By: Senator Beidle

Introduced and read first time: January 20, 2025

Assigned to: Finance

A BILL ENTITLED

AN ACT concerning

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Maryland Medical Practice Act and Maryland Physician Assistants Act – Revisions

FOR the purpose of repealing obsolete and redundant language in, clarifying language in, and making language consistent across certain provisions of law governing the State Board of Physicians and the regulation of physicians, physician assistants, and allied health professionals; altering certain licensure requirements; altering physician, physician assistant, and allied health professional licensure exceptions for individuals in the service of the federal government; altering the grounds for discipline for physicians, physician assistants, and allied health professionals; altering certain disciplinary procedures; altering the duties and power of the Board, disciplinary panels, and the allied health advisory committees; authorizing the Board to impose certain administrative penalties under certain circumstances; establishing. and repealing certain reporting requirements; establishing certain membership requirements, term limits, and the quorums for the allied health advisory committees; altering and establishing prohibitions related to the employment of unlicensed individuals; altering certain fines; and generally relating to the State Board of Physicians and the regulation of physicians, physician assistants, and allied health professionals.

BY repealing and reenacting, with amendments,

Article – Health Occupations

Section 14–101, 14–205(b)(2) and (3) and (c), 14–206(d) and (e), 14–207, 14–302(2)(iii)4. and (3), 14–306(g)(1)(iii)2., 14–307(e) and (h), 14–308, 14–309, 14–315(b), 14–316(a)(3), (b)(1), (c)(1), (d)(1), and (f), 14–317, 14–401(a), 14–401.1(a)(5) and (f), 14–402, 14–403(a), 14–404(a)(4), (19), (25), (37), (38), (45), and (46), 14–405(a), 14–409(a), 14–411, 14–411.1(c) and (d)(2), 14–413, 14–5A–01(c), 14–5A–05, 14–5A–06, 14–5A–07, 14–5A–08(b)(1), 14–5A–14(a), 14–5A–17(a)(3), (4), (14), (15), (19), and (21), 14–5A–18(c)(1) and (g)(1), 14–5A–22.1(c), 14–5A–23, 14–5B–05, 14–5B–06, 14–5B–08(b)(1), 14–5B–11, 14–5B–12.1(a), 14–5B–14(a)(3), (4), (14), (15), (19), and (21), 14–5B–15(c)(1)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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                 and (g)(1), 14–5B–18.1(c), 14–5B–19, 14–5C–01(c), 14–5C–05, 14–5C–06,
 2
                 14-5C-07, 14-5C-08(b) and (c), 14-5C-14.1(a), 14-5C-17(a)(3), (4), (14), (15),
 3
                (16), (20), and (22), 14-5C-18(c)(1) and (g)(1), 14-5C-23, 14-5D-05,
 4
                 14-5D-06, 14-5D-07(b)(1), 14-5D-10(a), 14-5D-11.1(c), 14-5D-12.1(a),
 5
                 14-5D-14(a)(3), (4), (14), (15), (19), and (21), 14-5E-06, 14-5E-07,
 6
                 14-5E-08(b), 14-5E-14(a)(1), 14-5E-16(a)(3), (4), (14), (15), (16), (20), and
 7
                (22), 14-5E-18(c)(1) and (g)(1), 14-5F-07, 14-5F-08, 14-5F-10(b)(1),
 8
                 14-5F-12, 14-5F-15.1(a), 14-5F-18(a)(2), (19), and (21), 14-5F-19,
 9
                 14-5F-25, 14-5G-06, 14-5G-07, 14-5G-08(b)(1), 14-5G-09, 14-5G-15(a),
10
                 14–5G–18(a)(3), (4), (14), (15), (16), (17), (21), and (23), 14–5G–20(c)(1) and
11
                 (g)(1), 14-5G-26(c), 14-5G-27, 14-602(b)(3), 14-606(a)(3), 15-103(b)(3),
12
                 (e)(1), and (i)(1), 15-202, 15-205, 15-206(c), 15-301(f)(2), 15-302(a) and (j),
13
                 15-302.1(g), 15-302.2(a), 15-303(a)(5), 15-309(b)(1), 15-314(a)(4), (19), (25),
14
                (37), (38), (46), and (47), and 15–402.1(c)
          Annotated Code of Maryland
15
16
          (2021 Replacement Volume and 2024 Supplement)
17
    BY repealing
18
          Article – Health Occupations
19
          Section 14–101.1, 14–414, 14–5C–10, 14–5F–20, 14–5F–21(f), and 15–302.2(d)
20
          Annotated Code of Maryland
21
          (2021 Replacement Volume and 2024 Supplement)
22
    BY adding to
23
          Article – Health Occupations
24
          Section 14–205(d) and (e), 14–208, 14–404(a)(47), 14–414, 14–5D–11.5, 14–5E–22.1,
25
                 14-5F-12.1, 14-5F-12.2, 14-5F-20, and 15-314(a)(48)
          Annotated Code of Maryland
26
          (2021 Replacement Volume and 2024 Supplement)
27
28
    BY repealing and reenacting, without amendments,
29
          Article – Health Occupations
30
          Section 14–5A–01(a), 14–5A–22.1(a) and (b), 14–5B–18.1(a) and (b), 14–5C–01(a),
31
                 14-5D-04.
                            14-5E-05, 14-5F-06, 14-5G-05,
                                                                 14-5G-26(a)
                                                                                and (b).
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                 15–103(e)(2), 15–201(a), and 15–402.1(a) and (b)
          Annotated Code of Maryland
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34
          (2021 Replacement Volume and 2024 Supplement)
35
          SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
36
    That the Laws of Maryland read as follows:
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Article – Health Occupations

38 14-101.

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(a) In this title the following words have the meanings indicated.

1 2 3	BOARD THAT IN	NCLUD	Y COMMITTEE" MEANS A COMMITTEE APPOINTED BY THE ES MEMBERS OF A PROFESSION REGULATED UNDER THIS THIS ARTICLE AND FORMED TO:
4 5	(1) LICENSEES OF T		THER THE BOARD'S REGULATION OF APPLICANTS AND GULATED PROFESSION;
6 7	(2) WELFARE OF TH		ST THE BOARD IN PROTECTING THE HEALTH, SAFETY, AND LIC; AND
8	(3) TO THE BOARD (E RECOMMENDATIONS ABOUT THE REGULATED PROFESSION QUEST.
$\begin{array}{c} 10 \\ 1 \\ 2 \end{array}$	-\ /- \	,	"Allied health professional" means an individual licensed by the A, 5B, 5C, 5D, 5E, [or] 5F, OR 5G of this title or Title 15 of this
13 14	(A-3) "ALZ OF THIS ARTICLE		TIVE HEALTH SYSTEM" HAS THE MEANING STATED IN § $1-401$
15 16 17	INDIVIDUAL APP	LYING	NT" MEANS, UNLESS THE CONTEXT REQUIRES OTHERWISE, AN FOR INITIAL LICENSURE, RENEWAL, OR REINSTATEMENT AS LIED HEALTH PROFESSIONAL IN THE STATE.
18	(b) "Boa	rd" me	ans the State Board of Physicians.
19 20			ified" means the physician is certified by a public or private board, nary board, and the certifying board:
21	(1)	Is:	
22		(i)	A member of the American Board of Medical Specialties;
23		(ii)	An American Osteopathic Association certifying board;
24		(iii)	The Royal College of Physicians and Surgeons of Canada; or
25		(iv)	The College of Family Physicians of Canada; OR
26	(2)	[Has	been approved by the Board under § 14–101.1 of this subtitle; or
27	(3)]	Requ	ires that, in order to be certified, the physician:
28		(i)	Complete a postgraduate training program that:

(f)

1 1. Provides complete training in $_{
m the}$ specialty or 2 subspecialty; and 3 2. Is accredited by the Accreditation Council for Graduate Medical Education or the American Osteopathic Association; and 4 5 (ii) Be certified by: 6 1. The member board of the American Board of Medical 7 Specialties; 8 2. The American Osteopathic Association in the training 9 field: 10 3. The Royal College of Physicians and Surgeons of Canada; 11 or 124. The College of Family Physicians of Canada. "Civil action" includes a health care malpractice claim under Title 3, Subtitle 13 2A of the Courts Article. 14 (d-1) "Compact physician" means a physician licensed under the Interstate Medical 15 16 Licensure Compact established under § 14–3A–01 of this title. 17 "Cosmetic surgical procedure" means the use of surgical services to 18 reshape the structure of a human body in order to change the appearance of an individual. Except as provided in paragraph (3) of this subsection, "cosmetic 19 20 surgical procedure" does not include: 21(i) A procedure done under local anesthesia or mild sedation; or 22 (ii) Liposuction that removes less than 1,000 cubic centimeters of 23 aspirate. 24"Cosmetic surgical procedure" includes any procedure under paragraph (2) of this subsection that, under the circumstances established by the Secretary in 25regulations adopted under Title 19, Subtitle 3C of the Health - General Article, is a 26 27 cosmetic surgical procedure. (e-1) "Disciplinary panel" means a disciplinary panel of the Board established 2829 under § 14–401 of this title.

"Hospital" has the meaning stated in § 19–301 of the Health – General Article.

"License" means, unless the context requires otherwise, a license issued by the 1 (g) 2 Board to practice medicine OR AN ALLIED HEALTH PROFESSION REGULATED BY THE 3 BOARD. 4 (h) "Licensed physician" means, unless the context requires otherwise, a physician, including a doctor of osteopathy, who is licensed by the Board to practice 5 6 medicine. 7 "Licensee" means an individual to whom THE BOARD ISSUES a license [is (i) issued, including an individual practicing medicine within or as a professional corporation 8 9 or professional association. 10 (j) "MedChi" means the Maryland State Medical Society. 11 "Mild sedation" means a drug-induced state during which: (k) 12 (1) A patient is able to respond to verbal commands; 13 (2) A patient's ventilatory and cardiovascular functions are not affected; 14 and 15 (3) A patient's cognitive function and coordination may be impaired. 16 "Perform acupuncture" means to stimulate a certain point or points on or near 17 the surface of the human body by the insertion of needles to prevent or modify the 18 perception of pain or to normalize physiological functions, including pain control, for the treatment of ailments or conditions of the body. 19 20 "Physician" means an individual who practices medicine. (m) 21(n)"Physician Rehabilitation Program" means the program of the Board or the 22 nonprofit entity with which the Board contracts under § 14-401.1(g) of this title that 23evaluates and provides assistance to impaired physicians and other health professionals 24regulated by the Board who are directed by the Board to receive treatment and 25rehabilitation for alcoholism, chemical dependency, or other physical, emotional, or mental 26 conditions. 27 "PHYSICIAN ASSISTANT" MEANS AN INDIVIDUAL LICENSED UNDER TITLE 15 OF THIS ARTICLE TO PRACTICE AS A PHYSICIAN ASSISTANT. 28 29 (o) (1) "Practice medicine" means to engage, with or without compensation, in medical: 30

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(i)

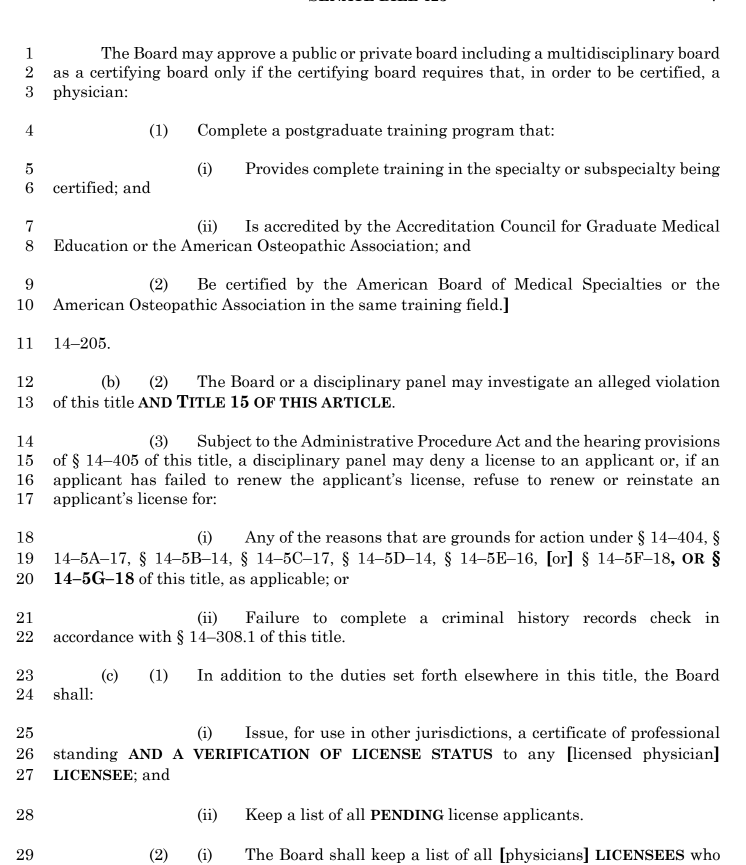
(ii)

Diagnosis;

Healing;

[14–101.1.

1		(iii)	Treatment;	or
2		(iv)	Surgery.	
3 4	(2) attempting any of			' includes doing, undertaking, professing to do, and
5 6	removing any phy	(i) sical, r		healing, treating, preventing, prescribing for, or tional ailment or supposed ailment of an individual:
7 8	exercised or invok	ed by t		ysical, mental, emotional, or other process that is er, the patient, or both; or
9			2. By ap	pliance, test, drug, operation, or treatment;
0		(ii)	Ending of a	human pregnancy; and
1		(iii)	Performing a	acupuncture as provided under § 14–504 of this title.
2	(3)	"Prac	ice medicine'	' does not include:
13		(i)	Selling any 1	nonprescription drug or medicine;
4		(ii)	Practicing as	s an optician; or
15 16	other means.	(iii)	Performing a	a massage or other manipulation by hand, but by no
17 18 19 20	credentialed by Ca approved by the	ardiova Board	scular Creder o assist in c	ar invasive specialist" means an individual who is ntialing International or another credentialing body ardiac catheterization procedures IN A HOSPITAL n of a licensed physician.
21 22 23 24 25 26 27	OR THE NONPR 14-401.1(G) OF IMPAIRED PHYSI BY THE BOARD T	OFIT THIS CLANS TO RE	ENTITY WIT FITLE THAT AND ALLIEI EIVE TREAT	OGRAM" MEANS THE PROGRAM OF THE BOARD H WHICH THE BOARD CONTRACTS UNDER \$ EVALUATES AND PROVIDES ASSISTANCE TO HEALTH PROFESSIONALS WHO ARE DIRECTED MENT AND REHABILITATION FOR ALCOHOLISM, THER PHYSICAL, EMOTIONAL, OR MENTAL
28 29	[(q)] (R) - General Article.	"Rela	ed institution	n" has the meaning stated in § 19–301 of the Health



are currently licensed.

14 - 206.

1 (ii) The list shall include each [physician's] LICENSEE'S designated 2 public address. 3 A [physician's] LICENSEE'S designated public address may be a (iii) post office box only if the [physician] LICENSEE provides to the Board a nonpublic address, 4 under paragraph (3) of this subsection, that is not a post office box. 5 6 Each list prepared under this paragraph shall be kept as a 7 permanent record of the Board. 8 The currently licensed (\mathbf{v}) list of physicians **CURRENT** 9 LICENSEES is a public record. 10 The Board shall [maintain on file a physician's] COLLECT A (3)LICENSEE'S designated nonpublic address, if provided by the [physician] LICENSEE, to 11 12 facilitate communication between the [physician] LICENSEE and the Board. 13 The Board shall offer a [physician] LICENSEE the opportunity to designate a nonpublic address, in addition to the [physician's] LICENSEE'S public address, 14 at the time of initial licensure and license renewal. 15 16 A [physician] LICENSEE shall designate an address where the (iii) Board may send the [physician] LICENSEE mail. 17 A [physician's] LICENSEE'S designated nonpublic address is not 18 a public record and may not be released by the Board. 19 20 (D) THE BOARD MAY NOT RELEASE A LIST OF APPLICANTS FOR LICENSURE. EXCEPT AS OTHERWISE SPECIFIED IN STATUTE, THE BOARD MAY ADOPT 21**(E)** 22REGULATIONS REGARDING ADVISORY COMMITTEES ESTABLISHED UNDER THIS TITLE AND TITLE 15 OF THIS ARTICLE GOVERNING: 23 24**(1)** THE TERM OF OFFICE FOR MEMBERS; 25**(2)** THE PROCEDURES FOR FILLING VACANCIES ON AN ADVISORY 26**COMMITTEE;** 27 **(3)** THE REMOVAL OF MEMBERS; AND 28 **(4)** THE DUTIES OF EACH OFFICER.

1 2 3	(d) (1) If the entry is necessary to carry out a duty under this title OR TITLE 15 OF THIS ARTICLE , the Board's executive director or other duly authorized agent or investigator of the Board may enter at any reasonable hour:			
4		(i)	A place of business of a [licensed physician] LICENSEE; or	
5		(ii)	Public premises.	
6	(2)	A per	son may not deny or interfere with an entry under this subsection.	
7 8	(3) misdemeanor ar		rson who violates [any provision of] this subsection is guilty of a viction is subject to a fine [not exceeding \$100] OF \$1,000 .	
9 10	(e) A disciplinary panel may issue a cease and desist order or obtain injunctive relief against an individual for:			
11 12				
13 14				
15		(i)	Medicine in this State, in violation of § 14–602 of this title;	
16 17	title;	(ii)	Respiratory care in this State, in violation of § 14–5A–21 of this	
18 19	radiation assist	(iii) ance in tl	Radiation therapy, radiography, nuclear medicine technology, or his State, in violation of § 14–5B–18 of this title;	
20 21	title;	(iv)	Polysomnography in this State, in violation of § 14–5C–21 of this	
22 23	this title;	(v)	Athletic training in this State, in violation of § 14–5D–17(3) of	
24		(vi)	Perfusion in this State, in violation of § 14–5E–21 of this title;	
25 26	of this title; [or]	(vii)	Naturopathic medicine in this State, in violation of § $14-5F-30$	
27 28	14-5G-24 OF T		GENETIC COUNSELING IN THIS STATE, IN VIOLATION OF § LE; OR	
29		[(viii)	o] (IX) As a physician assistant in this State, in violation of §	

15–402 of this article; or

1 (3) Taking any action:

- 2 (i) For which a disciplinary panel determines there is a 3 preponderance of evidence of grounds for discipline under § 14-404, § 14-5A-17, § 4 14-5B-14, § 14-5C-17, § 14-5E-16, § 14-5F-18, OR § 14-5G-18 of this title OR § 15 415 OR THE COLUMN AND THE COLUMN A
- 5 **15–415 OF THIS ARTICLE**; and
- 6 (ii) That poses a serious risk to the health, safety, and welfare of a 7 patient.
- 8 14-207.
- 9 (a) There is a Board of Physicians Fund.
- 10 (b) (1) The Board may set reasonable fees for the issuance and renewal of licenses and its other services **PROVIDED TO APPLICANTS OR LICENSEES**.
- 12 (2) The fees charged shall be set [so as] to GENERATE SUFFICIENT
 13 FUNDS TO approximate the cost of maintaining the Board, THE LICENSE PROGRAMS
 14 UNDER THIS TITLE AND TITLE 15 OF THIS ARTICLE, AND THE OTHER SERVICES IT
 15 PROVIDES TO APPLICANTS AND LICENSEES, including the cost of providing a
 16 rehabilitation program [for physicians] under § 14–401.1(g) of this title.
- 17 (3) Funds to cover the compensation and expenses of the Board members shall be generated by fees set under this section.
- 19 (4) A FEE COLLECTED UNDER THIS SECTION, THIS TITLE, OR TITLE
 20 15 OF THIS ARTICLE SHALL BE USED TO COVER THE ACTUAL DOCUMENTED DIRECT
 21 AND INDIRECT COSTS OF FULFILLING THE STATUTORY AND REGULATORY DUTIES
 22 OF THE BOARD ESTABLISHED UNDER THIS TITLE AND TITLE 15 OF THIS ARTICLE
 23 FOR THE PRACTITIONER TYPE OF THE APPLICANT OR LICENSEE FROM WHOM THE
 24 FEE WAS COLLECTED.
- 25 (c) The Board shall pay all fees collected under [the provisions of] this title to the 26 Comptroller of the State.
- (d) (1) [In each of fiscal years 2019 through 2021, if the Governor does not include in the State budget at least \$400,000 for the operation of the Maryland Loan Assistance Repayment Program for Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health General Article, as administered by the Department, the Comptroller shall distribute:
- 32 (i) \$400,000 of the fees received from the Board to the Department 33 to be used to make grants under the Maryland Loan Assistance Repayment Program for 34 Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health – General

- 1 Article to physicians and physician assistants engaged in primary care or to medical
- 2 residents specializing in primary care who agree to practice for at least 2 years as primary
- 3 care physicians in a geographic area of the State that has been designated by the Secretary
- 4 as being medically underserved; and
- 5 (ii) The balance of the fees to the Board of Physicians Fund.
- 6 (2) In fiscal year 2022, if the Governor does not include in the State budget 7 at least \$1,000,000 for the operation of the Maryland Loan Assistance Repayment Program 8 for Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health – General
- 9 Article, as administered by the Department, the Comptroller shall distribute:
- 10 \$1,000,000 of the fees received from the Board to the Department 11 to be used to make grants under the Maryland Loan Assistance Repayment Program for 12 Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health – General 13 Article to physicians and physician assistants engaged in primary care or to medical 14 residents specializing in primary care who agree to practice for at least 2 years as primary 15 care physicians in a geographic area of the State that has been designated by the Secretary
- 16 as being medically underserved; and

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- 17 (ii) The balance of the fees to the Board of Physicians Fund.
- 18 (3)] In fiscal year 2023 and each fiscal year thereafter, if the Department does not implement a permanent funding structure under § 24–1702(b)(1) of the Health General Article and the Governor does not include in the State budget at least \$400,000 for the operation of the Maryland Loan Assistance Repayment Program for Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health General Article, as administered by the Department, the Comptroller shall distribute:
 - (i) \$400,000 of the fees received from the Board to the Department to be used to make grants under the Maryland Loan Assistance Repayment Program for Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health General Article to physicians and physician assistants engaged in primary care or to medical residents specializing in primary care who agree to practice for at least 2 years as primary care physicians in a geographic area of the State that has been designated by the Secretary as being medically underserved; and
 - (ii) The balance of the fees to the Board of Physicians Fund.
- [(4)] (2) If the Governor includes in the State budget at least the amount specified in paragraph (1) [or (2)] of this subsection for the operation of the Maryland Loan Assistance Repayment Program for Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health General Article, as administered by the Department, the Comptroller shall distribute the fees to the Board of Physicians Fund.

