2005 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 2.2-703, 54.1-2503, 54.1-3005, 54.1-3007, 54.1-3100, 54.1-3101, 54.1-3102, 54.1-3103, 54.1-3408, 63.2-1702, 63.2-1707, 63.2-1709, 63.2-1721, 63.2-1732, 63.2-1803, and 63.2-1805 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 30 of Title 54.1 an article numbered 7, consisting of sections numbered 54.1-3041, 54.1-3042, and 54.1-3043, by adding in Chapter 31 of Title 54.1 a section numbered 54.1-3103.1, and by adding sections numbered 63.2-1709.1, 63.2-1709.2, and 63.2-1803.1, relating to assisted living facilities; civil penalty.

[H 2512]

ENROLLED

HB2512ER

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Approved

12 Be it enacted by the General Assembly of Virginia:

131. That §§ 2.2-703, 54.1-2503, 54.1-3005, 54.1-3007, 54.1-3100, 54.1-3101, 54.1-3102, 54.1-3103,1454.1-3408, 63.2-1702, 63.2-1707, 63.2-1709, 63.2-1721, 63.2-1732, 63.2-1803, and 63.2-1805 of the15Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding16in Chapter 30 of Title 54.1 an article numbered 7, consisting of sections numbered 54.1-3041,1754.1-3042, and 54.1-3043, by adding in Chapter 31 of Title 54.1 a section numbered 54.1-3103.1,18and by adding sections numbered 63.2-1709.1, 63.2-1709.2, and 63.2-1803.1 as follows:

19 § 2.2-703. Powers and duties of Department with respect to aging persons; area agencies on aging. 20 A. The mission of the Department shall be to improve the quality of life for older Virginians and to act as a focal point among state agencies for research, policy analysis, long-range planning, and 21 22 education on aging issues. The Department shall also serve as the lead agency in coordinating the work of state agencies on meeting the needs of an aging society. The Department's policies and programs 23 24 shall be designed to enable older persons to be as independent and self-sufficient as possible. The 25 Department shall promote local participation in programs for older persons, evaluate and monitor the 26 services provided for older Virginians and provide information to the general public. In furtherance of 27 this mission, the Department shall have, without limitation, the following duties to:

1. Study the economic and physical condition of the residents in the Commonwealth whose age qualifies them for coverage under Public Law 89-73 or any law amendatory or supplemental thereto of the Congress of the United States, and the employment, medical, educational, recreational and housing facilities available to them, with the view of determining the needs and problems of such persons;

32 2. Determine the services and facilities, private and governmental and state and local, provided for
33 and available to older persons and to recommend to the appropriate persons such coordination of and
34 changes in such services and facilities as will make them of greater benefit to older persons and more
35 responsive to their needs;

36 3. Act as the single state agency, under Public Law 89-73 or any law amendatory or supplemental
37 thereto of the Congress of the United States, and as the sole agency for administering or supervising the
administration of such plans as may be adopted in accordance with the provisions of such laws. The
39 Department may prepare, submit and carry out state plans and shall be the agency primarily responsible
for coordinating state programs and activities related to the purposes of, or undertaken under, such plans
administration or laws;

42 4. Apply, with the approval of the Governor, for and expend such grants, gifts or bequests from any
43 source that becomes available in connection with its duties under this section, and may comply with
44 such conditions and requirements as may be imposed in connection therewith;

45 5. Hold hearings and conduct investigations necessary to pass upon applications for approval of a project under the plans and laws set out in subdivision 3, and shall make reports to the Secretary of the United States Department of Health and Human Services as may be required;

48 6. Designate area agencies on aging pursuant to Public Law 89-73 or any law amendatory or
49 supplemental thereto of the Congress of the United States and to adopt regulations for the composition
50 and operation of such area agencies on aging;

7. Provide information to consumers and their representatives concerning the recognized features of
 special care units. Such information shall educate consumers and their representatives on how to choose
 special care and may include brochures and electronic bulletin board notices;

54 8. Provide staff support to the Commonwealth Council on Aging;

9. Assist state, local, and nonprofit agencies, including, but not limited to, area agencies on aging, in
identifying grant and public-private partnership opportunities for improving services to elderly
Virginians;

