## SENATE AMENDMENT NO.

Offered by Of	
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## Amend Senate Bill No. 213, Page 1, Section title, Lines 2-3,

- 9 hearing from the court or division that issued the notice of 10 intent to suspend the license. The request shall be made 11 within sixty days of the date of service of notice.
- 2. If an obligor fails to respond, without good cause, to a notice of intent to suspend a license[,] or to timely request a hearing or comply with a payment plan, [the obligor's defenses and objections shall be considered to be without merit and] the court or director may enter an order suspending the obligor's license and ordering the obligor to
- suspending the obligor's license and ordering the obligor to refrain from engaging in the licensed activity.
- 3. Upon timely receipt of a request for hearing from an obligor, the court or director shall schedule a hearing that complies with due process to determine if suspension of
- the obligor's license is appropriate <u>considering all</u>
- 24 subsection 4 of this section. The court or director shall

relevant factors, including those factors listed in

- 25 stay suspension of the license pending the outcome of the
- 26 hearing.

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27 If the action involves an arrearage, the only 4. issues that may be determined in a hearing pursuant to this 28 29 section are] In determining whether the license suspension 30 is appropriate under the circumstances, the court or 31 director shall consider and issue written findings of fact 32 and conclusions of law within thirty days following the hearing regarding the following: 33 34 (1)The identity of the obligor; 35 Whether the arrearage is in an amount greater than (2) 36 or equal to three months of support payments or two thousand 37 five hundred dollars, whichever is less, by the date of service of a notice of intent to suspend; [and] 38 (3) Whether the obligor has entered a payment plan. 39 40 If the action involves a failure to comply with a subpoena 41 or order, the only issues that may be determined are the identity of the obligor and whether the obligor has complied 42 43 with the subpoena or order; Whether the obligor had the ability to make the 44 payments that are in arrearage; 45 46 Whether the obligor has the current ability to make the payments; 47 48 The reasons the obligor needs the license, 49 including, but not limited to: 50 (a) Transportation of family members to and from work, school, or medical treatment; 51 52 (b) Transportation of the obligor or family members to 53 extra curricular activities; or A requirement for employment; 54 (C) Whether the obligor is unemployed or underemployed; 55 (7) (8) 56 Whether the obligor is actively seeking employment; 57 Whether the obligor has engaged in job search and (9) job readiness assistance, including utilization of the state 58

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employment database website;

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               Whether the obligor has a physical or mental
    impairment affecting his or her capacity to work; and
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         (11) Any other relevant factors that affect the
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    obligor's ability to make the child support payments.
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             If the court or director, after the hearing,
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    determines that the obligor has failed to comply with the
    child support payment obligation and an arrearage exists in
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    excess of two thousand five hundred dollars for good cause,
    then the court or director shall not issue an order
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    suspending the obligor's license and ordering the obligor to
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    refrain from engaging in the licensed activity or, if an
    order is in place, shall stay such order. Good cause may
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    include loss of employment, excluding voluntarily quitting
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    or a dismissal due to poor job performance or failure to
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    meet a condition of employment; catastrophic illness or
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    accident of the obligor or a family member; severe inclement
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    weather, including a natural disaster; or the obligor
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    experiences a family emergency or other life-changing event,
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    including divorce or domestic violence. A decision by the
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    court or director under this section not to issue an order
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    suspending the obligor's license and ordering the obligor to
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    refrain from engaging in the licensed activity shall not
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    prevent a court or the director from issuing a new order
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    suspending the license of the same obligor in the event of
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    another arrearage if the obligor fails, without good cause,
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    to comply with the support order or payment plan.
             If the court or director, after hearing, determines
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    that the obligor has failed, without good cause, to comply
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    with any of the requirements in subsection 4 of this
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    section, the court or director shall issue an order
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    suspending the obligor's license and ordering the obligor to
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    refrain from engaging in the licensed activity.
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- 92 [6.] 7. The court or division shall send a copy of the 93 order suspending a license to the licensing authority and 94 the obligor by certified mail.
- 95 [7.] 8. The determination of the director, after a
  96 hearing pursuant to this section, shall be a final agency
  97 decision and shall be subject to judicial review pursuant to
  98 chapter 536. Administrative hearings held pursuant to this
  99 section shall be conducted by hearing officers appointed by
  100 the director of the department pursuant to subsection 1 of
  101 section 454.475.
- [8.] 9. A determination made by the court or division pursuant to this section is independent of any proceeding of the licensing authority to suspend, revoke, deny, terminate or renew a license."; and

106 Further amend the title and enacting clause accordingly.