- 1 (e) (1) The Fund shall be used exclusively to cover the actual documented 2 direct and indirect costs of fulfilling the statutory and regulatory duties of the Board as 3 provided by [the provisions of] this title.
- 4 (2) (i) The Fund is a continuing, nonlapsing fund, not subject to § 5 7–302 of the State Finance and Procurement Article.
- 6 (ii) Any unspent portions of the Fund may not be transferred or 7 revert to the General Fund of the State, but shall remain in the Fund to be used for the 8 purposes specified in this title.
- 9 (3) Interest or other income earned on the investment of money in the Fund 10 shall be paid into the Fund.
- 11 (4) No other State money may be used to support the Fund.
- 12 (f) [(1)] In addition to the requirements of subsection (e) of this section, the 13 Board shall fund the budget of the [Physician] Rehabilitation Program with fees set, 14 collected, and distributed to the Fund under this title.
- [(2) After review and approval by the Board of a budget submitted by the Physician Rehabilitation Program, the Board may allocate money from the Fund to the Physician Rehabilitation Program.]
- 18 (g) (1) The chair of the Board or the designee of the chair shall administer the 19 Fund.
- 20 (2) Money in the Fund may be expended only for any lawful purpose 21 authorized by [the provisions of] this title.
- 22 (h) The Legislative Auditor shall audit the accounts and transactions of the Fund 23 as provided in § 2–1220 of the State Government Article.
- 24 **14–208.**
- 25 (A) THE BOARD MAY IMPOSE AN ADMINISTRATIVE PENALTY NOT 26 EXCEEDING \$25,000 ON A LICENSEE FOR:
- 27 (1) FAILURE TO PRODUCE ALL DOCUMENTS IN RESPONSE TO A 28 BOARD SUBPOENA;
- 29 **(2) D**ISPENSING A DRUG WITHOUT THE PROPER AUTHORITY FROM A 30 VALID DISPENSING PERMIT; AND

1 FAILURE TO COMPLETE A SUPPLEMENTAL APPLICATION FOR A **(3)** 2 LICENSE COMPACT. 3 **(B)** THE BOARD SHALL ADOPT REGULATIONS ESTABLISHING THE 4 ADMINISTRATIVE PENALTIES LISTED IN SUBSECTION (A) OF THIS SECTION. 5 THE BOARD SHALL PAY ANY PENALTY COLLECTED UNDER THIS 6 SECTION TO THE BOARD OF PHYSICIANS FUND ESTABLISHED UNDER § 14-207 OF 7 THIS SUBTITLE. 8 14 - 302.9 Subject to the rules, regulations, and orders of the Board, the following individuals 10 may practice medicine without a license: 11 (2) A physician licensed by and residing in another jurisdiction, if the 12 physician: 13 (iii) Is engaged in clinical training or participates in training or 14 teaching of a skill or procedure in a hospital if: 15 The visiting physician has no history of any medical 4. 16 disciplinary action in any other state, territory, nation, or any branch of the United States uniformed services or the [Veterans Administration] U.S. DEPARTMENT OF VETERANS 17 **AFFAIRS**, and has no significant detrimental malpractice history; 18 19 (3)A physician employed in the service of the federal government while [performing the duties incident to that] PRACTICING WITHIN THE SCOPE OF THE 20 employment; 212214-306. "Supervised medical graduate" means an individual who: 23(g) (1) (iii) 2.24Has passed parts 1 and 2 of the: 25Α. United States Medical Licensing Examination; OR В. 26 COMPREHENSIVE **OSTEOPATHIC** MEDICAL

LICENSING EXAMINATION OF THE UNITED STATES.

28 14-307.

- 1 (e) Except as otherwise provided in this subtitle, the applicant shall [pass an 2 examination required] MEET ANY EDUCATION, CERTIFICATION, TRAINING, OR 3 EXAMINATION REQUIREMENTS ESTABLISHED by the Board.
- 4 (h) (1) The Board shall require as part of its examination or licensing 5 procedures that an applicant for a license to practice medicine demonstrate an oral AND 6 WRITTEN competency in the English language.
- 7 (2) Graduation from a recognized English—speaking undergraduate school 8 or high school, including General Education Development (GED), after at least 3 years of 9 enrollment, or from a recognized English—speaking professional school is acceptable as 10 proof of proficiency in the oral **AND WRITTEN** communication of the English language 11 under this section.
- 12 (3) By regulation, the Board shall develop a procedure for testing individuals who because of their speech impairment are unable to complete satisfactorily a Board approved standardized test of oral competency.
- 15 (4) If any disciplinary charges or action that involves a problem with the 16 oral **AND WRITTEN** communication of the English language are brought against a licensee 17 under this title, the Board shall require the licensee to take and pass a Board approved 18 standardized test of oral **AND WRITTEN** competency.
- 19 14-308.
- 20 (a) (1) In this section the following terms have the meanings indicated.
- 21 (2) "Fifth pathway program" means a program that the Board approves in 22 its regulations for a student who:
- 23 (i) Has studied medicine at [a foreign] AN INTERNATIONAL 24 medical school:
- 25 (ii) Was a United States citizen when the student enrolled in the 26 [foreign] INTERNATIONAL medical school; and
- 27 (iii) Has completed all of the formal requirements for graduation 28 from the [foreign] INTERNATIONAL medical school, except for any social service or 29 postgraduate requirements.
- 30 (3) ["Foreign] "INTERNATIONAL medical school" means a medical school located outside of the United States, its territories or possessions, Puerto Rico, or Canada.
- 32 (b) An applicant for a license is exempt from the educational requirements of § 33 14–307 of this subtitle, if the applicant:

1 Has studied medicine at [a foreign] AN INTERNATIONAL medical (1) 2 school; 3 Is certified by the Educational Commission for Foreign Medical (2)4 Graduates or by its successor as approved by the Board; 5 Passes a qualifying examination for [foreign] INTERNATIONAL 6 medical school graduates required by the Board; 7 Meets any other qualifications for [foreign] INTERNATIONAL medical 8 school graduates that the Board establishes in its regulation for licensing of applicants; 9 **(5)** Submits acceptable evidence to the Board of the requirements set in the 10 Board's regulations; and 11 (6) Meets one of the following requirements: 12 (i) The applicant graduated from any [foreign] INTERNATIONAL 13 medical school and submits evidence acceptable to the Board of successful completion of 2 14 years of training in a postgraduate medical education program accredited by an accrediting organization recognized by the Board; or 15 16 The applicant successfully completed a fifth pathway program (ii) 17 and submits evidence acceptable to the Board that the applicant: Has a document issued by the [foreign] INTERNATIONAL 18 19 medical school certifying that the applicant completed all of the formal requirements of 20 that school for the study of medicine, except for the postgraduate or social service 21components as required by the [foreign] INTERNATIONAL country or its medical school; 22 2. Has successfully completed a fifth pathway program; and 23 3. Has successfully completed 2 years of training in a 24postgraduate medical education program following completion of a Board approved fifth 25 pathway program. 26 14–309. 27 **[(a)]** To apply for a license, an applicant shall: 28 Complete a criminal history records check in accordance with § (1)29 14–308.1 of this subtitle;

Submit an application to the Board on the form that the Board requires;

30

31

and

(2)

SENATE BILL 423

1		(3) Pay t	o the Board the application fee set by the Board.
2	[(b)	The Board 1	may not release a list of applicants for licensure.]
3	14–315.		
4 5 6 7		expires on [1 E BOARD an	rovided in subsection (c) of this section, each license issued under the second anniversary of the date on which it is issued] A DATE d may be renewed [every 2 years on application to] FOR A TERM
8	14–316.		
9 10	(a) renewed for		ense expires on a date set by the Board, unless the license is TIONAL term as provided in this section.
11 12 13	-	res, the Boar	ect to paragraph (2) of this subsection, at least 1 month before the d shall send to the licensee, by electronic or first—class mail to the physical address of the licensee [:
14		(i)	A] A renewal notice that states:
15			[1.] (I) The date on which the current license expires;
16 17 18	received by	the Board fo	[2.] (II) The date by which the renewal application must be renewal to be issued and mailed before the license expires;
19			[3.] (III) The amount of the renewal fee[; and
20 21	Alternative	(ii) Dispute Reso	A blank panel data sheet supplied by the Health Care blution Office].
22 23			
24		(i)	Otherwise is entitled to be licensed;
25		(ii)	Is of good moral character;
26		(iii)	Pays to the Board a renewal fee set by the Board; [and]
27		(iv)	Submits to the Board:
28 29	and		1. A renewal application on the form that the Board requires;

$\frac{1}{2}$	2. Satisfactory evidence of compliance with any continuing education OR COMPETENCY requirements set under this section for license renewal; AND
3 4	(V) MEETS ANY ADDITIONAL LICENSE RENEWAL REQUIREMENTS ESTABLISHED BY THE BOARD.
5 6 7	(d) (1) In addition to any other qualifications and requirements established by the Board, the Board may establish continuing education OR COMPETENCY requirements as a condition to the renewal of licenses under this section.
8 9	(f) (1) [Each] A licensee shall notify [the secretary of] the Board in writing of [any] A change [in the licensee's] IN name or address within [60] 10 days after the change.
10 11 12	(2) [If a] A licensee WHO fails to [notify the secretary of the Board within the time required under this section, the licensee] COMPLY WITH PARAGRAPH (1) OF THIS SUBSECTION is subject to an administrative penalty of \$100.
13	14–317.
14 15 16	The Board shall reinstate the license of a physician who has failed to renew the license for any reason, is on inactive status under § 14–320 of this subtitle, or is on emeritus status under § 14–320.1 of this subtitle if the physician:
17	(1) Meets the renewal requirements of § 14–316 of this subtitle;
18 19	(2) SUBMITS A REINSTATEMENT APPLICATION ON THE FORM THAT THE BOARD REQUIRES;
20	[(2)] (3) Pays to the Board a reinstatement fee set by the Board; [and]
21 22 23	[(3)] (4) Submits to the Board satisfactory evidence of compliance with the qualifications and requirements established under this title for license reinstatements; AND
24 25	(5) MEETS ANY ADDITIONAL LICENSE REINSTATEMENT REQUIREMENTS ESTABLISHED BY THE BOARD.
26	14–401.
27 28	(a) There are two disciplinary panels [through which allegations of grounds for disciplinary action against a licensed physician or an allied health professional shall be

resolved] RESPONSIBLE FOR RESOLVING ALLEGATIONS OF VIOLATIONS OF THIS

TITLE AND TITLE 15 OF THIS ARTICLE.

29

1 14-401.1.

- 2 (a) (5) (i) If a complaint proceeds to a hearing under § 14–405 of this subtitle, § 14–5A–17, § 14–5B–14, § 14–5C–17, § 14–5D–15, § 14–5E–16, [or] § 14–5F–21, OR § 14–5G–18 of this title, or § 15–315 of this article, the chair of the disciplinary panel that was assigned the complaint under paragraph (2)(i) of this subsection shall refer the complaint to the [other disciplinary panel] OFFICE OF ADMINISTRATIVE HEARINGS.
- 7 (ii) If the [complaint proceeds to a hearing and is referred to the 8 other disciplinary panel under subparagraph (i) of this paragraph,] DISCIPLINARY PANEL 9 RESCINDS ITS REFERRAL OF THE COMPLAINT TO THE OFFICE OF ADMINISTRATIVE HEARINGS, the COMPLAINT WILL RETURN TO THE ORIGINAL disciplinary panel that was assigned the complaint under paragraph (2)(i) of this subsection.
- (III) AFTER AN EVIDENTIARY HEARING AT THE OFFICE OF
 ADMINISTRATIVE HEARINGS, THE CHAIR OF THE ORIGINAL DISCIPLINARY PANEL
 THAT WAS ASSIGNED THE COMPLAINT UNDER PARAGRAPH (2)(I) OF THIS
 SUBSECTION SHALL REFER THE COMPLAINT TO THE OTHER DISCIPLINARY PANEL
 FOR FURTHER ACTION.
- 17 (IV) AFTER AN EVIDENTIARY HEARING AT THE OFFICE OF
 18 ADMINISTRATIVE HEARINGS, THE ORIGINAL DISCIPLINARY PANEL THAT WAS
 19 ASSIGNED THE COMPLAINT UNDER PARAGRAPH (2)(I) OF THIS SUBSECTION, or any
 20 of its members, may not:
- 21 1. Continue to handle the complaint;
- 22 2. Participate in any disciplinary proceedings regarding the 23 complaint; or
- 24 3. Determine the final disposition of the complaint.
- 25 (f) (1) The entity or individual peer reviewer with which the Board contracts 26 under subsection (e) of this section shall have [90] **60** days for completion of peer review.
- 27 (2) The entity or individual peer reviewer may apply to the Board for an extension of up to [30] **20** days to the time limit imposed under paragraph (1) of this subsection.
- 30 (3) If an extension is not granted, and [90] **60** days have elapsed, the Board 31 may contract with any other entity or individual who meets the requirements of subsection 32 (e)(2) of this section for the services of peer review.

- 1 (4) If an extension has been granted, and [120] **80** days have elapsed, the 2 Board may contract with any other entity or individual who meets the requirements of subsection (e)(2) of this section for the services of peer review.
- 4 14-402.
- 5 (a) In reviewing an application for licensure or in investigating an allegation 6 brought against a licensed physician or any allied health professional regulated by the 7 Board under this title **OR TITLE 15 OF THIS ARTICLE**, the [Physician] Rehabilitation 8 Program may request the Board to direct, or the Board or a disciplinary panel on its own 9 initiative may direct, the licensed physician or any allied health professional regulated by the Board under this title **OR TITLE 15 OF THIS ARTICLE** to submit to an appropriate examination.
- 12 (b) In return for the privilege given by the State issuing a license, certification, or 13 registration, the licensed, certified, or registered individual is deemed to have:
- 14 (1) Consented to submit to an examination under this section, if requested 15 by the Board in writing; and
- 16 (2) Waived any claim of privilege as to the testimony or examination 17 reports.
- 18 (c) The unreasonable failure or refusal of the [licensed individual] APPLICANT
 19 OR LICENSEE to submit to an examination is prima facie evidence of the [licensed individual's] APPLICANT'S OR LICENSEE'S inability to practice medicine or the respective discipline competently, unless the Board or disciplinary panel finds that the failure or refusal was beyond the control of the [licensed individual] APPLICANT OR LICENSEE.
- 23 (d) The Board shall pay the costs of any examination made under this section 24 **FOR:**
- 25 (1) A LICENSEE; OR
- 26 **(2)** An applicant who was not previously licensed by the 27 Board.
- [(e) (1) The Board or the entity or entities with which the Board contracts shall appoint the members of the Physician Rehabilitation Program.
- 30 (2) The chair of the Board shall appoint one member of the Board to serve 31 as a liaison to the Physician Rehabilitation Program.
- 32 **(E)** AN APPLICANT FOR REINSTATEMENT SHALL PAY THE COST OF ANY 33 EXAMINATION DIRECTED BY THE BOARD UNDER THIS SECTION.

- 1 (f) The [Physician] Rehabilitation Program is subject to audit by the Legislative 2 Auditor as provided in § 2–1220 of the State Government Article.
- 3 14-403.
- 4 (a) Unless a disciplinary panel agrees to accept the surrender of a license, certification, or registration of an individual the Board regulates, the individual may not surrender the license, certification, or registration nor may the license, certification, or registration lapse by operation of law FOR PURPOSES OF INVESTIGATION OR DISCIPLINE while the individual is under investigation or while charges are pending.
- 9 14-404.
- 10 (a) Subject to the hearing provisions of § 14–405 of this subtitle, a disciplinary panel, on the affirmative vote of a majority of the quorum of the disciplinary panel, may reprimand any licensee, place any licensee on probation, or suspend or revoke a license if the licensee:
- 14 (4) Is [professionally, physically, or mentally]:
- 15 (I) PROFESSIONALLY INCOMPETENT;
- 16 (II) PHYSICALLY INCOMPETENT; OR
- 17 (III) MENTALLY incompetent;
- 18 (19) [Grossly overutilizes] **ESTABLISHES A PATTERN OF** 19 **OVERUTILIZATION OF** health care services;
- 20 (25) [Knowingly] WILLFULLY fails to report suspected child abuse in violation of § 5–704 of the Family Law Article;
- 22 (37) [By corrupt means, threats, or force, intimidates] **INTIMIDATES** or influences, or attempts to intimidate or influence, for the purpose of causing any person to withhold or change testimony in hearings or proceedings before the Board or a disciplinary panel or those otherwise delegated to the Office of Administrative Hearings;
- 26 (38) [By corrupt means, threats, or force, hinders] **HINDERS**, prevents, or otherwise delays any person from making information available to the Board or a disciplinary panel in furtherance of any investigation of the Board or a disciplinary panel;
- 29 (45) Fails to comply with § 1–223 of this article; [or]
- 30 (46) Fails to comply with the requirements of the Prescription Drug 31 Monitoring Program under Title 21, Subtitle 2A of the Health – General Article; **OR**

1 (47) WILLFULLY MAKES A MISREPRESENTATION TO A DISCIPLINARY 2 PANEL. 3 14-405. 4 Except as otherwise provided in the Administrative Procedure Act, before the (a) Board or a disciplinary panel takes any action under § 14-404(a) of this subtitle or § 5 6 14-205(b)(3), § 14-5A-17(a), § 14-5B-14(a), § 14-5C-17(a), § 14-5D-14(a), § 14-5E-16(a), 7 [or] § 14–5F–18, OR § 14–5G–18(A) of this title, it shall give the individual against whom 8 the action is contemplated an opportunity for a hearing before a hearing officer. 9 14-409. 10 Except as provided in subsection (b) of this section, a disciplinary panel (a) (1)11 may reinstate the license of an individual whose license has been surrendered or revoked 12 under this title only in accordance with: 13 (i) The terms and conditions of the order of revocation or letter of 14 surrender; 15 (ii) An order of reinstatement issued by the disciplinary panel; or 16 A final judgment in any proceeding for review. (iii) 17 (2)If a license is surrendered or revoked for a period of more than 1 year, 18 [the Board] A DISCIPLINARY PANEL may reinstate the license after 1 year if the licensee: 19 (i) Meets the requirements for reinstatement as established by the 20 Board: and 21(ii) Completes a criminal history records check in accordance with § 2214–308.1 of this title. 23 14-411. 24In this section, "record" means the proceedings, records, or files of the Board (a) 25 or a disciplinary panel. 26 Except as otherwise expressly provided in this section and § 14–411.1 of this 27 subtitle, the Board, a disciplinary panel, or any of its other investigatory bodies may not 28disclose any information contained in a record.