58 10. Contract with a not-for-profit Virginia corporation granted tax-exempt status under § 501 (c) (3) 59 of the Internal Revenue Code with statewide experience in Virginia in conducting a state long-term care 60 ombudsman program or designated area agencies on aging for the administration of the ombudsman program. Such contract shall provide a minimum staffing ratio of one ombudsman to every 2,000 61 62 long-term care beds, subject to sufficient appropriations by the General Assembly. The Department may 63 also contract with such entities for the administration of elder rights programs as authorized under Public 64 Law 89-73, such as insurance counseling and assistance, and to create an elder information/elder rights 65 center;

11. Serve as the focal point for the rights of older Virginians and their families by establishing, 66 67 maintaining and publicizing a toll-free number to provide resource and referral information, and to 68 provide such other assistance and advice as may be requested; and

69 12. Develop and maintain a four-year plan for aging services in the Commonwealth, including but 70 not limited to identifying collaborative opportunities with other state and local agencies and programs to 71 better serve the needs of an aging society. This plan shall be developed by the Department in 72 consultation with relevant stakeholders.

73 B. The governing body of any county, city or town may appropriate funds for support of area 74 agencies on aging designated pursuant to subdivision A 6.

75 C. All agencies of the Commonwealth shall assist the Department in effectuating its functions in accordance with its designation as the single state agency as required in subdivision A 3. 76

D. As used in this chapter, "older Virginians" or "older persons" mean persons aged 60 years or 77 78 older. 79

§ 54.1-2503. Boards within Department.

In addition to the Board of Health Professions, the following boards are included within the 80 Department: Board of Audiology and Speech-Language Pathology, Board of Counseling, Board of 81 Dentistry, Board of Funeral Directors and Embalmers, Board of Long-Term Care Administrators, Board 82 of Medicine, Board of Nursing, Board of Nursing Home Administrators, Board of Optometry, Board of Pharmacy, Board of Physical Therapy, Board of Psychology, Board of Social Work and Board of 83 84 85 Veterinary Medicine. 86

§ 54.1-3005. Specific powers and duties of Board.

87 In addition to the general powers and duties conferred in this title, the Board shall have the 88 following specific powers and duties:

89 1. To prescribe minimum standards and approve curricula for educational programs preparing persons 90 for licensure or certification under this chapter;

91 2. To approve programs that meet the requirements of this chapter and of the Board;

92 3. To provide consultation service for educational programs as requested;

93 4. To provide for periodic surveys of educational programs;

94 5. To deny or withdraw approval from educational programs for failure to meet prescribed standards;

95 6. To provide consultation regarding nursing practice for institutions and agencies as requested and 96 investigate illegal nursing practices; 97

7. To keep a record of all its proceedings;

98 8. To certify and maintain a registry of all certified nurse aides and to promulgate regulations consistent with federal law and regulation. The Board shall require all schools to demonstrate their 99 compliance with § 54.1-3006.2 upon application for approval or reapproval, during an on-site visit, or in 100 response to a complaint or a report of noncompliance. The Board may impose a fee pursuant to § 54.1-2401 for any violation thereof. Such regulations may include standards for the authority of 101 102 103 licensed practical nurses to teach nurse aides;

104 9. To approve programs that entitle professional nurses to be registered as clinical nurse specialists 105 and to prescribe minimum standards for such programs;

106 10. To maintain a registry of clinical nurse specialists and to promulgate regulations governing 107 clinical nurse specialists;

108 11. To certify and maintain a registry of all certified massage therapists and to promulgate 109 regulations governing the criteria for certification as a massage therapist and the standards of 110 professional conduct for certified massage therapists;

12. To promulgate regulations for the delegation of certain nursing tasks and procedures not 111 112 involving assessment, evaluation or nursing judgment to an appropriately trained unlicensed person by 113 and under the supervision of a registered nurse, who retains responsibility and accountability for such 114 delegation;

115 13. To develop and revise as may be necessary, in coordination with the Boards of Medicine and Education, guidelines for the training of employees of a school board in the administration of insulin 116 117 and glucagon for the purpose of assisting with routine insulin injections and providing emergency treatment for life-threatening hypoglycemia. The first set of such guidelines shall be finalized by 118

