

HOUSE BILL 1120

P1, J2, C3

6lr2989
CF SB 418

By: **Delegates Rogers, Chisholm, Howard, Lehman, and Nkongolo**

Introduced and read first time: February 11, 2026

Assigned to: Economic Matters and Health

A BILL ENTITLED

1 AN ACT concerning

2 **Professional Licensing Portability – Members of the Foreign Service and**
3 **Spouses**

4 FOR the purpose of authorizing members of the Foreign Service and spouses of members
5 of the Foreign Service, under certain circumstances, to practice in the State under
6 an occupational or professional license issued in another jurisdiction; and generally
7 relating to occupational and professional licensing of members of the Foreign Service
8 and their spouses.

9 BY repealing and reenacting, with amendments,
10 Article – State Government
11 Section 9–1A–06(a) and (c)(1) and 9–1E–05(a)
12 Annotated Code of Maryland
13 (2021 Replacement Volume and 2025 Supplement)

14 BY adding to
15 Article – State Government
16 Section 10–14A–01 through 10–14A–03 to be under the new subtitle “Subtitle 14A.
17 Licensing – Members of the Foreign Service and Spouses”
18 Annotated Code of Maryland
19 (2021 Replacement Volume and 2025 Supplement)

20 BY repealing and reenacting, without amendments,
21 Article – Agriculture
22 Section 1–101(a) and (d), 2–301(a), (b), and (d), and 8–803.4(a)
23 Annotated Code of Maryland
24 (2016 Replacement Volume and 2025 Supplement)

25 BY repealing and reenacting, with amendments,
26 Article – Agriculture

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 Section 1-101(i), 2-301(c), (c-1), (c-2), and (i), 2-313(a)(2)(i), 5-207(a) and (h)(1),
2 8-802(a), 8-803.4(c), and 11-405(a) and (b)
3 Annotated Code of Maryland
4 (2016 Replacement Volume and 2025 Supplement)

5 BY repealing and reenacting, without amendments,
6 Article – Business Occupations and Professions
7 Section 1-101(a) and (e), 2-101(a) and (d), 3-101(a) and (c), 4-101(a) and (g),
8 5-101(a) and (e), 6-101(a) and (l), 6.5-101(a) and (b), 7-101(a) and (b),
9 8-101(a) and (b), 9-101(a) and (b), 11-101(a) and (c), 12-101(a) and (d),
10 13-101(a) and (l), 14-101(a) and (c), 15-101(a) and (b), 16-101(a) and (h),
11 17-101(a) and (d), 19-101(a) and (j), 20-101(a) and (f), and 21-101(a) and (b)
12 Annotated Code of Maryland
13 (2018 Replacement Volume and 2025 Supplement)

14 BY repealing and reenacting, with amendments,
15 Article – Business Occupations and Professions
16 Section 2-301, 3-302, 3-306, 4-101(b) and (l)(2)(ii), 4-301, 4-301.2(b)(4) and (c),
17 4-302(b)(1)(i)2. and (c)(1)(i)2., 4-404(a)(2), 4-507(d)(1), 4-509, 5-101(b),
18 5-301(a), 5-303(b)(4), 5-404(a) and (b), 6-101(e) and (f), 6-301(a)(2) and
19 (b)(3), 6-303(3), 6.5-301, 7-301, 7-302, 8-301, 9-301, 10.5-102, 11-101(h),
20 11-306, 11-401, 12-301(a), 13-401, 14-301(a), 15-301(a), 16-101(s),
21 16-301(a), 16-302(d)(2)(i), 16-3A-01(a), 16-501(a), 16-503(b)(2)(i),
22 17-301(a), 18-301, 19-401(a), 20-301, and 21-301
23 Annotated Code of Maryland
24 (2018 Replacement Volume and 2025 Supplement)

25 BY repealing and reenacting, without amendments,
26 Article – Business Regulation
27 Section 1-101(a) and (h), 2.5-101(a) and (d), 9A-101(a) and (b), 12-101(a) and (b),
28 17-1401(a) and (d), and 17-20A-01
29 Annotated Code of Maryland
30 (2024 Replacement Volume and 2025 Supplement)

31 BY repealing and reenacting, with amendments,
32 Article – Business Regulation
33 Section 4-303, 4-403(a), 8-301(a) and (b), 9A-301, 12-201, 12.5-201, 17-906,
34 17-917, 17-1005, 17-1403, 17-1803(a), and 17-20A-02(a)(1)
35 Annotated Code of Maryland
36 (2024 Replacement Volume and 2025 Supplement)

37 BY repealing and reenacting, without amendments,
38 Article – Education
39 Section 1-101(a) and (l) and 6-701(a) and (b)
40 Annotated Code of Maryland
41 (2025 Replacement Volume and 2025 Supplement)

- 1 BY repealing and reenacting, with amendments,
2 Article – Education
3 Section 6–126(b) and 6–704.1(a)
4 Annotated Code of Maryland
5 (2025 Replacement Volume and 2025 Supplement)
- 6 BY repealing and reenacting, with amendments,
7 Article – Education
8 Section 13–516(b)(1)
9 Annotated Code of Maryland
10 (2022 Replacement Volume and 2025 Supplement)
- 11 BY repealing and reenacting, without amendments,
12 Article – Environment
13 Section 1–101(a), (d), and (n) and 8–304(a)
14 Annotated Code of Maryland
15 (2013 Replacement Volume and 2025 Supplement)
- 16 BY repealing and reenacting, with amendments,
17 Article – Environment
18 Section 2–406(a) and 8–304(c)
19 Annotated Code of Maryland
20 (2013 Replacement Volume and 2025 Supplement)
- 21 BY repealing and reenacting, with amendments,
22 Article – Environment
23 Section 9–228, 9–11A–15(a), 12–301(a), 13–301(a), 15–807(a), and 17–301(a)
24 Annotated Code of Maryland
25 (2014 Replacement Volume and 2025 Supplement)
- 26 BY repealing and reenacting, without amendments,
27 Article – Environment
28 Section 9–11A–01(a) and (b), 12–101(a) and (b), 13–101(a) and (b), and 17–101(a)
29 and (b)
30 Annotated Code of Maryland
31 (2014 Replacement Volume and 2025 Supplement)
- 32 BY repealing and reenacting, without amendments,
33 Article – Financial Institutions
34 Section 1–101(a) and (g)
35 Annotated Code of Maryland
36 (2020 Replacement Volume and 2025 Supplement)
- 37 BY repealing and reenacting, with amendments,
38 Article – Financial Institutions
39 Section 11–403(a) and 12–405(a)
40 Annotated Code of Maryland

1 (2020 Replacement Volume and 2025 Supplement)

2 BY repealing and reenacting, without amendments,
3 Article – Health – General
4 Section 1–101(a) and (k)
5 Annotated Code of Maryland
6 (2023 Replacement Volume and 2025 Supplement)

7 BY repealing and reenacting, with amendments,
8 Article – Health – General
9 Section 17–205(a) and 17–305
10 Annotated Code of Maryland
11 (2023 Replacement Volume and 2025 Supplement)

12 BY repealing and reenacting, without amendments,
13 Article – Health Occupations
14 Section 1A–101(a) and (d), 2–101(a) and (c), 3–101(a) and (b), 4–101(a) and (b),
15 5–101(a) and (b), 6–101(a) and (b), 7–101(a) and (d), 7–308(a), 7–308.1(a),
16 8–101(a) and (d), 9–101(a) and (d), 10–101(a) and (d), 11–101(a) and (b),
17 12–101(a) and (d), 13–101(a) and (b), 14–101(a) and (b), 14–5A–01(a),
18 14–5B–01(a), 14–5C–01(a), 14–5D–01(a), 14–5E–01(a), 14–5G–14(a)(1),
19 15–101(a) and (c), 16–101(a) and (b), 17–101(a) and (e), 17–406(a)(1),
20 18–101(a) and (b), 19–101(a) and (b), 20–101(a) and (c), and 21–101(a) and (b)
21 Annotated Code of Maryland
22 (2021 Replacement Volume and 2025 Supplement)

23 BY repealing and reenacting, with amendments,
24 Article – Health Occupations
25 Section 1A–301(a), 2–101(b–1), (d), (d–1), (g), (k–1), (n), and (t), 2–301, 2–310.1(c),
26 2–310.2(b)(2), 2–310.3(b)(2), 2–3B–01(a), 2–3B–04, 2–3B–06, 3–301(b),
27 3–305.1, 4–301(a) and (b)(5)(ii), 4–301.1(a) and (b)(1), 4–505(c) and (d),
28 5–101(j), 5–301, 6–301(a), 7–101(b) and (c), 7–301(a), 7–302, 7–306(b), (d)(2),
29 (e)(3), and (f), 7–308(e), 7–308.1(e), 8–101(j), 8–301(a) through (c),
30 8–6A–02(a) and (f), 8–6B–07(a), 8–6C–06(a) and (b), 8–6D–02(a) and (b),
31 9–301(a), 9–3A–01(a), 9–404, 10–101(i)(1) and (r)(1), 10–301(a) and (b)(3),
32 11–301, 11–404.1, 12–101(i), 12–301, 12–502(a), 12–6B–01(a) and (b),
33 12–6D–02, 12–6D–08(a), 12–6D–10, 12–6D–11(2), 13–101(b–1), 13–301(a)
34 and (b), 13–310(b), 13–404, 14–101(p), 14–301, 14–302(5), 14–306(e)(3)(i) and
35 (ii)2., 14–5A–01(i), 14–5A–08(a), 14–5B–01(j) and (q), 14–5B–07(a)(1),
36 14–5B–08(a)(1), 14–5C–01(e), (h), and (i), 14–5C–08(a), 14–5D–01(m)(1),
37 14–5D–07(a), 14–5D–11(a), 14–5E–01(f)(1), (g), and (h), 14–5E–08(a),
38 14–5F–10(a) and (b)(2), 14–5G–08(a), 14–5G–14(a)(2), 15–301(d)(1),
39 15–402.1(a) and (b), 16–301, 17–101(w) through (z), 17–301(a) and (b),
40 17–310(b)(2), 17–401, 17–403(c), 17–404(c), 17–406(a)(2), 17–6A–10(a),
41 18–301(a), (b), and (f)(2), 18–302(i), 19–101(j), (m), (n)(3) and (4), and (o),
42 19–301(a), 19–302(f)(4) and (5)(i), 19–307(c)(2) and (3), 20–301(a)(1) and (b)(1),
43 21–101(a–1) and (e), and 21–301(a)

- 1 Annotated Code of Maryland
2 (2021 Replacement Volume and 2025 Supplement)
- 3 BY repealing and reenacting, without amendments,
4 Article – Insurance
5 Section 1–101(a) and (k)
6 Annotated Code of Maryland
7 (2017 Replacement Volume and 2025 Supplement)
- 8 BY repealing and reenacting, with amendments,
9 Article – Insurance
10 Section 10–103(c), 10–203(a), 10–304(a), 10–403(a), and 26–201
11 Annotated Code of Maryland
12 (2017 Replacement Volume and 2025 Supplement)
- 13 BY repealing and reenacting, without amendments,
14 Article – Labor and Employment
15 Section 7–101(a) and (d)
16 Annotated Code of Maryland
17 (2025 Replacement Volume)
- 18 BY repealing and reenacting, with amendments,
19 Article – Labor and Employment
20 Section 7–301 and 9–6A–09
21 Annotated Code of Maryland
22 (2025 Replacement Volume)
- 23 BY repealing and reenacting, without amendments,
24 Article – Natural Resources
25 Section 4–101(a) and (i)
26 Annotated Code of Maryland
27 (2023 Replacement Volume and 2025 Supplement)
- 28 BY repealing and reenacting, with amendments,
29 Article – Natural Resources
30 Section 4–211(a)(1) and 5–417(a)(1)
31 Annotated Code of Maryland
32 (2023 Replacement Volume and 2025 Supplement)
- 33 BY repealing and reenacting, with amendments,
34 Article – Public Safety
35 Section 11–105, 12–606, 12–826(a) through (e) and (f)(2), and 12–832(a) and (e)
36 Annotated Code of Maryland
37 (2022 Replacement Volume and 2025 Supplement)
- 38 BY repealing and reenacting, without amendments,
39 Article – Public Safety

1 Section 12–801(a) and (d)
2 Annotated Code of Maryland
3 (2022 Replacement Volume and 2025 Supplement)

4 BY repealing and reenacting, without amendments,
5 Article – Public Utilities
6 Section 1–101(a) and (d)
7 Annotated Code of Maryland
8 (2025 Replacement Volume and 2025 Supplement)

9 BY repealing and reenacting, with amendments,
10 Article – Public Utilities
11 Section 7–317(a)(1), 7–318(a), and 24–106(b)
12 Annotated Code of Maryland
13 (2025 Replacement Volume and 2025 Supplement)

14 BY repealing and reenacting, with amendments,
15 Article – Transportation
16 Section 15–402(a), 15–502(a) through (c), 15–602, 15–702, 15–802, and 23–103.1(b)
17 Annotated Code of Maryland
18 (2020 Replacement Volume and 2025 Supplement)

19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
20 That the Laws of Maryland read as follows:

21 **Article – State Government**

22 9–1A–06.

23 (a) [The] **EXCEPT AS PROVIDED IN § 10–14A–03 OF THIS ARTICLE, THE**
24 following persons shall be licensed under this subtitle:

25 (1) a video lottery operator;

26 (2) a manufacturer;

27 (3) a person not licensed under item (1) or (2) of this subsection who
28 manages, operates, supplies, provides security for, or provides service, maintenance, or
29 repairs for video lottery terminals or table games; and

30 (4) a video lottery employee.

31 (c) (1) Except as provided in paragraph (2) of this subsection **OR §**
32 **10–14A–03 OF THIS ARTICLE**, unless an individual holds a valid license issued under this
33 subtitle, the individual may not be employed by a licensee as a video lottery employee.

34 9–1E–05.

1 (a) [The] EXCEPT AS PROVIDED IN § 10-14A-03 OF THIS ARTICLE, THE
2 following persons shall be licensed under this subtitle:

3 (1) a person that operates sports wagering;

4 (2) a person that operates sports wagering on behalf of a sports wagering
5 licensee, including an online sports wagering operator;

6 (3) a person not licensed under item (1) or (2) of this subsection that
7 manages, operates, supplies, provides security for, or provides service, maintenance, or
8 repairs for sports wagering equipment and devices; and

9 (4) an individual directly employed in the operation of sports wagering by
10 a sports wagering licensee if the individual does not otherwise hold a valid license under
11 Subtitle 1A of this title.

12 **SUBTITLE 14A. LICENSING – MEMBERS OF THE FOREIGN SERVICE AND SPOUSES.**

13 **10-14A-01.**

14 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
15 INDICATED.

16 (B) “LICENSE” MEANS A LICENSE, PERMIT, CERTIFICATION,
17 REGISTRATION, OR OTHER LEGAL AUTHORIZATION REQUIRED FOR ENGAGING IN AN
18 OCCUPATION OR A PROFESSION.

19 (C) “LICENSING AUTHORITY” MEANS AN AGENCY OF THE STATE THAT
20 ISSUES A LICENSE.

21 (D) “MEMBER OF THE FOREIGN SERVICE” MEANS AN INDIVIDUAL WHO IS
22 EMPLOYED IN THE FOREIGN SERVICE OF THE UNITED STATES.

23 **10-14A-02.**

24 **THIS SUBTITLE DOES NOT APPLY WITH RESPECT TO:**

25 (1) AN OCCUPATION OR A PROFESSION FOR WHICH AN INDIVIDUAL
26 WHO HOLDS A LICENSE ISSUED IN ANOTHER JURISDICTION MAY PRACTICE IN THE
27 STATE UNDER AN INTERSTATE COMPACT; OR

28 (2) THE PRACTICE OF LAW.

29 **10-14A-03.**

1 **(A) A MEMBER OF THE FOREIGN SERVICE OR THE SPOUSE OF A MEMBER OF**
2 **THE FOREIGN SERVICE WHO RELOCATES TO THE STATE BECAUSE OF AN**
3 **ASSIGNMENT OR DETAIL TO THE STATE AND HOLDS A LICENSE ISSUED BY ANOTHER**
4 **JURISDICTION MAY PRACTICE IN THE STATE UNDER THE LICENSE FOR THE**
5 **DURATION OF THE ASSIGNMENT OR DETAIL IF THE MEMBER OF THE FOREIGN**
6 **SERVICE OR THE SPOUSE OF A MEMBER OF THE FOREIGN SERVICE:**

7 **(1) PROVIDES THE LICENSING AUTHORITY WITH A COPY OF THE**
8 **NOTIFICATION OF ASSIGNMENT OR DETAIL;**

9 **(2) REMAINS IN GOOD STANDING WITH THE REGULATORY AUTHORITY**
10 **THAT ISSUED THE LICENSE;**

11 **(3) REMAINS IN GOOD STANDING IN ALL JURISDICTIONS IN WHICH**
12 **THE APPLICANT HOLDS OR HAS HELD A LICENSE OF A SIMILAR SCOPE OF PRACTICE**
13 **AND IN THE SAME DISCIPLINE;**

14 **(4) HAS ACTIVELY USED THE LICENSE DURING THE 2 YEARS**
15 **IMMEDIATELY PRECEDING THE RELOCATION; AND**

16 **(5) COMPLIES WITH THE STANDARDS OF PRACTICE, DISCIPLINE, AND**
17 **FULFILLMENT OF ANY CONTINUING EDUCATION REQUIREMENTS REQUIRED BY THE**
18 **LICENSING AUTHORITY.**

19 **(B) IF A MEMBER OF THE FOREIGN SERVICE OR THE SPOUSE OF A MEMBER**
20 **OF THE FOREIGN SERVICE IS AUTHORIZED TO PRACTICE IN THE STATE UNDER**
21 **SUBSECTION (A) OF THIS SECTION:**

22 **(1) THE MEMBER OF THE FOREIGN SERVICE OR THE SPOUSE OF A**
23 **MEMBER OF THE FOREIGN SERVICE MAY PRACTICE UNDER THE LICENSE ONLY IN**
24 **THE DISCIPLINE AND TO THE EXTENT OF THE SCOPE OF PRACTICE WITHIN WHICH**
25 **THE LICENSE ALLOWS THE MEMBER OF THE FOREIGN SERVICE OR THE SPOUSE OF**
26 **A MEMBER OF THE FOREIGN SERVICE TO PRACTICE IN THE OTHER JURISDICTION;**
27 **AND**

28 **(2) THE LICENSING AUTHORITY MAY NOT REQUIRE THE MEMBER OF**
29 **THE FOREIGN SERVICE OR THE SPOUSE OF A MEMBER OF THE FOREIGN SERVICE**
30 **TO OBTAIN A LICENSE ISSUED BY THE LICENSING AUTHORITY UNLESS THE MEMBER**
31 **OF THE FOREIGN SERVICE OR THE SPOUSE OF A MEMBER OF THE FOREIGN SERVICE**
32 **IS SEEKING TO PRACTICE IN A DIFFERENT DISCIPLINE OR WITHIN A DIFFERENT**
33 **SCOPE OF PRACTICE THAN THAT DESCRIBED IN ITEM (1) OF THIS SUBSECTION.**

Article – Agriculture

1

2 1–101.

