumbers, low-voltage 96 contractors, utility contractors, <u>roofing contractors</u>, or conditioned air contractors and in 97 the certification of utility contracting foremen, provided that such other states have 98 requirements substantially equal to the requirements in force in this state for registration, 99 licensure, and certification; provided, further, that a similar privilege is offered to 100 residents of this state;"

101 "(4) Establish the policies for regulating the businesses of electrical contracting,
 102 plumbing, low-voltage, utility, roofing, and conditioned air contracting,"

SECTION 6.

Said chapter is further amended by revising subsection (a) of Code Section 43-14-6, relating
to powers and duties of divisions, as follows:

"(a) The Division of Electrical Contractors, with respect to applicants for a license to 106 engage in or licensees engaging in the business of electrical contracting; the Division of 107 Master Plumbers and Journeyman Plumbers, with respect to applicants for a license to 108 engage in or licensees engaging in the business of plumbing as master plumbers or 109 journeyman plumbers; the Division of Low-voltage Contractors, with respect to applicants 110 for a license to engage in or licensees engaging in the business of low-voltage contracting; 111 the Division of Utility Contractors, with respect to applicants for a license to engage in or 112 licensees engaging in the business of utility contracting and with respect to applicants for 113 114 a certificate to be a utility manager or utility foreman or holders of a utility manager or utility foreman certificate; and the Division of Conditioned Air Contractors, with respect 115 to applicants for a license to engage in or licensees engaging in the business of conditioned 116 air contracting; and the Division of Roofing Contractors, with respect to applicants for a 117 license to engage in or licensees engaging in the business of roofing contracting, shall: 118 (1) Approve examinations for all applicants for licenses or certificates, except for utility 119 contractor licenses and utility foreman certificates. The Division of Electrical 120 Contractors shall approve separate examinations for Class I and Class II licenses. Class 121 I licenses shall be restricted to electrical contracting involving multifamily structures of 122 not more than two levels or single family dwellings of up to three levels. In addition, the 123 structures shall have single-phase electrical installations which do not exceed 400 124 amperes at the service drop or the service lateral. Class II licenses shall be unrestricted. 125 The Division of Master Plumbers and Journeyman Plumbers shall approve separate 126 examinations for Master Plumber Class I, Master Plumber Class II, and Journeyman 127 Plumbers. Master Plumber Class I licenses shall be restricted to plumbing involving 128

129 single-family dwellings and one-level dwellings designed for not more than two families

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and commercial structures not to exceed 10,000 square feet in area. Master Plumber 130 Class II licenses shall be unrestricted. The Division of Conditioned Air Contractors shall 131 approve separate examinations for Class I and Class II licenses. Class I licenses shall be 132 restricted to the installation, repair, or service of conditioned air systems or equipment 133 not exceeding 175,000 BTU (net) of heating and five tons (60,000 BTU) of cooling. 134 Class II licenses shall be unrestricted. The Division of Low-voltage Contractors shall 135 approve separate examinations for Low-voltage Contractor Class LV-A, Low-voltage 136 Contractor Class LV-T, Low-voltage Contractor Class LV-U, and Low-voltage 137 Contractor Class LV-G. Class LV-A licenses shall be restricted to alarm and general 138 system low-voltage contracting, Class LV-T licenses shall be restricted to 139 telecommunication and general system low-voltage contracting, Class LV-G licenses 140 shall be restricted to general system low-voltage contracting, and Class LV-U licenses 141 shall be unrestricted and permit the performance of alarm, telecommunication, and 142 general system low-voltage contracting. The Division of Roofing Contractors shall have 143 authority to develop and approve an examination for roofing contracting in accordance 144 with the provisions of Code Section 43-14-8.5; 145 (2) Register and license or grant a certificate and issue renewal licenses and renewal 146 certificates biennially to all persons meeting the qualifications for a license or certificate. 147 148 The following licenses or certificates shall be issued by the divisions: (A) Electrical Contractor Class I; 149 150 (B) Electrical Contractor Class II; (C) Master Plumber Class I; 151 152 (D) Master Plumber Class II; (E) Journeyman Plumber; 153 154 (F) Conditioned Air Contractor Class I; 155 (G) Conditioned Air Contractor Class II; 156 (H) Low-voltage Contractor Class LV-A; (I) Low-voltage Contractor Class LV-T; 157 158 (J) Low-voltage Contractor Class LV-G; (K) Low-voltage Contractor Class LV-U; 159 160 (L) Utility Contractor; Class A; (M) Utility Contractor; Class B; 161 162 (N) Utility Contractor; Class U; 163 (O) Utility Manager (certificate); and (P) Utility Foreman (certificate); and 164 (O) Roofing Contractor; 165