[Nothing in this] THIS section [shall] MAY NOT be construed to prevent or

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limit the disclosure of:

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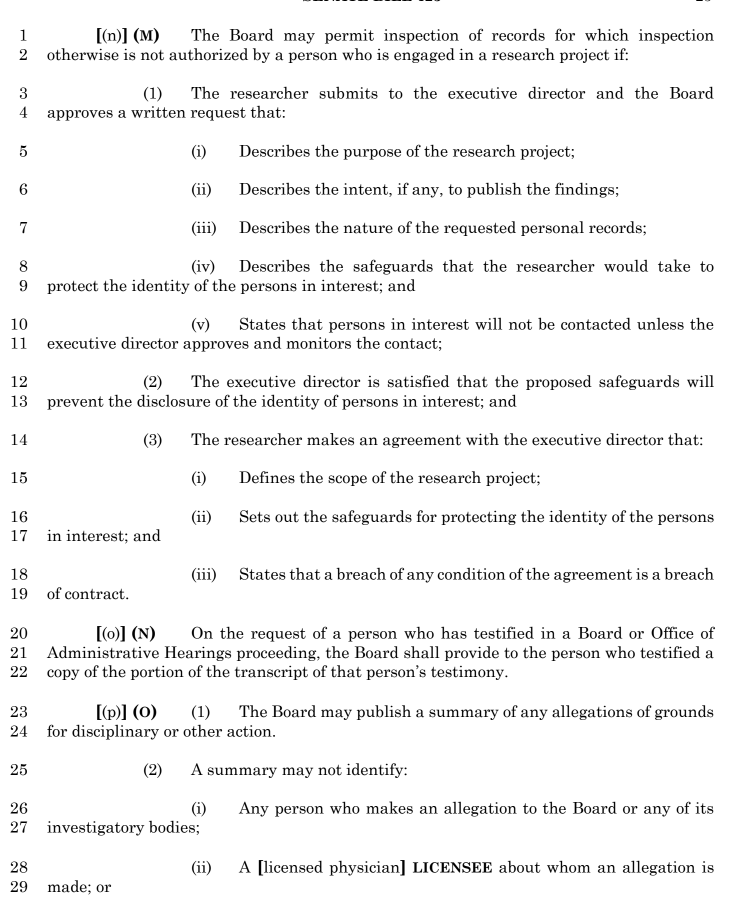
33 34

- 1 (1) General licensure, certification, or registration information maintained 2 by the Board, if the request for release complies with the criteria of § 4–333 of the General 3 Provisions Article;
- 4 (2) Profile information collected and disseminated under 14–411.1 of this subtitle; or
- 6 (3) Personal and other identifying information of a licensee, as required by 7 the National Practitioner Data Bank for participation in the proactive disclosure service.
- 8 (d) The Board shall disclose any information contained in a record to:
- 9 (1) A committee of a hospital, health maintenance organization, or related 10 institution if:
- 11 (i) The committee of a medical hospital staff concerned with 12 [physician] LICENSEE discipline or other committee of a hospital, health maintenance 13 organization, or related institution requests the information in writing;
- 14 (ii) A disciplinary panel has issued an order as to a [licensed 15 physician] LICENSEE on whom the information is requested; and
- 16 (iii) The Board determines that the information requested is 17 necessary for an investigation or action of the committee as to a medical privilege of a 18 [licensed physician] LICENSEE; or
- 19 (2) The Secretary, the Office of Health Care Quality in the Department, 20 the Maryland Health Care Commission, or the Health Services Cost Review Commission 21 for the purpose of investigating quality or utilization of care in any entity regulated by the 22 Office of Health Care Quality or the Health Services Cost Review Commission.
 - (e) [On or before January 1, 2013, the Board, the Secretary, the Maryland Health Care Commission, and the Health Services Cost Review Commission jointly shall adopt regulations for the efficient and secure transfer, under subsection (d)(2) of this section, of any information in a record that may indicate that an investigation of an entity regulated by the Office of Health Care Quality, the Maryland Health Care Commission, or the Health Services Cost Review Commission may be appropriate.
- 29 (f)] Subsection (d)(2) of this section may not be construed to alter the authority of the Secretary under $\S 1-203(a)$ of this article or $\S 2-106(c)$ of the Health General Article.
 - [(g)] (F) (1) The Board shall notify all hospitals, health maintenance organizations, or other health care facilities where a [physician or an allied health professional regulated by the Board] LICENSEE has privileges, has a provider contract with a health maintenance organization, or is employed of a complaint or report filed against that [physician] LICENSEE, if:

- 1 (i) The Board determines, in its discretion, that the hospital, health 2 maintenance organization, or health care facility should be informed about the report or 3 complaint;
- 4 (ii) The nature of the complaint suggests a reasonable possibility of an imminent threat to patient safety; or
- 6 (iii) The complaint or report was as a result of a claim filed in the 7 Health Care Alternative Dispute Resolution Office and a certificate of a qualified expert is 8 filed in accordance with § 3–2A–04(b)(1) of the Courts Article.
- 9 (2) The Board shall disclose any information pertaining to a [physician's] 10 **LICENSEE'S** competency to practice [medicine] **UNDER THE LICENSE** contained in record 11 to a committee of a hospital, health maintenance organization, or other health care facility 12 if:
- 13 (i) The committee is concerned with [physician] LICENSEE 14 discipline and requests the information in writing; and
- 15 (ii) The Board has received a complaint or report pursuant to paragraph (1)(i) and (ii) of this subsection on the [licensed physician] LICENSEE on whom the information is requested.
- 18 The Board shall, after formal action is taken pursuant to § 14–406 of (3)19 this subtitle, notify those hospitals, health maintenance organizations, or health care 20 facilities where the [physician] LICENSEE has privileges, has a provider contract with a 21health maintenance organization, or is employed of its formal action within 10 days after 22the action is taken and shall provide the hospital, health maintenance organization, or 23 health care facility with periodic reports as to enforcement or monitoring of a formal 24disciplinary order against a [physician] LICENSEE within 10 days after receipt of those 25 reports.
- [(h)] (G) On the request of a person who has made a complaint to the Board regarding a [physician] LICENSEE, the Board shall provide the person with information on the status of the complaint.
- [(i)] (H) Following the filing of charges or notice of initial denial of license application, the Board shall disclose the filing to the public on the Board's website.
- I(j) (I) The Board may disclose any information contained in a record to a licensing or disciplinary authority of another state if:
- 33 (1) The licensing or disciplinary authority of another state that regulates 34 [licensed physicians] LICENSEES in that state requests the information in writing; and

- 1 (2) The disclosure of any information is limited to the pendency of an 2 allegation of a ground for disciplinary or other action by a disciplinary panel until: 3 (i) The disciplinary panel has passed an order under § 14–406 of this subtitle: or 4 5 A [licensed physician] LICENSEE on whom the information is (ii) 6 requested authorizes a disclosure as to the facts of an allegation or the results of an 7 investigation before the Board. 8 The Board may disclose any information contained in a record to a [(k)] (J) 9 person if: A [licensed physician] LICENSEE on whom any information is 10 (1)11 requested authorizes the person to receive the disclosure; 12 (2) The person requests the information in writing; and 13 The authorization for the disclosure is in writing. (3) 14 [(1)] **(K)** The Board may disclose any information contained in a record to the 15 State Medical Assistance Compliance Administration, the Secretary of the U.S. 16 Department of Health and Human Services or the Secretary's designee, or any health 17 occupational regulatory board if: 18 (1) (i) The State Medical Assistance Compliance Administration or any 19 health occupational regulatory board requests the information in writing; or 20 The Secretary of the U.S. Department of Health and Human 21Services or the Secretary's designee is entitled to receive the information or have access to the information under 42 U.S.C. § 1396r-2; 2223(2) (i) A disciplinary panel has issued an order under § 14–406 of this 24subtitle; or 25(ii) An allegation is pending before the Board or a disciplinary panel; 26 and 27 (3) The Board determines that the requested information is necessary for
- [(m)] (L) If the Board or a disciplinary panel determines that the information contained in a record concerns possible criminal activity, the Board or the disciplinary panel shall disclose the information to a law enforcement or prosecutorial official.

the proper conduct of the business of that administration or board.



- 1 (iii) A witness in an investigation or a proceeding before the Board or 2 any of its investigatory bodies.
- [(q)] (P) The Board shall disclose information in a record upon the request of the Governor, Secretary, or Legislative Auditor, in accordance with § 2–1223(a) of the State Government Article. However, the Governor, Secretary, or Auditor, or any of their employees may not disclose personally identifiable information from any of these records which are otherwise confidential by law.
- 8 [(r)] (Q) This section does not apply to:
- 9 (1) Any disclosure of a record by the Board to a disciplinary panel or any of 10 its other investigatory bodies; or
- 11 (2) A licensee, certificate holder, or registration holder who has been 12 charged under this title or a party to a proceeding before the Board or a disciplinary panel 13 who claims to be aggrieved by the decision of the Board or the disciplinary panel.
- [(s)] (R) If any information contained in any medical or hospital document or any other exhibit is otherwise open for disclosure under law, the use of that document or exhibit in any record of the Board, a disciplinary panel, or any of its other investigatory bodies does not prevent its disclosure in any other proceeding.
- 18 14-411.1.
- 19 (c) In addition to the requirements of subsection (b) of this section, the Board 20 shall:
- 21 (1) FOLLOWING THE FILING OF CHARGES OR NOTICE OF INITIAL DENIAL OF A LICENSE APPLICATION, DISCLOSE THE FILING TO THE PUBLIC ON THE BOARD'S WEBSITE;
- [(1)] (2) Provide appropriate and accessible Internet links from the Board's [Internet site] WEBSITE:
- 26 (i) To the extent available, to the appropriate portion of the 27 [Internet site] WEBSITE of each health maintenance organization licensed in this State 28 which will allow the public to ascertain the names of the physicians affiliated with the 29 health maintenance organization; and
- 30 (ii) To the appropriate portion of the [Internet site] WEBSITE of the 31 American Medical Association;
- Include a statement on each licensee's profile of information to be taken into consideration by a consumer when viewing a licensee's profile, including factors to consider when evaluating a licensee's malpractice data, and a disclaimer stating

that a charging document does not indicate a final finding of guilt by a disciplinary panel; and

- 3 [(3)] (4) Provide on the Board's [Internet site] WEBSITE:
 - (i) Notification that a person may contact the Board by telephone, electronic mail, or written request to find out whether the number of medical malpractice settlements involving a particular licensee totals three or more with a settlement amount of [\$150,000] **\$1,000,000** or greater within the most recent 5-year period as reported to the Board; and
- 9 (ii) A telephone number, electronic mail address, and physical address through which a person may contact the Board to request the information required to be provided under item (i) of this item.
- 12 (d) The Board:
- 13 (2) Shall maintain a website that serves as a single point of entry where 14 all [physician] LICENSEE profile information is available to the public on the Internet; and
- 15 14-413.

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- 16 (a) (1) [Each] EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (D) OF
 17 THIS SECTION, EACH hospital [and], related institution, ALTERNATIVE HEALTH
 18 SYSTEM, AND EMPLOYER shall submit to the Board a report [within 10 days] after:
- 19 (i) The hospital [or], related institution, ALTERNATIVE HEALTH 20 SYSTEM, OR EMPLOYER denied the application of a physician for staff privileges or 21 limited, reduced, otherwise changed, or terminated the staff privileges of a physician, or 22 the physician resigned whether or not under formal accusation, if the denial, limitation, 23 reduction, change, termination, or resignation is for reasons that might be grounds for 24 disciplinary action under § 14–404 of this subtitle;
- 25 (ii) The hospital [or], related institution, ALTERNATIVE HEALTH
 26 SYSTEM, OR EMPLOYER took any disciplinary action against a salaried, licensed physician
 27 without staff privileges, including termination of employment, suspension, or probation, for
 28 reasons that might be grounds for disciplinary action under § 14–404 of this subtitle;
- 29 (iii) A licensed physician voluntarily resigned from the staff, employ, 30 or training program of the hospital [or], related institution, ALTERNATIVE HEALTH 31 SYSTEM, OR EMPLOYER for reasons that might be grounds for disciplinary action under § 32 14–404 of this subtitle; or
- 33 (iv) The hospital [or], related institution, ALTERNATIVE HEALTH 34 SYSTEM, OR EMPLOYER placed any other restrictions or conditions on any of the licensed

- physicians as listed in items (i) through (iii) of this paragraph for any reasons that might be grounds for disciplinary action under § 14–404 of this subtitle.
- 3 (2) The hospital [or], related institution, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER shall state in the report the reasons for its action or the nature of the formal accusation pending when the physician resigned.
- 6 (3) The Board may extend the reporting time under this subsection for good 7 cause shown.
- 8 (4) The minutes or notes taken in the course of determining the denial, 9 limitation, reduction, or termination of the staff privileges of any physician in a hospital or 10 related institution are not subject to review or discovery by any person.
- 11 (5) The Board, in consultation with all interested parties, may adopt 12 regulations to define:
- 13 (i) Changes in employment or privileges that require reporting 14 under this section; and
- 15 (ii) Actions by licensees that are grounds for discipline and that 16 require reporting under this section.
- (B) A HOSPITAL, A RELATED INSTITUTION, AN ALTERNATIVE HEALTH SYSTEM, OR AN EMPLOYER THAT HAS REASON TO KNOW THAT A LICENSED PHYSICIAN HAS COMMITTED AN ACTION OR HAS A CONDITION THAT MIGHT BE GROUNDS FOR REPRIMAND OR PROBATION OF THE LICENSED PHYSICIAN OR SUSPENSION OR REVOCATION OF THE LICENSE BECAUSE THE LICENSED PHYSICIAN IS ALCOHOL—IMPAIRED OR DRUG—IMPAIRED IS NOT REQUIRED TO REPORT THE LICENSED PHYSICIAN TO THE BOARD IF:
- 24 (1) THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH 25 SYSTEM, OR EMPLOYER KNOWS THAT THE LICENSED PHYSICIAN IS:
- 26 (I) IN AN ALCOHOL OR DRUG TREATMENT PROGRAM THAT IS
 27 ACCREDITED BY THE JOINT COMMISSION OR IS CERTIFIED BY THE DEPARTMENT;
 28 OR
- 29 (II) Under the care of a health care practitioner who 30 is competent and capable of dealing with alcoholism and drug abuse;
- 31 (2) THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH 32 SYSTEM, OR EMPLOYER IS ABLE TO VERIFY THAT THE LICENSED PHYSICIAN 33 REMAINS IN THE TREATMENT PROGRAM UNTIL DISCHARGE; AND

- 1 (3) THE ACTION OR CONDITION OF THE LICENSED PHYSICIAN HAS 2 NOT CAUSED INJURY TO ANY PERSON WHILE THE PRACTITIONER IS PRACTICING AS 3 A LICENSED PHYSICIAN.
- 4 (C) (1) IF THE LICENSED PHYSICIAN ENTERS OR IS CONSIDERING 5 ENTERING AN ALCOHOL OR DRUG TREATMENT PROGRAM THAT IS ACCREDITED BY 6 THE JOINT COMMISSION OR THAT IS CERTIFIED BY THE DEPARTMENT, THE 7 LICENSED PHYSICIAN SHALL NOTIFY THE HOSPITAL, RELATED INSTITUTION, 8 ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER WITHIN 15 DAYS AFTER THE 9 LICENSED PHYSICIAN'S DECISION TO ENTER THE TREATMENT PROGRAM.
- 10 (2) IF THE LICENSED PHYSICIAN FAILS TO PROVIDE THE NOTICE
 11 REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION, AND THE HOSPITAL,
 12 RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER LEARNS
 13 THAT THE LICENSED PHYSICIAN HAS ENTERED A TREATMENT PROGRAM, THE
 14 HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER
 15 SHALL REPORT TO THE BOARD THAT THE LICENSED PHYSICIAN HAS ENTERED A
 16 TREATMENT PROGRAM AND HAS FAILED TO PROVIDE THE REQUIRED NOTICE.
- 17 (3) IF THE TREATMENT PROGRAM FINDS THAT THE LICENSED
 18 PHYSICIAN IS NONCOMPLIANT WITH THE TREATMENT PROGRAM'S POLICIES AND
 19 PROCEDURES WHILE IN THE TREATMENT PROGRAM, THE TREATMENT PROGRAM
 20 SHALL NOTIFY THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH
 21 SYSTEM, OR EMPLOYER OF THE LICENSED PHYSICIAN'S NONCOMPLIANCE.
- 22 (4) ON RECEIPT OF A NOTIFICATION MADE UNDER PARAGRAPH (3) OF
 23 THIS SUBSECTION, THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH
 24 SYSTEM, OR EMPLOYER OF THE LICENSED PHYSICIAN SHALL REPORT THE LICENSED
 25 PHYSICIAN'S NONCOMPLIANCE TO THE BOARD.
- (D) A PERSON IS NOT REQUIRED UNDER THIS SECTION TO MAKE ANY REPORT THAT WOULD BE IN VIOLATION OF ANY FEDERAL OR STATE LAW, RULE, OR REGULATION CONCERNING THE CONFIDENTIALITY OF ALCOHOL AND DRUG ABUSE PATIENT RECORDS.
- 30 **[(b)] (E)** The Board may enforce this section by subpoena.
- [(c)] (F) Any person shall have the immunity from liability described under § 5–715(d) of the Courts and Judicial Proceedings Article for giving any of the information required by this section.
- 34 (G) A HOSPITAL, A RELATED INSTITUTION, AN ALTERNATIVE HEALTH 35 SYSTEM, OR AN EMPLOYER REQUIRED TO MAKE A REPORT TO THE BOARD UNDER

1 THIS SECTION SHALL SUBMIT THE REPORT WITHIN 10 DAYS AFTER THE ACTION 2 REQUIRING THE REPORT.

- 3 [(d)] (H) A report made under this section is not subject to subpoena or discovery 4 in any civil action other than a proceeding arising out of a hearing and decision of the Board 5 or a disciplinary panel under this title.
- 6 [(e)] (I) (1) A disciplinary panel may impose a civil penalty of up to [\$5,000] 7 \$10,000 for failure to report under this section.
- 8 (2) The Board shall remit any penalty collected under this subsection into 9 the General Fund of the State.
- 10 [14–414.
- 11 (a) (1) Each alternative health system as defined in § 1–401 of this article shall submit to the Board a report within 10 days after:
- 13 (i) The alternative health system denied the formal application of a 14 physician to contract with the alternative health system or limited, reduced, otherwise 15 changed, or terminated the contract of a physician, or the physician resigned whether or 16 not under formal accusation, if the denial, limitation, reduction, change, termination, or 17 resignation is for reasons that might be grounds for disciplinary action under § 14–404 of 18 this subtitle; or
- 19 (ii) The alternative health system placed any other restrictions or 20 conditions on any licensed physician for any reasons that might be grounds for disciplinary 21 action under § 14–404 of this subtitle.
- 22 (2) The alternative health system shall state in the report the reasons for 23 its action or the nature of the formal accusation pending when the physician resigned.
- 24 (3) The Board may extend the reporting time under this subsection for good 25 cause shown.
- 26 (4) The minutes or notes taken in the course of determining the denial, 27 limitation, reduction, or termination of the employment contract of any physician in an 28 alternative health system are not subject to review or discovery by any person.
- 29 (5) The Board, in consultation with all interested parties, may adopt 30 regulations to define:
- 31 (i) Changes in employment or privileges that require reporting 32 under this section; and

- 1 (ii) Actions by licensees that are grounds for discipline and require 2 reporting under this section.
- 3 (b) The Board may enforce this section by subpoena.
- 4 (c) Any person shall have the immunity from liability described under § 5–715(d) of the Courts and Judicial Proceedings Article for giving any of the information required by 6 this section.
- 7 (d) A report made under this section is not subject to subpoena or discovery in 8 any civil action other than a proceeding arising out of a hearing and decision of the Board 9 or a disciplinary panel under this title.
- 10 (e) (1) A disciplinary panel may impose a civil penalty of up to \$5,000 for 11 failure to report under this section.
- 12 (2) The Board shall remit any penalty collected under this subsection into the General Fund of the State.]
- 14 **14-414.**
- 15 (A) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, A HOSPITAL, A
 16 RELATED INSTITUTION, AN ALTERNATIVE HEALTH CARE SYSTEM, OR AN EMPLOYER
 17 MAY NOT EMPLOY AN INDIVIDUAL TO PRACTICE MEDICINE WITHOUT A LICENSE.
- 18 **(B)** A DISCIPLINARY PANEL MAY IMPOSE A CIVIL PENALTY IN AN AMOUNT 19 NOT EXCEEDING \$5,000 FOR A VIOLATION OF THIS SECTION.
- 20 (C) THE BOARD SHALL REMIT ANY PENALTY COLLECTED UNDER THIS 21 SECTION INTO THE BOARD OF PHYSICIANS FUND.
- 22 14–5A–01.
- 23 (a) In this subtitle the following words have the meanings indicated.
- 24 (c) "Committee" means the Respiratory Care [Professional Standards] 25 ADVISORY Committee established under § 14–5A–05 of this subtitle.
- 26 14–5A–05.
- There is a Respiratory Care [Professional Standards] **ADVISORY** Committee within the Board.
- 29 14–5A–06.
- 30 (a) The Committee consists of seven members appointed by the Board as follows:

1	(1)	Thre	e LICENSED respiratory care practitioners;	
2	(2)	Thre	e LICENSED physicians:	
3		(i)	One of whom is a specialist in thoracic surgery;	
4		(ii)	One of whom is a specialist in pulmonary medicine; and	
5		(iii)	One of whom is a specialist in anesthesiology; and	
6	(3)	One	consumer member.	
7 8	` '	H MEMBER OF THE COMMITTEE LICENSED BY THE BOARD MUST BE NG WITH THE BOARD.		
9	[(b)] (C)	The o	consumer member of the Committee:	
10	(1)	[Sha	ll] $\mathbf{M}\mathbf{U}\mathbf{S}\mathbf{T}$ be a member of the general public;	
11	(2)	May	not be or ever have been:	
12		(i)	A respiratory care practitioner;	
13		(ii)	Any OTHER health care professional; or	
14 15	professional; and	(iii)	In training to be a respiratory care practitioner or other health	
16	(3)	May	not:	
17 18	professional field	(i) related	Participate or ever have participated in a commercial or to respiratory care;	
19 20	professional field	(ii) related	Have a household member who participates in a commercial or to respiratory care;	
21 22	in a person regula	(iii) ated by	Have had within 2 years before appointment a financial interest the Board; or	
23 24 25	in the provision or respiratory care.	(iv) of good	Have had within 2 years before appointment a financial interest s or services to respiratory care practitioners or to the field of	
26 27	(D) EAC	H MEN	MBER OF THE COMMITTEE MUST BE A RESIDENT OF THE	

1	[(c)] (E)	(1)	The term of a member is 3 years.
2	(2)	The	terms of members are staggered AS REQUIRED BY REGULATION.
3 4	(3) appointed and o		e end of a term, a member continues to serve until a successor is
5 6	rest of the term		ember who is appointed after a term has begun serves only for the il a successor is appointed and qualifies.
7 8	TERMS.) Амі	EMBER MAY NOT SERVE MORE THAN TWO CONSECUTIVE FULL
9 10	[(d)] (F) every 2 years.	(1)	From among its members, the Committee shall elect a chair once
11 12	the Board as a		chair, or the chair's designee, shall serve in an advisory capacity to cative of the Committee.
13	(G) A	QUORUM	OF THE COMMITTEE CONSISTS OF FOUR MEMBERS.
14	14–5A–07.		
15 16	[(a)] In shall:	addition	to the powers set forth elsewhere in this subtitle, the Committee
17	(1)	Deve	lop and recommend to the Board [regulations]:
18		(I)	REGULATIONS to carry out [the provisions of] this subtitle; AND
19		(II)	ANY STATUTORY CHANGES THAT AFFECT THE PROFESSION;
20 21	of respiratory ca	_	elop and recommend to the Board a code of ethics for the practice loption by the Board;
22 23	(3) the practice of r		quested, develop and recommend to the Board standards of care for cy care;
24 25	(4) a respiratory ca		lop and recommend to the Board the requirements for licensure as tioner;
26 27	(5) licensure of app		uate the credentials of applicants as necessary and recommend ho fulfill the requirements for a license to practice respiratory care;

- 1 Develop and recommend to the Board continuing education (6) 2 requirements for license renewal; 3 Provide the Board with recommendations concerning the practice of 4 respiratory care; 5 Develop and recommend to the Board criteria related to the practice of 6 respiratory care in the home setting; 7 (9)Keep a record of its [proceedings] MEETINGS; and 8 [(10) Submit an annual report to the Board.] 9 **(3)** ON REQUEST OF THE BOARD OR A DISCIPLINARY PANEL: 10 (I)Provide recommendations regarding the practice 11 OF RESPIRATORY CARE; AND 12 ADVISE THE BOARD ON ANY OTHER MATTERS RELATED TO (II)RESPIRATORY CARE PRACTITIONERS. 13 (b) 14 The Board shall: 15 (1) Consider all recommendations of the Committee; and 16 (2)Provide to the Committee an annual report on the disciplinary matters 17 involving licensees.] 18 14-5A-08. 19 (b) This section does not apply to: 20 (1)[An individual] A RESPIRATORY CARE PRACTITIONER employed 21[by] IN THE SERVICE OF the federal government [as a respiratory care practitioner] while 22 [the individual is] practicing within the scope of [that] THE employment; 23 14-5A-14. 24A licensee shall notify the Board in writing of a change in name or address
- 26 14-5A-17.

within [60] 10 days after the change.

25

27 Subject to the hearing provisions of § 14–405 of this title, a disciplinary panel, 28 on the affirmative vote of a majority of a quorum of the disciplinary panel, may deny a

1 license to any applicant, reprimand any licensee, place any licensee on probation, or 2 suspend or revoke a license, if the applicant or licensee: 3 (3)Is guilty of [unprofessional or immoral]: **(I)** IMMORAL conduct in the practice of respiratory care; OR 4 5 (II)UNPROFESSIONAL CONDUCT IN THE PRACTICE OF 6 **RESPIRATORY CARE;** 7 (4) Is [professionally, physically, or mentally]: **(I)** 8 PROFESSIONALLY INCOMPETENT; 9 (II) PHYSICALLY INCOMPETENT; OR 10 (III) **MENTALLY** incompetent; 11 [Knowingly] WILLFULLY makes a misrepresentation while practicing (14)12 respiratory care; 13 [Knowingly] WILLFULLY practices respiratory care with (15)unauthorized individual or aids an unauthorized individual in the practice of respiratory 14 15 care; 16 (19)[Knowingly] WILLFULLY submits false statements to collect fees for which services are not provided; 17 18 [Knowingly] WILLFULLY fails to report suspected child abuse in violation of § 5–704 of the Family Law Article; 19 20 14-5A-18. 21(c) (1)If the licensed respiratory care practitioner enters, or is considering 22 entering, an alcohol or drug treatment program that is accredited by [the] THE Joint 23Commission [on Accreditation of Healthcare Organizations] or that is certified by the 24Department, the licensed respiratory care practitioner shall notify the hospital, related institution, alternative health system, or employer [of] WITHIN 15 DAYS AFTER the 25 26 licensed respiratory care practitioner's decision to enter the treatment program. 27 A disciplinary panel may impose a civil penalty of up to [\$1,000] \$5,000 (g) (1)

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29

14-5A-22.1.

for failure to report under this section.

- 1 (a) Except as otherwise provided in this subtitle, a licensed physician may not 2 employ or supervise an individual practicing respiratory care without a license.
- 3 (b) Except as otherwise provided in this subtitle, a hospital, related institution, 4 alternative health system, or employer may not employ an individual practicing respiratory 5 care without a license.
- 6 (c) A disciplinary panel may impose a civil penalty of up to [\$1,000] **\$5,000** for a violation of this section.
- 8 14–5A–23.
- 9 (a) A person who violates [any provision of §§ 14–5A–20 through 14–5A–22.1] § 10 14–5A–20, § 14–5A–21, OR § 14–5A–22 of this subtitle is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$1,000 or imprisonment not exceeding 1 year or both.
- 13 (b) A person who violates [any provision of §§ 14–5A–20 through 14–5A–22.1] § 14 **14–5A–20, § 14–5A–21, OR § 14–5A–22** of this subtitle is subject to a civil fine of not more than \$5,000 to be levied by a disciplinary panel.
- 16 (c) The Board shall pay any penalty collected under this section into the Board of Physicians Fund.
- 18 14-5B-05.
- 19 (a) There is a Radiation Therapy, Radiography, Nuclear Medicine Technology, 20 and Radiology Assistance Advisory Committee within the Board.
- 21 (b) (1) The Committee consists of nine members appointed by the Board.
- 22 (2) Of the nine members:
- 23 (i) One shall be a licensed physician who specializes in radiology;
- 24 (ii) One shall be a licensed physician who specializes in radiology 25 and who supervises a radiologist assistant;
- 26 (iii) One shall be a licensed physician who specializes in nuclear 27 medicine;
- 28 (iv) One shall be a licensed physician who specializes in radiation 29 oncology;
- 30 (v) One shall be a LICENSED radiation therapist;

1		(vi)	One shall be a LICENSED radiographer;
2		(vii)	One shall be a LICENSED radiologist assistant;
3		(viii)	One shall be a LICENSED nuclear medicine technologist; and
4		(ix)	One shall be a consumer member.
5 6	[(c) (1) 2 years.	From	among its members, the Committee shall elect a chair once every
7 8	(2) the Board as a rep		hair, or the chair's designee, shall serve in an advisory capacity to ative of the Committee.]
9 10	(C) EAC IN GOOD STANDI		BER OF THE COMMITTEE LICENSED BY THE BOARD MUST BE I'H THE BOARD.
11	(d) The	consum	er member of the Committee:
12	(1)	[Shal	l] MUST be a member of the general public;
13	(2)	May	not be or ever have been [a]:
14 15	ASSISTANT, OR N	(I) IUCLE	A RADIATION THERAPIST, RADIOGRAPHER, RADIOLOGIST AR MEDICINE TECHNOLOGIST;
16		(II)	ANY OTHER health care professional; or [in]
17 18 19	RADIOLOGIST As care professional;		In training to be a RADIATION THERAPIST, RADIOGRAPHER, NT, NUCLEAR MEDICINE TECHNOLOGIST, OR OTHER health
20	(3)	May	not:
21 22 23	professional field or radiology assist		Participate or ever have participated in a commercial or to radiation therapy, radiography, nuclear medicine technology,
24 25 26	professional field or radiology assist		Have a household member who participates in a commercial or to radiation therapy, radiography, nuclear medicine technology, [or]
27 28	in a person regula	(iii) ated by	Have had within 2 years before appointment a financial interest the Board; \mathbf{OR}

- 1 (IV) HAVE HAD WITHIN 2 YEARS BEFORE APPOINTMENT A 2 FINANCIAL INTEREST IN THE PROVISION OF GOODS OR SERVICES TO RADIATION 3 THERAPISTS, RADIOGRAPHERS, RADIOLOGY ASSISTANTS, OR NUCLEAR MEDICINE 4 TECHNOLOGISTS OR TO THE FIELD OF RADIATION THERAPY, RADIOGRAPHY, 5 NUCLEAR MEDICINE TECHNOLOGY, OR RADIOLOGY ASSISTANCE. 6 EACH MEMBER OF THE COMMITTEE MUST BE A RESIDENT OF THE **(E)** STATE. 7 8 (F) **(1)** FROM AMONG ITS MEMBERS, THE COMMITTEE SHALL ELECT A 9 CHAIR ONCE EVERY 2 YEARS. 10 **(2)** THE CHAIR, OR THE CHAIR'S DESIGNEE, SHALL SERVE IN AN 11 ADVISORY CAPACITY TO THE BOARD AS A REPRESENTATIVE OF THE COMMITTEE. [(e)] **(G)** 12 (1) The term of a member is 3 years. 13 (2)The terms of members are staggered as required by regulation. 14 (3)At the end of a term, a member continues to serve until a successor is 15 appointed and qualifies. 16 (4) A member may not serve more than [2] TWO consecutive full terms. 17 **(5)** A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES 18 ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND 19 QUALIFIES. 20 (H) A QUORUM OF THE COMMITTEE CONSISTS OF FIVE MEMBERS. 2114-5B-06.22(a) In addition to the powers set forth elsewhere in this subtitle, the Committee 23 shall: 24(1) [Make recommendations] **DEVELOP AND RECOMMEND** to the Board 25[on regulations necessary]: **REGULATIONS** to carry out [the provisions of] this subtitle; AND 26 **(I)** 27(II)ANY STATUTORY CHANGES THAT AFFECT THE PROFESSION;
- 28 (2) [Make recommendations to the Board on a code of ethics for the practice 29 of radiation therapy, the practice of radiography, the practice of nuclear medicine 30 technology, and the practice of radiology assistance for adoption by the Board;

1 2 3	_	(3) On request, make recommendations to the Board on standards of care tice of radiation therapy, the practice of radiography, the practice of nuclear chnology, and the practice of radiology assistance;
4 5 6	as a radiat	(4) Make recommendations to the Board on the requirements for licensure ion therapist, radiographer, nuclear medicine technologist, or radiologist
7 8 9	~ .	(5) On request, review applications for licensure as a radiation therapist, r, nuclear medicine technologist, or radiologist assistant and make ations to the Board;
10 11	requirement	(6) Develop and recommend to the Board continuing education as for license renewal;
12 13 14		(7) Advise the Board on matters related to the practice of radiation practice of radiography, the practice of nuclear medicine technology, and the adiology assistance;
15		(8)] Keep a record of its [proceedings] MEETINGS; and
16		[(9) Submit an annual report to the Board.]
17		(3) ON REQUEST OF THE BOARD OR A DISCIPLINARY PANEL:
18 19 20		(I) PROVIDE RECOMMENDATIONS REGARDING THE PRACTICE ION THERAPY, RADIOGRAPHY, NUCLEAR MEDICINE TECHNOLOGY, AND ASSISTANCE; AND
21 22 23		(II) ADVISE THE BOARD ON ANY OTHER MATTERS RELATED TO THERAPISTS, RADIOGRAPHERS, NUCLEAR MEDICINE TECHNOLOGISTS, LOGIST ASSISTANTS.
24	[(b)	The Board shall:
25		(1) Consider all recommendations of the Committee; and
26 27	involving lic	(2) Provide to the Committee an annual report on the disciplinary matters ensees.]
28	14–5B–08.	
29	(b)	This section does not apply to:

- 1 (1) [An individual] A RADIATION THERAPIST, RADIOGRAPHER,
- 2 NUCLEAR MEDICINE TECHNOLOGIST, OR RADIOLOGY ASSISTANT employed [by] IN
- 3 THE SERVICE OF the federal government [as a radiation therapist, radiographer, a nuclear
- 4 medicine technologist, or radiologist assistant] while [the individual is] practicing within
- 5 the scope of [that] THE employment; or
- 6 14–5B–11.
- 7 (a) Licensure as a radiation therapist authorizes an individual to practice 8 radiation therapy IN THE STATE while the license is effective.
- 9 (b) Licensure as a radiographer authorizes an individual to practice radiography 10 IN THE STATE while the license is effective.
- 11 (c) Licensure as a nuclear medicine technologist authorizes an individual to practice nuclear medicine technology IN THE STATE while the license is effective.
- 13 (d) Licensure as a radiologist assistant authorizes an individual to practice 14 radiology assistance **IN THE STATE** while the license is effective.
- 15 14-5B-12.1.
- 16 (a) A licensee shall notify the Board in writing of a change in name or address within [60] 10 days after the change.
- 18 14–5B–14.

- 19 (a) Subject to the hearing provisions of § 14–405 of this title, a disciplinary panel, 20 on the affirmative vote of a majority of the quorum of the disciplinary panel, may deny a 21 license to any applicant, reprimand any licensee, place any licensee on probation, or 22 suspend or revoke a license, if the applicant or licensee:
- 23 (3) Is guilty of [unprofessional or immoral]:
- 24 (I) IMMORAL conduct in the practice of radiation therapy, 25 radiography, nuclear medicine technology, or radiology assistance; **OR**
- 26 (II) UNPROFESSIONAL CONDUCT IN THE PRACTICE OF 27 RADIATION THERAPY, RADIOGRAPHY, NUCLEAR MEDICINE TECHNOLOGY, OR 28 RADIOLOGY ASSISTANCE;
- 29 (4) Is [professionally, physically, or mentally]:
 - (I) PROFESSIONALLY INCOMPETENT;

(II) PHYSICALLY INCOMPETENT; OR

- 2 (III) MENTALLY incompetent;
- 3 (14) [Knowingly] **WILLFULLY** makes a misrepresentation while practicing 4 radiation therapy, radiography, nuclear medicine technology, or radiology assistance;
- 5 (15) [Knowingly] WILLFULLY practices radiation therapy, radiography, 6 nuclear medicine technology, or radiology assistance with an unauthorized individual or 7 aids an unauthorized individual in the practice of radiation therapy, radiography, nuclear 8 medicine technology, or radiology assistance;
- 9 (19) [Knowingly] WILLFULLY submits false statements to collect fees for which services are not provided;
- 11 (21) [Knowingly] WILLFULLY fails to report suspected child abuse in violation of § 5–704 of the Family Law Article;
- 13 14-5B-15.

- 14 (c) (1) If the licensee enters, or is considering entering, an alcohol or drug 15 treatment program that is accredited by [the] THE Joint Commission [on Accreditation of 16 Healthcare Organizations] or that is certified by the Department, the licensee shall notify 17 the hospital, related institution, alternative health system, or employer [of] WITHIN 15 18 DAYS AFTER the licensee's decision to enter the treatment program.
- 19 (g) (1) A disciplinary panel may impose a civil penalty of up to [\$1,000] **\$5,000** 20 for failure to report under this section.
- 21 14-5B-18.1.
- 22 (a) Except as otherwise provided in this subtitle, a licensed physician may not 23 employ or supervise an individual practicing radiation therapy, radiography, nuclear 24 medicine technology, or radiology assistance without a license.
- 25 (b) Except as otherwise provided in this subtitle, a hospital, related institution, 26 alternative health system, or employer may not employ an individual practicing radiation 27 therapy, radiography, nuclear medicine technology, or radiology assistance without a license.
- 29 (c) A disciplinary panel may impose a civil penalty of up to [\$1,000] **\$5,000** for 30 employing an individual without a license under this section.
- 31 14–5B–19.

- 1 A person who violates [any provision of §§ 14–5B–17 through 14–5B–18.1] § 2 14-5B-17 OR § 14-5B-18 of this subtitle is guilty of a misdemeanor and on conviction is 3 subject to a fine not exceeding \$1,000 or imprisonment not exceeding 1 year or both. 4 A person who violates [any provision of §§ 14–5B–17 through 14–5B–18.1] § (b) 5 14-5B-17 OR § 14-5B-18 of this subtitle is subject to a civil fine of not more than \$5,000 to be levied by a disciplinary panel. 6 7 The Board shall pay any penalty collected under this section into the Board of 8 Physicians Fund. 9 14-5C-01.10 In this subtitle the following words have the meanings indicated. (a) 11 "Committee" the Polysomnography [Professional Standards] (c) means **ADVISORY** Committee established under § 14–5C–05 of this subtitle. 12 13 14-5C-05.14 There is a Polysomnography [Professional Standards] ADVISORY Committee within the Board. 15 16 14-5C-06. 17 (a) The Committee consists of seven members appointed by the Board as follows: 18 (1) (i) On or before September 30, 2009, three registered polysomnographic technologists; or 19 20 On or after October 1, 2009, three THREE (ii) licensed polysomnographic technologists; 21
- 22 (2) Three **LICENSED** physicians who are board certified in sleep medicine:
- 23 (i) One of whom is a specialist in psychiatry or internal medicine;
- 24 (ii) One of whom is a specialist in pulmonary medicine; and
- 25 (iii) One of whom is a specialist in neurology; and
- 26 (3) One consumer member.
- 27 (B) EACH MEMBER OF THE COMMITTEE LICENSED BY THE BOARD MUST BE 28 IN GOOD STANDING WITH THE BOARD.

1	[(b)] (C)	The consumer member of the Committee:
2	(1)	[Shall] MUST be a member of the general public;
3	(2)	May not be or ever have been:
4		(i) A polysomnographic technologist;
5		(ii) Any OTHER health care professional; or
6 7	care professional;	(iii) In training to be a polysomnographic technologist or other health AND
8 9	(3) or is in training to	[May not have a household member who is a health care professional be a health care professional; and
10	(4)]	May not:
11 12	professional field r	(i) Participate or ever have participated in a commercial or elated to polysomnography;
13 14	professional field r	(ii) Have a household member who participates in a commercial or elated to polysomnography;
15 16	in a person regulat	(iii) Have had within 2 years before appointment a financial interest sed by the Board; or
17 18 19	in the provision of polysomnography.	(iv) Have had within 2 years before appointment a financial interest goods or services to polysomnographic technologists or to the field of
20 21	(D) EACH STATE.	H MEMBER OF THE COMMITTEE MUST BE A RESIDENT OF THE
22	[(c)] (E)	(1) The term of a member is 3 years.
23 24	(2) for members of the	The terms of members are staggered as required by [the terms provided Committee on October 1, 2006] REGULATION .
25 26	(3) appointed and qua	At the end of a term, a member continues to serve until a successor is lifies.
27	(4)	A member who is appointed after a term has begun serves only for the

rest of the term and until a successor is appointed and qualifies.