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

4 (d) “Department” means the State Department of Agriculture.

5 (i) “Secretary” means Secretary of Agriculture or [his] **THE SECRETARY’S**
6 designee.

7 2–301.

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

9 (b) “Board” means the State Board of Veterinary Medical Examiners.

10 (c) “Direct supervision” means that the supervising veterinarian who is licensed
11 and registered in the State **OR AUTHORIZED TO PRACTICE VETERINARY MEDICINE IN**
12 **THE STATE UNDER § 10–14A–03 OF THE STATE GOVERNMENT ARTICLE:**

13 (1) Is on the premises of the animal treatment facility;

14 (2) Is available on an immediate basis; and

15 (3) Has given written or oral instructions for treatment of the animal
16 patients involved.17 (c–1) “Immediate supervision” means the supervising veterinarian who is licensed
18 and registered in the State **OR AUTHORIZED TO PRACTICE VETERINARY MEDICINE IN**
19 **THE STATE UNDER § 10–14A–03 OF THE STATE GOVERNMENT ARTICLE** is in the
20 immediate area and within audible and visual range of the animal patient and the person
21 treating the patient.22 (c–2) “Indirect supervision” means the supervising veterinarian who is licensed and
23 registered in the State **OR AUTHORIZED TO PRACTICE VETERINARY MEDICINE IN THE**
24 **STATE UNDER § 10–14A–03 OF THE STATE GOVERNMENT ARTICLE:**25 (1) Is not required to be in the same facility or in close proximity to the
26 individual being supervised; and27 (2) (i) Has given written or oral instructions for treatment of the animal
28 patient involved;29 (ii) Is available to provide supervision by electronic or telephonic
30 means; and

1 (iii) Has arranged for telephonic consultation with a licensed
2 veterinarian, if necessary.

3 (d) "License" means a license to practice veterinary medicine in the State.

4 (i) "Veterinary practitioner" means [a]:

5 (1) A licensed and registered veterinarian engaged in the practice of
6 veterinary medicine; OR

7 (2) AN INDIVIDUAL AUTHORIZED TO PRACTICE VETERINARY
8 MEDICINE IN THE STATE UNDER § 10-14A-03 OF THE STATE GOVERNMENT
9 ARTICLE AND IS ENGAGED IN THE PRACTICE OF VETERINARY MEDICINE.

10 2-313.

11 (a) (2) A person may not:

12 (i) Practice veterinary medicine unless the person is [licensed]:

13 1. LICENSED, registered, and authorized to engage in the
14 practice under the provisions of this subtitle; OR

15 2. AUTHORIZED TO PRACTICE VETERINARY MEDICINE
16 IN THE STATE UNDER § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE;

17 5-207.

18 (a) (1) [Each] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE
19 GOVERNMENT ARTICLE, EACH pest control consultant, pest control applicator, or public
20 agency applicator shall obtain an annual certificate indicating competence in one or more
21 established categories from the Secretary.

22 (2) [Each] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE
23 GOVERNMENT ARTICLE, EACH private applicator shall obtain a certificate which shall
24 require periodic renewal as determined by the Secretary.

25 (h) (1) [A] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE
26 GOVERNMENT ARTICLE, A person who sells or distributes a restricted use pesticide shall
27 hold a dealer permit from the Secretary.

28 8-802.

1 (a) **[A] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE GOVERNMENT**
2 **ARTICLE, A** person may not prepare a nutrient management plan, for purposes of meeting
3 the requirements of this subtitle, unless the person is certified or licensed by the State.

4 8-803.4.

5 (a) In this section, “fertilizer” means a commercial fertilizer and specialty
6 fertilizer.

7 (c) (1) Each place of business at which a person is employed to apply fertilizer
8 to property specified under subsection (b)(1) of this section shall:

9 (i) Have a professional fertilizer applicator on staff who has
10 obtained a fertilizer application certification in accordance with § 8-803.6 of this subtitle;
11 and

12 (ii) **[Be] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
13 **GOVERNMENT ARTICLE, BE** licensed annually by the Department.

14 (2) An applicant for a license under this subsection shall:

15 (i) Submit to the Department an application on the form the
16 Department requires; and

17 (ii) Pay to the Department an application fee set by the Department.

18 11-405.

19 (a) **[Every] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
20 **GOVERNMENT ARTICLE, EVERY** purchaser or hauler of milk or other fluid dairy products
21 who is involved in the testing of samples shall have these operations performed only by
22 individuals licensed by the Secretary.

23 (b) **[Any] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
24 **GOVERNMENT ARTICLE, ANY** person who calibrates a farm milk tank, other than the
25 owner of the tank, first shall obtain a license from the Secretary.

26 Article – Business Occupations and Professions

27 1-101.

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

29 (e) “Department” means the Maryland Department of Labor.

30 2-101.

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

2 (d) “Board” means the State Board of Public Accountancy.

3 2–301.

4 Except as provided in § 2–321 of this subtitle **OR § 10–14A–03 OF THE STATE**
5 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
6 individual may practice certified public accountancy in the State.

7 3–101.

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

9 (c) “Board” means, unless the context requires otherwise, the State Board of
10 Architects.

11 3–302.

12 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
13 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
14 individual may practice architecture in the State.

15 (b) (1) An architect who resides outside the State and meets the requirements
16 for a license by reciprocity under § 3–306 of this subtitle may:

17 (i) offer to practice architecture in the State; and

18 (ii) accept a commission to practice architecture in the State.

19 (2) Notwithstanding paragraph (1) of this subsection, the architect shall be
20 licensed by the Board before the architect may practice architecture in the State.

21 3–306.

22 (a) Subject to the provisions of this section, the Board may issue a license by
23 reciprocity to practice architecture in the State to an individual who:

24 (1) is licensed to practice architecture in another state or country; or

25 (2) is certified by the Council under subsection (c) of this section.

26 (b) The Board may issue a license by reciprocity under this section for an
27 applicant who is licensed to practice architecture in another state or country only if the
28 applicant:

1 (1) is of good character and reputation;

2 (2) pays to the Board:

3 (i) a nonrefundable application fee set by the Board; and

4 (ii) a license fee set by the Board; and

5 (3) provides adequate evidence that:

6 (i) the applicant became licensed in the other state or country after
7 meeting, in that or any other state or country, requirements that were at least equivalent
8 to those then required by the laws of this State; or

9 (ii) at the time of application for a license by reciprocity under this
10 section, the applicant meets the requirements currently required by the laws of this State.

11 (c) The Board may issue a license by reciprocity under this section for an
12 applicant who is certified by the Council only if:

13 (1) the applicant:

14 (i) is of good character and reputation; and

15 (ii) pays to the Board:

16 1. a nonrefundable application fee set by the Board; and

17 2. a license fee set by the Board; and

18 (2) the Board receives from the Council a certified copy of its certificate for
19 the applicant that certifies that the applicant is licensed to practice architecture in another
20 state or country.

21 (d) An architect who is granted a license by reciprocity by the Board may not be
22 required to maintain licensure in any other state or country as a condition of maintaining
23 the license granted by the Board.

24 **(E) AN INDIVIDUAL AUTHORIZED TO PRACTICE IN THE STATE UNDER §**
25 **10-14A-03 OF THE STATE GOVERNMENT ARTICLE MAY NOT BE REQUIRED TO**
26 **APPLY FOR A LICENSE BY RECIPROCITY UNDER THIS SECTION TO PRACTICE IN THE**
27 **STATE.**

28 4-101.

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

1 (b) “Apprentice barber” means an individual who, under the supervision of AN
2 **INDIVIDUAL AUTHORIZED TO PRACTICE AS** a master barber **IN THE STATE**, is learning
3 to practice barbering or to provide barber–stylist services in a barbershop that holds a
4 barbershop permit.

5 (g) “Board” means the State Board of Barbers.

6 (l) (2) “Practice barbering” does not include:

7 (ii) the services performed by an employee under the supervision of
8 **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS** a master barber **IN THE STATE** in a
9 barbershop that holds a barbershop permit that are restricted to:

- 10 1. shampooing;
- 11 2. removal of a hair solution;
- 12 3. sterilization of equipment; or
- 13 4. similar activities.

14 4–301.

15 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
16 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to practice
17 barbering before the individual may practice barbering in the State.

18 (b) If an individual holds the appropriate barber–stylist limited license, the
19 individual may practice barbering in a manner limited to providing barber–stylist services.

20 (c) This section does not apply to:

21 (1) a student while the student practices barbering or provides
22 barber–stylist services in accordance with § 4–301.1 or § 4–301.2 of this subtitle;

23 (2) a registered apprentice barber; or

24 (3) an individual authorized in the discretion of the Board to practice
25 barbering or to provide barber–stylist services under special circumstances.

26 4–301.2.

27 (b) A student may practice barbering or provide barber–stylist services under this
28 section only if the student:

1 (4) while practicing barbering or providing barber–stylist services, works
2 under the direct supervision of an individual who is **AUTHORIZED TO PRACTICE AS** a
3 **[licensed]** master barber **IN THE STATE** who agrees to periodically report on the progress
4 of the student to the barbering teacher or the work–study coordinator.

5 (c) Under this section, there may not be more than three students working under
6 the supervision of **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS** a **[licensed]** master
7 barber **IN THE STATE**.

8 4–302.

9 (b) (1) An applicant for a barber license shall have completed successfully:

10 (i) 2. an apprenticeship of at least 2,250 hours within 2 years in
11 a barbershop that holds a barbershop permit under the supervision of **AN INDIVIDUAL**
12 **AUTHORIZED TO PRACTICE AS** a master barber **IN THE STATE**; and

13 (c) (1) An applicant for a barber–stylist limited license shall have completed
14 successfully:

15 (i) 2. an apprenticeship of at least 1,650 hours within 18 months
16 in a barbershop that holds a barbershop permit under the supervision of **AN INDIVIDUAL**
17 **AUTHORIZED TO PRACTICE AS** a master barber **IN THE STATE**; and

18 4–404.

19 (a) While registration as an apprentice barber is in effect, the registration
20 authorizes the individual to learn to practice barbering or to learn to provide barber–stylist
21 services:

22 (2) under the supervision of **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
23 **AS** a master barber **IN THE STATE**.

24 4–507.

25 (d) (1) An apprentice barber under complete and constant supervision of **AN**
26 **INDIVIDUAL AUTHORIZED TO PRACTICE AS** a master barber **IN THE STATE** may assist
27 the **INDIVIDUAL AUTHORIZED TO PRACTICE AS** A master barber in starting or
28 completing an operation. The master barber or barbershop may charge the usual fees for
29 the operation.

30 4–509.

31 (a) The owner shall designate **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS**
32 a master barber **IN THE STATE** to supervise each apprentice barber who is learning to
33 practice barbering or to provide barber–stylist services in the barbershop.

1 (b) The owner or a designated **INDIVIDUAL AUTHORIZED TO PRACTICE AS A**
2 master barber **IN THE STATE** shall file monthly a report, on a form supplied by the Board,
3 that:

4 (1) states the progress of each apprentice barber employed by the
5 barbershop; and

6 (2) identifies the **INDIVIDUAL AUTHORIZED TO PRACTICE AS A** master
7 barber **IN THE STATE** supervising each apprentice barber.

8 (c) The owner and the **INDIVIDUAL AUTHORIZED TO PRACTICE AS A** master
9 barber **IN THE STATE** supervising an apprentice barber immediately shall advise the
10 Board in writing of:

11 (1) the date on which an apprentice barber ceases learning to practice
12 barbering or to provide barber–stylist services at the barbershop, temporarily or
13 permanently; and

14 (2) the reason for the cessation.

15 5–101.

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

17 (b) “Apprentice” means an individual who is learning to practice cosmetology or
18 any limited practice of cosmetology in a beauty salon that holds a beauty salon permit under
19 the supervision of:

20 (1) if learning to practice cosmetology, **AN INDIVIDUAL AUTHORIZED TO**
21 **PRACTICE AS** a [licensed] senior cosmetologist **IN THE STATE**;

22 (2) if learning to provide esthetic services, **AN INDIVIDUAL AUTHORIZED**
23 **TO PRACTICE AS** a [licensed] senior cosmetologist **IN THE STATE** or **AN INDIVIDUAL**
24 **AUTHORIZED TO PRACTICE AS** a [licensed] esthetician **IN THE STATE** with 2 years’
25 experience;

26 (3) if learning to provide hair services, **AN INDIVIDUAL AUTHORIZED TO**
27 **PRACTICE AS** a [licensed] senior cosmetologist **IN THE STATE** or **AN INDIVIDUAL**
28 **AUTHORIZED TO PRACTICE AS** a [licensed] hairstylist **IN THE STATE** with 2 years’
29 experience; and

30 (4) if learning to provide nail technician services, **AN INDIVIDUAL**
31 **AUTHORIZED TO PRACTICE AS** a [licensed] senior cosmetologist **IN THE STATE** or **AN**
32 **INDIVIDUAL AUTHORIZED TO PRACTICE AS** a [licensed] nail technician **IN THE STATE**
33 with 2 years’ experience.

1 (e) “Board” means the State Board of Cosmetologists.

2 5–301.

3 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
4 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to practice
5 cosmetology before the individual may practice cosmetology in the State.

6 5–303.

7 (b) A student may practice cosmetology under this section only if the student:

8 (4) while practicing cosmetology, works under the direct supervision of an
9 individual [who is a licensed] **AUTHORIZED TO PRACTICE AS A** senior cosmetologist **IN**
10 **THE STATE** who agrees to periodically report on the progress of the student to the
11 cosmetology teacher or the work–study coordinator.

12 5–404.

13 (a) While registration as an apprentice is in effect, the registration authorizes the
14 individual to learn to practice cosmetology or any limited practice of cosmetology:

15 (1) in a:

16 (i) beauty salon that holds a beauty salon permit; or

17 (ii) barbershop that holds a barbershop permit; and

18 (2) under the supervision of:

19 (i) if learning to practice cosmetology, **AN INDIVIDUAL**
20 **AUTHORIZED TO PRACTICE AS** a [licensed] senior cosmetologist **IN THE STATE**;

21 (ii) if learning to provide esthetic services, **AN INDIVIDUAL**
22 **AUTHORIZED TO PRACTICE AS** a [licensed] senior cosmetologist **IN THE STATE** or **AN**
23 **INDIVIDUAL AUTHORIZED TO PRACTICE AS** a [licensed] esthetician **IN THE STATE** with
24 2 years’ experience;

25 (iii) if learning to provide eyelash extension services:

26 1. beginning January 1, 2027, **AN INDIVIDUAL WHO IS**
27 **AUTHORIZED TO PRACTICE AS** a [licensed] senior cosmetologist **IN THE STATE** **AND** who
28 has completed continuing education requirements in providing eyelash extension services;
29 or

1 2. **[a licensed] AN INDIVIDUAL WHO IS AUTHORIZED TO**
2 **PRACTICE AS AN** eyelash extension technician **IN THE STATE** with 2 years' experience;

3 (iv) if learning to provide hair services, **AN INDIVIDUAL WHO IS**
4 **AUTHORIZED TO PRACTICE AS** a **[licensed] senior cosmetologist IN THE STATE** or **AN**
5 **INDIVIDUAL WHO IS AUTHORIZED TO PRACTICE AS** a **[licensed] hairstylist IN THE**
6 **STATE** with 2 years' experience; and

7 (v) if learning to provide nail technician services, **AN INDIVIDUAL**
8 **WHO IS AUTHORIZED TO PRACTICE AS** a **[licensed] senior cosmetologist IN THE STATE**
9 or **AN INDIVIDUAL WHO IS AUTHORIZED TO PRACTICE AS** a **[licensed] nail technician**
10 **IN THE STATE** with 2 years' experience.

11 (b) **[A licensed] AN INDIVIDUAL AUTHORIZED TO PRACTICE AS** A senior
12 cosmetologist **IN THE STATE** may directly train and supervise not more than two
13 apprentices learning to practice cosmetology or any limited practice of cosmetology
14 specified in subsection (a)(2) of this section.

15 6–101.

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

17 (e) “Licensed apprentice electrician” means, unless the context requires
18 otherwise, an electrician who is licensed by the State Board to assist in providing electrical
19 services while:

20 (1) under the direction or control of **AN INDIVIDUAL AUTHORIZED TO**
21 **PRACTICE AS** a **[licensed] master electrician IN THE STATE**; and

22 (2) in training to become a journeyman electrician.

23 (f) “Licensed journeyman electrician” means, unless the context requires
24 otherwise, an electrician who is licensed by the State Board to provide or assist in providing
25 electrical services while:

26 (1) under the direction or control of **AN INDIVIDUAL AUTHORIZED TO**
27 **PRACTICE AS** a **[licensed] master electrician IN THE STATE**; and

28 (2) in training to become a master electrician.

29 (l) “State Board” means the State Board of Electricians.

30 6–301.