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LC 33 4970 13 (3) Investigate, with the aid of the division director, alleged violations of this chapter or 166 167 other laws and rules and regulations of the board relating to the profession; (4) After notice and hearing, have the power to reprimand any person, licensee, or 168 169 certificate holder, or to suspend, revoke, or cancel the license or certificate of or refuse to grant, renew, or restore a license or certificate to any person, licensee, or certificate 170 holder upon any one of the following grounds: 171 (A) The commission of any false, fraudulent, or deceitful act or the use of any forged, 172 173 false, or fraudulent document in connection with the license or certificate requirements of this chapter or the rules and regulations of the board; 174 175 (B) Failure at any time to comply with the requirements for a license or certificate under this chapter or the rules and regulations of the board; 176 177 (C) Habitual intemperance in the use of alcoholic spirits, narcotics, or stimulants to such an extent as to render the license or certificate holder unsafe or unfit to practice 178 179 any profession licensed or certified under this chapter; (D) Engaging in any dishonorable or unethical conduct likely to deceive, defraud, or 180 181 harm the public; 182 (E) Knowingly performing any act which in any way assists an unlicensed or noncertified person to practice such profession; 183 (F) Violating, directly or indirectly, or assisting in or abetting any violation of any 184 provision of this chapter or any rule or regulation of the board; 185 186 (G) The performance of any faulty, inadequate, inefficient, or unsafe electrical, 187 plumbing, low-voltage contracting, utility contracting, roofing contracting, or conditioned air work likely to endanger life, health, or property. The performance of 188 189 any work that does not comply with the standards set by state codes or by local codes in jurisdictions where such codes are adopted, provided that such local codes are as 190 191 stringent as the state codes, or by other codes or regulations which have been adopted by the board, shall be prima-facie evidence of the faulty, inadequate, inefficient, or 192 193 unsafe character of such electrical, plumbing, low-voltage contracting, utility 194 contracting, roofing contracting, or conditioned air work; provided, however, that the board, in its sole discretion, for good cause shown and under such conditions as it may 195 prescribe, may restore a license to any person whose license has been suspended or 196 197 revoked; (H) With respect to utility contractors, the bidding by such a utility contractor in excess 198 199 of license coverage; or 200(I) With respect to utility contractors, violations of Chapter 9 of Title 25; 201 (5) Review amendments to or revisions in the state minimum standard codes as prepared pursuant to Part 1 of Article 1 of Chapter 2 of Title 8; and the Department of Community 202