1 2	TERMS.	(5)	A ME	EMBER MAY NOT SERVE MORE THAN TWO CONSECUTIVE FULL
3 4	[(d)] (2 every 2 years		(1)	From among its members, the Committee shall elect a chair once
5 6	the Board as	(2) a rep		chair, or the chair's designee, shall serve in an advisory capacity to cative of the Committee.
7	(G)	A QU	ORUM	I OF THE COMMITTEE CONSISTS OF FOUR MEMBERS.
8	14–5C–07.			
9 10	[(a)] shall:	In ad	dition	to the powers set forth elsewhere in this subtitle, the Committee
11		(1)	Deve	lop and recommend to the Board [regulations]:
12			(I)	REGULATIONS to carry out [the provisions of] this subtitle; AND
13			(II)	ANY STATUTORY CHANGES THAT AFFECT THE PROFESSION;
14 15	of polysomno	(2) graph	_	elop and recommend to the Board a code of ethics for the practice adoption by the Board;
16 17	of polysomno	(3) graph		lop and recommend to the Board standards of care for the practice
18 19	a polysomno	(4) graph		lop and recommend to the Board the requirements for licensure as mologist, including:
20 21	polysomnogr	aphic	(i) techno	Criteria for the educational and clinical training of licensed ologists; and
22 23	of applicants	for a	(ii) license	Criteria for a professional competency examination and testing e to practice polysomnography;
24 25	polysomnogr	(5) aphic		lop and recommend to the Board criteria for licensed ologists who are licensed in other states to practice in this State;
26		(6)	Evalı	uate the accreditation status of education programs in

28 (7) Evaluate the credentials of applicants and recommend licensure of applicants who fulfill the requirements for a license to practice polysomnography;

polysomnography for approval by the Board;

1 Develop and recommend to the Board continuing education (8)2 requirements for license renewal; 3 Provide the Board with recommendations concerning the practice of 4 polysomnography; 5 (10)Develop and recommend to the Board criteria for the direction of 6 students in clinical education programs by licensed polysomnographic technologists and 7 licensed physicians; (11) Keep a record of its [proceedings] MEETINGS; and 8 9 [(12) Submit an annual report to the Board.] 10 **(3)** ON REQUEST OF THE BOARD OR A DISCIPLINARY PANEL: 11 **(I)** PROVIDE RECOMMENDATIONS REGARDING THE PRACTICE 12 OF POLYSOMNOGRAPHY; AND ADVISE THE BOARD ON ANY OTHER MATTERS RELATED TO 13 (II)POLYSOMNOGRAPHIC TECHNOLOGIST PRACTITIONERS. 14 (b) The Board shall: 15 16 Consider all recommendations of the Committee; and (1) 17 Provide to the Committee an annual report on the disciplinary matters (2)involving licensees.] 18 19 14-5C-08. 20 (b) This section does not apply to [a]: 21**(1)** A student enrolled in an education program under § 14–5C–09(c)(3) of 22this subtitle while practicing polysomnography in that program[.]; 23 [(c)]**(2)** This section does not apply to a A respiratory care practitioner who 24was licensed by the Board to practice respiratory care on or before December 31, 2012, and 25 whose duties include practicing polysomnography; **OR** 26 **(3)** A POLYSOMNOGRAPHIC TECHNOLOGIST EMPLOYED IN THE

SERVICE OF THE FEDERAL GOVERNMENT WHILE PRACTICING WITHIN THE SCOPE OF

29 **[**14–5C–10.

THE EMPLOYMENT.

27

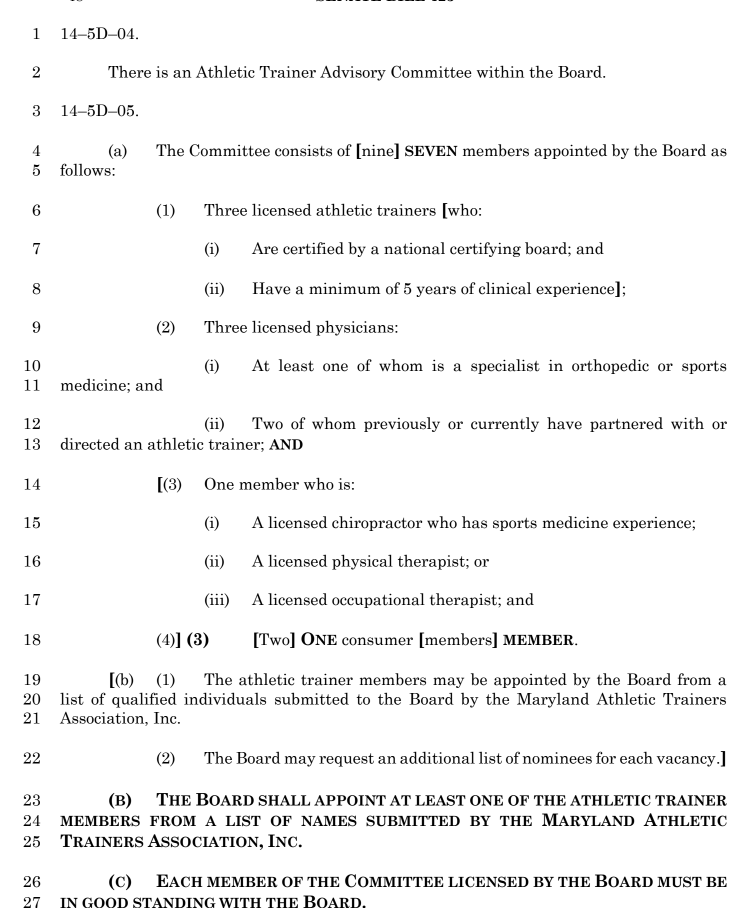
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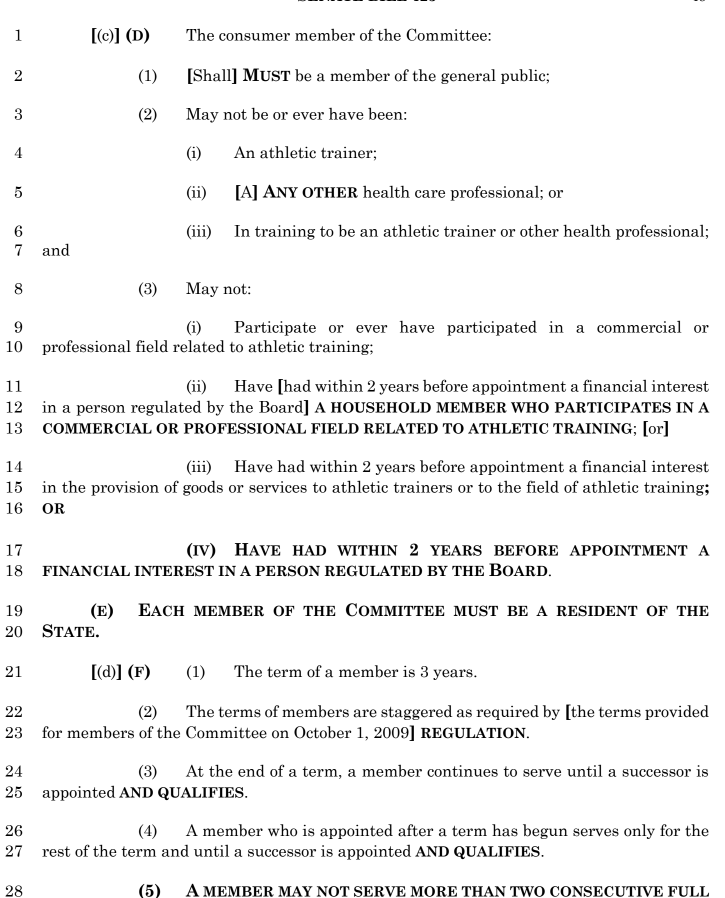
1 The Board shall waive the education requirement under § 14–5C–09(c)(3) of 2 this subtitle if on or before September 30, 2013, an individual: 3 (1)Has passed the national certifying examination by the Board of 4 Registered Polysomnographic Technologists or another examination approved by the 5 Board: 6 (2)Is certified by the Board of Registered Polysomnographic Technologists 7 as a registered polysomnographic technologist; Has submitted an application for licensure to the Board; and 8 (3) 9 Meets all of the requirements under § 14–5C–09(b) and (c)(1) and (2) of **(4)** 10 this subtitle. 11 (b) (1) If an individual has not satisfied the requirements under subsection (a) 12of this section on or before September 30, 2013, the individual may petition the Board for 13 an extension. 14 (2)The Board shall determine whether to grant an extension under this 15 subsection on a case-by-case basis. 16 14-5C-14.1. 17 A licensee shall notify the Board in writing of a change in name or address 18 within [60] 10 days after the change. 19 14-5C-17. 20 Subject to the hearing provisions of § 14–405 of this title, a disciplinary panel, (a) 21 on the affirmative vote of a majority of a quorum of the disciplinary panel, may deny a 22license to any applicant, reprimand any licensee, place any licensee on probation, or 23 suspend or revoke a license, if the applicant or licensee: 24(3)Is guilty of [unprofessional or immoral]: **(I)** IMMORAL conduct in the practice of polysomnography; OR 2526 (II)UNPROFESSIONAL CONDUCT INTHE PRACTICE OF 27POLYSOMNOGRAPHY; 28 **(4)** Is [professionally, physically, or mentally]:

PROFESSIONALLY INCOMPETENT;

1 (II) PHYSICALLY INCOMPETENT; OR

- 2 (III) MENTALLY incompetent;
- 3 (14) [Knowingly] WILLFULLY makes a misrepresentation while practicing 4 polysomnography;
- 5 (15) [Knowingly] WILLFULLY practices polysomnography with an 6 unauthorized individual or aids an unauthorized individual in the practice of 7 polysomnography;
- 8 (16) [Knowingly] WILLFULLY delegates a polysomnographic duty to an 9 unlicensed individual;
- 10 (20) [Knowingly] WILLFULLY submits false statements to collect fees for which services are not provided;
- 12 (22) [Knowingly] WILLFULLY fails to report suspected child abuse in violation of § 5–704 of the Family Law Article;
- 14 14-5C-18.
- 15 (c) (1) If the licensed polysomnographic technologist enters, or is considering
 16 entering, an alcohol or drug treatment program that is accredited by [the] THE Joint
 17 Commission [on Accreditation of Healthcare Organizations] or that is certified by the
 18 Department, the licensed polysomnographic technologist shall notify the hospital, related
 19 institution, alternative health system, or employer [of] WITHIN 15 DAYS AFTER the
 20 licensed polysomnographic technologist's decision to enter the treatment program.
- 21 (g) (1) A disciplinary panel may impose a civil penalty of up to [\$1,000] **\$5,000** 22 for failure to report under this section.
- 23 14-5C-23.
- 24 (a) A person who violates [any provision of §§ 14–5C–20 through 14–5C–22.1] § 14–5C–20, § 14–5C–21, OR § 14–5C–22 of this subtitle is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$1,000 or imprisonment not exceeding 1 year or both.
- 28 (b) A person who violates [any provision of §§ 14–5C–20 through 14–5C–22.1] § 29 14–5C–20, § 14–5C–21, OR § 14–5C–22 of this subtitle is subject to a civil fine of not 30 more than \$5,000 to be levied by a disciplinary panel.
- 31 (c) The Board shall pay any penalty collected under this section into the Board of 32 Physicians Fund.





TERMS.

1 2	[(e)] (G) (1) From among its members, the Committee shall elect a chair every 2 years.
3 4	(2) The chair shall serve in an advisory capacity to the Board as a representative of the Committee.
5	(H) A QUORUM OF THE COMMITTEE CONSISTS OF FOUR MEMBERS.
6	14-5D-06.
7 8	[(a)] In addition to the powers set forth elsewhere in this subtitle, the Committee shall:
9	(1) Develop and recommend to the Board [regulations]:
10	(I) REGULATIONS to carry out this subtitle; AND
11	(II) ANY STATUTORY CHANGES THAT AFFECT THE PROFESSION;
12 13	(2) [Develop and recommend to the Board continuing education requirements for license renewal;
14 15	(3) Provide the Board with recommendations concerning the practice of athletic training;
16 17 18	(4) Develop and recommend to the Board an evaluation and treatment protocol for use by an athletic trainer and the physician with whom the athletic trainer practices;
19 20	(5) Recommend to the Board approval, modification, or disapproval of individual evaluation and treatment protocols;
21	(6)] Keep a record of its [proceedings] MEETINGS; and
22	[(7) Submit an annual report to the Board.]
23	(3) ON REQUEST OF THE BOARD OR A DISCIPLINARY PANEL:
24 25	(I) PROVIDE RECOMMENDATIONS REGARDING THE PRACTICE OF ATHLETIC TRAINING; AND
26 27	(II) ADVISE THE BOARD ON ANY OTHER MATTERS RELATED TO ATHLETIC TRAINERS.

- 1 **[**(b) The Board shall:
- 2 (1) Consider all recommendations of the Committee; and
- 3 (2) Provide to the Committee an annual report on the disciplinary matters 4 involving licensees.]
- 5 14-5D-07.
- 6 (b) This section does not apply to:
- 7 (1) An [individual] ATHLETIC TRAINER employed [by] IN THE SERVICE 8 OF the federal government [as an athletic trainer] while [the individual is] practicing 9 within the scope of [that] THE employment;
- 10 14-5D-10.
- 11 (a) An athletic trainer license authorizes the licensee to practice athletic training services IN THE STATE while the license is effective.
- 13 14-5D-11.1.
- 14 (c) A disciplinary panel may impose a civil penalty of up to [\$1,000] **\$5,000** on a person who employs or supervises an individual without a license or without an approved evaluation and treatment protocol.
- 17 **14–5D–11.5.**
- (A) EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (D) OF THIS SECTION,
 19 EACH HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, AND
 20 EMPLOYER SHALL FILE WITH THE BOARD A REPORT THAT THE HOSPITAL, RELATED
 21 INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER LIMITED, REDUCED,
 22 OTHERWISE CHANGED, OR TERMINATED ANY LICENSED ATHLETIC TRAINER FOR
 23 ANY REASON THAT MIGHT BE GROUNDS FOR DISCIPLINARY ACTION UNDER §
 24 14–5D–14 OF THIS SUBTITLE.
- (B) A HOSPITAL, A RELATED INSTITUTION, AN ALTERNATIVE HEALTH
 SYSTEM, OR AN EMPLOYER THAT HAS REASON TO KNOW THAT A LICENSED ATHLETIC
 TRAINER HAS COMMITTED AN ACTION OR HAS A CONDITION THAT MIGHT BE
 GROUNDS FOR REPRIMAND OR PROBATION OF THE LICENSED ATHLETIC TRAINER
 OR SUSPENSION OR REVOCATION OF THE LICENSE BECAUSE THE LICENSED
 ATHLETIC TRAINER IS ALCOHOL—IMPAIRED OR DRUG—IMPAIRED IS NOT REQUIRED
 TO REPORT THE ATHLETIC TRAINER TO THE BOARD IF:

- 1 (1) THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH 2 SYSTEM, OR EMPLOYER KNOWS THAT THE LICENSED ATHLETIC TRAINER IS:
- 3 (I) IN AN ALCOHOL OR DRUG TREATMENT PROGRAM THAT IS 4 ACCREDITED BY THE JOINT COMMISSION OR IS CERTIFIED BY THE DEPARTMENT;
- 5 **OR**
- 6 (II) UNDER THE CARE OF A HEALTH CARE PRACTITIONER WHO 7 IS COMPETENT AND CAPABLE OF DEALING WITH ALCOHOLISM AND DRUG ABUSE;
- 8 (2) THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH
 9 SYSTEM, OR EMPLOYER IS ABLE TO VERIFY THAT THE LICENSED ATHLETIC TRAINER
 10 REMAINS IN THE TREATMENT PROGRAM UNTIL DISCHARGE; AND
- 11 (3) THE ACTION OR CONDITION OF THE LICENSED ATHLETIC 12 TRAINER HAS NOT CAUSED INJURY TO ANY PERSON WHILE THE PRACTITIONER IS 13 PRACTICING AS A LICENSED ATHLETIC TRAINER.
- 14 IF THE LICENSED ATHLETIC (C) TRAINER **ENTERS** OR CONSIDERING ENTERING AN ALCOHOL OR DRUG TREATMENT PROGRAM THAT IS 15 16 ACCREDITED BY THE JOINT COMMISSION OR THAT IS CERTIFIED BY THE DEPARTMENT, THE LICENSED ATHLETIC TRAINER SHALL NOTIFY THE HOSPITAL, 17 RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER WITHIN 15 18 DAYS AFTER THE LICENSED ATHLETIC TRAINER'S DECISION TO ENTER THE 19 20 TREATMENT PROGRAM.
- 21**(2)** IF THE LICENSED ATHLETIC TRAINER FAILS TO PROVIDE THE NOTICE REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION, AND THE 22HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER 2324LEARNS THAT THE LICENSED ATHLETIC TRAINER HAS ENTERED A TREATMENT PROGRAM, THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, 25 OR EMPLOYER SHALL REPORT TO THE BOARD THAT THE LICENSED ATHLETIC 26 27 TRAINER HAS ENTERED A TREATMENT PROGRAM AND HAS FAILED TO PROVIDE THE 28 REQUIRED NOTICE.
- 29 (3) IF THE TREATMENT PROGRAM FINDS THAT THE LICENSED 30 ATHLETIC TRAINER IS NONCOMPLIANT WITH THE TREATMENT PROGRAM'S POLICIES AND PROCEDURES WHILE IN THE TREATMENT PROGRAM, THE TREATMENT PROGRAM SHALL NOTIFY THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE 33 HEALTH SYSTEM, OR EMPLOYER OF THE LICENSED ATHLETIC TRAINER'S NONCOMPLIANCE.

- 1 (4) ON RECEIPT OF A NOTIFICATION MADE UNDER PARAGRAPH (3) OF 2 THIS SUBSECTION, THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH 3 SYSTEM, OR EMPLOYER OF THE LICENSED ATHLETIC TRAINER SHALL REPORT THE 4 LICENSED ATHLETIC TRAINER'S NONCOMPLIANCE TO THE BOARD.
- 5 (D) A PERSON IS NOT REQUIRED UNDER THIS SECTION TO MAKE ANY 6 REPORT THAT WOULD BE IN VIOLATION OF ANY FEDERAL OR STATE LAW, RULE, OR 7 REGULATION CONCERNING THE CONFIDENTIALITY OF ALCOHOL AND DRUG ABUSE 8 PATIENT RECORDS.
- 9 **(E)** A HOSPITAL, A RELATED INSTITUTION, AN ALTERNATIVE HEALTH SYSTEM, OR AN EMPLOYER REQUIRED TO MAKE A REPORT TO THE BOARD UNDER THIS SECTION SHALL SUBMIT THE REPORT WITHIN **10** DAYS AFTER THE ACTION REQUIRING THE REPORT.
- 13 **(F)** A REPORT MADE UNDER THIS SECTION IS NOT SUBJECT TO SUBPOENA OR DISCOVERY IN ANY CIVIL ACTION OTHER THAN A PROCEEDING ARISING OUT OF A HEARING AND DECISION OF THE BOARD OR A DISCIPLINARY PANEL UNDER THIS TITLE.
- 17 (G) (1) A DISCIPLINARY PANEL MAY IMPOSE A CIVIL PENALTY OF UP TO \$5,000 FOR FAILURE TO REPORT UNDER THIS SECTION.
- 19 (2) THE BOARD SHALL REMIT ANY PENALTY COLLECTED UNDER THIS 20 SUBSECTION INTO THE GENERAL FUND OF THE STATE.
- 21 14-5D-12.1.
- 22 (a) A licensee shall notify the Board in writing of a change in name or address 23 within [60] **10** days after the change.
- 24 14-5D-14.
- 25 (a) Subject to the hearing provisions of § 14–405 of this title, a disciplinary panel, 26 on the affirmative vote of a majority of a quorum of the disciplinary panel, may deny a 27 license to any applicant, reprimand any licensee, place any licensee on probation, or 28 suspend or revoke a license, if the applicant or licensee:
- 29 (3) Is guilty of [unprofessional or immoral]:
- 30 (I) IMMORAL conduct in the practice of athletic training; OR
- 31 (II) UNPROFESSIONAL CONDUCT IN THE PRACTICE OF 32 ATHLETIC TRAINING;

1	(4) Is [professionally, physically, or mentally]:
2	(I) PROFESSIONALLY INCOMPETENT;
3	(II) PHYSICALLY INCOMPETENT; OR
4	(III) MENTALLY incompetent;
5 6	(14) [Knowingly] WILLFULLY makes a misrepresentation while practicing athletic training;
7 8 9	(15) [Knowingly] WILLFULLY practices athletic training with an unauthorized individual or aids an unauthorized individual in the practice of athletic trainer services;
10 11	(19) [Knowingly] WILLFULLY submits false statements to collect fees for which services have not been provided;
12 13	(21) [Knowingly] WILLFULLY fails to report suspected child abuse in violation of § 5–704 of the Family Law Article;
14	14-5E-05.
15	There is a Perfusion Advisory Committee within the Board.
16	14–5E–06.
17	(a) The Committee consists of seven members, appointed by the Board as follows:
18 19	(1) [(i) On or before September 30, 2013, three individuals who practice perfusion and who:
20	1. Are certified by a national certifying board; and
21	2. Have a minimum of 2 years experience; and
22 23	(ii) On or after October 1, 2013, three] THREE licensed perfusionists;
24 25	(2) Three LICENSED physicians, at least one of whom performs cardiac or cardio—thoracic surgery or is a cardiac anesthesiologist; and
26	(3) One consumer member.