31 (a) Each county shall:

1 (2) (i) **EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
2 **GOVERNMENT ARTICLE**, require a State license for providing electrical services as a
3 master electrician, journeyman electrician, or apprentice electrician; and

4 (ii) enforce the provisions of this title.

5 (b) Each municipal corporation shall:

6 (3) (i) **EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
7 **GOVERNMENT ARTICLE**, require a State license for providing electrical services as an
8 apprentice, journeyman, or master electrician; and

9 (ii) enforce the provisions of this title.

10 6-303.

11 This subtitle does not require:

12 (3) a person to hold a license issued by the State Board if the person:

13 (i) is licensed or registered under Title 18 of this article to provide
14 security system services and is acting within the scope of that license;

15 (ii) holds a license issued under Title 12 of this article and is acting
16 within the scope of that license;

17 (iii) holds a license issued under Title 9A of the Business Regulation
18 Article and is acting within the scope of that license; [or]

19 (iv) provides wireless security systems in compliance with Title 19,
20 Subtitle 9 of the Business Regulation Article; **OR**

21 (v) **IS AUTHORIZED TO PROVIDE ELECTRIC SERVICES IN THE**
22 **STATE UNDER § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE.**

23 6.5-101.

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

25 (b) “Board” means the State Board of Stationary Engineers.

26 6.5-301.

27 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
28 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to provide

1 stationary engineer services before the individual may provide stationary engineer services
2 in the State.

3 (b) (1) In this subsection, “resource recovery facility” means a facility that
4 processes solid waste to produce valuable resources, including steam, electricity, metals, or
5 refuse–derived fuel.

6 (2) An individual who provides stationary engineer services at a resource
7 recovery facility that generates steam or electricity is not required to be licensed by the
8 Board to provide stationary engineer services if the individual is certified to operate a
9 resource recovery facility under regulations adopted by the Secretary of the Environment.

10 7–101.

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

12 (b) “Board” means the State Board of Foresters.

13 7–301.

14 Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
15 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
16 individual may practice forestry in the State.

17 7–302.

18 An individual who meets the educational requirements but does not meet the
19 experience requirements under § 7–304 of this subtitle may practice forestry without a
20 license if the individual practices forestry under the responsible charge of [a licensed
21 forester] **AN INDIVIDUAL AUTHORIZED TO PRACTICE FORESTRY IN THE STATE**.

22 8–101.

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

24 (b) “Board” means the State Board of Certified Interior Designers.

25 8–301.

26 Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
27 **GOVERNMENT ARTICLE**, an individual shall be certified by the Board before the
28 individual may use the title “certified interior designer” or the term “certified interior
29 design services”.

30 9–101.

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

2 (b) “Board” means the State Board of Examiners of Landscape Architects.

3 9–301.

4 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
5 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
6 individual may practice landscape architecture in the State.

7 (b) This section does not apply to:

8 (1) an individual who practices landscape architecture while performing
9 official duties as an employee of the federal government;

10 (2) an individual while practicing landscape architecture under the
11 supervision of [a licensed landscape architect] **AN INDIVIDUAL AUTHORIZED TO**
12 **PRACTICE LANDSCAPE ARCHITECTURE IN THE STATE**, if the individual does not
13 assume responsible charge of design or supervision; or

14 (3) an individual while practicing landscape architecture as an employee
15 of a person who is authorized to practice landscape architecture, if the employee does not
16 assume responsible charge of design or supervision.

17 10.5–102.

18 **[A] EXCEPT AS OTHERWISE PROVIDED IN § 10–14A–03 OF THE STATE**
19 **GOVERNMENT ARTICLE**, A person may not operate as a land professional in the State
20 unless the person registers with the Department and is issued a registration certificate
21 under this title.

22 11–101.

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

24 (c) “Board” means the State Board of Pilots.

25 (h) “Pilot–in–training” means an individual who is engaged in training, under the
26 supervision of [a licensed pilot] **AN INDIVIDUAL AUTHORIZED TO PROVIDE PILOTAGE**
27 **IN THE STATE**, to provide pilotage.

28 11–306.

29 Appointment as a pilot–in–training authorizes the individual to engage in training,
30 under the supervision of [a licensed pilot] **AN INDIVIDUAL AUTHORIZED TO PROVIDE**
31 **PILOTAGE IN THE STATE**, to provide pilotage.

1 11-401.

2 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
3 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
4 individual may provide pilotage in the State.

5 (b) An individual may provide pilotage to a vessel in distress until [a licensed
6 pilot] **AN INDIVIDUAL AUTHORIZED TO PROVIDE PILOTAGE IN THE STATE** comes on
7 board and offers to provide pilotage.

8 (c) A person who provides pilotage without [a license] **BEING AUTHORIZED TO**
9 **PROVIDE PILOTAGE IN THE STATE** is liable for any damages that result.

10 12-101.

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

12 (d) “Board” means the State Board of Plumbing.

13 12-301.

14 (a) (1) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
15 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to provide
16 plumbing services before the individual may provide plumbing services in the State.

17 (2) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
18 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to provide
19 or to assist in providing plumbing services before the individual may assist in providing
20 plumbing services in the State.

21 (3) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
22 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to provide
23 plumbing services or certified by the Board to provide propane gas services before the
24 individual may provide propane gas services in the State.

25 (4) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
26 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to provide
27 natural gas services before the individual may provide natural gas services in the State.

28 13-101.

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

30 (l) “Secretary” means the Secretary of State Police.

1 13-401.

2 (a) Except as provided under subsection (b) of this section **OR § 10-14A-03 OF**
3 **THE STATE GOVERNMENT ARTICLE**, an individual shall be certified by the Secretary as
4 a private detective before the individual personally may provide any private detective
5 service in the State.

6 (b) An individual who is not certified as a private detective may provide private
7 detective services in the State if:

8 (1) the individual is employed by or has applied for employment with a
9 licensed private detective agency;

10 (2) the licensed private detective agency has submitted to the Secretary the
11 application of the individual for certification as a private detective, fingerprint cards, and
12 fees required under § 13-403 of this subtitle;

13 (3) after a preliminary background investigation, the Secretary determines
14 that the provision of private detective services by the individual would not result in a
15 potential threat to public safety; and

16 (4) the Secretary has not denied the application.

17 14-101.

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

19 (c) "Board" means the State Board for Professional Engineers.

20 14-301.

21 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
22 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
23 individual may practice engineering in the State.

24 15-101.

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

26 (b) "Board" means the State Board for Professional Land Surveyors.

27 15-301.

28 (a) (1) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
29 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to practice
30 land surveying before the individual may practice land surveying in the State.

1 (2) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
2 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to practice
3 property line surveying before the individual may practice property line surveying in the
4 State.

5 16-101.

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

7 (h) "Commission" means the State Commission of Real Estate Appraisers,
8 Appraisal Management Companies, and Home Inspectors.

9 (s) "Supervising appraiser" means [a certified residential real estate appraiser or
10 a certified general real estate appraiser] **AN INDIVIDUAL AUTHORIZED TO PROVIDE**
11 **CERTIFIED REAL ESTATE APPRAISAL SERVICES IN THE STATE** who has the
12 responsibility of supervising one or more real estate appraiser trainees.

13 16-301.

14 (a) [After June 30, 1991, and except] **EXCEPT** as otherwise provided in this title
15 **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be
16 licensed by the Commission to provide real estate appraisal services before the individual
17 may provide real estate appraisal services in the State.

18 16-302.

19 (d) (2) An applicant shall have completed:

20 (i) at least 1,000 hours providing real estate appraiser services as a
21 real estate appraiser trainee under the supervision of [a certified appraiser] **AN**
22 **INDIVIDUAL AUTHORIZED TO PROVIDE CERTIFIED REAL ESTATE APPRAISAL**
23 **SERVICES IN THE STATE**; or

24 16-3A-01.

25 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
26 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Commission as a home
27 inspector before the individual may provide home inspection services in the State.

28 16-501.

29 (a) [After June 30, 1991, and except] **EXCEPT** as otherwise provided in this title
30 **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be
31 certified by the Commission to provide certified real estate appraisal services before the
32 individual may provide certified real estate appraisal services in the State.

1 16-503.

2 (b) (2) An applicant shall have completed:

3 (i) at least 1,500 hours providing real estate appraiser services as a
4 real estate appraiser trainee under the supervision of [a certified appraiser] **AN**
5 **INDIVIDUAL AUTHORIZED TO PROVIDE CERTIFIED REAL ESTATE APPRAISAL**
6 **SERVICES IN THE STATE**; or

7 17-101.

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

9 (d) "Commission" means the State Real Estate Commission.

10 17-301.

11 (a) (1) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
12 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Commission as a
13 real estate broker before the individual may provide real estate brokerage services in the
14 State.

15 (2) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
16 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Commission as an
17 associate real estate broker or a real estate salesperson before the individual, while acting
18 on behalf of a real estate broker, may provide real estate brokerage services in the State.

19 18-301.

20 Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
21 **GOVERNMENT ARTICLE**, a person may not engage, or solicit to engage, in the business of
22 providing security systems services in the State unless the person obtains a license and
23 meets the requirements of § 18-401 of this title.

24 19-101.

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

26 (j) "Secretary", unless the context requires otherwise, means the Secretary of
27 State Police.

28 19-401.

29 (a) Except as provided under subsection (b) of this section **OR § 10-14A-03 OF**
30 **THE STATE GOVERNMENT ARTICLE**, a licensed security guard agency may provide an

1 individual for hire as a security guard only if the individual is certified by the Secretary as
2 a security guard.

3 20–101.

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

5 (f) “Secretary” means the Secretary of Public Safety and Correctional Services.

6 20–301.

7 [A] EXCEPT AS OTHERWISE PROVIDED IN § 10–14A–03 OF THE STATE
8 GOVERNMENT ARTICLE, A person shall be licensed by the Secretary as a private home
9 detention monitoring agency before operating a business that provides monitoring services
10 for a fee to individuals who are under a court order that requires monitoring by a private
11 home detention monitoring agency.

12 21–101.

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

14 (b) “Board” means the State Board of Individual Tax Preparers.

15 21–301.

16 [An] EXCEPT AS OTHERWISE PROVIDED IN § 10–14A–03 OF THE STATE
17 GOVERNMENT ARTICLE, AN individual shall be registered by the Board before the
18 individual may provide individual tax preparation services in the State.

19 Article – Business Regulation

20 1–101.

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

22 (h) “Secretary” means the Secretary of Labor.

23 2.5–101.

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

25 (d) (1) “License” means any grant of authority to an individual to practice an
26 occupation or profession.

27 (2) “License” includes a certificate, permit, or registration.

28 4–303.

1 **(A) THIS SECTION DOES NOT APPLY TO AN INDIVIDUAL AUTHORIZED TO**
2 **PARTICIPATE AS A WRESTLER OR A CONTESTANT OR TO ACT AS A MANAGER,**
3 **REFEREE, JUDGE, SECOND, MATCHMAKER, OR PROMOTER IN A CONTEST IN THE**
4 **STATE UNDER § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE.**

5 **[(a)] (B)** A person may not participate as a wrestler or contestant in a contest in
6 the State unless the person has an appropriate license.

7 **[(b)] (C)** A person may not act as a manager, referee, judge, second,
8 matchmaker, or promoter in a contest in the State unless the person has an appropriate
9 license.

10 4-403.

11 (a) Except as otherwise provided in subsection (b) of this section **OR §**
12 **10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual may not act as an
13 athlete agent in the State without holding a license under § 4-405 of this subtitle.

14 8-301.

15 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
16 **GOVERNMENT ARTICLE**, a person must have a contractor license whenever the person
17 acts as a contractor in the State.

18 (b) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
19 **GOVERNMENT ARTICLE**, a person must have a salesperson license or contractor license
20 whenever the person sells a home improvement in the State.

21 9A-101.

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

23 (b) “Board” means the State Board of Heating, Ventilation, Air-Conditioning, and
24 Refrigeration Contractors.

25 9A-301.

26 Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
27 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
28 individual provides or assists in providing heating, ventilation, air-conditioning, or
29 refrigeration services in the State.

30 12-101.

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

1 (b) (1) "Dealer" means:

2 (i) an individual who acquires commercially from the public or
3 trades commercially with the public in secondhand precious metal objects;

4 (ii) an individual who for compensation arranges for the sale or
5 delivery of a secondhand precious metal object on behalf of a person that does not hold a
6 license under this title; or

7 (iii) unless otherwise provided, a pawnbroker.

8 (2) "Dealer" includes a retail jeweler as to transactions in which the retail
9 jeweler acquires commercially from the public or trades commercially with the public in
10 secondhand precious metal objects.

11 12-201.

12 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
13 **GOVERNMENT ARTICLE**, an individual shall have a license before the individual does
14 business as a dealer in the State.

15 (b) Except those pawnbrokers who are exempt from State licensing under §
16 12-102(c) of this title **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, all
17 pawnbrokers must be licensed as dealers.

18 12.5-201.

19 Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
20 **GOVERNMENT ARTICLE**, a business shall be licensed by the Secretary before the business
21 and employees of the business provide locksmith services in the State.

22 17-906.

23 Except as otherwise provided in Part II of this subtitle **OR § 10-14A-03 OF THE**
24 **STATE GOVERNMENT ARTICLE**, a person must have a peddler license whenever the
25 person acts as a peddler in the State.

26 17-917.

27 (a) Except as otherwise provided in Part III of this subtitle **OR § 10-14A-03 OF**
28 **THE STATE GOVERNMENT ARTICLE**, a person must have a peddler license whenever in
29 Calvert County the person:

30 (1) sells or offers for sale at wholesale or retail any vegetables, eggs,
31 poultry, meats, or other farm products; or

1 (2) sells or offers for sale at retail any dry goods or clothing.

2 (b) **[A] EXCEPT AS OTHERWISE PROVIDED IN § 10-14A-03 OF THE STATE**
3 **GOVERNMENT ARTICLE**, A person must have a magazine seller license whenever the
4 person acts as a nonresident itinerant magazine seller in Calvert County.

5 17-1005.

6 (a) (1) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE**
7 **STATE GOVERNMENT ARTICLE**, a person must have a junk dealer or scrap metal
8 processor license whenever the person does business as a junk dealer or scrap metal
9 processor in the State.

10 (2) This subsection does not apply to a situation in which:

11 (i) a nonresident junk dealer or nonresident scrap metal processor
12 buys junk or scrap metal from a junk dealer or scrap metal processor licensee who is a
13 resident of the State; or

14 (ii) the nonresident junk dealer or nonresident scrap metal processor
15 transports that junk or scrap metal.

16 (3) If a nonresident junk dealer or nonresident scrap metal processor comes
17 into the State in a vehicle, the nonresident junk dealer or nonresident scrap metal processor
18 may not transport from the State in that vehicle any junk or scrap metal bought in the
19 State unless the nonresident junk dealer or nonresident scrap metal processor holds a junk
20 dealer or scrap metal processor license.

21 (b) (1) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE**
22 **STATE GOVERNMENT ARTICLE**, a person must have an agent license whenever the
23 person acts as an agent in the State.

24 (2) This subsection does not apply to a salaried employee of a junk dealer
25 or scrap metal processor licensee.

26 17-1401.

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

28 (d) (1) “Promoter” means a person who:

29 (i) organizes, operates, produces, or stages an outdoor musical
30 festival; or

1 (ii) owns or leases property where an outdoor musical festival is
2 held.

3 (2) "Promoter" does not include the State or a political subdivision of the
4 State.

5 17-1403.

6 Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
7 **GOVERNMENT ARTICLE**, a person must have a promoter license whenever the person
8 acts as a promoter in the State.

9 17-1803.

10 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
11 **GOVERNMENT ARTICLE**, a person must have a trader's license whenever the person:

12 (1) does business as a trader in the State; or

13 (2) does business as an exhibitor in the State.

14 17-20A-01.

15 In this subtitle:

16 (1) "transient vendor" means a person who makes sales subject to the sales
17 and use tax in the State from a motor vehicle or from a roadside or temporary location,
18 excluding sales from a location that the vendor owns; and

19 (2) "transient vendor" does not include:

20 (i) a person whose only activities in the State are the delivery of
21 goods in interstate commerce into the State from outside the State pursuant to orders that
22 were solicited or placed by mail or other means;

23 (ii) a person who hand crafts items for sale at special events,
24 including fairs, carnivals, art and craft shows, and other festivals and celebrations in the
25 State;

26 (iii) an exhibitor, within the meaning of § 17-1801(d) of this title; or

27 (iv) an individual who sells by catalogue, sample, or brochure for
28 future delivery and who makes sales to the owner or legal occupant of the premises
29 pursuant to the invitation of the owner or legal occupant of the premises.

30 17-20A-02.

1 (a) (1) [Before] **EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
2 **GOVERNMENT ARTICLE, BEFORE** conducting business in the State, a transient vendor
3 shall obtain a transient vendor's license.

4 Article - Education

5 1-101.

6 (a) In this article, unless the context requires otherwise, the following words have
7 the meanings indicated.

8 (l) "State Board" means the State Board of Education.

9 6-126.

10 (b) **(1) THIS SUBSECTION DOES NOT APPLY TO AN INDIVIDUAL**
11 **AUTHORIZED TO TEACH IN THE STATE UNDER § 10-14A-03 OF THE STATE**
12 **GOVERNMENT ARTICLE.**

13 **(2)** In addition to any other requirements established by the State Board,
14 to qualify for a certificate in the State, a teacher who graduated from an institution of
15 higher education in another state or holds a professional license or certificate from another
16 state shall:

17 **[(1)] (I)** Pass an examination of teaching ability within 18 months of
18 being hired by a local school system;

19 **[(2)] (II)** Hold an active National Board Certification from the National
20 Board for Professional Teaching Standards; or

21 **[(3)] (III)** Complete a comprehensive induction program in accordance with
22 subsection (a)(4) of this section.

23 6-701.

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

25 (b) "Board" means the Professional Standards and Teacher Education Board.

26 6-704.1.