119 September 1, 1999, and shall be made available to local school boards for a fee not to exceed the costs 120 of publication;

121 14. To enter into the Nurse Licensure Compact as set forth in this chapter and to promulgate 122 regulations for its implementation; and

123 15. To collect, store and make available nursing workforce information regarding the various 124 categories of nurses certified, licensed or registered pursuant to § 54.1-3012.1;

125 16. To register medication aides and promulgate regulations governing the criteria for such 126 registration and standards of conduct for medication aides; and

127 17. To approve training programs for medication aides to include requirements for instructional 128 personnel, curriculum, continuing education, and a competency evaluation.

129 § 54.1-3007. Refusal, revocation or suspension, censure or probation.

130 The Board may refuse to admit a candidate to any examination, refuse to issue a license or, 131 certificate, or registration to any applicant and may suspend any license, certificate, registration, or multistate licensure privilege for a stated period or indefinitely, or revoke any license, certificate, 132 133 registration, or multistate licensure privilege, or censure or reprimand any licensee, certificate holder, 134 *registrant*, or multistate licensure privilege holder, or place him on probation for such time as it may 135 designate for any of the following causes:

136 1. Fraud or deceit in procuring or attempting to procure a license, certificate, or registration;

137 2. Unprofessional conduct;

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138 3. Willful or repeated violation of any of the provisions of this chapter;

139 4. Conviction of any felony or any misdemeanor involving moral turpitude;

140 5. Practicing in a manner contrary to the standards of ethics or in such a manner as to make his 141 practice a danger to the health and welfare of patients or to the public;

142 6. Use of alcohol or drugs to the extent that such use renders him unsafe to practice, or any mental 143 or physical illness rendering him unsafe to practice;

- 144 7. The denial, revocation, suspension or restriction of a license, certificate, *registration*, or multistate 145 licensure privilege to practice in another state, the District of Columbia or a United States possession or 146 territory; or 147
 - 8. Abuse, negligent practice, or misappropriation of a patient's or resident's property.

Article 7.

Medication Aides.

150 § 54.1-3041. Registration required.

A medication aide who administers drugs that would otherwise be self-administered to residents in 151 152 an assisted living facility licensed by the Department of Social Services shall be registered by the Board. 153 § 54.1-3042. Application for registration by competency evaluation.

154 Every applicant for registration as a medication aide by competency evaluation shall pay the 155 required application fee and shall submit written evidence that the applicant:

156 1. Has not committed any act that would be grounds for discipline or denial of registration under 157 this article; and

158 2. Has met the criteria for registration including successful completion of an education or training 159 program approved by the Board.

160 § 54.1-3043. Continuing training required.

161 Every applicant for registration as a medication aide shall complete ongoing training related to the 162 administration of medications as required by the Board. 163

CHAPTER 31.

NURSING HOME AND ASSISTED LIVING FACILITY ADMINISTRATORS.

165 § 54.1-3100. Definitions.

As used in this chapter, unless the context requires a different meaning:

"Assisted living facility" means any public or private assisted living facility, as defined in § 63.2-100, 167 168 that is required to be licensed as an assisted living facility by the Department of Social Services under 169 the provisions of Subtitle IV (§ 63.2-1700 et seq.) of Title 63.2.

170 Assisted living facility administrator" means any individual charged with the general administration of an assisted living facility, regardless of whether he has an ownership interest in the facility. 171

172 "Board" means the Board of Nursing Home Long-Term Care Administrators.

173 "Nursing home" means any public or private facility required to be licensed as a nursing home under 174 the provisions of Chapter 5 (§ 32.1-123 et seq.) of Title 32.1 and the regulations of the Board of Health.

175 "Nursing home administrator" means any individual charged with the general administration of a 176 nursing home regardless of whether he has an ownership interest in the facility.

177 § 54.1-3101. Board of Long-Term Care Administrators; terms; officers; quorum; special meetings.