$1\\2$	` '		BER OF THE COMMITTEE LICENSED BY THE BOARD MUST BE TH THE BOARD.
3	[(b)] (C)	The c	onsumer member of the Committee:
4	(1)	[Shal	l] MUST be a member of the general public;
5 6	(2) profession;	May	not [practice or ever have practiced perfusion or any health care
7 8	(3) other health car		not be or ever have been in training to practice perfusion or any ion;
9 10	(4) is in training to	•	not have a household member who is a health care professional or th care professional] BE OR EVER HAVE BEEN:
11		(I)	A PERFUSIONIST;
12		(II)	ANY OTHER HEALTH CARE PROFESSIONAL; OR
13 14	PROFESSIONAL	(III)	In training to be a perfusionist or other health
15	[(5))] (3)	May not:
16 17	professional fiel	(i) d related	Participate or ever have participated in a commercial or to perfusion;
18 19	professional fiel	(ii) d related	Have a household member who participates in a commercial or to perfusion;
20 21	in a person regu	(iii) lated by	Have had within 2 years before appointment a financial interest the Board; or
22 23	in the provision	(iv) of goods	Have had within 2 years before appointment a financial interest or services to perfusionists or to the field of perfusion.
24 25	(D) EA	CH MEM	IBER OF THE COMMITTEE MUST BE A RESIDENT OF THE
26	[(c)] (E)	(1)	The term of a member is 3 years.
27	(2)	The to	erms of members are staggered as required by [the terms provided

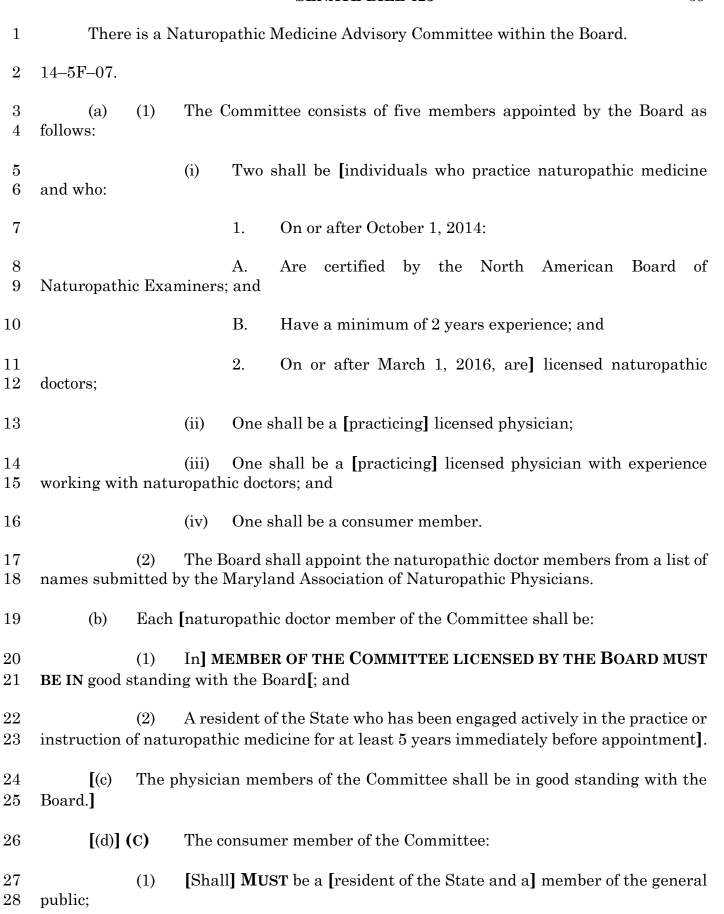
for members of the Committee on October 1, 2012] REGULATION.

PERFUSIONISTS.

1 (3)At the end of a term, a member continues to serve until a successor is 2 appointed and qualifies. 3 **(4)** A member who is appointed after a term has begun serves only for the rest of the term and until a successor is appointed and qualifies. 4 **(5)** A MEMBER MAY NOT SERVE MORE THAN TWO CONSECUTIVE FULL 5 6 TERMS. 7 [(d)] **(F)** (1) From among its members, the Committee shall elect a chair 8 every 2 years. 9 The chair shall serve in an advisory capacity to the Board as a 10 representative of the Committee. A QUORUM OF THE COMMITTEE CONSISTS OF FOUR MEMBERS. 11 (G) 1214-5E-07.13 [(a)] In addition to the powers set forth elsewhere in this subtitle, the Committee 14 shall: 15 (1) Develop and recommend to the Board: 16 (i) Regulations to carry out [the provisions of] this subtitle; AND 17 (ii) A code of ethics for the practice of perfusion for adoption by the 18 Board; 19 (iii) Recommendations concerning the practice of perfusion, including standards of care for the practice of perfusion; and 2021(iv) Continuing education requirements for license renewal] ANY 22 STATUTORY CHANGES THAT AFFECT THE PROFESSION; 23 (2)Keep a record of its [proceedings] MEETINGS; and [Submit an annual report to the Board] ON REQUEST OF THE BOARD 24(3)OR A DISCIPLINARY PANEL OF THE BOARD: 25 26 PROVIDE RECOMMENDATIONS REGARDING THE PRACTICE (I)27 OF PERFUSION; AND 28(II)ADVISE THE BOARD ON ANY OTHER MATTERS RELATED TO

1	[(b)	The l	Board s	shall:
2		(1)	Cons	ider all recommendations of the Committee; and
3 4	involving lic	(2)		de to the Committee an annual report on the disciplinary matters
5	14–5E–08.			
6	(b)	This	section	a does not apply to [a]:
7 8	this subtitle	(1) while		ident enrolled in an education program under § $14-5\mathrm{E}-09(c)(2)$ of cing perfusion in that program; OR
9 10	GOVERNME	(2) ENT W		CRFUSIONIST EMPLOYED IN THE SERVICE OF THE FEDERAL PRACTICING WITHIN THE SCOPE OF THE EMPLOYMENT.
11	14–5E–14.			
12 13	(a) a change in	(1) name	_	ensed perfusionist] LICENSEE shall notify the Board in writing of ress within [60] 10 days after the change.
14	14–5E–16.			
15 16 17 18	license to a	mative iny ap	vote o plican	he hearing provisions of § 14–405 of this title, a disciplinary panel, of a majority of the quorum of the disciplinary panel, may deny at, reprimand any licensee, place any licensee on probation, or use, if the applicant or licensee:
19		(3)	Is gu	ilty of [unprofessional or immoral]:
20			(I)	IMMORAL conduct in the practice of perfusion; OR
21 22	PERFUSION	N;	(II)	UNPROFESSIONAL CONDUCT IN THE PRACTICE OF
23		(4)	Is [pi	rofessionally, physically, or mentally]:
24			(I)	PROFESSIONALLY INCOMPETENT;
25			(II)	PHYSICALLY INCOMPETENT; OR
26			(III)	MENTALLY incompetent;

- 1 (14) [Knowingly] **WILLFULLY** makes a misrepresentation while practicing 2 perfusion;
- 3 (15) [Knowingly] WILLFULLY practices perfusion with an unauthorized individual or aids an unauthorized individual in the practice of perfusion;
- 5 (16) [Knowingly] WILLFULLY delegates a perfusion duty to an unlicensed 6 individual;
- 7 (20) [Knowingly] WILLFULLY submits false statements to collect fees for 8 which services are not provided;
- 9 (22) [Knowingly] WILLFULLY fails to report suspected child abuse in violation of § 5–704 of the Family Law Article;
- 11 14-5E-18.
- 12 (c) (1) If the licensed perfusionist enters, or is considering entering, an alcohol or drug treatment program that is accredited by [the] THE Joint Commission [on Accreditation of Healthcare Organizations] or that is certified by the Department, the licensed perfusionist shall notify the hospital, related institution, alternative health system, or employer [of] WITHIN 15 DAYS AFTER the licensed perfusionist's decision to enter the treatment program.
- 18 (g) (1) A disciplinary panel may impose a civil penalty of up to [\$1,000] **\$5,000** 19 for failure to report under this section.
- 20 **14-5E-22.1**.
- 21 (A) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, A LICENSED 22 PHYSICIAN MAY NOT EMPLOY OR SUPERVISE AN INDIVIDUAL PRACTICING 23 PERFUSION WITHOUT A LICENSE.
- 24 (B) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, A HOSPITAL, A 25 RELATED INSTITUTION, AN ALTERNATIVE HEALTH SYSTEM, OR AN EMPLOYER MAY 26 NOT EMPLOY AN INDIVIDUAL TO PRACTICE PERFUSION WITHOUT A LICENSE.
- 27 (C) A DISCIPLINARY PANEL MAY IMPOSE A CIVIL PENALTY OF UP TO \$5,000 28 FOR A VIOLATION OF THIS SECTION.
- 29 (D) THE BOARD SHALL REMIT ANY PENALTY COLLECTED UNDER THIS 30 SECTION INTO THE GENERAL FUND OF THE STATE.
- 31 14–5F–06.



(f)

29

$1\\2$	(2) May not be or ever have been [licensed to practice a health occupation under this article]:
3	(I) A LICENSED NATUROPATHIC DOCTOR;
4	(II) ANY OTHER HEALTH CARE PROFESSIONAL; OR
5 6	(III) IN TRAINING TO BE A NATUROPATHIC DOCTOR OR OTHER HEALTH PROFESSIONAL; and
7 8	(3) May not [have a substantial personal, business, professional, or pecuniary connection with naturopathic education, business, or practice.]:
9 10	(I) PARTICIPATE OR EVER HAVE PARTICIPATED IN A COMMERCIAL OR PROFESSIONAL FIELD RELATED TO NATUROPATHIC MEDICINE;
11 12	(II) HAVE A HOUSEHOLD MEMBER WHO PARTICIPATES IN A COMMERCIAL OR PROFESSIONAL FIELD RELATED TO NATUROPATHIC MEDICINE;
13 14	(III) HAVE HAD WITHIN 2 YEARS BEFORE APPOINTMENT A FINANCIAL INTEREST IN A PERSON REGULATED BY THE BOARD; OR
15 16 17	(IV) HAVE HAD WITHIN 2 YEARS BEFORE APPOINTMENT A FINANCIAL INTEREST IN THE PROVISION OF GOODS OR SERVICES TO NATUROPATHIC DOCTORS OR TO THE FIELD OF NATUROPATHIC MEDICINE.
18 19	(D) EACH MEMBER OF THE COMMITTEE MUST BE A RESIDENT OF THE STATE.
20	(e) (1) The term of a member is [4] 3 years.
21 22	(2) The terms of members are staggered as required by [the terms provided for members of the Committee on October 1, 2014] REGULATION .
23 24	(3) At the end of a term, a member continues to serve until a successor is appointed and qualifies.
25 26 27	(4) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIES.
28	[(4)] (5) A member may not serve more than two consecutive full terms.

From among its members, the Committee shall elect a chair every 2 years.

1	(G)	A QUORUM OF THE COMMITTEE CONSISTS OF THREE MEMBERS.
2	14–5F–08.	
3	In ad	dition to the powers set forth elsewhere in this subtitle, the Committee shall:
4		(1) Develop and recommend to the Board [regulations]:
5		(I) REGULATIONS to carry out this subtitle; AND
6		(II) ANY STATUTORY CHANGES THAT AFFECT THE PROFESSION;
7 8	licenses to a	(2) [Develop and recommend to the Board procedures for the issuance of applicants who qualify for licensure by reciprocity;
9 10	for licensure	(3) Evaluate the content of any clinical, practical, or residency requirement e;
11 12	its purposes	(4) Provide any service and perform any function that is necessary to fulfill s;
13 14 15		(5) Develop and recommend to the Board examination standards, with the standards enumerated in this subtitle, for licensure and times at which ations will be given;
16 17	naturopath	(6) Develop and recommend to the Board a code of ethics for licensed to doctors; and
18 19	requiremen	(7) Develop and recommend to the Board continuing education ts for license renewal] KEEP A RECORD OF ITS MEETINGS; AND
20 21	BOARD:	(3) ON REQUEST OF THE BOARD OR A DISCIPLINARY PANEL OF THE
22 23	OF NATURO	(I) PROVIDE RECOMMENDATIONS REGARDING THE PRACTICE DPATHIC MEDICINE; AND
$24 \\ 25$	NATUROPA	(II) ADVISE THE BOARD ON ANY OTHER MATTERS RELATED TO THIC DOCTORS.
26	14–5F–10.	
27	(b)	This section does not apply to:

- 1 [An individual] A NATUROPATHIC DOCTOR who is employed [by the (1) 2 United States IN THE SERVICE OF THE FEDERAL government [to practice naturopathic 3 medicine] while practicing within the scope of [that] THE employment; 4 14-5F-12. 5 To apply for a license, an applicant shall: 6 Complete a criminal history records check in accordance with § (1)7 14–308.1 of this title: 8 (2) Submit an application to the Board on a form that the Board requires; 9 (3) Pay to the Board an application fee set by the Board; AND 10 **(4)** If the applicant has been licensed, certified, or registered to practice 11 naturopathic medicine in another state, submit all evidence relating to: 12 (i) Any disciplinary action taken or any administrative penalties 13 assessed against the applicant by the appropriate state licensing, certification, or 14 registration authority; and 15 Any consent agreements the applicant entered into that contain (ii) conditions placed on the applicant's professional conduct and practice, including any 16 voluntary surrender of a license [; 17 18 Complete and submit to the Board a Board-approved written (5)19 attestation that: 20 (i) States that the applicant has a collaboration and consultation 21agreement with a physician licensed under this article; 22Includes the name and license number of the physician with 23whom the applicant has a collaboration and consultation agreement; 24 States that the applicant will refer patients to and consult with physicians and other health care providers licensed or certified under this article as needed; 2526 and 27 (iv) States that the applicant will require patients to sign a consent 28 form that states that the applicant's practice of naturopathic medicine is limited to the 29scope of practice identified in § 14–5F–14 of this subtitle; and
- 30 (6) Inform the physician named in the attestation that the physician has 31 been named].

- 1 **14-5F-12.1.**
- 2 (A) TO PRACTICE NATUROPATHIC MEDICINE IN THE STATE, A
- 3 NATUROPATHIC DOCTOR SHALL MAINTAIN AT ALL TIMES A COLLABORATION AND
- 4 CONSULTATION AGREEMENT WITH A PHYSICIAN LICENSED IN THE STATE.
- 5 (B) BEFORE AN INDIVIDUAL MAY PRACTICE NATUROPATHIC MEDICINE IN 6 THE STATE, THE INDIVIDUAL SHALL:
- 7 (1) OBTAIN A LICENSE UNDER THIS SUBTITLE;
- 8 (2) ENTER INTO A COLLABORATION AND CONSULTATION
- 9 AGREEMENT WITH A PHYSICIAN LICENSED IN THE STATE; AND
- 10 (3) ATTEST TO THE COMPLETION OF THE COLLABORATION AND
- 11 CONSULTATION AGREEMENT ON A FORM PROVIDED BY THE BOARD.
- 12 (C) A COLLABORATION AND CONSULTATION AGREEMENT SHALL:
- 13 (1) STATE THAT THE APPLICANT HAS A COLLABORATION AND
- 14 CONSULTATION AGREEMENT WITH A PHYSICIAN LICENSED IN THE STATE;
- 15 (2) INCLUDE THE NAME AND LICENSE NUMBER OF THE PHYSICIAN
- 16 WITH WHOM THE APPLICANT HAS A COLLABORATION AND CONSULTATION
- 17 AGREEMENT:
- 18 (3) STATE THAT THE APPLICANT WILL REFER PATIENTS TO AND
- 19 CONSULT WITH PHYSICIANS AND OTHER HEALTH CARE PROVIDERS LICENSED OR
- 20 CERTIFIED UNDER THIS ARTICLE AS NEEDED; AND
- 21 (4) STATES THAT THE APPLICANT WILL REQUIRE PATIENTS TO SIGN
- 22 A CONSENT FORM THAT STATES THAT THE APPLICANT'S PRACTICE OF
- 23 NATUROPATHIC MEDICINE IS LIMITED TO THE SCOPE OF PRACTICE ESTABLISHED IN
- 24 **§ 14–5F–14** OF THIS SUBTITLE.
- 25 (D) A NATUROPATHIC DOCTOR SHALL INFORM THE PHYSICIAN NAMED IN
- 26 THE COLLABORATION AND CONSULTATION AGREEMENT THAT THE PHYSICIAN HAS
- 27 BEEN NAMED.
- 28 (E) SUBJECT TO THE NOTICE REQUIRED UNDER § 14–5F–12.2 OF THIS
- 29 SUBTITLE, A NATUROPATHIC DOCTOR AND A LICENSED PHYSICIAN MAY TERMINATE
- 30 A COLLABORATION AND CONSULTATION AGREEMENT AT ANY TIME.

- 1 IN THE EVENT OF THE SUDDEN DEPARTURE, INCAPACITY, OR DEATH OF 2 THE NAMED LICENSED PHYSICIAN OR CHANGE IN LICENSE STATUS THAT RESULTS 3
- IN THE NAMED LICENSED PHYSICIAN BEING UNABLE TO PRACTICE MEDICINE, THE
- 4 NATUROPATHIC DOCTOR MAY NOT PRACTICE IN THE STATE UNTIL THE
- 5 NATUROPATHIC DOCTOR ENTERS INTO A NEW COLLABORATION AND CONSULTATION
- 6 AGREEMENT.
- 7 (G) **NATUROPATHIC DOCTOR** WHOSE **COLLABORATION AND** 8 CONSULTATION AGREEMENT IS TERMINATED MAY NOT PRACTICE NATUROPATHIC 9 MEDICINE IN THE STATE.
- 14-5F-12.2. 10
- 11 (A) A PHYSICIAN OR AN EMPLOYER SHALL NOTIFY THE BOARD WITHIN 10
- 12 DAYS AFTER THE TERMINATION OF A NATUROPATHIC DOCTOR FOR REASONS THAT
- 13 WOULD BE GROUNDS FOR DISCIPLINE UNDER THIS SUBTITLE.
- **(B)** 14 A PHYSICIAN NAMED IN A COLLABORATION AND CONSULTATION
- AGREEMENT WITH A NATUROPATHIC DOCTOR AND A NATUROPATHIC DOCTOR 15
- SHALL NOTIFY THE BOARD WITHIN 10 DAYS AFTER THE TERMINATION OF A 16
- 17 COLLABORATION AND CONSULTATION AGREEMENT.
- 18 14-5F-15.1.
- 19 A licensee shall notify the Board in writing of a change in name or address 20 within [60] 10 days after the change.
- 21 14-5F-18.
- 22Subject to the hearing provisions of § 14–405 of this title, a disciplinary panel, on the affirmative vote of a majority of a quorum of the disciplinary panel, may deny a 23 license to any applicant, reprimand any licensee, place any licensee on probation, or 24suspend or revoke a license of any licensee if the applicant or licensee: 25
- 26 [Has been found to be mentally] **IS:** (2)
- 27 PROFESSIONALLY incompetent [by a physician if the mental incompetence impairs the ability of the applicant or licensee to undertake the practice of 2829 naturopathic medicine in a manner consistent with the safety of the public];
- 30 PHYSICALLY INCOMPETENT; OR (II)
- 31 MENTALLY INCOMPETENT; (III)

1		(19)	Is gu	uilty of [unprofessional	or immoral]:				
2			(I)	IMMORAL conduct in	n the practice	of nat	uropat	thic medicine	; OR
3 4	NATUROPA	ATHIC	(II) MEDIO	Unprofessional cine;	CONDUCT	IN	THE	PRACTICE	OF
5 6	violation of	(21) § 5–70	-	owingly] WILLFULLY ne Family Law Article;	fails to repo	ort sus	specte	d child abus	se in
7	14–5F–19.								
8	(a)	[This	section	on applies to:					
9		(1)	A lice	ensed naturopathic doc	etor;				
10		(2)	A lice	ensed health care pract	titioner;				
11 12	Article, loca	(3) ated in		ealth care facility, as decate; and	efined in § 19)–114 d	of the	Health – Ge	neral
13		(4)	A Sta	ate agency.					
14 15 16	(b) A person listed in subsection (a) of this section shall file a written report with the Board if the person has information that gives the person reason to believe that a licensed naturopathic doctor is or may be:								
17		(1)	Medi	ically or legally incomp	etent;				
18		(2)	Enga	aged in the unauthorize	ed practice of	naturo	pathi	c medicine;	
19		(3)	Guilt	ty of unprofessional cor	nduct; or				
20 21	naturopath	(4) ic med		tally or physically un	able to enga	age sa	fely in	n the praction	ce of
22 23	(c) the report v	_		equired to file a report was after becoming aware		` ,		s section sha	ll file
242526		INSTIT	TUTIO	care facility shall report. N. AN ALTERNATIVE BOARD A REPORT if:	HEALTH SY			_	•
27 28	[health car	(1) re faci		ensed naturopathic doc			_		

SYSTEM, OR EMPLOYER, voluntarily limits the licensee's staff privileges, or fails to

- 1 reapply for [hospital] privileges at the [health care facility] HOSPITAL, RELATED 2 INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER; and
- The action of the licensee occurs while the licensee is under formal or informal investigation by the [health care facility] HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER for possible medical incompetence,
- 6 unprofessional conduct, or mental or physical impairment.
- (B) EXCEPT AS PROVIDED IN SUBSECTIONS (C) AND (E) OF THIS SECTION, EACH HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, AND EMPLOYER SHALL FILE WITH THE BOARD A REPORT THAT THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER LIMITED, REDUCED, OTHERWISE CHANGED, OR TERMINATED ANY LICENSED NATUROPATHIC DOCTOR FOR ANY REASON THAT MIGHT BE GROUNDS FOR DISCIPLINARY ACTION UNDER § 13 14–5F–18 OF THIS SUBTITLE.
- 14 A HOSPITAL, A RELATED INSTITUTION, AN ALTERNATIVE HEALTH (C) 15 SYSTEM, OR AN EMPLOYER THAT HAS REASON TO KNOW THAT A LICENSED 16 NATUROPATHIC DOCTOR HAS COMMITTED AN ACTION OR HAS A CONDITION THAT MIGHT BE GROUNDS FOR REPRIMAND OR PROBATION OF THE LICENSED 17 NATUROPATHIC DOCTOR OR SUSPENSION OR REVOCATION OF THE LICENSE 18 19 BECAUSE THE LICENSED NATUROPATHIC DOCTOR IS ALCOHOL-IMPAIRED OR 20 DRUG-IMPAIRED IS NOT REQUIRED TO REPORT THE NATUROPATHIC DOCTOR TO THE BOARD IF: 21
- 22 (1) THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH 23 SYSTEM, OR EMPLOYER KNOWS THAT THE LICENSED NATUROPATHIC DOCTOR IS:
- 24 (I) IN AN ALCOHOL OR DRUG TREATMENT PROGRAM THAT IS 25 ACCREDITED BY THE JOINT COMMISSION OR IS CERTIFIED BY THE DEPARTMENT; 26 OR
- 27 (II) UNDER THE CARE OF A HEALTH CARE PRACTITIONER WHO 28 IS COMPETENT AND CAPABLE OF DEALING WITH ALCOHOLISM AND DRUG ABUSE;
- 29 (2) THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH 30 SYSTEM, OR EMPLOYER IS ABLE TO VERIFY THAT THE LICENSED NATUROPATHIC 31 DOCTOR REMAINS IN THE TREATMENT PROGRAM UNTIL DISCHARGE; AND
- 32 (3) THE ACTION OR CONDITION OF THE LICENSED NATUROPATHIC
 33 DOCTOR HAS NOT CAUSED INJURY TO ANY PERSON WHILE THE PRACTITIONER IS
 34 PRACTICING AS A LICENSED NATUROPATHIC DOCTOR.