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203	Affairs shall be required to provide to the division director a copy of any amendment to
204	or revision in the state minimum standard codes at least 45 days prior to the adoption
205	thereof; and
206	(6) Contract with the department for the provision of all goods and services required for
207	the purposes of this chapter to be provided by the department, and the reimbursement of
208	the department therefor; and
209	(6)(7) Do all other things necessary and proper to exercise their powers and perform their
210	duties in accordance with this chapter."
211	SECTION 7.
212	Said chapter is further amended by adding a new Code section to read as follows:
213	″ <u>43-14-8.5.</u>
214	(a) For purposes of this Code section only, the term 'division' means the Division of
215	Roofing Contractors.
216	(b) On and after one year from the date that this Code section becomes effective:
217	(1) No person shall engage in the business of roofing contracting as a roofing contractor,
218	as an individual or sole proprietorship, unless such person has a valid license from the
219	division; and
220	(2) No partnership, limited liability company, or corporation shall engage in the business
221	of roofing contracting unless there is regularly connected with such partnership, limited
222	liability company, or corporation a person or persons actually engaged in the performance
223	of such business on a full-time basis and supervising the roofing contracting work of all
224	employees of such partnership, limited liability company, or corporation, who have valid
225	licenses for roofing contracting issued to them as provided in this Code section. In a case
226	where a partnership, limited liability company, or corporation has more than one office
227	location from which roofing contracting is performed, at least one person stationed in
228	each such separate office of such partnership, limited liability company, or corporation,
229	engaged in the performance of roofing contracting on a full-time basis and supervising
230	the roofing contracting work of all employees of each such office locations, shall have
231	a valid license issued as provided in this chapter.
232	(c) Any person desiring to qualify under the provisions of this Code section who meets the
233	requirements of this Code section, submits proper application to the division, is determined
234	to be qualified by the division in accordance with the requirements of this Code section and
235	pursuant to any rules or regulations promulgated by the division, satisfactorily completes
236	the examination required by this chapter, and pays or has paid the required fees and is not
237	otherwise in violation of this chapter shall be issued a state-wide Roofing Contractor
238	license. Such license shall be issued to the applicant as an individual or sole proprietor to

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239	engage in the roofing contracting business in his or her own name, and if the applicant is
239 240	an individual already holding a valid license or qualifying as an applicant for issuance of
240 241	such license issued by the division upon whom the qualification for licensing of a
241	partnership, limited liability company, or corporation is based, then such license shall also
242	be in the name of such partnership, limited liability company, or corporation.
	(d) The decision of the division as to the necessity of taking the examination or as to the
244	
245	qualifications of applicants taking the required examination, shall, in the absence of fraud,
246	be conclusive.
247	(e) On and after one year from the effective date of this Code section, all individuals
248	desiring to engage in the business of roofing contracting either as an individual person
249	doing business in a trade name or as a sole proprietor or as an individual person qualifying
250	any partnership, limited liability company, or corporation to engage in the business of
251	roofing contracting shall take the examination and qualify under this Code section before
252	engaging in such vocation. Notwithstanding the foregoing, where the applicant is an
253	individual person acting as a qualifier for a partnership, limited liability company, or
254	corporation and has previously obtained and maintained continuously a license issued by
255	the division then the examination requirement shall not apply to such application.
256	(f) It shall be the duty of all partnerships, limited liability companies, and corporations
257	qualified under this Code section to notify the division in writing, in accordance with board
258	rules, of death or other severance of connection with any such person or persons upon
259	whom the qualification of any such partnership, limited liability company, or corporation
260	was based. Such notice shall additionally specify whether any other licensed individual
261	then currently qualifies the partnership, limited liability company, or corporation under this
262	chapter, and of the name and address of such person. The employees or successors of such
263	individual or such partnership, limited liability company, or corporation shall continue to
264	be authorized to engage in the business of roofing contracting under a license which was
265	valid at the time of the individual licensee's death or severance for a period of 90 days
266	following the date of such death or severance without replacement of such licensed
267	individual.
268	(g)(1) All applicants for examinations and licenses provided for by this Code section and
269	all applicants for renewal of licenses under this Code section shall be required to fill out
270	a form which shall be provided by the division, which form shall show whether the
271	applicant is an individual doing business in a trade name or a sole proprietorship or an
272	individual seeking to qualify a partnership, limited liability company, or corporation. The
273	form shall require the name and address of the individual applicant, and, if a partnership,
274	limited liability company, or corporation, its name and business address, the name and
275	address of each partner, member, or officer, and when and where formed or incorporated.

