By the Committees on Community Affairs; and Regulated Industries; and Senators Clemens and Sobel

	578-03423A-13 2013500c2
1	A bill to be entitled
2	An act relating to massage practice; amending s.
3	480.033, F.S.; revising the definition of the term
4	"board-approved massage school"; amending s. 480.043,
5	F.S.; requiring an application to be denied upon
6	specified findings; amending s. 480.046, F.S., adding
7	additional grounds for denial of a license; amending
8	s. 480.047, F.S.; revising penalties; creating s.
9	480.0475, F.S.; prohibiting the operation of a massage
10	establishment during specified times; providing
11	exceptions; prohibiting the use of a massage
12	establishment as a principal domicile unless the
13	establishment is zoned for residential use under a
14	local ordinance; providing criminal penalties;
15	amending s. 480.052, F.S., authorizing a county or
16	municipality to waive the restriction on operating
17	hours of a massage establishment in certain instances;
18	amending s. 823.05, F.S.; declaring that a massage
19	establishment operating in violation of specified
20	statutes is a nuisance that may be abated or enjoined;
21	providing an effective date.
22	
23	Be It Enacted by the Legislature of the State of Florida:
24	
25	Section 1. Subsection (9) of section 480.033, Florida
26	Statutes, is amended to read:
27	480.033 Definitions.—As used in this act:
28	(9) "Board-approved massage school" means a facility that
29	which meets minimum standards for training and curriculum as
ļ	

Page 1 of 5

	578-03423A-13 2013500c2
30	determined by rule of the board and <u>that</u> which is:
31	(a) Licensed by the Department of Education pursuant to
32	chapter 1005 or the equivalent licensing authority of another
33	state <u>;</u> or is
34	(b) Within the public school system of this state; or
35	(c) A college or university that is eligible to participate
36	in the William L. Boyd, IV, Florida Resident Access Grant
37	Program.
38	Section 2. Subsection (2) of section 480.043, Florida
39	Statutes, is amended to read:
40	480.043 Massage establishments; requisites; licensure;
41	inspection
42	(2) The board shall adopt rules governing the operation of
43	establishments and their facilities, personnel, safety and
44	sanitary requirements, financial responsibility, insurance
45	coverage, and the license application and granting process. An
46	application shall be denied upon a finding that an applicant has
47	been arrested for and is awaiting final disposition of, or has
48	been convicted of, regardless of adjudication, an offense in s.
49	435.04(2) or a similar law of another jurisdiction.
50	Section 3. Present paragraphs (e) though (o) of subsection
51	(1) of section 480.046, Florida Statutes, are redesignated as
52	paragraphs (f) though (p), respectively, and a new paragraph (e)
53	is added to that subsection, to read:
54	480.046 Grounds for disciplinary action by the board
55	(1) The following acts constitute grounds for denial of a
56	license or disciplinary action, as specified in s. 456.072(2):
57	(e) Advertising to induce or attempt to induce a client to
58	engage in sexual activity, or to engage or attempt to engage a

Page 2 of 5

```
578-03423A-13
                                                              2013500c2
59
    client in sexual activity.
60
         Section 4. Section 480.047, Florida Statutes, is amended to
61
    read:
         480.047 Penalties.-
62
63
         (1) It is unlawful for any person to:
64
          (a) Hold himself or herself out as a massage therapist or
65
    to practice massage unless duly licensed under this chapter or
    unless otherwise specifically exempted from licensure under this
66
67
    chapter.
          (b) Operate any massage establishment unless it has been
68
69
    duly licensed as provided herein, except that nothing herein
70
    shall be construed to prevent the teaching of massage in this
71
    state at a board-approved massage school.
72
          (c) Permit an employed person to practice massage unless
73
    duly licensed as provided herein.
74
          (d) Present as his or her own the license of another.
75
         (e) Allow the use of his or her license by an unlicensed
76
    person.
77
          (f) Give false or forged evidence to the department in
78
    obtaining any license provided for herein.
79
          (g) Falsely impersonate any other licenseholder of like or
    different name.
80
81
          (h) Use or attempt to use a license that has been revoked.
82
          (i) Otherwise violate any of the provisions of this act.
          (2) Except as otherwise provided in this chapter, any
83
84
    person violating the provisions of this section is guilty of a
85
    misdemeanor of the first degree, punishable as provided in s.
    775.082 or s. 775.083.
86
87
         Section 5. Section 480.0475, Florida Statutes, is created
```

Page 3 of 5

CS for CS for SB 500

	578-03423A-13 2013500c2
88	to read:
89	480.0475 Massage establishments; prohibited practices
90	(1) A person may not operate a massage establishment
91	between the hours of midnight and 5 a.m. This subsection does
92	not apply to a massage establishment:
93	(a) Located on the premises of a health care facility as
94	defined in s. 408.07; a clinic as defined in part X of chapter
95	400; a hotel, motel, or bed and breakfast inn as defined in s.
96	509.242; a timeshare property as defined in s. 721.05; a public
97	airport as defined in s. 330.27; a pari-mutuel facility as
98	defined in s. 550.002; or an independent postsecondary
99	educational institution licensed and approved by the Commission
100	for Independent Education pursuant to chapter 1005; or
101	(b) In which every massage performed between the hours of
102	midnight and 5 a.m. is performed by a massage therapist acting
103	under the prescription of a physician or physician assistant
104	licensed under chapter 458, an osteopathic physician or
105	physician assistant licensed under chapter 459, a chiropractic
106	physician licensed under chapter 460, a podiatric physician
107	licensed under chapter 461, an advanced registered nurse
108	practitioner licensed under part I of chapter 464, or a dentist
109	licensed under chapter 466.
110	(2) A person who operates a massage establishment may not
111	use the establishment or allow it to be used as a principal
112	domicile unless the establishment is zoned for residential use
113	under a local ordinance.
114	(3) A person who violates the provisions of this section
115	commits a misdemeanor of the first degree, punishable as
116	provided in s. 775.082 or s. 775.083. A second or subsequent

Page 4 of 5

	578-03423A-13 2013500c2
117	violation of this section is a felony of the third degree,
118	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
119	Section 6. Section 480.052, Florida Statutes, is amended to
120	read:
121	480.052 Power of county or municipality to regulate
122	massage
123	(1) A county or municipality, within its jurisdiction, may
124	regulate persons and establishments licensed under this chapter.
125	Such regulation shall not exceed the powers of the state under
126	this act or be inconsistent with this act. This section shall
127	not be construed to prohibit a county or municipality from
128	enacting any regulation of persons or establishments not
129	licensed pursuant to this act.
130	(2) A county or municipality may waive the restriction on
131	the hours of operation of a massage establishment provided in s.
132	480.0475 during special events that occur within the county's or
133	municipality's jurisdiction.
134	Section 7. Subsection (3) is added to section 823.05,
135	Florida Statutes, to read:
136	823.05 Places and groups engaged in criminal gang-related
137	activity declared a nuisance; may be abated and enjoined
138	(3) A massage establishment as defined in s. 480.033(7)
139	which operates in violation of s. 480.0475 or s. 480.0535(2) is
140	declared a nuisance and may be abated or enjoined as provided in
141	ss. 60.05 and 60.06.
142	Section 8. This act shall take effect October 1, 2013.

Page 5 of 5