178 The Board of Long-Term Care Administrators is established as a policy board, within the meaning of

§ 2.2-2100, in the executive branch of state government. The Board of Nursing Home Long-Term Care 179

180 Administrators shall consist of seven members, four nine nonlegislative citizen members to be appointed 181 by the Governor. Nonlegislative citizen members shall be appointed as follows: three who are licensed 182 nursing home administrators; three who are assisted living facility administrators; two who are from 183 professions and institutions concerned with the care and treatment of chronically ill and elderly or 184 mentally impaired patients, or residents; and one who is a resident of a nursing home or assisted living 185 facility or a family member or guardian of a resident of a nursing home or assisted living facility. Two 186 One of the licensed nursing home administrators shall be administrators an administrator of a 187 proprietary nursing homes home. Nonlegislative citizen members of the Board shall be citizens of the 188 Commonwealth.

189 After the initial staggering of terms, the terms of Board members shall be four years. Appointments 190 to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. Vacancies shall be 191 filled in the same manner as the original appointments. All members may be reappointed consistent with 192 § 54.1-107.

193 The Board shall annually elect a chairman and vice chairman from among its membership. Four Five 194 members of the Board, including one who is not a licensed nursing home administrator or assisted 195 *living facility administrator*, shall constitute a quorum. Special meetings of the Board shall be called by 196 the chairman upon the written request of any three members.

197 All members shall be reimbursed for all reasonable and necessary expenses incurred in the 198 performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of expenses 199 shall be provided by the Department of Health Professions.

200 The Department of Health Professions shall provide staff support to the Board. All agencies of the 201 Commonwealth shall provide assistance to the Board, upon request.

202 The Board shall be authorized to promulgate canons of ethics under which the professional activities 203 of persons regulated shall be conducted. 204

§ 54.1-3102. License required.

205 A. In order to engage in the general administration of a nursing home, it shall be necessary to hold a 206 nursing home administrator's license issued by the Board.

207 B. In order to engage in the general administration of an assisted living facility, it shall be necessary to hold an assisted living facility administrator's license or a nursing home administrator's license 208 209 issued by the Board. However, an administrator of an assisted living facility licensed only to provide 210 residential living care, as defined in § 63.2-100, shall not be required to be licensed.

211 § 54.1-3103. Administrator required for operation of nursing home; operation after death, illness, etc., 212 of administrator; notification of Board.

213 All licensed nursing homes within the Commonwealth shall be under the supervision of an 214 administrator licensed by the Board. If a licensed nursing home administrator dies, becomes ill, resigns 215 or is discharged, the nursing home which that was administered by him at the time of his death, illness, 216 resignation or discharge may continue to operate until his successor qualifies, but in no case for longer than six months is permitted by the licensing authority for the nursing home. The temporary supervisor 217 218 or administrator shall immediately notify the Board of Nursing Home Long-Term Care Administrators 219 and the Commissioner of Health that the nursing home is operating without the supervision of a licensed 220 nursing home administrator.

221 § 54.1-3103.1. Administrator required for operation of assisted living facility; operation after death, 222 illness, etc., of administrator; notification of Board; administrators operating more than one facility.

223 A. All licensed assisted living facilities within the Commonwealth shall be under the supervision of 224 an administrator licensed by the Board, except as provided in subsection B of § 54.1-3102. If a licensed 225 assisted living facility administrator dies, becomes ill, resigns, or is discharged, the assisted living 226 facility that was administered by him at the time of his death, illness, resignation, or discharge may 227 continue to operate until his successor qualifies, but in no case for longer than is permitted by the 228 licensing authority for the facility. The temporary supervisor or administrator shall immediately notify 229 the Board of Long-Term Care Administrators and the Commissioner of the Department of Social 230 Services that the assisted living facility is operating without the supervision of a licensed assisted living 231 facility administrator.

232 B. Nothing in this chapter shall prohibit an assisted living administrator from serving as the 233 administrator of record for more than one assisted living facility as permitted by regulations of the 234 licensing authority for the facility. 235

§ 54.1-3408. Professional use by practitioners.

236 A. A practitioner of medicine, osteopathy, podiatry, dentistry, or veterinary medicine or a licensed 237 nurse practitioner pursuant to § 54.1-2957.01, a licensed physician assistant pursuant to § 54.1-2952.1, or 238 a TPA-certified optometrist pursuant to Article 5 (§ 54.1-3222 et seq.) of Chapter 32 of this title shall 239 only prescribe, dispense, or administer controlled substances in good faith for medicinal or therapeutic 240 purposes within the course of his professional practice.