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276	and such other information as the division may require in its discretion. All forms of
277	application for renewal of licenses shall show whether or not the applicant, if it is a
278	partnership, limited liability company, or corporation, has connected with it a qualified
279	person holding a license issued by the division, and if so the name and address of each
280	such person.
281	(2) As further qualification for issuance of a roofing contracting license, or renewal of
282	such license, an applicant shall demonstrate to the satisfaction of the division by
283	information submitted in the application and proofs furnished in support, in a manner to
284	be determined by the division, that the applicant:
285	(A) Has adopted and implemented a written safety plan or policy addressing the
286	welfare and safety of employees and other persons or property that may be affected by
287	the performance of its work as a roofing contractor, including a requirement for
288	regularly scheduled safety meetings for all field personnel;
289	(B) Possesses the requisite competency, ability, and integrity to engage in and perform
290	the business of roofing contracting;
291	(C) Is financially responsible and possesses sufficient financial resources to engage in
292	the roofing contracting business; and
293	(D) Has general liability insurance relative to the engagement in the business of
294	roofing contracting, and workers' compensation insurance as required by law;
295	provided, however, that where an application is submitted by a person acting as a
296	qualifier of a partnership, limited liability company, or corporation, the proofs and
297	information provided for by this subsection shall relate to such partnership, limited
298	liability company, or corporation.
299	(h) The division shall notify each local governing authority of the provisions of this Code
300	section relating to licensure, especially the provisions of subsection (b) of this Code
301	section. The division shall notify such governing authorities that one year after the
302	effective date of this Code section any person desiring a license to engage in roofing
303	contracting shall be required to pass an examination as provided in this chapter.
304	(i) On and after one year from the effective date of this Code section, it shall be unlawful
305	for any person to contract with any other person for performance of roofing contracting
306	requiring a license from the division for such work unless the contracting party has a
307	current, valid license as a roofing contractor pursuant to this chapter.
308	(j) As a condition to the renewal of licenses, the division may require licensees to complete
309	continuing education in safety, technical training and advances, business management, and
310	government regulation, or other topics addressing the business of roofing contracting, in
311	a format approved by the division, and not exceeding four hours per renewal. The division
312	shall be authorized to waive the requirements of this subsection in cases of hardship,

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LC 33 4970 13 disability, or illness or under such other circumstances as the division deems appropriate. 313 All provisions of this subsection relating to continuing education shall be administered by 314 315 the division. (k) Notwithstanding any other provision of this chapter, a person who engages in roofing 316 contracting in which the contract price of the work on any roofing project does not exceed 317 \$500.00 shall not be required to comply with the requirements of this chapter applicable 318 to roofing contractors; provided, however, that it shall be unlawful to subdivide a single 319 320 roofing project to avoid the requirements of this chapter. (1) Notwithstanding any other provision of this chapter to the contrary, any person desiring 321 322 to qualify for a roofing contracting license under the provisions of this chapter, either individually or as a qualifying agent, shall be eligible for issuance of such a license by the 323 324 division without examination, provided that: (1) Such person submits a proper application and proofs prior to January 1, 2014, pays 325 or has paid the required fees, otherwise meets the requirements for such licensure, and 326 is not otherwise in violation of this chapter; and 327 (2) Such person has successfully and efficiently engaged in the comparable category of 328 roofing contracting in this state as provided in this chapter for a continuous period of not 329 less than two years immediately preceding such application and provides proof thereof 330 satisfactory to the division; provided, however, that such person shall be either a resident 331 and citizen of the State of Georgia or, if applying as a qualifying agent for a business 332 organization, such business organization shall be either incorporated in Georgia or 333 334 authorized and certified to transact business in Georgia with a regular office and place of business in Georgia currently and having had such office and place of business 335 continuously for the two years immediately preceding such application. 336 (m) The division shall be authorized to promulgate reasonable rules and regulations for the 337 implementation of the provisions of this Code section." 338 **SECTION 8.** 339 Said chapter is further amended by adding a new Code section to read as follows: 340 341 "43-14-12.3. (a) If a person is in violation of Code Section 43-14-8.5, it shall not be necessary for an 342 investigator to observe or witness the unlicensed person engaged illegally in the process 343 of work or to show work in progress or work completed in order to prove the unlawful 344 practice of roofing contracting by an unlicensed person. 345 (b) It shall be prima-facie evidence of a violation of this chapter if any person not licensed 346 as a roofing contractor advertises that such person is in the business or profession of a 347 roofing contractor or advertises in a manner such that the general public would believe that 348

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- 349 such person is a licensed roofing contractor or in the business or profession of roofing
- 350 contracting. Advertising under this subsection includes, but is not limited to, newspaper,
- 351 television, radio, telephone directory, mailings, business cards, or signage at a place of

352 business or attached to a vehicle.