27 (a) **(1) THIS SUBSECTION DOES NOT APPLY TO AN INDIVIDUAL**
28 **AUTHORIZED TO PROVIDE SCHOOL COUNSELING IN THE STATE UNDER § 10-14A-03**
29 **OF THE STATE GOVERNMENT ARTICLE.**

1 (1) Govern the issuance, suspension, and revocation of licenses for
2 individuals who inspect radiation machines **AND INDIVIDUALS AUTHORIZED TO**
3 **INSPECT RADIATION MACHINES IN THE STATE UNDER § 10-14A-03 OF THE STATE**
4 **GOVERNMENT ARTICLE;**

5 (2) Establish inspection procedures and a schedule for the periodic
6 inspection and certification of radiation machines;

7 (3) Establish a biennial fee schedule in accordance with § 8-301(b)(1)(iii)
8 of this subtitle that is sufficient only to cover the costs to the Department of issuing the
9 certificate and regulating the use of radiation; and

10 (4) Provide for penalties for the failure to certify radiation machines.

11 9-228.

12 **(A) THIS SECTION DOES NOT APPLY TO AN INDIVIDUAL AUTHORIZED TO**
13 **STORE SCRAP TIRES, HAUL SCRAP TIRES, OR OPERATE A SCRAP TIRE COLLECTION**
14 **FACILITY OR A SCRAP TIRE RECYCLER IN THE STATE UNDER § 10-14A-03 OF THE**
15 **STATE GOVERNMENT ARTICLE.**

16 **[(a)] (B)** In this section, “approved facility” means a facility located in or outside
17 of the State for collecting, recycling, or otherwise processing scrap tires that is approved or
18 licensed by the Department in accordance with regulations adopted by the Department.

19 **[(b)] (C)** A person may not store scrap tires in the State unless the person
20 demonstrates to the satisfaction of the Department that, within 90 days of the time that
21 the person stores the scrap tires, the scrap tires will be:

22 (1) Returned to the marketplace;

23 (2) Used as fuel in an approved resource recovery incinerator;

24 (3) Used as a tire derived fuel in an approved facility; or

25 (4) Transferred, by means of a scrap tire hauler, to any facility within the
26 scrap tire recycling system established under subsection (c) of this section.

27 **[(c)] (D)** (1) The service shall establish a scrap tire recycling system that
28 includes scrap tire collection facilities, scrap tire haulers, and in the following order of
29 priority:

30 (i) Scrap tire recyclers; and

31 (ii) 1. An approved resource recovery facility that uses tires as a
32 fuel substitute; or

1 2. An approved facility that uses tires as a tire derived fuel.

2 (2) A person may not incinerate tires except in:

3 (i) An approved resource recovery facility that uses tires as a fuel
4 substitute; or

5 (ii) An approved facility that uses tires as a tire derived fuel.

6 (3) A facility that processes scrap tires for use as a fuel in an incinerator,
7 boiler, or resource recovery facility or a facility that burns or incinerates scrap tires may
8 not be approved or licensed under this subtitle, unless:

9 (i) There is no reasonable and economically available opportunity to
10 process the tires and return them to the marketplace for reuse; and

11 (ii) The burning or incineration meets all federal and State air
12 quality standards.

13 **[(d)] (E)** Scrap tire collection facilities, haulers, or recyclers may be publicly or
14 privately owned and operated.

15 **[(e)] (F)** (1) After consultation with other State agencies, representatives of
16 the tire industry, and representatives of local government, the service shall place in
17 operation a scrap tire recycling system:

18 (i) By January 1, 1993 for any county with a population of 150,000
19 or more according to the most recent projections by the Department of Planning; and

20 (ii) By January 1, 1994 for any county with a population of less than
21 150,000 according to the most recent projections by the Department of Planning.

22 (2) The service may establish a scrap tire recycling system required under
23 paragraph (1) of this subsection on a regional basis.

24 (3) In establishing the scrap tire recycling system, the service:

25 (i) Shall give preference to existing private or public scrap tire
26 collection, processing, or recycling programs or facilities that meet the requirements of this
27 subtitle; and

28 (ii) May include in-State facilities licensed by the Department as
29 well as out-of-state facilities approved by the Department.

30 (4) Each scrap tire recycling system established under this subsection
31 shall:

1 (i) Meet all zoning and land use requirements of the county or
2 municipal corporation in which the system is to be located; and

3 (ii) Be provided for in the county plan required under § 9–503 of this
4 title.

5 **[(f)] (G)** (1) (i) Except as provided in subparagraph (ii) of this paragraph,
6 after January 1, 1994 scrap tires may not be disposed of in a landfill.

7 (ii) The Secretary may waive the requirements of subparagraph (i)
8 of this paragraph under such terms and conditions and for such periods as the Department
9 considers appropriate if the Department determines that a scrap tire recycling system:

10 1. Does not exist; or

11 2. Has insufficient capacity to accommodate the amount of
12 scrap tires generated in the State.

13 (2) A person may not dispose of scrap tires except through a licensed scrap
14 tire hauler or by delivering the tires to an approved facility.

15 **[(g)] (H)** (1) (i) The Department shall establish a tire recycling fee to be
16 imposed on the first sale of a new tire in the State by a tire dealer, including new tires sold
17 as part of a new or used vehicle, trailer, farm implement, or other similar machinery.

18 (ii) A county, municipal corporation, or any agency of a county or
19 municipal corporation may not impose any tax, fee, or other charge on the first sale of a
20 new tire by a tire dealer.

21 (2) The tire recycling fee:

22 (i) Shall be set at \$1 per tire beginning January 1, 2026;

23 (ii) Subject to item (iii) of this paragraph, may be adjusted for
24 inflation every 2 fiscal years based on the Consumer Price Index, as determined by the
25 Department; and

26 (iii) May not exceed \$2 per tire.

27 (3) For a sale made by a tire dealer to a person who resells tires, the tire
28 dealer shall separately state its recycling fees paid by the tire dealer on the invoice or other
29 document of sale.

30 (4) (i) Each tire dealer shall:

31 1. Pay the tire recycling fee; and

1 2. Complete and submit, under oath, a return and remit the
2 fees to the Comptroller of the Treasury on or before the 21st day of the month that follows
3 the month in which the sale was made, and for other periods and on other dates that the
4 Comptroller specifies by regulation, including periods for which no fees were due.

5 (ii) For periods beginning after December 31, 2026, a person shall
6 file a tire recycling fee return electronically.

7 (5) A tire dealer who timely files a tire recycling fee return and pays the
8 tire recycling fees due is allowed, for the expense of administering and paying the fee, a
9 credit equal to 0.6% of the gross amount of tire recycling fees that the tire dealer is to pay
10 to the Comptroller.

11 (6) If the amount of the tire recycling fee is separately stated in a retail
12 sale, the tire recycling fee is not subject to any tax under Title 11 of the Tax – General
13 Article or Title 13 of the Transportation Article.

14 (7) At the end of each quarter, the Comptroller shall forward all tire
15 recycling fees to the Used Tire Cleanup and Recycling Fund, less the costs of
16 administration.

17 (8) Except to the extent they are inconsistent with this subsection, the
18 provisions of Title 13 of the Tax – General Article applicable to the sales and use tax shall
19 govern the administration, collection, and enforcement of the tire recycling fee under this
20 subsection.

21 (9) The Comptroller:

22 (i) Shall administer the tire recycling fee; and

23 (ii) May adopt any regulations that are necessary or appropriate to
24 administer, collect, and enforce the tire recycling fee.

25 **[(h)] (I)** Beginning on July 1, 1992, each scrap tire hauler shall:

26 (1) Be licensed by the Department to transport scrap tires from scrap tire
27 collection facilities to scrap tire recyclers;

28 (2) Apply for a scrap tire hauler's license on a form provided by the
29 Department; and

30 (3) Transport each load of scrap tires to the scrap tire recyclers in
31 accordance with regulations adopted by the Department.

32 **[(i)] (J)** Beginning on July 1, 1992, each scrap tire collection facility shall:

1 (1) If located in the State, be licensed by the Department to receive tires
2 from a consumer or a scrap tire hauler;

3 (2) Apply for a license on a form provided by the Department;

4 (3) Meet all zoning and land use requirements of the county or municipal
5 corporation in which the tire collection facility is to be located;

6 (4) Manage scrap tires in accordance with regulations adopted by the
7 Department;

8 (5) By means of a scrap tire hauler, transfer scrap tires to:

9 (i) A scrap tire recycler; or

10 (ii) Another scrap tire collection facility; and

11 (6) In accordance with regulations adopted by the Department and on
12 forms provided by the Department, provide:

13 (i) The Department with:

14 1. A record of the destination;

15 2. The name of the hauler that is registered with the
16 Department; and

17 3. The quantity of each shipment of scrap tires; and

18 (ii) Each hauler with:

19 1. A record of the destination; and

20 2. The quantity of each shipment of scrap tires.

21 **[(j)] (K)** (1) Beginning on July 1, 1992, a person may not operate as a scrap
22 tire recycler in the State unless the person is licensed by the Department.

23 (2) To apply for a license an applicant shall submit:

24 (i) An application to the Department on the form that the
25 Department requires; and

26 (ii) Any document or other information required in regulations
27 adopted by the Department.

1 ~~[(k)]~~ (L) (1) The Department shall adopt regulations necessary to administer
2 the provisions of this section, including:

3 (i) Minimum standards for the operation, maintenance, monitoring,
4 reporting, and suspension of each scrap tire recycling system;

5 (ii) Requisite evidence of financial ability to properly establish,
6 operate, and maintain a scrap tire recycling system, including the posting of bonds and
7 other securities; and

8 (iii) The forfeiture of bonds and other securities for noncompliance
9 with the requirements of this section or any applicable regulation.

10 (2) The Department may require the delivery of scrap tires in this State to
11 1 or more facilities, in the State or outside of the State, designated by the service as part of
12 the tire recycling system.

13 (3) A scrap tire hauler or scrap tire collection facility may not transport or
14 transfer scrap tires to any place other than a facility designated under paragraph (2) of this
15 subsection.

16 9–11A–01.

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

18 (b) “Board” means the State Board of On–Site Wastewater Professionals.

19 9–11A–15.

20 (a) (1) Except as provided in paragraph (2) of this subsection **OR §**
21 **10–14A–03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be licensed by
22 the Board in accordance with this subtitle before the individual may provide on–site
23 wastewater services in the State.

24 (2) (i) An individual who provides on–site wastewater services in the
25 State may continue to provide on–site wastewater services until the licensing requirements
26 are established by the Department by regulation if the individual:

27 1. Complies with all applicable State and local laws and
28 regulations;

29 2. On or before December 31, 2022, pays to the Department
30 a fee of \$150; and

31 3. Every 2 years thereafter until the Department sets fees in
32 accordance with § 9–11A–10 of this subtitle, pays to the Department a renewal fee of \$150.

1 (ii) All fees collected by the Department under this paragraph shall
2 be:

3 1. Paid into the On-Site Wastewater Professionals Fund
4 established under § 9-11A-11 of this subtitle; and

5 2. Used by the Department to:

6 A. Pay for the creation of the Board;

7 B. Cover reasonable administrative costs; and

8 C. Implement the provisions of this subtitle.

9 12-101.

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

11 (b) “Board” means the State Board of Waterworks and Waste Systems Operators.

12 12-301.

13 (a) Except as otherwise provided in this section **OR § 10-14A-03 OF THE STATE**
14 **GOVERNMENT ARTICLE**, an individual shall be certified by the Board in an appropriate
15 classification before a waterworks, wastewater works, or industrial wastewater works may
16 employ the individual as:

17 (1) A superintendent; or

18 (2) An operator or industrial operator in a job function determined by the
19 Secretary.

20 13-101.

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

22 (b) “Board” means the State Board of Well Drillers.

23 13-301.

24 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
25 **GOVERNMENT ARTICLE**, a person shall be licensed by the Board before the person may
26 practice well drilling in this State.

27 15-807.

1 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
2 **GOVERNMENT ARTICLE**, a person may not engage in surface mining within the State
3 without first obtaining a surface mining license.

4 17-101.

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

6 (b) "Board" means the Marine Contractors Licensing Board.

7 17-301.

8 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
9 **GOVERNMENT ARTICLE**, a person shall be licensed by the Board as a marine contractor
10 or be employed by an individual or entity that is licensed as a marine contractor before the
11 person may:

12 (1) Perform marine contractor services in the State; or

13 (2) Solicit to perform marine contractor services in the State.

14 **Article – Financial Institutions**

15 1-101.

16 (a) In this article, unless the context clearly requires otherwise, the following
17 words have the meanings indicated.

18 (g) "Commissioner" means the Commissioner of Financial Regulation in the
19 Maryland Department of Labor.

20 11-403.

21 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
22 **GOVERNMENT ARTICLE**, a person may not engage in business as a sales finance company
23 unless the person is licensed by the Commissioner.

24 12-405.

25 (a) A person may not engage in the business of money transmission if that person,
26 or the person with whom that person engages in the business of money transmission, is
27 located in the State unless that person:

28 (1) Is licensed by the Commissioner;

1 (2) Is an authorized delegate of a licensee under whose name the business
2 of money transmission occurs; or

3 (3) Is a person exempted from licensing under this subtitle **OR §**
4 **10-14A-03 OF THE STATE GOVERNMENT ARTICLE.**

5 Article – Health – General

6 1-101.

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

8 (k) “Secretary” means the Secretary of Health.

9 17-205.

10 (a) **[A] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE GOVERNMENT**
11 **ARTICLE, A** person shall hold a license issued by the Secretary before the person may:

12 (1) Offer or perform medical laboratory tests or examinations in this State;

13 (2) Offer or perform medical laboratory tests or examinations on specimens
14 acquired from health care providers in this State at a medical laboratory located outside
15 this State; or

16 (3) Represent or service in this State a medical laboratory regardless of the
17 laboratory’s location.

18 17-305.

19 **[A] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE GOVERNMENT**
20 **ARTICLE, A** person shall hold a permit issued by the Secretary before the person may:

21 (1) Operate a tissue bank in this State; or

22 (2) Represent or service in this State any tissue bank that is outside this
23 State.

24 Article – Health Occupations

25 1A-101.

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

27 (d) “Board” means the State Acupuncture Board.

1 1A-301.

2 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
3 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
4 individual may practice acupuncture in this State.

5 2-101.

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

7 (b-1) "Audiology assistant" means an individual who:

8 (1) Meets the minimum qualifications established under this subtitle and
9 in regulations adopted by the Board;

10 (2) Does not work independently; and

11 (3) Works under the general supervision of an [audiologist licensed under
12 this title] **INDIVIDUAL AUTHORIZED TO PRACTICE AUDIOLOGY IN THE STATE**.

13 (c) "Board" means the State Board of Examiners for Audiologists, Hearing Aid
14 Dispensers, Speech-Language Pathologists, and Music Therapists.

15 (d) "Direct supervision" means on-site and personal oversight by an individual
16 [licensed under this title] **AUTHORIZED TO PRACTICE IN THE STATE** who assumes
17 responsibility for another individual's conduct whether it is consistent or fails to be
18 consistent with professional standards and the provisions of this title.

19 (d-1) "General supervision" means the supervision of [a licensed audiology
20 assistant] **AN INDIVIDUAL AUTHORIZED TO ASSIST IN THE PRACTICE OF AUDIOLOGY**
21 **IN THE STATE** by [a licensed audiologist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
22 **AUDIOLOGY IN THE STATE** who may or may not be present when the [licensed audiology
23 assistant] **INDIVIDUAL AUTHORIZED TO ASSIST IN THE PRACTICE OF AUDIOLOGY IN**
24 **THE STATE** assists in the practice of audiology.

25 (g) "Hearing aid dispenser supervisor" means [a licensed hearing aid dispenser
26 or licensed audiologist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE HEARING AID**
27 **DISPENSING OR AUDIOLOGY IN THE STATE** who supervises a limited licensee who is
28 studying hearing aid dispensing for the purpose of becoming eligible to sit for the licensure
29 examination.

30 (k-1) "Licensed audiology assistant" means, unless the context requires otherwise,
31 an audiology assistant who is licensed by the Board to assist [a licensed audiologist] **AN**
32 **INDIVIDUAL AUTHORIZED TO PRACTICE AUDIOLOGY IN THE STATE** in the practice of
33 audiology.

1 (n) “Licensed speech–language pathology assistant” means, unless the context
2 requires otherwise, a speech–language pathology assistant who is licensed by the Board to
3 assist [a licensed speech–language pathologist] **AN INDIVIDUAL AUTHORIZED TO**
4 **PRACTICE SPEECH–LANGUAGE PATHOLOGY IN THE STATE** in the practice of
5 speech–language pathology

6 (t) “Speech–language pathology assistant” means an individual who:

7 (1) Meets the minimum qualifications established by the Board that shall
8 be less stringent than those established by this title to license speech–language
9 pathologists;

10 (2) Does not work independently; and

11 (3) Works under the direct supervision of [a speech–language pathologist
12 licensed under this title] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
13 **SPEECH–LANGUAGE PATHOLOGY IN THE STATE.**

14 2–301.

15 (a) (1) Except as otherwise provided in this title, an individual shall be
16 licensed by the Board before the individual may practice audiology, hearing aid dispensing,
17 speech–language pathology, or music therapy, or assist in the practice of speech–language
18 pathology or audiology in this State.

19 (2) On or after October 1, 2007, an individual hired by a Maryland local
20 public school system, State–approved nonpublic school for handicapped children, or
21 chartered educational institution of the State to practice speech–language pathology or
22 assist in the practice of speech–language pathology, shall be licensed by the Board.

