HB-5220, As Passed House, June 4, 2014HB-5220, As Passed Senate, June 3, 2014

## SUBSTITUTE FOR

## HOUSE BILL NO. 5220

A bill to amend 1980 PA 299, entitled

"Occupational code,"

by amending section 728 (MCL 339.728), as amended by 2010 PA 215.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 728. (1) A firm shall apply for and obtain a Michigan 2 license under this article in order to engage in the practice of 3 public accounting in this state if either of the following apply: 4 (a) The firm establishes or maintains an office in this state. 5 (b) An individual representing WHO REPRESENTS the firm performs any engagement described in section 720(1)(a)(i), (iii), or 6 7 (*iv*) for any client having **THAT HAS** its home office in this state. 8 (2) Reports produced pursuant to engagements in subsection 9 (1) (b) may be supervised or signed, or the report's signature may 10 be authorized for the firm, by an individual practicing public 11 accounting in Michigan pursuant to UNDER section 727a.

## H03700'13 (H-1)

DAM

1 (3) A firm **THAT IS** applying for licensure under this article shall meet all BOTH of the following requirements: 2

3 (a) At least a simple majority of the equity and voting rights 4 of the firm are held directly or beneficially by individuals who 5 are licensed in good standing as certified public accountants of this **STATE** or another state or the equivalent in another licensing 6 jurisdiction acceptable to the board. Owners who are not certified 7 public accountants as defined by section 720(1)(b) must be active 8 9 individual participants in the firm or its affiliated entities. An 10 individual with practice privileges under section 727a who performs 11 services for which a firm license is required under this section is 12 not required to obtain a certificate under section 726 or a registration or license under section 727. 13

14 (b) The principal officer of the firm and each officer or 15 director having authority for the practice of public accounting by 16 the firm are ALL ATTEST AND COMPILATION SERVICES PROVIDED BY THE FIRM IN THIS STATE ARE PERFORMED UNDER THE SUPERVISION OF AN 17 18 INDIVIDUAL WHO IS licensed AND in good standing as A certified 19 public accountants ACCOUNTANT in this STATE or another state or the 20 equivalent in another licensing jurisdiction acceptable to the 21 board.

(c) Has filed the required certificate of authority with the 22 department pursuant to the business corporations act, 1972 PA 284, 23 24 MCL 450.1101 to 450.2098, if applicable.

25 (4) A firm shall provide a NOTIFY THE DEPARTMENT OF ANY change in address to the department within 30 days of the change. 26

27 (5) A firm **THAT IS** not required to obtain a Michigan license

H03700'13 (H-1)

DAM

2

under subsection (1) may perform a review engagement in accordance with the statements on standards for accounting and review services or a compilation for a client having THAT HAS its home office in this state, may use the title "CPA" or "CPA firm", and may practice public accountancy as authorized in this section without a license issued under subsection (1) only if it meets both of the following conditions:

8 (a) It has met the requirements in subsection (3)(a) and (b)9 and section 729(2).

10 (b) It performs such THOSE services through an individual with
11 WHO HAS practice privileges under section 727a.

12 (6) A firm THAT IS not required to obtain a Michigan license 13 under subsection (1) and that is not seeking to practice under 14 subsection (5) may perform other professional services within the 15 practice of public accountancy while using the title "CPA" or "CPA 16 firm" in this state without a license issued under subsection (1) 17 only if it meets both of the following conditions:

18 (a) It performs such THOSE services though THROUGH an
19 individual with practice privileges under section 727a.

(b) It can lawfully do so in the licensing jurisdiction where
 such\_THOSE individuals with practice privilege have their principal
 place of business.

3

Final Page

DAM