- 353 (c) Notwithstanding the provisions of Code Section 43-1-20.1, after notice and hearing,
- 354 the board may issue a cease and desist order prohibiting any person from violating the
- 355 provisions of this chapter by engaging in the business or profession of roofing contracting
- 356 without a license as required under this chapter.
- 357 (d) The violation of any cease and desist order of the board issued under subsection (c) of
- 358 this Code section shall subject the person violating the order to further proceedings before
- the board, and the board shall be authorized to impose a fine not to exceed \$500.00 for each
- 360 violation thereof. Each day that a person practices in violation of this Code section and
 361 chapter shall constitute a separate violation.
- 362 (e) Nothing in this Code section shall be construed to prohibit the board from seeking
- 363 remedies otherwise available by statute without first seeking a cease and desist order in
- 364 accordance with the provisions of this Code section."
- 365

SECTION 9.

- 366 Said chapter is further amended by revising Code Section 43-14-13, relating to applicability367 of the chapter, as follows:
- "(a) This chapter shall apply to all installations, alterations, and repairs of plumbing,
 air-conditioning and heating, roofing, or electrical or low-voltage wiring or utility systems
 within or on public or private buildings, structures, or premises except as otherwise
 provided in this Code section.

372 (b) Any person who holds a license issued under this chapter may engage in the business 373 of plumbing, electrical contracting, conditioned air contracting, low-voltage contracting, 374 roofing contracting, or utility contracting but only as prescribed by the license, throughout the state; and except as provided in Code Section 43-14-12, no municipality or county may 375 376 require such person to comply with any additional licensing requirements imposed by such 377 municipality or county. 378 (c) This chapter shall not apply to the installation, alteration, or repair of plumbing, 379 air-conditioning and heating, utility systems, or electrical services, except low-voltage 380 wiring services, up to and including the meters where such work is performed by and is an

- 381 integral part of the system owned or operated by a public service corporation, an electrical,
- 382 water, or gas department of any municipality in this state, a railroad company, a pipeline
- company, or a mining company in the exercise of its normal function as such.

(d) This chapter shall not prohibit an individual from installing, altering, or repairing
plumbing fixtures, air-conditioning and heating, air-conditioning and heating fixtures,
utility systems, <u>a roof or its elements and components</u>, or electrical or low-voltage wiring
services in a residential dwelling owned or occupied by such individual; provided,
however, that all such work must be done in conformity with all other provisions of this
chapter, the rules and regulations of the board, and any applicable county or municipal
resolutions, ordinances, codes, or inspection requirements.

(e) This chapter shall not prohibit an individual employed on the maintenance staff of a
facility owned by the state or by a county, municipality, or other political subdivision from
installing, altering, or repairing plumbing, plumbing fixtures, air-conditioning and heating
fixtures, utility systems, <u>a roof or its elements and components</u>, or electrical or low-voltage
wiring services when such work is an integral part of the maintenance requirements of the
facility; provided, however, that all such work must be done in conformity with all other
provisions of this chapter and the orders, rules, and regulations of the board.

(f) This chapter shall not prohibit any person from installing, altering, or repairing 398 plumbing, plumbing fixtures, air-conditioning and heating fixtures, utility systems, a roof 399 or its elements and components, or electrical or low-voltage wiring services in a farm or 400 ranch service building or as an integral part of any irrigation system on a farm or ranch 401 when such system is not located within 30 feet of any dwelling or any building devoted to 402 animal husbandry. Nothing in this subsection shall be construed to limit the application 403 of any resolution, ordinance, code, or inspection requirements of a county or municipality 404 405 relating to such connections.

(g) This chapter shall not apply to low-voltage wiring performed by public utilities, except
that such portion of the business of those public utilities which involves the installation,
alteration, repair, or service of telecommunication systems for profit shall be covered under
this chapter.