23 (b) (1) This section does not apply:

24 (i) To an individual employed by any agency of the federal
25 government performing the duties of that employment;

26 (ii) To an individual continuously employed to practice audiology
27 since June 30, 1988, by a county public school system, a State–approved nonpublic school
28 for handicapped children, a chartered institution of the State, or the State Department of
29 Education while performing the duties of that employment;

30 (iii) To an individual employed by a Maryland local public school
31 system, State–approved nonpublic school for handicapped children, or chartered
32 educational institution of the State or the State Department of Education to practice
33 speech–language pathology continuously since on or before September 30, 2007, while
34 performing the duties of that employment;

1 (iv) To a student or trainee in audiology or speech–language
2 pathology while pursuing a supervised course of study at an accredited university or college
3 or a recognized training center while the student is obtaining clinical practicum hours;

4 (v) To a volunteer while working in free speech and hearing
5 screening programs; [or]

6 (vi) To an individual licensed to practice audiology or
7 speech–language pathology in another state or a foreign country while the individual:

8 1. Provides a clinical demonstration at a training or an
9 educational event in the State; or

10 2. Receives clinical training at a training or an educational
11 event in the State; **OR**

12 **(VII) TO AN INDIVIDUAL AUTHORIZED TO PRACTICE AUDIOLOGY,**
13 **HEARING AID DISPENSING, SPEECH–LANGUAGE PATHOLOGY, OR MUSIC THERAPY,**
14 **OR TO ASSIST IN THE PRACTICE OF SPEECH–LANGUAGE PATHOLOGY OR AUDIOLOGY**
15 **IN THE STATE UNDER § 10–14A–03 OF THE STATE GOVERNMENT ARTICLE.**

16 (2) The Board may allow an audiologist, hearing aid dispenser,
17 speech–language pathologist, music therapist, speech–language pathology assistant, or
18 audiology assistant licensed in another state to practice audiology, hearing aid dispensing,
19 speech–language pathology, or music therapy, or assist in the practice of speech–language
20 pathology or audiology in this State without a license if the applicant has:

21 (i) Been granted preliminary approval by the Board to practice; and

22 (ii) A completed application for a license pending before the Board.

23 2–310.1.

24 (c) While a limited license to practice hearing aid dispensing is in effect, it
25 authorizes the holder to practice hearing aid dispensing only while being trained under the
26 supervision of [a licensed hearing aid dispenser or a licensed audiologist] **AN INDIVIDUAL**
27 **AUTHORIZED TO PRACTICE HEARING AID DISPENSING OR AUDIOLOGY IN THE**
28 **STATE.**

29 2–310.2.

30 (b) (2) While it is effective, a limited license to practice speech–language
31 pathology authorizes the licensee to practice speech–language pathology under the
32 supervision of:

1 (i) [A fully licensed speech–language pathologist] **AN INDIVIDUAL**
2 **AUTHORIZED TO FULLY PRACTICE SPEECH–LANGUAGE PATHOLOGY IN THE STATE;**
3 or

4 (ii) If the individual is employed in a setting in which licensure is not
5 required as provided under § 2–301(b)(1)(i) of this subtitle, an individual who holds national
6 certification in speech–language pathology from a professional organization acceptable to
7 the Board as provided for in the regulations adopted by the Board.

8 2–310.3.

9 (b) (2) While it is effective, a limited license to assist in the practice of
10 speech–language pathology authorizes the licensee to assist in the practice of
11 speech–language pathology under the direct supervision of:

12 (i) [A fully licensed speech–language pathologist] **AN INDIVIDUAL**
13 **AUTHORIZED TO FULLY PRACTICE SPEECH–LANGUAGE PATHOLOGY IN THE STATE;**
14 or

15 (ii) If the individual is employed in a setting in which licensure is not
16 required as provided under § 2–301(b)(1)(i) of this subtitle, an individual who holds national
17 certification in speech–language pathology from a professional organization as provided for
18 in the regulations adopted by the Board.

19 2–3B–01.

20 (a) Except as otherwise provided in this title[,on or after October 1, 2022,] **OR §**
21 **10–14A–03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be licensed by
22 the Board before the individual may assist [a licensed audiologist] **AN INDIVIDUAL**
23 **AUTHORIZED TO PRACTICE AUDIOLOGY IN THE STATE** in the practice of audiology in
24 this State.

25 2–3B–04.

26 A license to assist in the practice of audiology authorizes the licensed individual to
27 assist [a licensed audiologist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE AUDIOLOGY**
28 **IN THE STATE** in the practice of audiology while the license is effective.

29 2–3B–06.

30 (a) [A licensed audiology assistant] **AN INDIVIDUAL AUTHORIZED TO ASSIST**
31 **IN THE PRACTICE OF AUDIOLOGY IN THE STATE** shall assist the practice of audiology
32 under the general supervision of [a licensed audiologist] **AN INDIVIDUAL AUTHORIZED**
33 **TO PRACTICE AUDIOLOGY IN THE STATE.**

1 (b) [A licensed audiologist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
2 **AUDIOLOGY IN THE STATE** may provide general supervision for not more than two
3 [licensed audiology assistants] **INDIVIDUALS AUTHORIZED TO ASSIST IN THE PRACTICE**
4 **OF AUDIOLOGY IN THE STATE** at any time.

5 3–101.

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

7 (b) “Board” means the State Board of Chiropractic Examiners.

8 3–301.

9 (b) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
10 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
11 individual may practice chiropractic in this State.

12 3–305.1.

13 (a) The Board may grant a temporary license to an individual who meets the
14 requirements of this section.

15 (b) To qualify for a temporary license, an applicant shall:

16 (1) Submit an application provided by the Board;

17 (2) Have graduated from an accredited chiropractic program of study;

18 (3) Have begun the process of applying to the Board for a license to practice
19 chiropractic, but not met requirements to qualify for a license;

20 (4) (i) Have been licensed in another state for at least 2 years preceding
21 the application in the State; or

22 (ii) Have graduated from an accredited chiropractic program of
23 study within 6 months preceding the application in the State;

24 (5) Have submitted written, verified evidence that the applicant has
25 submitted a criminal history records check in accordance with § 3–302.1 of this subtitle;

26 (6) Agree to practice under the direct supervision of a Board–approved
27 supervisor who is [a licensed chiropractor] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
28 **CHIROPRACTIC IN THE STATE** while the temporary license is in effect; and

29 (7) Pay the temporary license fee set by the Board.

1 4-101.

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

3 (b) "Board" means the State Board of Dental Examiners.

4 4-301.

5 (a) (1) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
6 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to practice
7 dentistry before the individual may practice dentistry on a human being in this State.

8 (2) Except as otherwise provided in this title **OR § 10-14A-03 OF THE**
9 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board to practice
10 dental hygiene before the individual may practice dental hygiene on a human being in this
11 State.

12 (b) This section does not apply to:

13 (5) A dental assistant, if the dental assistant:

14 (ii) Performs intraoral procedures in accordance with § 4-301.1 of
15 this subtitle only under the direct supervision of [a licensed dentist] **AN INDIVIDUAL**
16 **AUTHORIZED TO PRACTICE DENTISTRY IN THE STATE** who personally is present in the
17 office area where the procedures are performed; or

18 4-301.1.

19 (a) (1) A dental assistant may assist [a licensed dentist] **AN INDIVIDUAL**
20 **AUTHORIZED TO PRACTICE DENTISTRY IN THE STATE** in providing the following
21 intraoral procedures under the direct supervision of a licensed dentist without being
22 certified by the Board:

23 (i) Rinsing and aspiration of the oral cavity;

24 (ii) Retraction of the lips, cheeks, tongue, and flaps;

25 (iii) Placement and removal of materials for the isolation of the
26 dentition, provided that the material is not retained by the dentition;

27 (iv) Instructing on oral hygiene;

28 (v) Taking impressions for study models or diagnostic casts;

29 (vi) Constructing athletic mouth guards on models;

- 1 (vii) Applying topical anesthesia;
- 2 (viii) Curing by the use of halogen light;
- 3 (ix) Checking for loose bands; and
- 4 (x) Any other procedure that the Board authorizes by a rule or
5 regulation.

6 (2) A dental assistant may assist in performing intraoral photography,
7 other than conventional or digital X-ray, under the general supervision of a licensed dentist
8 who reviews the photography and authorizes the treatment plan without being certified by
9 the Board.

10 (b) (1) Except for an individual [licensed as a dentist or a dental hygienist
11 under this title] **AUTHORIZED TO PRACTICE DENTISTRY OR DENTAL HYGIENE IN THE**
12 **STATE**, an individual shall be certified by the Board as an expanded function dental
13 assistant authorized to perform at least one of the following intraoral procedures before the
14 individual may perform the intraoral procedure in the State:

- 15 (i) Assisting in orthodontic procedures authorized by the Board in
16 regulation;
- 17 (ii) Placing dental sealants;
- 18 (iii) Coronal polishing only to remove stain or biofilm:
- 19 1. In connection with a dental prophylaxis:
- 20 A. As determined necessary and appropriate, secondary to
21 the more complex dental procedures of a dental prophylaxis, such as removal of hard and
22 soft deposits and stain of the tooth crown, root surfaces, and periodontal pocket; and
- 23 B. If applicable, in consultation with the treating dental
24 hygienist; or
- 25 2. Before a dentist performs an esthetic or cementation
26 procedure;
- 27 (iv) Applying silver diamine fluoride;
- 28 (v) Monitoring nitrous oxide by observing a patient:
- 29 1. During the flow of nitrous oxide;
- 30 2. During the reduction of the flow of nitrous oxide;

1 (3) An individual who aids in the practice of dietetics, if the individual
2 works under the supervision of [a licensed dietitian–nutritionist or licensed physician] **AN**
3 **INDIVIDUAL AUTHORIZED TO PRACTICE DIETETICS OR MEDICINE IN THE STATE.**

4 6–101.

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

6 (b) “Board” means the State Board of Massage Therapy Examiners.

7 6–301.

8 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
9 **GOVERNMENT ARTICLE**, before an individual may practice massage therapy in the State,
10 the individual shall be:

11 (1) On or before October 31, 2026:

12 (i) Licensed by the Board; or

13 (ii) Registered by the Board to practice massage therapy in a setting
14 that is not a health care setting; or

15 (2) On or after November 1, 2026, licensed by the Board.

16 7–101.

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

18 (b) “Apprentice” means an individual licensed by the Board who assists [a
19 licensed mortician or funeral director] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
20 **MORTUARY SCIENCE OR FUNERAL DIRECTION IN THE STATE** in the practice of
21 mortuary science or funeral direction, under direct supervision of [a licensed mortician or
22 funeral director] **AN INDIVIDUAL AUTHORIZED TO PRACTICE MORTUARY SCIENCE OR**
23 **FUNERAL DIRECTION IN THE STATE.**

24 (c) “Apprentice sponsor” means an individual who:

25 (1) Is [a licensed mortician or funeral director whose license is in good
26 standing with the Board] **AUTHORIZED TO PRACTICE MORTUARY SCIENCE OR**
27 **FUNERAL DIRECTION IN THE STATE;**

28 (2) Has practiced mortuary science as [a licensed mortician or funeral
29 director] **AN INDIVIDUAL AUTHORIZED TO PRACTICE MORTUARY SCIENCE OR**

1 **FUNERAL DIRECTION** in Maryland at least 1 year immediately prior to accepting the
2 applicant as an apprentice; and

3 (3) Provides direct supervision to an apprentice.

4 (d) "Board" means the State Board of Morticians and Funeral Directors.

5 7-301.

6 (a) Except as provided in subsection (b) of this section **OR § 10-14A-03 OF THE**
7 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
8 individual may practice mortuary science in this State.

9 7-302.

10 (a) (1) **[An] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
11 **GOVERNMENT ARTICLE**, AN individual shall be licensed by the Board before the
12 individual may practice mortuary science in this State.

13 (2) A mortician license issued under this title authorizes the licensee to
14 practice mortuary science while the license is effective.

15 (b) (1) **[An] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
16 **GOVERNMENT ARTICLE**, AN individual shall be licensed by the Board before the
17 individual may practice funeral direction in this State.

18 (2) A funeral director license issued under this title authorizes the licensee
19 to practice funeral direction while the license is effective.

20 7-306.

21 (b) (1) A mortician apprentice shall have an apprentice sponsor who:

22 (i) Is [a licensed mortician whose license is in good standing with
23 the Board] **AUTHORIZED TO PRACTICE MORTUARY SCIENCE IN THE STATE**; and

24 (ii) Is employed by the same funeral establishment that employs the
25 apprentice.

26 (2) A funeral director apprentice shall have an apprentice sponsor who:

27 (i) Is [a licensed mortician or funeral director whose license is in
28 good standing with the Board] **AUTHORIZED TO PRACTICE MORTUARY SCIENCE OR**
29 **FUNERAL DIRECTION IN THE STATE**; and

1 (ii) Is employed by the same funeral establishment that employs the
2 apprentice.

3 (3) An apprentice may have more than one apprentice sponsor.

4 (d) (2) The applicant and [a licensed mortician or licensed funeral director] **AN**
5 **INDIVIDUAL AUTHORIZED TO PRACTICE MORTUARY SCIENCE OR FUNERAL**
6 **DIRECTION IN THE STATE** shall appear before the Board to seek the Board's approval for
7 an apprentice license for the applicant.

8 (e) (3) For purposes of paragraph (1)(iii) of this subsection, direct supervision
9 may include instruction by [a licensed mortician or funeral director] **AN INDIVIDUAL**
10 **AUTHORIZED TO PRACTICE MORTUARY SCIENCE OR FUNERAL DIRECTION IN THE**
11 **STATE** employed or supervised by the apprentice sponsor that is observed in person by the
12 apprentice sponsor.

13 (f) While the license is effective, an apprentice license authorizes the licensee to
14 assist [a licensed mortician or funeral director] **AN INDIVIDUAL AUTHORIZED TO**
15 **PRACTICE MORTUARY SCIENCE OR FUNERAL DIRECTION IN THE STATE** in the practice
16 of mortuary science or funeral direction only as part of a training program to become a
17 licensed mortician or funeral director.

18 7-308.

19 (a) Subject to the provisions of this section, the Board shall issue a surviving
20 spouse license to an applicant if the applicant:

21 (1) Is the surviving spouse of a licensed mortician or licensed funeral
22 director whose license was in good standing at the time of death and who at the time of
23 death was operating and wholly or partly owned a mortuary science business;

24 (2) Is not a licensed mortician or licensed funeral director;

25 (3) Submits to the Board, within 30 days of the death of the licensed
26 mortician or funeral director, written verification of the death of the licensee and the
27 application required by the Board; and

28 (4) Pays a fee set by the Board.

29 (e) The Board may issue a license under this section only if:

30 (1) The business is operated under the direct supervision of [a licensed
31 mortician or funeral director] **AN INDIVIDUAL AUTHORIZED TO PRACTICE MORTUARY**
32 **SCIENCE OR FUNERAL DIRECTION IN THE STATE**; and

1 (2) The embalming is done by [a licensed mortician] **AN INDIVIDUAL**
2 **AUTHORIZED TO PRACTICE MORTUARY SCIENCE IN THE STATE.**

3 7–308.1.

4 (a) A personal representative of a deceased mortician’s, funeral director’s, or
5 surviving spouse’s estate shall be licensed by the Board before continuing operation of the
6 mortuary science business.

7 (e) The Board may issue a license under this section only if:

8 (1) The business is operated under the direct supervision of [a licensed
9 mortician or funeral director] **AN INDIVIDUAL AUTHORIZED TO PRACTICE MORTUARY**
10 **SCIENCE OR FUNERAL DIRECTION IN THE STATE;** and

11 (2) The embalming services are provided by [a licensed mortician] **AN**
12 **INDIVIDUAL AUTHORIZED TO PRACTICE MORTUARY SCIENCE IN THE STATE.**

13 8–101.

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

15 (d) “Board” means the State Board of Nursing.

16 (j) “Mentor” means [a certified registered nurse practitioner or a licensed
17 physician] **AN INDIVIDUAL AUTHORIZED TO PRACTICE REGISTERED NURSING OR**
18 **MEDICINE IN THE STATE:**

19 (1) Who has 3 or more years of clinical practice experience; and

20 (2) With whom an individual applying for certification as a certified nurse
21 practitioner will consult and collaborate with as needed in accordance with § 8–302.1(d) of
22 this title.

23 8–301.

24 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
25 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
26 individual may practice registered nursing in this State.

27 (b) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
28 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
29 individual may practice licensed practical nursing in this State.

30 (c) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
31 **GOVERNMENT ARTICLE**, an individual shall be certified as an advanced practice

1 registered nurse before the individual may practice advanced practice registered nursing
2 in this State.

3 8-6A-02.

4 (a) Subject to subsection (f) of this section and except as otherwise provided in
5 this subtitle **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual
6 shall be certified by the Board to practice as a nursing assistant, dialysis technician, or
7 medication technician before the individual may practice as a nursing assistant, dialysis
8 technician, or medication technician in the State.

9 (f) **[An] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
10 **GOVERNMENT ARTICLE**, AN individual shall be certified by the Board to practice as a
11 nursing assistant and as a dialysis technician before the individual may practice as a
12 dialysis technician in a State-owned hospital or State-owned facility.

13 8-6B-07.

14 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
15 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
16 individual may practice electrology or teach an electrology education program in the State.

17 8-6C-06.

18 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
19 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
20 individual may practice direct-entry midwifery in the State.

21 (b) This section does not apply to:

22 (1) An individual who assists at a birth in an emergency;

23 (2) An individual who is [licensed as a health care practitioner whose scope
24 of practice allows the individual to practice direct-entry midwifery] **AUTHORIZED TO**
25 **PRACTICE AS A HEALTH CARE PRACTITIONER IN THE STATE WHOSE SCOPE OF**
26 **PRACTICE ALLOWS THE INDIVIDUAL TO PRACTICE DIRECT-ENTRY MIDWIFERY**; or

27 (3) A student who is practicing direct-entry midwifery while engaged in an
28 approved clinical midwife educational experience under the supervision of [a licensed
29 direct-entry midwife] **AN INDIVIDUAL AUTHORIZED TO PRACTICE DIRECT-ENTRY**
30 **MIDWIFERY IN THE STATE**.

31 8-6D-02.

1 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
2 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
3 individual may practice certified midwifery in the State.