241 B. The prescribing practitioner's order may be on a written prescription or pursuant to an oral 242 prescription as authorized by this chapter. The prescriber may administer drugs and devices, or he may 243 cause them to be administered by a nurse, physician assistant or intern under his direction and 244 supervision, or he may prescribe and cause drugs and devices to be administered to patients in 245 state-owned or state-operated hospitals or facilities licensed as hospitals by the Board of Health or 246 psychiatric hospitals licensed by the State Mental Health, Mental Retardation and Substance Abuse 247 Services Board by other persons who have been trained properly to administer drugs and who administer 248 drugs only under the control and supervision of the prescriber or a pharmacist or a prescriber may cause 249 drugs and devices to be administered to patients by emergency medical services personnel who have 250 been certified and authorized to administer such drugs and devices pursuant to Board of Health regulations governing emergency medical services and who are acting within the scope of such 251 certification. A prescriber may authorize a certified respiratory therapy practitioner as defined in 252 253 § 54.1-2954 to administer by inhalation controlled substances used in inhalation or respiratory therapy.

C. Pursuant to an oral or written order or standing protocol, the prescriber, who is authorized by
state or federal law to possess and administer radiopharmaceuticals in the scope of his practice, may
authorize a nuclear medicine technologist to administer, under his supervision, radiopharmaceuticals used
in the diagnosis or treatment of disease.

D. Pursuant to an oral or written order or standing protocol issued by the prescriber within the
course of his professional practice, such prescriber may authorize registered nurses and licensed practical
nurses to possess (i) epinephrine for administration in treatment of emergency medical conditions and
(ii) heparin and sterile normal saline to use for the maintenance of intravenous access lines.

262 Pursuant to the regulations of the Board of Health, certain emergency medical services technicians263 may possess and administer epinephrine in emergency cases of anaphylactic shock.

E. Pursuant to an oral or written order or standing protocol issued by the prescriber within the course
 of his professional practice, such prescriber may authorize licensed physical therapists to possess and
 administer topical corticosteroids, topical lidocaine, and any other Schedule VI topical drug.

267 F. Pursuant to an oral or written order or standing protocol issued by the prescriber within the course of his professional practice, and in accordance with policies and guidelines established by the 268 269 Department of Health pursuant to § 32.1-50.2, such prescriber may authorize registered nurses or 270 licensed practical nurses under the immediate and direct supervision of a registered nurse to possess and 271 administer tuberculin purified protein derivative (PPD) in the absence of a prescriber. The Department of 272 Health's policies and guidelines shall be consistent with applicable guidelines developed by the Centers 273 for Disease Control and Prevention for preventing transmission of mycobacterium tuberculosis and shall 274 be updated to incorporate any subsequently implemented standards of the Occupational Safety and 275 Health Administration and the Department of Labor and Industry to the extent that they are inconsistent 276 with the Department of Health's policies and guidelines. Such standing protocols shall explicitly describe 277 the categories of persons to whom the tuberculin test is to be administered and shall provide for 278 appropriate medical evaluation of those in whom the test is positive. The prescriber shall ensure that the 279 nurse implementing such standing protocols has received adequate training in the practice and principles 280 underlying tuberculin screening.

The Health Commissioner or his designee may authorize registered nurses, acting as agents of the
Department of Health, to possess and administer, at the nurse's discretion, tuberculin purified protein
derivative (PPD) to those persons in whom tuberculin skin testing is indicated based on protocols and
policies established by the Department of Health.

285 G. Pursuant to a written order or standing protocol issued by the prescriber within the course of his professional practice, such prescriber may authorize, with the consent of the parents as defined in 286 287 § 22.1-1, an employee of a school board who is trained in the administration of insulin and glucagon to 288 assist with the administration of insulin or administer glucagon to a student diagnosed as having diabetes 289 and who requires insulin injections during the school day or for whom glucagon has been prescribed for 290 the emergency treatment of hypoglycemia. Such authorization shall only be effective when a licensed 291 nurse, nurse practitioner, physician or physician assistant is not present to perform the administration of 292 the medication.