- 1 (D) (1) IF THE LICENSED NATUROPATHIC DOCTOR ENTERS OR IS
 2 CONSIDERING ENTERING AN ALCOHOL OR DRUG TREATMENT PROGRAM THAT IS
 3 ACCREDITED BY THE JOINT COMMISSION OR THAT IS CERTIFIED BY THE
 4 DEPARTMENT, THE LICENSED NATUROPATHIC DOCTOR SHALL NOTIFY THE
 5 HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER
 6 WITHIN 15 DAYS AFTER THE LICENSED NATUROPATHIC DOCTOR'S DECISION TO
 7 ENTER THE TREATMENT PROGRAM.
- 8 IF THE LICENSED NATUROPATHIC DOCTOR FAILS TO PROVIDE 9 THE NOTICE REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION AND THE 10 HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, OR EMPLOYER 11 LEARNS THAT THE LICENSED NATUROPATHIC DOCTOR HAS ENTERED A TREATMENT PROGRAM, THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH SYSTEM, 12 OR EMPLOYER SHALL REPORT TO THE BOARD THAT THE LICENSED NATUROPATHIC 13 14 DOCTOR HAS ENTERED A TREATMENT PROGRAM AND HAS FAILED TO PROVIDE THE 15 REQUIRED NOTICE.
- 16 (3) If the treatment program finds that the licensed Naturopathic doctor is noncompliant with the treatment program's Policies and procedures while in the treatment program, the treatment 19 Program shall notify the hospital, related institution, alternative 20 Health system, or employer of the licensed naturopathic doctor's Noncompliance.
- 22 (4) ON RECEIPT OF A NOTIFICATION MADE UNDER PARAGRAPH (3) OF
 23 THIS SUBSECTION, THE HOSPITAL, RELATED INSTITUTION, ALTERNATIVE HEALTH
 24 SYSTEM, OR EMPLOYER OF THE LICENSED NATUROPATHIC DOCTOR SHALL REPORT
 25 THE LICENSED NATUROPATHIC DOCTOR'S NONCOMPLIANCE TO THE BOARD.
- 26 (E) A PERSON IS NOT REQUIRED UNDER THIS SECTION TO MAKE ANY REPORT THAT WOULD BE IN VIOLATION OF ANY FEDERAL OR STATE LAW, RULE, OR REGULATION CONCERNING THE CONFIDENTIALITY OF ALCOHOL AND DRUG ABUSE PATIENT RECORDS.
- 30 (F) A HOSPITAL, A RELATED INSTITUTION, AN ALTERNATIVE HEALTH
 31 SYSTEM, OR AN EMPLOYER REQUIRED TO MAKE A REPORT TO THE BOARD UNDER
 32 THIS SECTION SHALL SUBMIT THE REPORT WITHIN 10 DAYS AFTER THE ACTION
 33 REQUIRING THE REPORT.
- 34 (G) A REPORT MADE UNDER THIS SECTION IS NOT SUBJECT TO SUBPOENA 35 OR DISCOVERY IN ANY CIVIL ACTION OTHER THAN A PROCEEDING ARISING OUT OF 36 A HEARING AND DECISION OF THE BOARD OR A DISCIPLINARY PANEL UNDER THIS 37 TITLE.

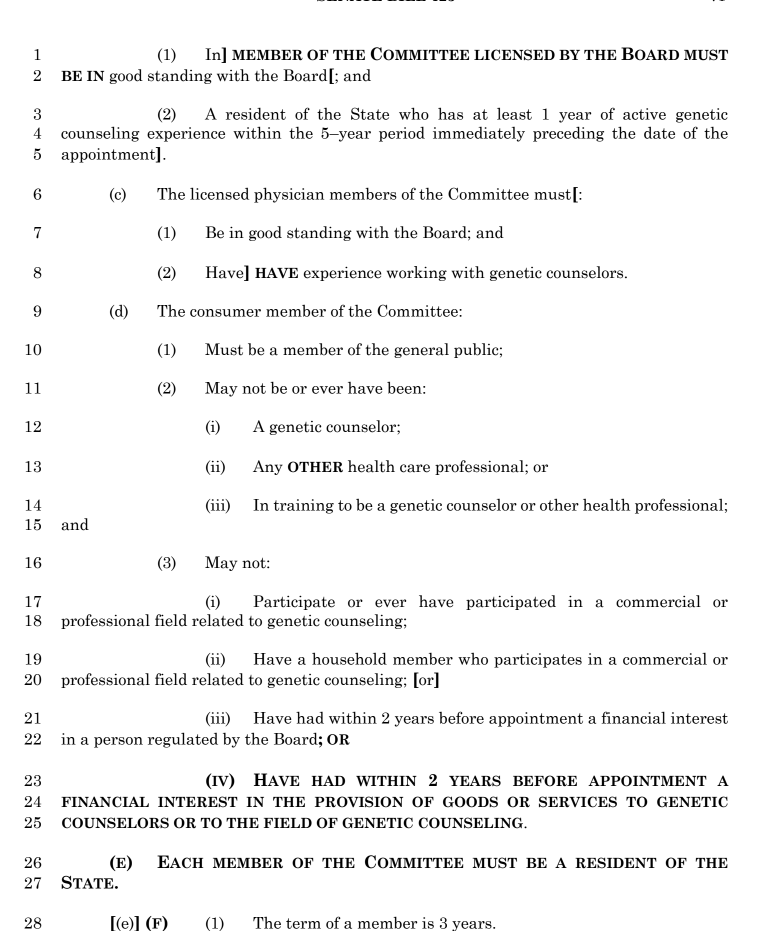
- 1 (H) (1) A DISCIPLINARY PANEL MAY IMPOSE A CIVIL PENALTY OF UP TO 2 \$5,000 FOR FAILURE TO REPORT UNDER THIS SECTION.
- 3 (2) THE BOARD SHALL REMIT ANY PENALTY COLLECTED UNDER THIS 4 SUBSECTION INTO THE GENERAL FUND OF THE STATE.
- 5 [14–5F–20.
- 6 (a) The Board shall investigate any complaint filed with the Board that alleges 7 that there are grounds for action under § 14–5F–18 of this subtitle.
- 8 (b) After the Board's investigation, the Board or a disciplinary panel, on the 9 affirmative vote of a majority of its members then serving, may commence action on any of 10 the grounds set forth in § 14–5F–18 of this subtitle.
- 11 (c) (1) Except as provided in paragraph (2) of this subsection, until the Board 12 or a disciplinary panel passes an order under § 14–5F–22 of this subtitle, each related 13 investigation, report, and recommendation is confidential.
- 14 (2) On the request of a person who has made a complaint to the Board, the Board shall provide the person with information on the status of the complaint.]
- 16 **14–5F–20**.
- 17 (A) FOLLOWING THE FILING OF CHARGES OR NOTICE OF INITIAL DENIAL OF
 18 A LICENSE APPLICATION, THE BOARD SHALL DISCLOSE THE FILING TO THE PUBLIC
 19 ON THE BOARD'S WEBSITE.
- 20 **(B)** THE BOARD SHALL CREATE AND MAINTAIN A PUBLIC INDIVIDUAL 21 PROFILE ON EACH LICENSEE THAT INCLUDES THE FOLLOWING INFORMATION:
- 22 (1) A SUMMARY OF CHARGES FILED AGAINST THE LICENSEE, 23 INCLUDING A COPY OF THE CHARGING DOCUMENT, UNTIL A DISCIPLINARY PANEL 24 HAS TAKEN ACTION UNDER § 14–5F–18 OF THIS SUBTITLE BASED ON THE CHARGES 25 OR HAS RESCINDED THE CHARGES;
- 26 (2) A DESCRIPTION OF ANY DISCIPLINARY ACTION TAKEN BY THE 27 BOARD OR A DISCIPLINARY PANEL AGAINST THE LICENSEE WITHIN THE MOST 28 RECENT 10-YEAR PERIOD THAT INCLUDES A COPY OF THE PUBLIC ORDER;
- 29 (3) A DESCRIPTION IN SUMMARY FORM OF ANY FINAL DISCIPLINARY 30 ACTION TAKEN BY A LICENSING BOARD IN ANY OTHER STATE OR JURISDICTION

- 1 AGAINST THE LICENSEE WITHIN THE MOST RECENT 10-YEAR PERIOD IF THE BOARD
- 2 KNOWS ABOUT THE DISCIPLINARY ACTION;
- 3 (4) A DESCRIPTION OF A CONVICTION OR ENTRY OF A PLEA OF
- 4 GUILTY OR NOLO CONTENDERE BY THE LICENSEE FOR A CRIME INVOLVING MORAL
- 5 TURPITUDE THAT IS THE BASIS FOR DISCIPLINARY ACTION TAKEN UNDER §
- $6 ext{14-5F-18(C)}$ OF THIS SUBTITLE; AND
- 7 (5) THE PUBLIC ADDRESS OF THE LICENSEE.
- 8 (C) IN ADDITION TO THE INFORMATION REQUIRED UNDER SUBSECTION (B)
- 9 OF THIS SECTION, THE BOARD SHALL INCLUDE ON EACH LICENSEE'S PROFILE A
- 10 STATEMENT OF INFORMATION TO BE TAKEN INTO CONSIDERATION BY A CONSUMER
- 11 WHEN VIEWING A LICENSEE'S PROFILE, INCLUDING A DISCLAIMER STATING THAT A
- 12 CHARGING DOCUMENT DOES NOT INDICATE A FINAL FINDING OF GUILT BY A
- 13 **DISCIPLINARY PANEL.**
- 14 **(D)** THE BOARD:
- 15 (1) ON RECEIPT OF A WRITTEN REQUEST FOR A LICENSEE'S PROFILE
- 16 FROM ANY PERSON, SHALL FORWARD A WRITTEN COPY OF THE PROFILE TO THE
- 17 PERSON; AND
- 18 (2) SHALL MAINTAIN A WEBSITE THAT SERVES AS A SINGLE POINT OF
- 19 ENTRY WHERE ALL LICENSEE PROFILE INFORMATION IS AVAILABLE TO THE PUBLIC
- 20 ON THE INTERNET.
- 21 (E) THE BOARD SHALL PROVIDE A MECHANISM FOR THE NOTIFICATION
- 22 AND PROMPT CORRECTION OF ANY FACTUAL INACCURACIES IN A LICENSEE'S
- 23 PROFILE.
- 24 (F) THE BOARD SHALL INCLUDE INFORMATION RELATING TO CHARGES
- 25 FILED AGAINST A LICENSEE BY A DISCIPLINARY PANEL AND ANY FINAL
- 26 DISCIPLINARY ACTION TAKEN BY A DISCIPLINARY PANEL AGAINST A LICENSEE IN
- 27 THE LICENSEE'S PROFILE WITHIN 10 DAYS AFTER THE CHARGES ARE FILED OR THE
- 28 ACTION BECOMES FINAL.
 - 29 14–5F–21.
 - 30 [(f) If, after a hearing, an individual is found in violation of § 14–5F–18 of this
 - 31 subtitle, the individual shall pay the costs of the hearing as specified in a regulation
 - 32 adopted by the Board.
 - 33 14-5F-25.

(b)

1	(A)	A disc	ciplina	ry panel may issue a cease and desist order for:
2 3	unauthorize	(1) ed pers		icing naturopathic medicine without a license or with an
4 5	naturopathi	(2) c medi	-	rvising or aiding an unauthorized person in the practice of
6 7 8 9	(B) PHYSICIAN MEDICINE CONSULTA	MAY WITI	NOT HOUT	S OTHERWISE PROVIDED IN THIS SUBTITLE, A LICENSED EMPLOY AN INDIVIDUAL PRACTICING NATUROPATHIC A LICENSE OR WITHOUT A COLLABORATION AND MENT.
10 11 12 13	NOT EMPLO	NSTIT OY AN	UTION INDIV	S OTHERWISE PROVIDED IN THIS SUBTITLE, A HOSPITAL, A AN ALTERNATIVE HEALTH SYSTEM, OR AN EMPLOYER MAY IDUAL PRACTICING NATUROPATHIC MEDICINE WITHOUT A COLLABORATION AND CONSULTATION AGREEMENT.
14 15	(D) FOR A VIOL			NARY PANEL MAY IMPOSE A CIVIL PENALTY OF UP TO $\$5,000$ HIS SECTION.
16 17	(E) SECTION IN			RD SHALL REMIT ANY PENALTY COLLECTED UNDER THIS NERAL FUND OF THE STATE.
18	14–5G–05.			
19	There	e is a C	denetic	Counseling Advisory Committee within the Board.
20	14–5G–06.			
21	(a)	The C	Commi	ttee consists of members appointed by the Board as follows:
22		(1)	Three	e shall be [individuals who practice genetic counseling and who:
23 24	and		(i)	On or before December 31, 2023, are certified genetic counselors;
25			(ii)	On or after January 1, 2024, are] licensed genetic counselors;
26		(2)	Three	e shall be [practicing] licensed physicians; and
27		(3)	One s	shall be a consumer member.

Each [genetic counselor member of the Committee must be:



- 1 (2)The terms of members are staggered as required by [the terms provided 2 for members of the Committee on January 1, 2022 REGULATION. 3 (3)At the end of a term, a member continues to serve until a successor is appointed and qualifies. 4 5 **(4)** A member may not serve more than two consecutive full terms. 6 A member who is appointed after a term has begun serves only for the (5)rest of the term and until a successor is appointed and qualifies. 7 8 [(f)] (G) From among its members, the Committee shall elect a chair every 2 9 years. A quorum of the Committee consists of five members. 10 [(g)] **(H)** 14-5G-07. 11 12 [(a)] In addition to the powers set forth elsewhere in this subtitle, the Committee 13 shall: 14 (1) Develop and recommend to the Board [regulations]: **(I)** 15 **REGULATIONS** to carry out this subtitle; AND 16 ANY STATUTORY CHANGES THAT AFFECT THE PROFESSION; (II)17 **(2)** Develop and recommend to the Board a code of ethics for the practice of genetic counseling; 18 19 Develop and recommend to the Board continuing education (3)20 requirements for license renewal; 21Develop and recommend to the Board criteria for individuals who are 22 licensed to practice genetic counseling in another state or territory of the United States to 23become licensed in this State: 24Evaluate the credentials of applicants as necessary and recommend 25licensure of applicants who fulfill the requirements for a license to practice genetic 26 counseling;
- 27 (6) On request, develop and recommend to the Board standards of care for the practice of genetic counseling;

1 Provide the Board with recommendations concerning the practice of (7)2 genetic counseling; 3 Keep a record of its [proceedings] MEETINGS; and (8)(9)4 Submit an annual report to the Board. 5 **(3)** ON REQUEST OF THE BOARD OR A DISCIPLINARY PANEL: 6 **(I)** PROVIDE RECOMMENDATIONS REGARDING THE PRACTICE 7 OF GENETIC COUNSELING; AND 8 ADVISE THE BOARD ON ANY OTHER MATTERS RELATED TO 9 GENETIC COUNSELORS. 10 (b) The Board shall: Consider all recommendations of the Committee; and 11 (1) 12 (2)Provide to the Committee an annual report on the disciplinary matters involving licensees.] 13 14 14-5G-08. 15 (b) This section does not apply to: 16 (1) [An individual] A GENETIC COUNSELOR who is employed [by the 17 United States IN THE SERVICE OF THE FEDERAL government [to practice genetic counseling] while practicing within the scope of [that] THE employment; 18 19 14-5G-09. 20 To qualify for a license to practice genetic counseling, an applicant shall be an 21individual who meets the requirements of this section. 22 The applicant must be of good moral character. (b) 23 The applicant must be at least 18 years old. (c) 24(d) The applicant must be a graduate of an appropriate education program approved by the Board. 2526 Except as provided in subsection (f) of this section, the THE applicant shall 27 submit to the Board satisfactory evidence of certification by a national certifying

organization approved by the Board.

28

30

(3)

- 1 If an applicant does not meet the requirement under subsection (e) of this 2 section, the applicant may qualify for licensure if the applicant: 3 (1) Has worked as a genetic counselor for: 4 (i) At least 10 years before January 1, 2024; and 5 At least 5 consecutive years immediately preceding the date on 6 which the applicant submits the application for licensure; 7 Has graduated from an education program approved by the Board; (2)8 Submits to the Board three letters of recommendation from licensed 9 physicians who have been licensed for at least 5 years or certified genetic counselors eligible 10 for licensure and who: 11 Have worked with the applicant in an employment or (i) 12 professional setting for 3 years before the applicant submits the application for licensure; 13 and 14 (ii) Can attest to the applicant's competency in providing genetic 15 counseling services; and 16 **(4)** Applies for initial licensure on or before December 31, 2024. 17 The applicant shall complete a criminal history records check in accordance with § 14–308.1 of this title. 18 19 [(h)] (G) The applicant shall meet any additional education, training, or 20 examination requirements established by the Board. 2114-5G-15.22A licensee shall notify the Board in writing of a change of name or address 23 within [60] 10 days after the change. 24 14-5G-18. 25Subject to the hearing provisions of § 14–405 of this title, a disciplinary panel, 26 on the affirmative vote of a majority of the quorum of the disciplinary panel, may deny a 27 license to any applicant, reprimand any licensee, place any licensee on probation, or 28 suspend or revoke a license, if the applicant or licensee:
 - (I) IMMORAL conduct while practicing genetic counseling; OR

Is guilty of [unprofessional or immoral]:

$\frac{1}{2}$	COUNSELING;	(II)	Uni	PROFESS	SIONAL	CONDU(CT WHIL	E PRA	CTICINO	3 GENE	TIC
3	(4)	Is [pr	rofess	ionally, p	physicall	y, or me	ntally]:				
4		(I)	Pro	FESSIO	NALLY I	NCOMP	ETENT;				
5		(II)	Рну	SICALL	Y INCON	APETEN'	T; OR				
6		(III)	ME	NTALLY	incompe	etent;					
7 8	(14) genetic counseling	_	wingl	y] W ILL	FULLY 1	nakes a	misrepre	sentati	on while	e practi	cing
9 10 11	(15) unauthorized ind counseling;	_		-		-	ces gene individu		_	-	
12 13	(16) unlicensed individ	_	wingl	y] WILL	FULLY	delegate	s a gene	tic cou	nseling	duty to) an
14 15	(17) OVERUTILIZATIO	-	•	overut	_	ESTAI	BLISHES	A	PATT	ERN	OF
16 17	(21) which services are	_		-	FULLY	submits	false sta	tement	s to coll	ect fees	s for
18 19	(23) violation of § 5–70	-		_		fails to	report s	suspect	ed child	d abuse	e in
20	14–5G–20.										
21 22 23 24 25 26	(c) (1) alcohol or drug tre Accreditation of H licensed genetic co system, or employe to enter the treatm	atmen lealtho unselo er [of]	nt prog care (or sha WIT H	gram tha Organiza Il notify IIN 15 D A	at is accr tions] or the hosp	redited b r that is pital, rel	certified ated insti	HE Joi by th tution,	nt Comi e Depar alterna	mission rtment, ative he	on the alth
27 28	(g) (1) for failure to repor		_		_	pose a ci	vil penalt	y of up	to [\$1,0	00] \$5,	000

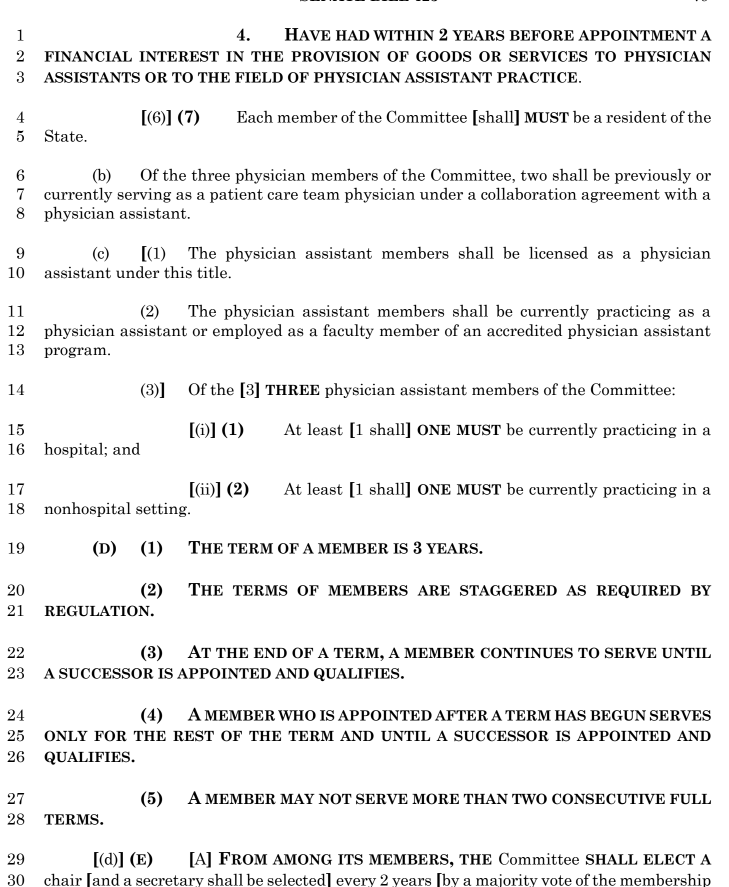
14-5G-26.