4 (b) This section does not apply to:

5 (1) An individual who assists at a birth in an emergency;

6 (2) An individual who is [licensed as a health care practitioner]
7 **AUTHORIZED TO PRACTICE AS A HEALTH CARE PRACTITIONER IN THE STATE** whose
8 scope of practice allows the individual to practice certified midwifery;

9 (3) A student who is practicing certified midwifery while engaged in an
10 approved clinical midwifery education experience under the supervision of [a licensed
11 certified midwife or a licensed nurse certified as a nurse-midwife] **AN INDIVIDUAL**
12 **AUTHORIZED TO PRACTICE DIRECT-ENTRY MIDWIFERY OR NURSING AS A**
13 **NURSE-MIDWIFE IN THE STATE**; or

14 (4) An individual who has graduated from a graduate level accredited
15 program for midwifery education approved by ACME, and who is:

16 (i) Practicing certified midwifery under the supervision of [a
17 licensed certified midwife or a licensed nurse certified as a nurse-midwife] **AN INDIVIDUAL**
18 **AUTHORIZED TO PRACTICE DIRECT-ENTRY MIDWIFERY OR NURSING AS A**
19 **NURSE-MIDWIFE IN THE STATE**; and

20 (ii) Meets any other requirements set by the Board.

21 9-101.

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

23 (d) "Board" means the State Board of Long-Term Care Administrators.

24 9-301.

25 (a) Except as otherwise provided in this section **OR § 10-14A-03 OF THE STATE**
26 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
27 individual may practice as a nursing home administrator in this State.

28 9-3A-01.

29 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
30 **GOVERNMENT ARTICLE**, beginning July 1, 2026, an individual must be licensed by the
31 Board before the individual may practice as an assisted living manager in the State.

1 9–404.

2 Except when a nursing home administrator is removed from the position by death or
3 for any other unexpected cause as provided in § 9–301 of this title, a nursing home may not
4 be operated unless it is under the supervision of [a licensed nursing home administrator]
5 **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS A NURSING HOME ADMINISTRATOR IN**
6 **THE STATE.**

7 10–101.

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

9 (d) “Board” means the State Board of Occupational Therapy Practice.

10 (i) (1) “Limited occupational therapy” means participation, while under the
11 periodic supervision of [a licensed occupational therapist] **AN INDIVIDUAL AUTHORIZED**
12 **TO PRACTICE OCCUPATIONAL THERAPY IN THE STATE**, in:

13 (i) An initial screening and evaluation that applies the principles
14 and procedures of occupational therapy; and

15 (ii) A treatment program that applies the principles and procedures
16 of occupational therapy.

17 (r) (1) “Periodic supervision” means supervision by [a licensed occupational
18 therapist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE OCCUPATIONAL THERAPY IN**
19 **THE STATE** on a face-to-face basis, occurring the earlier of at least:

20 (i) Once every 10 therapy visits; or

21 (ii) Once every 30 calendar days.

22 10–301.

23 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
24 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
25 individual may practice occupational therapy or limited occupational therapy in this State.

26 (b) This section does not apply to:

27 (3) Subject to the regulations adopted by the Board, an aide who supports
28 the practice of occupational therapy or the practice of limited occupational therapy, if the
29 aide:

30 (i) Works only under the direct supervision of [a licensed
31 occupational therapist or occupational therapy assistant] **AN INDIVIDUAL AUTHORIZED**

1 **TO PRACTICE OCCUPATIONAL THERAPY OR ASSIST IN THE PRACTICE OF**
2 **OCCUPATIONAL THERAPY IN THE STATE** and subject to the occupational therapist's
3 responsibility for supervision, as provided by this subtitle; and

4 (ii) Performs only support activities that do not require training in
5 the basic anatomical, biological, psychological, and social sciences used in the practice of
6 occupational therapy;

7 11-101.

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

9 (b) "Board" means the State Board of Examiners in Optometry.

10 11-301.

11 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
12 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
13 individual may practice optometry in this State.

14 (b) This section does not apply to a student while participating in a residency
15 training program under the direct supervision of [a licensed optometrist] **AN INDIVIDUAL**
16 **AUTHORIZED TO PRACTICE OPTOMETRY IN THE STATE**.

17 11-404.1.

18 **(A) THIS SECTION DOES NOT APPLY TO AN INDIVIDUAL AUTHORIZED**
19 **PRACTICE OPTOMETRY IN THE STATE UNDER § 10-14A-03 OF THE STATE**
20 **GOVERNMENT ARTICLE.**

21 **[(a)] (B)** Unless certified under this section, a licensed optometrist may not
22 administer or prescribe any therapeutic pharmaceutical agents or remove superficial
23 foreign bodies from a human eye, adnexa, or lacrimal system.

24 **[(b)] (C)** (1) Except as provided in paragraph (2) of this subsection, the Board
25 shall certify a licensed optometrist as a therapeutically certified optometrist if the licensed
26 optometrist submits to the Board evidence satisfactory to the Board that the licensed
27 optometrist:

28 (i) Has successfully completed at least 110 hours of a therapeutic
29 pharmaceutical agents course approved by the Board;

30 (ii) Has successfully passed a pharmacology examination relating to
31 the treatment and management of ocular disease, which is prepared, administered, and
32 graded by the National Board of Examiners in Optometry or any other nationally
33 recognized optometric organization as approved by the Secretary;

1 (iii) Is currently certified by the Board to administer topical ocular
2 diagnostic pharmaceutical agents under § 11–404 of this subtitle; and

3 (iv) Has successfully completed an 8–hour course in the management
4 of topical steroids approved by the Board.

5 (2) (i) Except as provided in subparagraph (ii) of this paragraph, an
6 optometrist who has graduated on or after July 1, 2005 from an accredited school of
7 optometry recognized by the Board is not subject to the requirements of paragraph (1) of
8 this subsection.

9 (ii) If an optometrist who has graduated on or after July 1, 2005 from
10 an accredited school of optometry recognized by the Board is not certified under this section
11 within 3 years of graduation, the optometrist shall successfully complete a therapeutic
12 pharmaceutical agents course and successfully pass a pharmacology exam under paragraph
13 (1) of this subsection before the Board may certify the optometrist.

14 12–101.

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

16 (d) “Board” means the State Board of Pharmacy.

17 (i) “Direct supervision” means that [a licensed pharmacist] **AN INDIVIDUAL**
18 **AUTHORIZED TO PRACTICE PHARMACY IN THE STATE** is physically available,
19 notwithstanding appropriate breaks, on–site and in the prescription area or in an area
20 where pharmacy services are provided to supervise the practice of pharmacy and delegated
21 pharmacy acts.

22 12–301.

23 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
24 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
25 individual may practice pharmacy in this State.

26 (b) This section does not apply to a pharmacy student participating in an
27 experiential learning program of a college or school of pharmacy under the supervision of
28 [a licensed pharmacist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHARMACY IN THE**
29 **STATE**.

30 (c) This section does not apply to a registered pharmacy intern practicing under
31 the direct supervision of [a licensed pharmacist] **AN INDIVIDUAL AUTHORIZED TO**
32 **PRACTICE PHARMACY IN THE STATE**.

33 12–502.

1 (a) In the operation of a pharmacy, only [a licensed pharmacist] **AN INDIVIDUAL**
2 **AUTHORIZED TO PRACTICE PHARMACY IN THE STATE** or an individual engaging in a
3 professional experience program and acting under the direct supervision of [a licensed
4 pharmacist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHARMACY IN THE STATE**
5 may provide information to the public or a health care practitioner concerning prescription
6 or nonprescription drugs or devices including information as to their therapeutic values,
7 potential side effects, and use in the treatment and prevention of diseases.

8 12-6B-01.

9 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
10 **GOVERNMENT ARTICLE**, an individual shall be registered and approved by the Board as
11 a pharmacy technician before the individual may perform delegated pharmacy acts.

12 (b) This section does not apply to:

13 (1) A pharmacy technician trainee under the direct supervision of [a
14 licensed pharmacist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHARMACY IN THE**
15 **STATE** provided that the individual does not perform delegated pharmacy acts for more
16 than 6 months; or

17 (2) A pharmacy student who:

18 (i) Is currently completing the first year of a professional pharmacy
19 education program; and

20 (ii) Under the direct supervision of a licensed pharmacist, performs
21 delegated pharmacy acts in accordance with regulations adopted by the Board.

22 12-6D-02.

23 Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
24 **GOVERNMENT ARTICLE**, an individual shall be registered and approved by the Board as
25 a registered pharmacy intern before the individual may practice pharmacy under the direct
26 supervision of [a licensed pharmacist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
27 **PHARMACY IN THE STATE** in accordance with this subtitle.

28 12-6D-08.

29 (a) Registration authorizes a registered pharmacy intern to practice pharmacy
30 under the direct supervision of [a licensed pharmacist] **AN INDIVIDUAL AUTHORIZED TO**
31 **PRACTICE PHARMACY IN THE STATE** while the registration is effective.

32 12-6D-10.

1 (a) Each registered pharmacy intern shall:

2 (1) Display the pharmacy intern's registration in the office or place of
3 business in which the pharmacy intern is practicing pharmacy under the direct supervision
4 of [a licensed pharmacist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHARMACY IN**
5 **THE STATE**; or

6 (2) Have the registration on the pharmacy intern's person available for
7 viewing.

8 (b) When practicing pharmacy under the direct supervision of [a licensed
9 pharmacist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHARMACY IN THE STATE**,
10 the registered pharmacy intern shall wear identification that conspicuously identifies the
11 registered pharmacy intern as a registered pharmacy intern.

12 12-6D-11.

13 Subject to the hearing provision of § 12-315 of this title, the Board may deny a
14 pharmacy intern's registration to any applicant, reprimand a registered pharmacy intern,
15 place any pharmacy intern's registration on probation, or suspend or revoke a pharmacy
16 intern's registration if the applicant or pharmacy intern registrant:

17 (2) Practices pharmacy without the direct supervision of [a licensed
18 pharmacist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHARMACY IN THE STATE**;

19 13-101.

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

21 (b) "Board" means the State Board of Physical Therapy Examiners.

22 (b-1) "Direct supervision" means supervision provided by [a licensed physical
23 therapist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHYSICAL THERAPY IN THE**
24 **STATE** who is physically present within the treatment area and immediately available to
25 give aid, direction, and instruction when physical therapy or limited physical therapy
26 procedures or activities are performed.

27 13-301.

28 (a) Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
29 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
30 individual may practice physical therapy or limited physical therapy in this State.

31 (b) This section does not apply to:

1 (1) A student who is supervised directly by [a licensed physical therapist]
2 **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHYSICAL THERAPY IN THE STATE** in a
3 Board approved physical therapy educational program; or

4 (2) A physical therapy aide, if the physical therapy aide:

5 (i) Subject to the rules and regulations adopted by the Board,
6 performs only procedures that do not require the professional skills of a licensed physical
7 therapist or a licensed physical therapist assistant; and

8 (ii) Performs procedures only under the direct supervision of [a
9 licensed physical therapist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PHYSICAL
10 THERAPY IN THE STATE** who personally is present in the area where the procedures are
11 performed.

12 13–310.

13 (b) A licensed physical therapist assistant may practice limited physical therapy
14 only under the direction of [a licensed physical therapist] **AN INDIVIDUAL AUTHORIZED
15 TO PRACTICE PHYSICAL THERAPY IN THE STATE** who gives ongoing supervision and
16 instruction that is adequate to ensure the safety and welfare of the patient.

17 13–404.

18 Unless under the direction of [a licensed physical therapist] **AN INDIVIDUAL
19 AUTHORIZED TO PRACTICE PHYSICAL THERAPY IN THE STATE**, a physical therapist
20 assistant may not practice limited physical therapy.

21 14–101.

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

23 (b) “Board” means the State Board of Physicians.

24 (p) “Registered cardiovascular invasive specialist” means an individual who is
25 credentialed by Cardiovascular Credentialing International or another credentialing body
26 approved by the Board to assist in cardiac catheterization procedures in a hospital under
27 the direct, in-person supervision of [a licensed physician] **AN INDIVIDUAL AUTHORIZED
28 TO PRACTICE MEDICINE IN THE STATE**.

29 14–301.

30 Except as otherwise provided in this title [or], § 13–516 of the Education Article, **OR
31 § 10–14A–03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be licensed
32 by the Board before the individual may practice medicine in this State.

1 14-302.

2 Subject to the rules, regulations, and orders of the Board, the following individuals
3 may practice medicine without a license:

4 (5) An individual while under the supervision of [a licensed physician] **AN**
5 **INDIVIDUAL AUTHORIZED TO PRACTICE MEDICINE IN THE STATE** who has specialty
6 training in psychiatry, and whose specialty training in psychiatry has been approved by
7 the Board, if the individual submits an application to the Board on or before October 1,
8 1993, and either:

9 (i) 1. Has a master's degree from an accredited college or
10 university; and

11 2. Has completed a graduate program accepted by the Board
12 in a behavioral science that includes 1,000 hours of supervised clinical psychotherapy
13 experience; or

14 (ii) 1. Has a baccalaureate degree from an accredited college or
15 university; and

16 2. Has 4,000 hours of supervised clinical experience that is
17 approved by the Board.

18 14-306.

19 (e) Except as otherwise provided in this section and in accordance with
20 regulations adopted by the Board, an individual may perform X-ray duties without a
21 license only if the duties:

22 (3) Are performed:

23 (i) In the physician's office under the supervision of [a licensed
24 physician or radiologic technologist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
25 **MEDICINE OR RADIOLOGIC TECHNOLOGY IN THE STATE** who is on-site or able to
26 provide immediately available direction; and

27 (ii) 2. By [a licensed physician assistant] **AN INDIVIDUAL**
28 **AUTHORIZED TO ASSIST IN THE PRACTICE OF MEDICINE IN THE STATE** who has
29 completed a course that includes anterior-posterior and lateral radiographic studies of
30 extremities on at least 20 separate patients under the direct supervision of the delegating
31 physician or radiologist using a mini C-arm or similar low-level radiation machine to
32 perform nonfluoroscopic X-ray procedures, if the duties:

33 A. Include only the X-ray procedures described in paragraph
34 (2)(iii) of this subsection; and

1 B. Are performed pursuant to a Board–approved delegation
2 agreement that includes a request to perform advanced duties under § 15–302(c)(2) of this
3 article.

4 14–5A–01.

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

6 (i) “Supervision” means the responsibility of a physician to exercise on–site or
7 immediately available direction for [a licensed respiratory care practitioner] **AN**
8 **INDIVIDUAL AUTHORIZED TO PRACTICE RESPIRATORY CARE IN THE STATE**
9 performing delegated medical acts.

10 14–5A–08.

11 (a) Except as otherwise provided in this subtitle **OR § 10–14A–03 OF THE STATE**
12 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
13 individual may practice respiratory care in this State.

14 14–5B–01.

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

16 (j) “Licensed radiologist assistant” means an individual who is licensed to
17 practice radiology assistance under the supervision of [a licensed physician] **AN**
18 **INDIVIDUAL AUTHORIZED TO PRACTICE MEDICINE IN THE STATE** who:

19 (1) Specializes in radiology; and

20 (2) Is certified by:

21 (i) The American Board of Radiology;

22 (ii) The American Osteopathic Board of Radiology;

23 (iii) The British Royal College of Radiology; or

24 (iv) The Canadian College of Physicians and Surgeons.

25 (q) “Supervision” means the responsibility of [a licensed physician] **AN**
26 **INDIVIDUAL AUTHORIZED TO PRACTICE MEDICINE IN THE STATE** to exercise on–site
27 or immediately available direction for licensees.

28 14–5B–07.

1 (a) (1) A licensee may only practice under the supervision of [a licensed
2 physician] **AN INDIVIDUAL AUTHORIZED TO PRACTICE MEDICINE IN THE STATE.**

3 14-5B-08.

4 (a) (1) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE**
5 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
6 individual may practice radiation therapy, radiography, nuclear medicine technology, or
7 radiology assistance in this State.

8 14-5C-01.

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

10 (e) “Licensed polysomnographic technologist” means a polysomnographic
11 technologist who is licensed by the Board under this subtitle to practice polysomnography
12 under the supervision of [a licensed physician] **AN INDIVIDUAL AUTHORIZED TO**
13 **PRACTICE MEDICINE IN THE STATE.**

14 (h) “Student” means an individual who, in accordance with section 14-5C-09(c)
15 of this subtitle, is:

16 (1) Enrolled in an accredited educational program in order to qualify for a
17 license under this title; and

18 (2) Performing polysomnography services within the accredited program
19 under the supervision of [a licensed physician] **AN INDIVIDUAL AUTHORIZED TO**
20 **PRACTICE MEDICINE IN THE STATE** and without compensation.

21 (i) “Supervision” means general or direct supervision of [a licensed
22 polysomnographic technologist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
23 **POLYSOMNOGRAPHY IN THE STATE** by [a licensed physician] **AN INDIVIDUAL**
24 **AUTHORIZED TO PRACTICE MEDICINE IN THE STATE.**

25 14-5C-08.

26 (a) Except as otherwise provided in this subtitle[, on or after October 1, 2013,]
27 **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be
28 licensed by the Board before the individual may practice polysomnography in this State.

29 14-5D-01.

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

31 (m) (1) “Practice athletic training” means application of the following
32 principles and methods for managing injuries for athletic individuals in good overall health

1 under the supervision of [a licensed physician] **AN INDIVIDUAL AUTHORIZED TO**
2 **PRACTICE MEDICINE IN THE STATE:**

3 (i) Prevention and wellness promotion;

4 (ii) Clinical evaluation, examination, assessment, and
5 determination of a plan of care, including appropriate referrals;

6 (iii) Immediate care and emergency care; and

7 (iv) Treatment, rehabilitation, and reconditioning.

8 14-5D-07.

9 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
10 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
11 individual may practice athletic training in the State.

12 14-5D-11.

13 (a) Nothing in this title may be construed to authorize an athletic trainer to
14 practice except under the supervision of [a licensed physician] **AN INDIVIDUAL**
15 **AUTHORIZED TO PRACTICE MEDICINE IN THE STATE.**

16 14-5E-01.