(h) This chapter shall not apply to the installation, construction, or maintenance of power
systems or telecommunication systems for the generation or distribution of electric current
constructed under the National Electrical Safety Code, which regulates the safety
requirements of utilities; but the interior wiring regulated by the National Electrical Safety
Code would not be exempt and must be done by an electrical contractor except as
otherwise provided by law.

416 (i) This chapter shall not apply to any technician employed by a municipal or
417 county-franchised community antenna television (CATV) system or a municipally owned
418 community antenna television system in the performance of work on the system.

419 (j) This chapter shall not apply to regular full-time employees of an institution,

420 manufacturer, or business who perform plumbing, electrical, low-voltage wiring, utility

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421 contracting, roofing, or conditioned air work when working on the premises of that
422 employer.

423 (k) This chapter shall not apply to persons licensed as manufactured or mobile home424 installers by the state fire marshal when:

425 (1) Coupling the electrical connection from the service entrance panel outside the426 manufactured housing to the distribution panel board inside the manufactured housing;

427 (2) Connecting the exterior sewer outlets to the above-ground sewer system; or

428 (3) Connecting the exterior water line to the above-ground water system.

(1) Any person qualified by the Department of Transportation to perform work for the 429 department shall not be required to be licensed under Code Section 43-14-8.2 or 43-14-8.5 430 or certified under Code Sections 43-14-8.3 and 43-14-8.4 in order to perform work for the 431 department. Any person qualified by the Department of Transportation to perform work 432 for the department shall not be required to be licensed under Code Section 43-14-8.2 or 433 43-14-8.5 or certified under Code Sections 43-14-8.3 and 43-14-8.4 in order to perform 434 work for a county, municipality, authority, or other political subdivision when such work 435 is of the same nature as that for which the person is qualified when performing department 436 work; provided, however, that such work is not performed on a utility system as defined 437 in paragraph (17) of Code Section 43-14-2 for which the person receives compensation. 438

439 (m) This chapter shall not prohibit any person from installing, altering, or repairing the

plumbing component of a lawn sprinkler system from a backflow preventer which was
installed by a licensed plumber; provided, however, that all such work must be done in

442 conformity with all other provisions of this chapter, the rules and regulations of the board,443 and ordinances of the county or municipality.

(n) Any person who contracts with a licensed conditioned air contractor as part of a 444 conditioned air contract to install, alter, or repair duct systems, control systems, or 445 insulation is not required to hold a license from the Division of Conditioned Air 446 Contractors. The conditioned air contractor must retain responsibility for completion of 447 the contract, including any subcontracted work. Any person who contracts with a licensed 448 conditioned air contractor to perform a complete installation, alteration, or repair of a 449 conditioned air system must hold a valid license from the Division of Conditioned Air 450 Contractors. Any person who contracts to perform for or on behalf of a conditioned air 451 contractor to install, alter, or repair electrical, low-voltage, or plumbing components of a 452 conditioned air system must hold a valid license from the appropriate division of the board. 453 (o) This chapter shall not prohibit any propane dealer who is properly insured as required 454 by law and who holds a liquefied petroleum gas license issued by the Safety Fire 455 Commissioner from installing, repairing, or servicing a propane system or the gas piping 456 or components of such system; provided, however, that such propane dealers shall be 457