- 1 (a) Except as otherwise provided in this subtitle, a licensed genetic counselor or 2 a licensed physician may not employ or supervise an individual practicing genetic 3 counseling without a license.
- 4 (b) Except as otherwise provided in this subtitle, a hospital, related institution, 5 alternative health system, or employer may not employ an individual practicing genetic 6 counseling without a license.
- 7 (c) A disciplinary panel may impose a civil penalty of up to [\$1,000] **\$5,000** for a violation of this section.
- 9 14-5G-27.
- 10 (a) A person who violates [any provision of §§ 14–5G–23 through 14–5G–26] § 14–5G–23, § 14–5G–24, OR § 14–5G–25 of this subtitle is guilty of a misdemeanor and 12 on conviction is subject to a fine not exceeding \$1,000 or imprisonment not exceeding 1 year 13 or both.
- 14 (b) A person who violates [any provision of §§ 14–5G–23 through 14–5G–26] § 14–5G–23, § 14–5G–24, OR § 14–5G–25 of this subtitle is subject to a civil fine of not more than \$5,000 to be levied by a disciplinary panel.
- 17 (c) The Board shall pay any penalty collected under this section into the Board of Physicians Fund.
- 19 14-602.
- 20 (b) Except as otherwise provided in this article, a person may not use the words or terms "Dr.", "doctor", "physician", "D.O.", or "M.D." with the intent to represent that the person practices medicine, unless the person is:
- 23 (3) A physician employed [by] IN THE SERVICE OF the federal government 24 while [performing duties incident to that] PRACTICING WITHIN THE SCOPE OF THE 25 employment;
- 26 14-606.
- 27 (a) (3) A person who is required to give notice under § 14–505 ("Reporting burn 28 treatment") of this title, and who fails to give the required notice, [is liable for] MAY BE 29 SUBJECT TO a civil penalty of not more than \$100.
- 30 15–103.
- 31 (b) (3) A physician or group of physicians that develops a collaboration 32 agreement with a physician assistant or the physician assistant shall [notify the Board 33 within 10 days of] IMMEDIATELY DOCUMENT the termination of the relationship [under

a] IN THE collaboration agreement ON FILE AT THE PHYSICIAN ASSISTANT'S PRIMARY PLACE OF BUSINESS.

- 3 (e) (1) If the physician assistant enters, or is considering entering, an alcohol or drug treatment program that is accredited by [the] THE Joint Commission [on Accreditation of Healthcare Organizations] or that is certified by the Department, the physician assistant shall notify the hospital, related institution, alternative health care system, or employer [of] WITHIN 15 DAYS AFTER the physician assistant's decision to enter the treatment program.
- 9 (2) If the physician assistant fails to provide the notice required under 10 paragraph (1) of this subsection, and the hospital, related institution, alternative health 11 care system, or employer learns that the physician assistant has entered a treatment 12 program, the hospital, related institution, alternative health care system, or employer shall 13 report to the Board that the physician assistant has entered a treatment program and has 14 failed to provide the required notice.
- 15 (i) (1) A disciplinary panel may impose a civil penalty of up to [\$1,000] **\$5,000** 16 for failure to report under this section.
- 17 15–201.
- 18 (a) There is a Physician Assistant Advisory Committee within the Board.
- 19 15–202.
- 20 (a) (1) The Committee shall consist of [7] SEVEN members appointed by the 21 Board.
- 22 (2) Of the [7] SEVEN Committee members:
- 23 (i) [3] **THREE** shall be licensed physicians;
- 24 (ii) [3] THREE shall be licensed physician assistants; and
- 25 (iii) [1] **ONE** shall be a consumer.
- 26 (3) Of the licensed physician members:
- 27 (i) At least [1] **ONE** shall specialize in general surgery or a surgical 28 subspecialty; and
- 29 (ii) At least [1] **ONE** shall specialize in internal medicine, family 30 practice, or a similar primary care specialty.

$\frac{1}{2}$	(4) The Board shall appoint the physician assistant members from a list of names submitted by:
3	(i) The Maryland Academy of Physician Assistants; and
4 5	(ii) The State institutions of higher education with approved physician assistant programs.
6 7	(5) EACH MEMBER OF THE COMMITTEE LICENSED BY THE BOARD MUST BE IN GOOD STANDING WITH THE BOARD.
8	[(5)] (6) The consumer member:
9	(i) [Shall] MUST be a member of the general public;
10 11	(ii) May not be [a physician, former physician, physician assistant, or a person in training to become a physician or physician assistant] OR HAVE EVER BEEN:
12	1. A PHYSICIAN ASSISTANT;
13	2. Any other health care professional; or
14 15	3. In training to be a physician assistant or other health professional; and
16 17	(iii) May not [have a household member who is a physician or physician assistant, or a person in training to become a physician assistant; and
18 19	(iv) May not have had within 2 years before appointment a substantial financial interest in a process regulated by the Board]:
20 21 22	1. Participate or ever have participated in a commercial or professional field related to physician assistant practice;
23 24 25	2. HAVE A HOUSEHOLD MEMBER WHO PARTICIPATES IN A COMMERCIAL OR PROFESSIONAL FIELD RELATED TO PHYSICIAN ASSISTANT PRACTICE;
26 27	3. HAVE HAD WITHIN 2 YEARS BEFORE APPOINTMENT A FINANCIAL INTEREST IN A PERSON REGULATED BY THE BOARD; OR

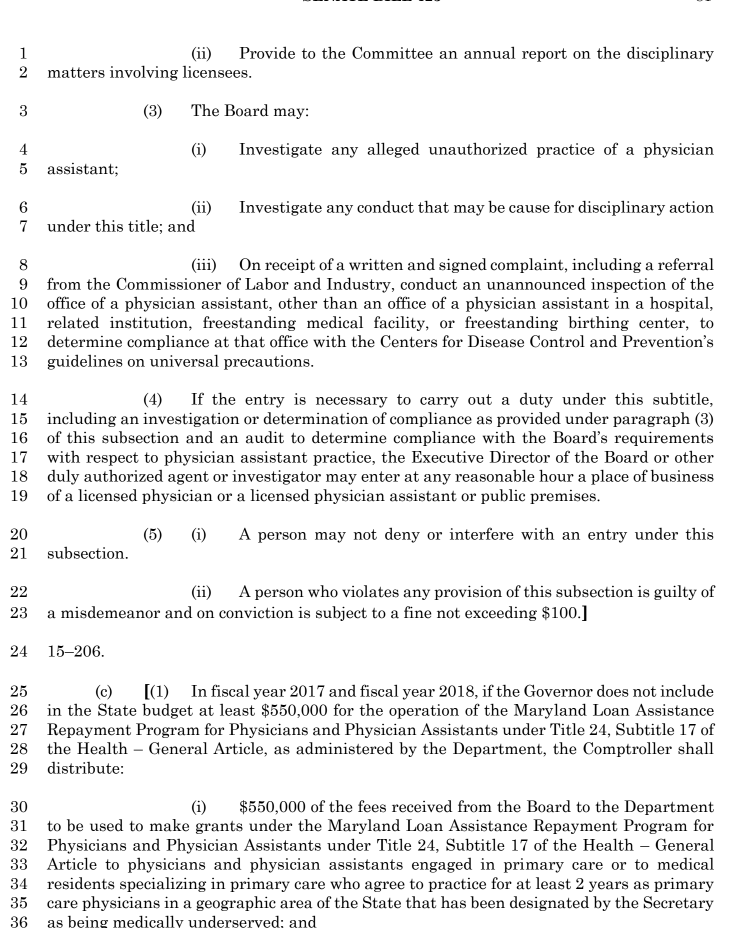


of the Committeel.

(i)

$\frac{1}{2}$	[(e)] (F) The chair, or the chair's designee, shall serve in an advisory capacity to the Board as a representative of the Committee.
3	(G) A QUORUM OF THE COMMITTEE CONSISTS OF FOUR MEMBERS.
4	15–205.
5 6	[(a)] In addition to the powers set forth elsewhere in this title, the Committee[, on its initiative or on the Board's request, may] SHALL:
7	(1) Recommend to the Board [regulations]:
8 9	(I) REGULATIONS for carrying out [the provisions of] this title;
10	(II) ANY STATUTORY CHANGES THAT AFFECT THE PROFESSION;
11 12 13	(2) Recommend to the Board approval, modification, or disapproval of an application for licensure OR THE PERFORMANCE OF ADVANCED DUTIES UNDER A COLLABORATION AGREEMENT ;
14 15 16 17	(3) Report to the Board any conduct of a physician or group of physicians who develops a collaboration agreement with a physician assistant or a physician assistant that may be cause for disciplinary action under this title or under § 14–404 of this article; [and]
18 19	(4) [Report to the Board any alleged unauthorized practice of a physician assistant] KEEP A RECORD OF ITS MEETINGS; AND
20	(5) ON REQUEST OF THE BOARD OR A DISCIPLINARY PANEL:
21 22	(I) PROVIDE RECOMMENDATIONS REGARDING THE PRACTICE OF PHYSICIAN ASSISTANTS; AND
23 24	(II) ADVISE THE BOARD ON ANY OTHER MATTERS RELATED TO PHYSICIAN ASSISTANTS.
25	[(b) The Committee shall submit an annual report to the Board.
26 27	(c) (1) In addition to the duties set forth elsewhere in this title, the Board shall adopt regulations to carry out the provisions of this title.
28	(2) The Board shall:

Consider all recommendations of the Committee; and



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(ii) 1 The balance of the fees to the Board of Physicians Fund. 2 In fiscal year 2019 and each fiscal year thereafter, if the Governor does 3 not include in the State budget at least \$400,000 for the operation of the Maryland Loan Assistance Repayment Program for Physicians and Physician Assistants under Title 24. 4 Subtitle 17 of the Health – General Article, as administered by the Maryland Higher 5 6 Education Commission, the Comptroller shall distribute: 7 \$400,000 of the fees received from the Board to the Department to be used to make grants under the Maryland Loan Assistance Repayment Program for 8 9 Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health – General Article to physicians and physician assistants engaged in primary care or to medical 10 11 residents specializing in primary care who agree to practice for at least 2 years as primary 12 care physicians in a geographic area of the State that has been designated by the Secretary as being medically underserved; and 13 14 The balance of the fees to the Board of Physicians Fund. (ii) IN EACH FISCAL YEAR, IF THE DEPARTMENT DOES NOT 15 **(1)** IMPLEMENT A PERMANENT FUNDING STRUCTURE UNDER § 24–1702(B)(1) OF THE 16 HEALTH - GENERAL ARTICLE AND THE GOVERNOR DOES NOT INCLUDE IN THE 17 STATE BUDGET AT LEAST \$400,000 FOR THE OPERATION OF THE MARYLAND LOAN 18 19 ASSISTANCE REPAYMENT PROGRAM FOR PHYSICIANS AND PHYSICIAN ASSISTANTS 20 UNDER TITLE 24, SUBTITLE 17 OF THE HEALTH - GENERAL ARTICLE, AS 21 ADMINISTERED BY THE DEPARTMENT, THE COMPTROLLER SHALL DISTRIBUTE: 22\$400,000 OF THE FEES RECEIVED FROM THE BOARD TO THE (I)DEPARTMENT TO BE USED TO MAKE GRANTS UNDER THE MARYLAND LOAN 2324ASSISTANCE REPAYMENT PROGRAM FOR PHYSICIANS AND PHYSICIAN ASSISTANTS UNDER TITLE 24, SUBTITLE 17 OF THE HEALTH - GENERAL ARTICLE TO 25 26 PHYSICIANS AND PHYSICIAN ASSISTANTS ENGAGED IN PRIMARY CARE OR TO 27 MEDICAL RESIDENTS SPECIALIZING IN PRIMARY CARE WHO AGREE TO PRACTICE 28 FOR AT LEAST 2 YEARS AS PRIMARY CARE PHYSICIANS IN A GEOGRAPHIC AREA OF 29 THE STATE THAT HAS BEEN DESIGNATED BY THE SECRETARY AS BEING MEDICALLY 30 **UNDERSERVED; AND** THE BALANCE OF THE FEES TO THE BOARD OF PHYSICIANS (II) 31 FUND. 32 33 [(3)] **(2)** If the Governor includes in the State budget at least the amount 34 specified in paragraph (1) [or (2)] of this subsection for the operation of the Maryland Loan

Assistance Repayment Program for Physicians and Physician Assistants under Title 24, Subtitle 17 of the Health – General Article, as administered by the Maryland Higher

- 1 Education Commission] DEPARTMENT, the Comptroller shall distribute the fees to the
- 2 Board of Physicians Fund.
- 3 15–301.
- 4 (f) Except as otherwise provided in this title, the following individuals may 5 practice as a physician assistant without a license:
- 6 (2) A physician assistant employed in the service of the federal government 7 while [performing duties incident to that] **PRACTICING WITHIN THE SCOPE OF THE** 8 employment.
- 9 15-302.
- 10 (a) A physician assistant may practice as a physician assistant only after providing notice to the Board, in a manner approved by the Board, of [:
- 12 (1) The THE executed collaboration agreement [; and
- 13 (2) Each patient care team physician listed on the collaboration 14 agreement].
- 15 (j) A patient care team physician may be added or removed from a collaboration 16 agreement by [providing notification to the Board] IMMEDIATELY DOCUMENTING THE 17 ADDITION OR REMOVAL IN THE COLLABORATION AGREEMENT ON FILE AT THE 18 PHYSICIAN ASSISTANT'S PRIMARY PLACE OF BUSINESS.
- 19 15-302.1.
- (g) (1) On review of the Committee's recommendations regarding the request of a patient care team physician to delegate advanced duties as described in a collaboration agreement, the Board may modify the performance of advanced duties under a collaboration agreement if the physician assistant does not meet the applicable education, training, and experience requirements to perform the specified advanced duties.
- 25 (2) If the Board makes a modification under paragraph (1) of this 26 subsection, the Board:
- 27 (i) Shall notify [each] THE DELEGATING patient care team 28 physician listed in the collaboration agreement and the physician assistant in writing of 29 the particular elements of the advanced duty approval request that were the cause for the 30 modification; and
- 31 (ii) May not restrict the submission of an amendment to the 32 advanced duty.

1 15-302.2.

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- (a) A patient care team physician may not delegate prescribing, dispensing, and administering of controlled dangerous substances, prescription drugs, or medical devices unless the [primary supervising] PATIENT CARE TEAM physician and physician assistant include in the collaboration agreement:
- 6 (1) The authority of the physician assistant to prescribe and, if applicable, 7 dispense controlled dangerous substances, prescription drugs, or medical devices;
- 8 (2) An attestation that all prescribing and, if applicable, dispensing 9 activities of the physician assistant will comply with applicable federal and State law and 10 regulations;
- 11 (3) An attestation that all medical charts or records will contain a notation 12 of any prescriptions written or dispensed by a physician assistant in accordance with this 13 section;
- 14 (4) An attestation that all prescriptions dispensed under this section will 15 include the physician assistant's name and the patient care team physician's name, 16 business address, and business telephone number legibly written or printed;
- 17 (5) An attestation that all prescriptions written under this section will include the physician assistant's name, business address, and business telephone number legibly written or printed;
- 20 (6) An attestation that the physician assistant has:
- 21 (i) Passed the physician assistant national certification exam 22 administered by the National Commission on the Certification of Physician Assistants 23 within the previous 2 years; or
- 24 (ii) Successfully completed 8 category 1 hours of pharmacology 25 education within the previous 2 years; and
- 26 (7) An attestation that the physician assistant has:
- 27 (i) A bachelor's degree or its equivalent; or
- 28 (ii) Successfully completed 2 years of work experience as a physician 29 assistant.
- [(d) If a patient care team physician who has delegated authority to exercise prescriptive authority to a physician assistant subsequently restricts or removes the delegation, the patient care team physician shall notify the Board of the restriction or removal within 5 business days.]

- 1 15 - 303. 2 (a) To qualify for a license, an applicant shall: 3 (5)Except as provided in subsection (b) of this section, have successfully 4 completed an educational program for physician assistants accredited by [: 5 (i) The THE Accreditation Review Commission on Education for 6 the Physician Assistant [; or 7 (ii) If completed before 2001: The Committee on Allied Health Education and 8 1. 9 Accreditation; or 10 2. The Commission on Accreditation of Allied Health 11 Education Programs OR ITS PREDECESSOR; and 12 15 - 309.13 (b) (1) [Each] A licensee shall [give] **PROVIDE** the Board written notice of any change of name or address within [60] 10 days [of the date of] AFTER the change. 14 15 15 - 314. 16 Subject to the hearing provisions of § 15–315 of this subtitle, a disciplinary 17 panel, on the affirmative vote of a majority of the quorum, may reprimand any physician assistant, place any physician assistant on probation, or suspend or revoke a license if the 18 19 physician assistant: 20 Is [professionally, physically, or mentally]: (4) 21**(I)** PROFESSIONALLY INCOMPETENT; 22(II)PHYSICALLY INCOMPETENT; OR 23 **MENTALLY** incompetent; (III) 24(19)[Grossly overutilizes] ESTABLISHES A PATTERN OF GROSS **OVERUTILIZATION OF** health care services: 2526 [Knowingly] WILLFULLY fails to report suspected child abuse in (25)violation of § 5–704 of the Family Law Article; 27
- 28 (37) [By corrupt means, threats, or force, intimidates] **INTIMIDATES** or influences, or attempts to intimidate or influence, for the purpose of causing any person to

- withhold or change testimony in hearings or proceedings before the Board or a disciplinary panel or those otherwise delegated to the Office of Administrative Hearings;
- 3 (38) [By corrupt means, threats, or force, hinders] **HINDERS**, prevents, or otherwise delays any person from making information available to the Board or a disciplinary panel in furtherance of any investigation of the Board or a disciplinary panel;
- 6 (46) Fails to comply with the requirements of the Prescription Drug 7 Monitoring Program under Title 21, Subtitle 2A of the Health – General Article; [or]
- 8 (47) Fails to comply with any State or federal law pertaining to the practice 9 as a physician assistant; **OR**
- 10 (48) WILLFULLY MAKES A MISREPRESENTATION TO A DISCIPLINARY 11 PANEL.
- 12 15-402.1.
- 13 (a) Except as otherwise provided in this subtitle, a licensed physician may not 14 employ an individual practicing as a physician assistant who does not have a license or who 15 has not provided notice to the Board as required under § 15–302(a) of this title.
- 16 (b) Except as otherwise provided in this subtitle, a hospital, related institution, alternative health care system, or employer may not employ an individual practicing as a physician assistant who does not have a license.
- 19 (c) A disciplinary panel may impose a civil penalty in an amount not exceeding 20 [\$1,000] **\$5,000** for a violation of this section.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2025.