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

18 (f) (1) "Practice perfusion" means to perform the functions necessary for the
19 support, treatment, measurement, or supplementation of the cardiovascular, circulatory,
20 or respiratory systems, or other organs to ensure the safe management of physiologic
21 functions by monitoring and analyzing the parameters of the systems under an order and
22 the supervision of [a licensed physician] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
23 **MEDICINE IN THE STATE.**

24 (g) "Student" means an individual who, in accordance with § 14-5E-09(c) of this
25 subtitle, is:

26 (1) Enrolled in an accredited educational program to qualify for a license
27 under this subtitle; and

28 (2) Performing perfusion services within the accredited program under the
29 supervision of [a licensed perfusionist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
30 **PERFUSION IN THE STATE** and without compensation.

1 (h) "Supervision" means the responsibility of [a licensed physician] **AN**
2 **INDIVIDUAL AUTHORIZED TO PRACTICE MEDICINE IN THE STATE** to exercise on site or
3 immediately available direction for [a licensed perfusionist] **AN INDIVIDUAL**
4 **AUTHORIZED TO PRACTICE PERFUSION IN THE STATE** to ensure the safety and welfare
5 of patients during the course of perfusion.

6 14-5E-08.

7 (a) Except as otherwise provided in this subtitle[, on or after October 1, 2013,]
8 **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be
9 licensed by the Board before the individual may practice perfusion in this State.

10 14-5F-10.

11 (a) [Beginning March 1, 2016, except] **EXCEPT** as otherwise provided in this
12 subtitle **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall
13 be licensed by the Board before the individual may practice naturopathic medicine in the
14 State.

15 (b) This section does not apply to:

16 (2) A student who is enrolled in an approved naturopathic medical program
17 while the student is participating in a course of study under the supervision of [a licensed
18 naturopathic doctor or a licensed professional] **AN INDIVIDUAL AUTHORIZED TO**
19 **PRACTICE NATUROPATHIC MEDICINE IN THE STATE** in the field of study;

20 14-5G-08.

21 (a) Except as otherwise provided in this subtitle[, on or after January 1, 2024,]
22 **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be
23 licensed by the Board before the individual may practice genetic counseling in the State.

24 14-5G-14.

25 (a) (1) In this section the following words have the meanings indicated.

26 (2) "Qualified supervisor" means:

27 (i) An individual who:

28 1. Is [licensed] **AUTHORIZED** to practice as a genetic
29 counselor [under this subtitle] **IN THE STATE**; and

30 2. Has practiced for a minimum of 3 years after passing the
31 national certifying examination; or

1 (ii) [A physician who has been licensed] **AN INDIVIDUAL**
2 **AUTHORIZED TO PRACTICE MEDICINE IN THE STATE AND HAS PRACTICED MEDICINE**
3 in the State for a minimum of 5 years.

4 15–101.

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

6 (c) “Board” means the State Board of Physicians, established under § 14–201 of
7 this article.

8 15–301.

9 (d) (1) Except as otherwise provided in this title **OR § 10–14A–03 OF THE**
10 **STATE GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
11 individual may practice as a physician assistant.

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, **WHO**
15 **IS NOT OTHERWISE AUTHORIZED TO PRACTICE AS A PHYSICIAN ASSISTANT IN THE**
16 **STATE**, or who has not provided notice to the Board as required under § 15–302(a) of this
17 title.

18 (b) Except as otherwise provided in this subtitle, an employer may not employ an
19 individual practicing as a physician assistant who does not have a license **OR IS NOT**
20 **OTHERWISE AUTHORIZED TO PRACTICE AS A PHYSICIAN ASSISTANT IN THE STATE.**

21 16–101.

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

23 (b) “Board” means the State Board of Podiatric Medical Examiners.

24 16–301.

25 [An] **EXCEPT AS PROVIDED IN § 10–14A–03 OF THE STATE GOVERNMENT**
26 **ARTICLE**, AN individual shall be licensed by the Board before the individual may practice
27 podiatry in this State.

28 17–101.

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

30 (e) “Board” means the State Board of Professional Counselors and Therapists.

1 (w) “Practice graduate alcohol and drug counseling” means to practice clinical
2 alcohol and drug counseling:

3 (1) Under the supervision of [a licensed clinical alcohol and drug counselor
4 or another health care provider licensed under this article] **AN INDIVIDUAL AUTHORIZED**
5 **TO PRACTICE ALCOHOL AND DRUG COUNSELING, MARRIAGE AND FAMILY THERAPY,**
6 **PROFESSIONAL ART THERAPY, OR PROFESSIONAL COUNSELING IN THE STATE,** as
7 approved by the Board; and

8 (2) While fulfilling the requirements for supervised experience under §
9 17–302 of this title.

10 (x) “Practice graduate marriage and family therapy” means to practice clinical
11 marriage and family therapy:

12 (1) Under the supervision of [a licensed clinical marriage and family
13 therapist or another health care provider licensed under this article] **AN INDIVIDUAL**
14 **AUTHORIZED TO PRACTICE ALCOHOL AND DRUG COUNSELING, MARRIAGE AND**
15 **FAMILY THERAPY, PROFESSIONAL ART THERAPY, OR PROFESSIONAL COUNSELING**
16 **IN THE STATE,** as approved by the Board; and

17 (2) While fulfilling the requirements for supervised experience under §
18 17–303 of this title.

19 (y) “Practice graduate professional art therapy” means to practice clinical
20 professional art therapy:

21 (1) Under the supervision of [a licensed clinical professional art therapist
22 or another health care provider licensed under this article] **AN INDIVIDUAL AUTHORIZED**
23 **TO PRACTICE ALCOHOL AND DRUG COUNSELING, MARRIAGE AND FAMILY THERAPY,**
24 **PROFESSIONAL ART THERAPY, OR PROFESSIONAL COUNSELING IN THE STATE,** as
25 approved by the Board; and

26 (2) While fulfilling the requirements for supervised experience under §
27 17–304.1 of this title.

28 (z) “Practice graduate professional counseling” means to practice clinical
29 professional counseling:

30 (1) Under the supervision of [a licensed clinical professional counselor or
31 another health care provider licensed under this article] **AN INDIVIDUAL AUTHORIZED**
32 **TO PRACTICE ALCOHOL AND DRUG COUNSELING, MARRIAGE AND FAMILY THERAPY,**
33 **PROFESSIONAL ART THERAPY, OR PROFESSIONAL COUNSELING IN THE STATE,** as
34 approved by the Board; and

1 (2) While fulfilling the requirements for supervised experience under §
2 17-304 of this title.

3 17-301.

4 (a) Except as otherwise provided in subsection (b) of this section **OR §**
5 **10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual may not practice,
6 attempt to practice, or offer to practice clinical alcohol and drug counseling, clinical
7 marriage and family therapy, clinical professional art therapy, or clinical professional
8 counseling in the State unless licensed by the Board.

9 (b) Subject to the regulations of the Board, subsection (a) of this section does not
10 apply to:

11 (1) A student working under the supervision of [a licensed] **AN**
12 **INDIVIDUAL AUTHORIZED TO PRACTICE AS A** mental health care provider **IN THE**
13 **STATE** while pursuing a supervised course of study in counseling that the Board approves
14 as qualifying training and experience under this title; or

15 (2) An individual who, in accordance with § 17-406 of this title, is working
16 as a trainee under the supervision of [a licensed clinical alcohol and drug counselor or
17 another health care provider licensed or certified under this article] **AN INDIVIDUAL**
18 **AUTHORIZED TO PRACTICE ALCOHOL AND DRUG COUNSELING, MARRIAGE AND**
19 **FAMILY THERAPY, PROFESSIONAL ART THERAPY, OR PROFESSIONAL COUNSELING**
20 **IN THE STATE** and approved by the Board while fulfilling the experiential or course of
21 study requirements under § 17-302 of this subtitle or § 17-403 or § 17-404 of this title.

22 17-310.

23 (b) A licensed counselor or therapist may engage in advanced assessment
24 activities if the licensed counselor or therapist has completed training that includes:

25 (2) Completion of 500 hours of supervised, direct, client-related, advanced
26 assessment testing that is completed not less than 2 years following the completion of the
27 master's degree, of which a minimum of 100 hours shall include face-to-face supervision
28 by a supervisor who is:

29 (i) A [licensed] mental health professional **AUTHORIZED TO**
30 **PRACTICE IN THE STATE**;

31 (ii) Proficient in the use of advanced assessment tests; and

32 (iii) Approved by the Board; and

33 17-401.

1 **(A) THIS SECTION DOES NOT APPLY TO AN INDIVIDUAL AUTHORIZED TO**
2 **PRACTICE ALCOHOL AND DRUG COUNSELING, MARRIAGE AND FAMILY THERAPY,**
3 **PROFESSIONAL ART THERAPY, OR PROFESSIONAL COUNSELING IN THE STATE**
4 **UNDER § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE.**

5 **[(a)] (B)** (1) This subsection only applies to individuals certified by the Board
6 as a certified professional counselor or certified professional counselor–marriage and family
7 therapist on or before September 30, 2008.

8 (2) (i) An individual shall be certified as a professional counselor by the
9 Board before the individual may:

- 10 1. Use the title “certified professional counselor”;
- 11 2. Use the initials “C.P.C.” after the name of the individual;
- 12 or
- 13 3. Represent to the public that the individual is certified as
14 a professional counselor.

15 (ii) A certificate to practice professional counseling issued by the
16 Board authorizes the certificate holder to practice professional counseling while the
17 certificate is effective.

18 (3) (i) An individual shall be certified as a professional
19 counselor–marriage and family therapist by the Board before the individual may:

- 20 1. Use the title “certified professional counselor–marriage
21 and family therapist”;
- 22 2. Use the initials “C.P.C.–M.F.T.” after the name of the
23 individual; or
- 24 3. Represent to the public that the individual is certified as
25 a certified professional counselor–marriage and family therapist.

26 (ii) A certificate to practice marriage and family therapy issued by
27 the Board authorizes the certificate holder to practice marriage and family therapy while
28 the certificate is effective.

29 **[(b)] (C)** (1) An individual shall be certified as a certified professional
30 counselor–alcohol and drug by the Board before the individual may:

- 31 (i) Use the title “certified professional counselor–alcohol and drug”;

1 (ii) Use the initials “C.P.C.–A.D.” after the name of the individual;
2 or

3 (iii) Represent to the public that the individual is certified as a
4 certified professional counselor–alcohol and drug.

5 (2) An individual shall be certified as a certified associate
6 counselor–alcohol and drug by the Board before the individual may:

7 (i) Use the title “certified associate counselor–alcohol and drug”;

8 (ii) Use the initials “C.A.C.–A.D.” after the name of the individual;
9 or

10 (iii) Represent to the public that the individual is certified as a
11 certified associate counselor–alcohol and drug.

12 (3) An individual shall be certified as a certified supervised
13 counselor–alcohol and drug by the Board before the individual may:

14 (i) Use the title “certified supervised counselor–alcohol and drug”;

15 (ii) Use the initials “C.S.C.–A.D.” after the name of the individual;
16 or

17 (iii) Represent to the public that the individual is certified as a
18 certified supervised counselor–alcohol and drug.

19 (4) A certificate to practice alcohol and drug counseling issued by the Board
20 authorizes the certificate holder to practice alcohol and drug counseling while the certificate
21 is effective.

22 17–403.

23 (c) A certified associate counselor–alcohol and drug shall practice alcohol and
24 drug counseling under the supervision of a Board–approved alcohol and drug supervisor
25 who is:

26 (1) A licensed clinical alcohol and drug counselor;

27 (2) A certified professional counselor–alcohol and drug;

28 (3) A licensed clinical professional counselor;

29 (4) A licensed clinical marriage and family therapist;

30 (5) A licensed clinical professional art therapist; [or]

1 (6) A health care provider licensed under this article with documented
2 expertise in alcohol and drug counseling; **OR**

3 **(7) AN INDIVIDUAL OTHERWISE AUTHORIZED TO PRACTICE ALCOHOL**
4 **AND DRUG COUNSELING, MARRIAGE AND FAMILY THERAPY, PROFESSIONAL ART**
5 **THERAPY, OR PROFESSIONAL COUNSELING IN THE STATE.**

6 17-404.

7 (c) A certified supervised counselor-alcohol and drug shall practice alcohol and
8 drug counseling under the supervision of a Board-approved alcohol and drug supervisor
9 who is:

10 (1) A licensed clinical alcohol and drug counselor;

11 (2) A certified professional counselor-alcohol and drug;

12 (3) A certified associate counselor-alcohol and drug;

13 (4) A licensed clinical professional counselor;

14 (5) A licensed clinical marriage and family therapist;

15 (6) A licensed clinical professional art therapist; **[or]**

16 (7) A health care provider licensed under this article with documented
17 expertise in alcohol and drug counseling; **OR**

18 **(8) AN INDIVIDUAL OTHERWISE AUTHORIZED TO PRACTICE ALCOHOL**
19 **AND DRUG COUNSELING, MARRIAGE AND FAMILY THERAPY, PROFESSIONAL ART**
20 **THERAPY, OR PROFESSIONAL COUNSELING IN THE STATE.**

21 17-406.

22 (a) (1) In this section the following words have the meanings indicated.

23 (2) "Approved alcohol and drug supervisor" means:

24 (i) A certified professional counselor-alcohol and drug;

25 (ii) A licensed clinical alcohol and drug counselor; **[or]**

26 (iii) A health care provider licensed or certified under this article with
27 documented expertise in alcohol and drug counseling, as approved by the Board; **OR**

1 **(IV) AN INDIVIDUAL AUTHORIZED TO PRACTICE AS AN ALCOHOL**
2 **AND DRUG COUNSELOR IN THE STATE.**

3 17-6A-10.

4 (a) Except as otherwise provided in this subtitle[, beginning January 1, 2015,]
5 **OR § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, an individual shall be
6 licensed by the Board before the individual may practice behavior analysis in the State.

7 18-101.

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

9 (b) “Board” means the State Board of Examiners of Psychologists.

10 18-301.

11 (a) Except as otherwise provided in this section **OR § 10-14A-03 OF THE STATE**
12 **GOVERNMENT ARTICLE**, an individual shall be licensed or registered by the Board before
13 the individual may practice psychology as a psychologist or psychology associate in this
14 State.

15 (b) A registered psychology associate may practice psychology in this State only
16 if:

17 (1) The registered psychology associate is supervised by [a licensed
18 psychologist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE PSYCHOLOGY IN THE STATE**
19 in accordance with regulations adopted by the Board;

20 (2) The supervising [licensed psychologist] **INDIVIDUAL AUTHORIZED TO**
21 **PRACTICE PSYCHOLOGY IN THE STATE** is jointly responsible for the provision of
22 psychological services by the registered psychology associate; and

23 (3) The registered psychology associate does not use any title other than
24 “registered psychology associate”.

25 (f) (2) An individual who is employed by any of the departments under this
26 subsection on July 1, 1985 but who is not licensed by the Board shall function under the
27 direct supervision of [a licensed psychologist] **AN INDIVIDUAL AUTHORIZED TO**
28 **PRACTICE PSYCHOLOGY IN THE STATE** who takes full responsibility for the
29 psychological services provided by the individual.

30 18-302.

31 (i) The Board shall grant a waiver of the requirements of subsections (g) and
32 (h)(2) of this section to an applicant for a psychology associate registration if the applicant

1 was approved by the Board before October 1, 2014, to practice psychology as a psychology
2 associate under the supervision of [a licensed psychologist] **AN INDIVIDUAL AUTHORIZED**
3 **TO PRACTICE PSYCHOLOGY IN THE STATE.**

4 19–101.

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

6 (b) “Board” means the State Board of Social Work Examiners.

7 (j) “Practice bachelor social work” means to use the education and training
8 required under § 19–302(b) of this title to:

9 (1) Practice social work under the supervision of [a licensed certified social
10 worker, licensed certified social worker–clinical, licensed master social worker, or licensed
11 bachelor social worker] **AN INDIVIDUAL AUTHORIZED TO PRACTICE BACHELOR SOCIAL**
12 **WORK, MASTER SOCIAL WORK, CERTIFIED SOCIAL WORK, OR CERTIFIED SOCIAL**
13 **WORK–CLINICAL IN THE STATE** who meets the conditions specified in regulations; or

14 (2) If approved by the Board in accordance with § 19–302(f) of this title,
15 engage in independent practice.

16 (m) “Practice master social work” means to use the education and training
17 required under § 19–302(c) of this title to:

18 (1) Practice social work under the supervision of [a licensed certified social
19 worker, licensed certified social worker–clinical, or licensed master social worker] **AN**
20 **INDIVIDUAL AUTHORIZED TO PRACTICE BACHELOR SOCIAL WORK, MASTER SOCIAL**
21 **WORK, CERTIFIED SOCIAL WORK, OR CERTIFIED SOCIAL WORK–CLINICAL IN THE**
22 **STATE** who meets the conditions specified in regulations; or

23 (2) If approved by the Board in accordance with § 19–302(f) of this title,
24 engage in independent practice.

25 (n) (3) For an individual licensed as a master social worker, “practice social
26 work” also includes:

27 (i) Supervision of other social workers if the master social worker
28 meets the requirements set out in regulations;

29 (ii) Formulating a diagnosis, under the supervision of [a licensed
30 certified social worker–clinical] **AN INDIVIDUAL AUTHORIZED TO PRACTICE CERTIFIED**
31 **SOCIAL WORK–CLINICAL IN THE STATE;**

1 (iii) Treatment of biopsychosocial conditions, under the supervision
2 of [a licensed certified social worker–clinical] **AN INDIVIDUAL AUTHORIZED TO**
3 **PRACTICE CERTIFIED SOCIAL WORK–CLINICAL IN THE STATE**; and

4 (iv) Treatment of behavioral health disorders, including substance
5 use disorders, addictive disorders, and mental disorders, and the provision of
6 psychotherapy under the supervision of [a licensed certified social worker–clinical] **AN**
7 **INDIVIDUAL AUTHORIZED TO PRACTICE CERTIFIED SOCIAL WORK–CLINICAL IN THE**
8 **STATE**.