- LC 33 4970 13 prohibited from performing the installation of conditioned air systems or forced air heating 458 459 systems unless licensed to do so under this chapter. (p) This chapter shall not apply to any employee or authorized agent of a regulated gas 460 utility or municipal owned gas utility while in the course and scope of such employment. 461 (q) Any utility contractor holding a valid utility contractor's license under this chapter shall 462 be authorized to bid for and perform work on any utility system in this state without 463 obtaining a license under Chapter 41 of this title. It shall be unlawful for the owner of a 464 utility system or anyone soliciting work to be performed on a utility system to refuse to 465 allow a utility contractor holding a valid utility contractor's license under this chapter to bid 466 for or perform work on a utility system on the basis that such contractor does not hold a 467 license under Chapter 41 of this title. 468 (r) Nothing in this chapter shall preclude a person, including an individual, sole 469 proprietorship, partnership, limited liability company, or corporation, possessing a current 470 and valid residential contracting or general contracting license issued under Chapter 41 of 471 this title, from performing construction work or services with its own employees under 472 engagement directly by or otherwise directly for an owner of real property, which work 473 would otherwise constitute roofing contracting requiring a license under this chapter for 474 475 such work, provided that: (1) The total scope of the work to be performed is predominantly of the type for which 476 such contractor is licensed under Chapter 41 of this title, and any work comprising 477 roofing contracting under the provisions of this chapter is incidental to and an integral 478 part of the work performed within the scope of such license under Chapter 41 of this title 479 and does not exceed 25 percent of the total value at the time of contracting of the work 480 481 to be performed; (2) Such residential or general contractor licensee shall not delegate or assign the 482 responsibility to directly supervise and manage the performance of such work to another 483 person unless such person is licensed under this chapter and the work being performed 484 by such person is within the scope of that person's license; and 485 (3) The residential or general contractor licensee performing such work has completed 486 continuing education in safety, technical training and advances, business management, 487 and government regulation, or other topics addressing the business of roofing contracting 488 that would satisfy the continuing education requirements of subsection (j) of Code 489
- 490 <u>Section 43-14-8.5 as a condition of license renewal.</u>"

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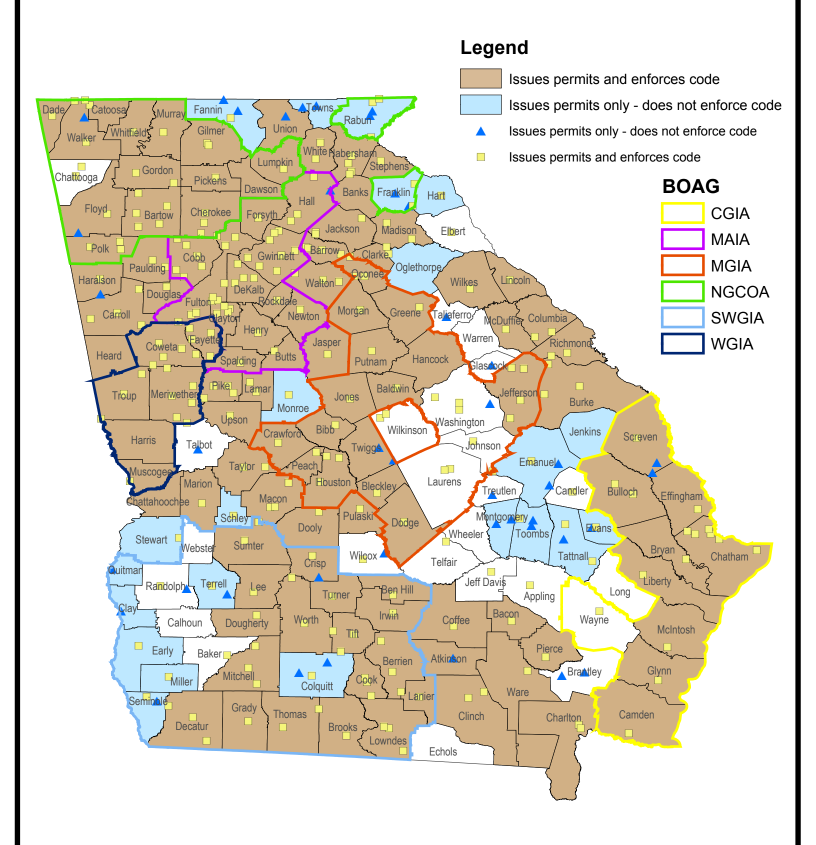
- 491 SECTION 10.
- 492 This Act shall become effective only when funds are specifically appropriated for purposes
- 493 of this Act in an appropriations Act making specific reference to this Act.

SECTION 11.

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

Appendix C: Construction Codes in Georgia

Construction Codes in Georgia



Appendix D: Other States' Practices

HB 301 (LC 33 4970)

Appendix D: Other States' Practices

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Georgia Occupational Regulations Review Council

Appendix E: Letter from the National Insurance Crime Bureau



November 14, 2013

Georgia Occupational Regulation Review Council (GORRC)

- C/O Georgia State Capital Atlanta, GA 30334
- Re: HB 301

Dear Council Members:

The National Insurance Crime Bureau (NICB) is a national, not-for-profit organization supported by approximately 1,100 property/casualty insurance companies, including many who write business in the state of Georgia. Working with our member companies and law enforcement, we investigate organized criminal conspiracies dealing with insurance fraud and vehicle theft.

Because of our interest in preventing insurance fraud we want to express our strong support for House Bill 301 that would help protect consumers from unscrupulous roofing contractors. Strengthening Georgia law to provide consumer protections as well as defined guidelines for licensing roofing contractors will have a positive impact on the fight against insurance fraud in the state.

Storm victims are confronted with a series of decisions that make them vulnerable to roofing contractor scams. This is magnified when we see a large number of claims after a catastrophic event. This proposed bill would provide Georgia consumers peace of mind knowing that their roofing contractor is qualified and licensed.

We strongly believe the proposed bill is in the best interest of the citizens of Georgia. If you have any questions please feel free to contact me at <u>ahaskins@nicb.org</u> or 847-544-7075.

Thank you for your time and consideration.

Sincerely,

an Harlin

Alan Haskins Director, Government Affairs National Insurance Crime Bureau

Appendix F: Census of Fatal Occupational Injuries in Roofing Contractor Industry

	Appendix F. Cellsus	of Fatal Occupation	onal Injuries in Roc	and contractor in		
	Roofing Contractors	Fatai Occupational Injuries In 2011	Fatal Occupational Injuries in 2012 (Preliminary)	Average Fatal Occupational Injuries in 2011 and 2012	Employment of Roofers (May 2012)*	Rate of Average Fatal Occupational Injuries (per 10,000 Roofers)
Alabama	License				950	
Alaska	Registration				220	
Arizona	License				3,080	
Arkansas	License				730	
California	License	8	3	5.5	12,270	4.48
Colorado	None				2,510	10.50
Connecticut	Registration		1	1	800	12.50
Delaware	None				170	
District of Columbia	None				30	
Florida	License	3	12	7.5	9,700	7.73
Georgia	None	3	4	3.5	1,980	17.68
Hawali	License				590	
Idaho	None				550	
Illinois	License	4	4	4	4,190	9.55
Indiana	None		1	1	2,450	4.08
lowa	Registration				1,430	
Kansas	Registration	3		3	1,180	25.42
Kentucky	None				820	
Louisiana	License	4	3	3.5	820	42.68
Maine	None				330	
Maryland	License		1	1	1,850	5.41
Massachusetts	License				1,910	
Michigan	License	3	3	3	2,500	12.00
Minnesota	License	3		3	1,700	17.65
Mississippi	License				370	-
Missouri	None		4	4	2,130	18.78
Montana	None				580	
Nebraska	Registration				800	
Nevada	License				770	
New Hampshire	None				230	
New Jersey	None		3	3	1,550	19.35
New Mexico	License				910	
New York	None		4	4	4,170	9.59
North Carolina	License	4	4	4	3,000	13.33
North Dakota	License				390	
Ohio	None		5	5	4,790	10.44
Oklahoma	Registration	2		2	1,000	20.00
Oregon	License				1,700	
Pennsylvania	Registration	6	4	5	4,180	11.96
Rhode Island	Registration				190	
South Carolina	License				980	
South Dakota	None				330	
Tennessee	License	4		4	1,930	20.73
Texas	None	10	8	9	4,720	19.07
Utah	License				1,060	
Vermont	None		1	1	230	43.48
Virginia	License				2,360	
Washington	Registration				3,350	
West Virginia	License				570	
Wisconsin	Registration				2,260	
Wyoming	None				340	
		57	65	77	97,650	7.89

*Estimates do not

include self-

employed workers

Rate of Total Fatal Occupational Injuries (per 10,000 Roofers) for States with Licensing or Registration	6.67
Rate of Total Fatal Occupational injuries (per 10,000 Roofers) for States without Licensing or Registration	10.93
Rate of Total Fatal Injuries (per 10,000 Roofers) for All States	7.89

*Source: Bureau of Labor Statistics Website, November 2013