9 (4) For an individual licensed as a certified social worker, “practice social
10 work” also includes:

11 (i) Supervision of other social workers;

12 (ii) Formulating a diagnosis, under the supervision of [a licensed
13 certified social worker–clinical] **AN INDIVIDUAL AUTHORIZED TO PRACTICE CERTIFIED**
14 **SOCIAL WORK–CLINICAL IN THE STATE**;

15 (iii) Treatment of biopsychosocial conditions, under the supervision
16 of [a licensed certified social worker–clinical] **AN INDIVIDUAL AUTHORIZED TO**
17 **PRACTICE CERTIFIED SOCIAL WORK–CLINICAL IN THE STATE**; and

18 (iv) Treatment of behavioral health disorders, including substance
19 use disorders, addictive disorders, and mental disorders, and the provision of
20 psychotherapy under the supervision of [a licensed certified social worker–clinical] **AN**
21 **INDIVIDUAL AUTHORIZED TO PRACTICE CERTIFIED SOCIAL WORK–CLINICAL IN THE**
22 **STATE**.

23 (o) “Private practice” means the provision of psychotherapy by [a licensed
24 certified social worker–clinical] **AN INDIVIDUAL AUTHORIZED TO PRACTICE CERTIFIED**
25 **SOCIAL WORK–CLINICAL IN THE STATE** who assumes responsibility and accountability
26 for the nature and quality of the services provided to a client:

27 (1) In exchange for direct payment or third–party reimbursement; or

28 (2) On a pro bono basis as determined in regulations adopted by the Board.

29 19–301.

30 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
31 **GOVERNMENT ARTICLE**, an individual shall be:

32 (1) Licensed by the Board before the individual may practice social work in
33 this State while representing oneself as a social worker; or

1 (2) Licensed as a certified social worker–clinical before the individual may
2 practice clinical social work in this State.

3 19–302.

4 (f) (4) Nothing in this subsection may be construed to prohibit an employer
5 from requiring supervision of [a licensed bachelor social worker or a licensed master social
6 worker] **AN INDIVIDUAL AUTHORIZED TO PRACTICE SOCIAL WORK OR MASTER**
7 **SOCIAL WORK IN THE STATE** who is approved to engage in independent practice under
8 this subsection.

9 (5) The Board shall approve a licensee to provide supervision, in
10 accordance with regulations adopted by the Board, if the licensee:

11 (i) Is [a licensed bachelor social worker or a licensed master social
12 worker] **AUTHORIZED TO PRACTICE SOCIAL WORK OR MASTER SOCIAL WORK IN THE**
13 **STATE AND** approved to engage in independent practice under this subsection;

14 19–307.

15 (c) (2) A licensed master social worker may not:

16 (i) Engage in independent practice unless the licensed master social
17 worker is approved by the Board to engage in independent practice in accordance with §
18 19–302(f) of this subtitle;

19 (ii) Treat behavioral health or emotional disorders or provide
20 psychotherapy without the supervision of [a licensed certified social worker–clinical] **AN**
21 **INDIVIDUAL AUTHORIZED TO PRACTICE CERTIFIED SOCIAL WORK–CLINICAL IN THE**
22 **STATE;**

23 (iii) Diagnose a behavioral health disorder without the supervision of
24 [a licensed certified social worker–clinical] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
25 **CERTIFIED SOCIAL WORK–CLINICAL IN THE STATE;** or

26 (iv) Engage in private practice.

27 (3) A licensed certified social worker may not:

28 (i) Treat behavioral health or emotional disorders or provide
29 psychotherapy without the supervision of [a licensed certified social worker–clinical] **AN**
30 **INDIVIDUAL AUTHORIZED TO PRACTICE CERTIFIED SOCIAL WORK–CLINICAL IN THE**
31 **STATE;**

1 (ii) Diagnose a mental disorder without the supervision of [a
2 licensed certified social worker–clinical] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
3 **CERTIFIED SOCIAL WORK–CLINICAL IN THE STATE**; or

4 (iii) Engage in private practice.

5 20–101.

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

7 (c) “Board” means the State Board for Certification of Residential Child Care
8 Program Professionals.

9 20–301.

10 (a) (1) Except as otherwise provided in this subsection **OR § 10–14A–03 OF**
11 **THE STATE GOVERNMENT ARTICLE**, an individual shall receive a certificate from the
12 Board before the individual may be a program administrator in this State.

13 (b) (1) Except as provided in paragraph (2) of this subsection[, on or before
14 October 1, 2015,] **OR § 10–14A–03 OF THE STATE GOVERNMENT ARTICLE**, an
15 individual shall receive a certificate from the Board before the individual may be a
16 residential child and youth care practitioner in this State.

17 21–101.

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

19 (a–1) “Apprenticeship” means a program of training and experience under the
20 supervision of [a licensed environmental health specialist] **AN INDIVIDUAL AUTHORIZED**
21 **TO PRACTICE AS AN ENVIRONMENTAL HEALTH SPECIALIST IN THE STATE** that is part
22 of the requirements for a Board–approved baccalaureate degree from an accredited college
23 or university.

24 (b) “Board” means the State Board of Environmental Health Specialists.

25 (e) “Environmental health specialist–in–training program” means a program of
26 training and experience under the supervision of [a licensed environmental health
27 specialist] **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS AN ENVIRONMENTAL**
28 **HEALTH SPECIALIST IN THE STATE** or other individual acceptable to the Board.

29 21–301.

30 (a) Except as otherwise provided in this title **OR § 10–14A–03 OF THE STATE**
31 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Board before the
32 individual may practice as an environmental health specialist in this State.

Article – Insurance

1

2 1–101.

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

4 (k) “Commissioner” means the Maryland Insurance Commissioner.

5 10–103.

6 (c) Except as otherwise provided in this article **OR § 10–14A–03 OF THE STATE**
7 **GOVERNMENT ARTICLE**, before a person acts as an insurance producer in the State, the
8 person must obtain:9 (1) a license in the kind or subdivision of insurance for which the person
10 intends to act as an insurance producer; and

11 (2) if acting for an insurer, an appointment from the insurer.

12 10–203.

13 (a) Except as otherwise provided in this subtitle **OR § 10–14A–03 OF THE STATE**
14 **GOVERNMENT ARTICLE**, a person must obtain a license before the person acts as an
15 adviser in the State.

16 10–304.

17 (a) **[An] EXCEPT AS PROVIDED IN § 10–14A–03 OF THE STATE**
18 **GOVERNMENT ARTICLE**, AN individual must obtain a license before the individual
19 provides bail bondsman services in the State.

20 10–403.

21 (a) Except as otherwise provided in this subtitle **OR § 10–14A–03 OF THE STATE**
22 **GOVERNMENT ARTICLE**, a person must obtain a license before the person acts as a public
23 adjuster in the State.

24 26–201.

25 **[A] EXCEPT AS PROVIDED IN § 10–14A–03 OF THE STATE GOVERNMENT**
26 **ARTICLE**, A person may not provide motor club service or engage in the business of a motor
27 club in the State unless the person meets the requirements of this title and has a license
28 issued by the Commissioner.29 **Article – Labor and Employment**

1 7-101.

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

3 (d) "Commissioner" means the Commissioner of Labor and Industry.

4 7-301.

5 Except as otherwise provided in this title **OR § 10-14A-03 OF THE STATE**
6 **GOVERNMENT ARTICLE**, an individual shall be licensed by the Commissioner before the
7 individual may perform a farm labor contracting service in the State for consideration.

8 9-6A-09.

9 **(A) THIS SECTION DOES NOT APPLY TO AN INDIVIDUAL AUTHORIZED TO**
10 **PROVIDE REHABILITATION COUNSELING OR VOCATIONAL REHABILITATION**
11 **SERVICES IN THE STATE UNDER § 10-14A-03 OF THE STATE GOVERNMENT**
12 **ARTICLE.**

13 **[(a)] (B)** To qualify for registration, a nurse case manager shall be certified as
14 such by the State Board of Nursing.

15 **[(b)] (C)** To qualify for registration, a rehabilitation counselor shall:

16 (1) have a bachelor's degree from an accredited institution in rehabilitation
17 counseling, human services, psychology, or a related field with at least 1 year of work
18 experience in a human services occupation;

19 (2) have a master's or doctoral degree in rehabilitation counseling, human
20 services, psychology, education, or a related field; or

21 (3) be a certified rehabilitation counselor, certified vocational evaluator,
22 certified disability management specialist, hold an equivalent national certification that is
23 acceptable to the Commission, or have met all of the education and experience
24 requirements to be eligible to be certified.

25 **[(c)] (D)** To qualify for registration, a vocational evaluator shall:

26 (1) have a bachelor's degree from an accredited institution in vocational
27 evaluation, rehabilitation psychology, human services, education, or a related field with 1
28 year of work experience in that field;

29 (2) have a master's or doctoral degree in rehabilitation, vocational
30 evaluation, psychology, human services, education, or a related field; or

1 (3) be certified or have met all of the educational and experience
 2 requirements to be eligible to be certified in vocational evaluation by the Commission on
 3 certification of work adjustment and vocational evaluation specialists, or have met all of
 4 the education and experience requirements to be eligible for certification.

5 [(d)] (E) In addition to the requirements of subsections [(b)] (C) and [(c)] (D) of
 6 this section:

7 (1) a rehabilitation counselor who has met the education requirements
 8 under subsection [(b)(1)] (C)(1) or (2) of this section to qualify for registration shall work
 9 under the administrative supervision of **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS**
 10 a [certified] rehabilitation counselor, [certified] vocational evaluator, [certified] disability
 11 management specialist, [certified] case manager, or [certified] rehabilitation registered
 12 nurse **IN THE STATE**; and

13 (2) a vocational evaluator who has met the education requirements under
 14 subsection [(c)(1)] (D)(1) or (2) of this section shall work under the administrative
 15 supervision of **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS** a [certified] vocational
 16 evaluator, [certified] rehabilitation counselor, [certified] disability management specialist,
 17 [certified] case manager, or [certified] rehabilitation registered nurse **IN THE STATE**.

18 Article – Natural Resources

19 4–101.

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

21 (i) “Department” means Department of Natural Resources.

22 4–211.

23 (a) (1) [Any] **EXCEPT AS PROVIDED IN § 10–14A–03 OF THE STATE**
 24 **GOVERNMENT ARTICLE**, ANY person who desires to commercially practice the art of
 25 taxidermy or who desires to mount or preserve any species of finfish for a person other than
 26 himself first shall obtain a taxidermist and fur-tanning license.

27 5–417.

28 (a) (1) [A] **EXCEPT AS PROVIDED IN § 10–14A–03 OF THE STATE**
 29 **GOVERNMENT ARTICLE**, A person may not engage in the work or business of a tree expert
 30 without a license issued under the provisions of this part.

31 Article – Public Safety

32 11–105.

1 (a) Except as otherwise provided in this subtitle **OR § 10-14A-03 OF THE STATE**
2 **GOVERNMENT ARTICLE**, a person shall obtain a license issued under this subtitle before
3 the person engages in business as a manufacturer or dealer, possesses explosives other
4 than explosives for use in firearms, or possesses or stores explosives for use in firearms in
5 the State.

6 (b) (1) A person shall obtain a license to engage in business as a dealer under
7 this subtitle before the person engages in the business of loading or reloading small arms
8 ammunition in the State.

9 (2) The owner or operator of a mine, quarry, or other operation or business
10 that uses explosives, or a contractor who performs work that uses explosives, shall obtain
11 a license to engage in business as a dealer under this subtitle.

12 (c) This section does not apply to [the]:

13 (1) **THE** armed forces, the National Guard, the State Guard, or officers or
14 employees of the United States, the State, or a local subdivision of the State who are
15 authorized to handle explosives in the performance of their duties; **OR**

16 (2) **AN INDIVIDUAL AUTHORIZED TO HANDLE EXPLOSIVES IN THE**
17 **STATE UNDER § 10-14A-03 OF THE STATE GOVERNMENT ARTICLE.**

18 (d) (1) Subject to paragraph (2) of this subsection, a person need not obtain a
19 license to possess or store up to 5 pounds of smokeless powder for the loading or reloading
20 of small arms ammunition, and up to 5 pounds of black powder for the loading or reloading
21 of small arms ammunition or for use in the loading of antique arms or replicas of antique
22 arms, if the smokeless powder and black powder are stored in their original shipping
23 containers and are possessed only for personal use in firearms.

24 (2) A person may not possess or store explosives for use in firearms in any
25 quantity in multifamily dwellings, apartments, dormitories, hotels, schools, other public
26 buildings, or buildings or structures open for public use.

27 (3) Notwithstanding paragraph (2) of this subsection, the State Fire
28 Marshal may issue a permit to allow temporary possession of explosives for use in firearms
29 in a building or structure open for public use.

30 12-606.

31 **[A] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE GOVERNMENT**
32 **ARTICLE**, A person shall be certified by the State Fire Marshal as a nongovernmental
33 electrical inspector before the person inspects or certifies an electrical installation.

34 12-801.

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

2 (d) "Board" means the Elevator Safety Review Board.

3 12-826.

4 (a) Except as otherwise provided in Part III of this subtitle **OR § 10-14A-03 OF**
5 **THE STATE GOVERNMENT ARTICLE**, a person shall be licensed by the Board as an
6 elevator mechanic before the person erects, constructs, wires, alters, replaces, maintains,
7 repairs, dismantles, or services elevator units in the State.

8 (b) Except as otherwise provided in Part III of this subtitle **OR § 10-14A-03 OF**
9 **THE STATE GOVERNMENT ARTICLE**, a person shall be licensed by the Board as an
10 elevator contractor before the person engages in the business of erecting, constructing,
11 wiring, altering, replacing, maintaining, repairing, dismantling, or servicing elevator units
12 in the State.

13 (c) (1) Except as otherwise provided in Part III of this subtitle **OR §**
14 **10-14A-03 OF THE STATE GOVERNMENT ARTICLE**, a person shall be licensed by the
15 Board as an elevator renovator contractor before the person engages in the business of
16 elevator renovating.

17 (2) By June 1, 2004, a person who engages in the business of elevator
18 renovating for a business incorporated before January 1, 2002, shall be licensed by the
19 Board as an elevator renovator contractor before the person engages in the business of
20 elevator renovating.

21 (d) Except as otherwise provided in Part III of this subtitle **OR § 10-14A-03 OF**
22 **THE STATE GOVERNMENT ARTICLE**, a person shall be licensed by the Board as an
23 elevator renovator mechanic before the person performs elevator renovator work.

24 (e) Except as otherwise provided in Part III of this subtitle **OR § 10-14A-03 OF**
25 **THE STATE GOVERNMENT ARTICLE**, a person shall be licensed by the Board as an
26 accessibility lift mechanic before the person erects, constructs, wires, alters, replaces,
27 maintains, repairs, dismantles, or services commercial stairway chairlifts, vertical platform
28 lifts, or incline platform lifts in the State.

29 (f) (2) (i) An individual who works as an elevator apprentice under the
30 direct supervision of [a licensed] **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS AN**
31 elevator mechanic or [licensed] **AN** elevator renovator mechanic **IN THE STATE** need not
32 obtain a license.

33 (ii) An individual commonly known as an elevator helper who works
34 under the direct supervision of [a licensed] **AN INDIVIDUAL AUTHORIZED TO PRACTICE**
35 **AS AN** elevator mechanic or [a licensed] **AN** elevator renovator mechanic **IN THE STATE**
36 need not obtain a license.

1 12-832.

2 (a) While an elevator mechanic license is in effect, it authorizes the licensee to
3 erect, construct, wire, alter, replace, maintain, repair, dismantle, or service elevator units
4 under the direct supervision of **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS [a**
5 **licensed] AN elevator contractor IN THE STATE.**

6 (e) While an accessibility lift mechanic license is in effect, the license authorizes
7 the licensee to erect, construct, wire, alter, replace, maintain, repair, dismantle, and service
8 commercial stairway chairlifts, vertical platform lifts, or incline platform lifts under the
9 direct supervision of **AN INDIVIDUAL AUTHORIZED TO PRACTICE AS [a licensed] AN**
10 **elevator contractor IN THE STATE.**

11 Article – Public Utilities

12 1-101.

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

14 (d) “Commission” means the Public Service Commission.

15 7-317.

16 (a) (1) **[Beginning] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
17 **GOVERNMENT ARTICLE, BEGINNING** July 1, 2025, a person may not engage in the
18 business of an energy salesperson in the State unless the person holds a license issued by
19 the Commission.

20 7-318.

21 (a) **[Beginning] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE**
22 **GOVERNMENT ARTICLE, BEGINNING** July 1, 2025, a person may not engage in the
23 business of an energy vendor in the State unless the person holds a license issued by the
24 Commission.

25 24-106.

26 (b) (1) A person holding a valid master plumber/gasfitter license or a
27 journeyman plumber/gasfitter license issued by the Commission is entitled to an equivalent
28 license issued by the State Board of Plumbing without examination on presentation of:

29 (i) the license issued by the Commission; and

30 (ii) a notarized statement of good standing issued by the
31 Commission.

1 **[A] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE GOVERNMENT**
2 **ARTICLE**, A person may not conduct the business of a title service agent unless the person
3 is licensed by the Administration under this subtitle.

4 15-702.

5 **[A] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE GOVERNMENT**
6 **ARTICLE**, A person may not conduct a drivers' school unless the person is licensed by the
7 Administration under this subtitle.

8 15-802.

9 **[A] EXCEPT AS PROVIDED IN § 10-14A-03 OF THE STATE GOVERNMENT**
10 **ARTICLE**, A person may not act as a driving instructor unless the person is licensed by the
11 Administration under this subtitle.

12 23-103.1.

13 (b) (1) **(I)** The Division shall:

14 **[(i)] 1.** Administer an examination to each inspection mechanic
15 applicant; and

16 **[(ii)] 2.** If the Division determines the applicant is qualified,
17 license the inspection mechanic applicant to conduct vehicle inspections.

18 **[(2)] (II)** The examination shall include a written test and a practical test.

19 **(2) THE DIVISION MAY NOT REQUIRE AN INDIVIDUAL AUTHORIZED**
20 **TO CONDUCT VEHICLE INSPECTIONS IN THE STATE UNDER § 10-14A-03 OF THE**
21 **STATE GOVERNMENT ARTICLE TO CONDUCT AN EXAMINATION.**

22 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
23 October 1, 2026.