H. A prescriber may authorize, pursuant to a protocol approved by the Board of Nursing, the administration of vaccines to adults for immunization, when a practitioner with prescriptive authority is not physically present, (i) by licensed pharmacists, (ii) by registered nurses, or (iii) licensed practical nurses under the immediate and direct supervision of a registered nurse. A prescriber acting on behalf of and in accordance with established protocols of the Department of Health may authorize the administration of vaccines to any person by a pharmacist or nurse when the prescriber is not physically present.

300 I. A dentist may cause Schedule VI topical drugs to be administered under his direction and 301 supervision by either a dental hygienist or by an authorized agent of the dentist.

Further, pursuant to a written order and in accordance with a standing protocol issued by the dentist
in the course of his professional practice, a dentist may authorize a dental hygienist under his general
supervision, as defined in § 54.1-2722, to possess and administer topical oral fluorides, topical oral
anesthetics, topical and directly applied antimicrobial agents for treatment of periodontal pocket lesions,
as well as any other Schedule VI topical drug approved by the Board of Dentistry.

307 J. This section shall not prevent the administration of drugs by a person who has satisfactorily completed a training program for this purpose approved by the Board of Nursing and who administers 308 309 such drugs in accordance with a physician's instructions pertaining to dosage, frequency, and manner of 310 administration, and in accordance with regulations promulgated by the Board of Pharmacy relating to 311 security and record keeping, when the drugs administered would be normally self-administered by (i) a 312 resident of a facility licensed or certified by the State Department of Mental Health, Mental Retardation and Substance Abuse Services Board; (ii) a resident of any assisted living facility which is licensed by 313 the Department of Social Services; (iii) a resident of the Virginia Rehabilitation Center for the Blind and 314 Vision Impaired; (iv) (iii) a resident of a facility approved by the Board or Department of Juvenile 315 Justice for the placement of children in need of services or delinquent or alleged delinquent youth; (v) 316 317 (*iv*) a program participant of an adult day-care center licensed by the Department of Social Services; or 318 (vi) (v) a resident of any facility authorized or operated by a state or local government whose primary 319 purpose is not to provide health care services.

320 K. Medication aides registered by the Board of Nursing pursuant to Article 7 (§ 54.1-3041 et seq.) of 321 Chapter 30 may administer drugs that would otherwise be self-administered to residents of any assisted 322 living facility licensed by the Department of Social Services. A registered medication aide shall 323 administer drugs pursuant to this section in accordance with the prescriber's instructions pertaining to 324 dosage, frequency, and manner of administration; in accordance with regulations promulgated by the 325 Board of Pharmacy relating to security and recordkeeping; in accordance with the assisted living 326 facility's Medication Management Plan; and in accordance with such other regulations governing their 327 practice promulgated by the Board of Nursing.

328 L. In addition, this section shall not prevent the administration of drugs by a person who administers 329 such drugs in accordance with a physician's instructions pertaining to dosage, frequency, and manner of 330 administration and with written authorization of a parent, and in accordance with school board 331 regulations relating to training, security and record keeping, when the drugs administered would be 332 normally self-administered by a student of a Virginia public school. Training for such persons shall be 333 accomplished through a program approved by the local school boards, in consultation with the local 334 departments of health.

335 \mathbf{L} M. In addition, this section shall not prevent the administration or dispensing of drugs and devices 336 by persons if they are authorized by the State Health Commissioner in accordance with protocols 337 established by the State Health Commissioner pursuant to § 32.1-42.1 when (i) the Governor has declared a disaster or a state of emergency caused by an act of terrorism or the United States Secretary 338 339 of Health and Human Services has issued a declaration of an actual or potential bioterrorism incident or 340 other actual or potential public health emergency; (ii) it is necessary to permit the provision of needed 341 drugs or devices; and (iii) such persons have received the training necessary to safely administer or dispense the needed drugs or devices. Such persons shall administer or dispense all drugs or devices 342 under the direction, control and supervision of the State Health Commissioner. 343

344 M N. Nothing in this title shall prohibit the administration of normally self-administered oral or
 345 topical drugs by unlicensed individuals to a person in his private residence.

N O. This section shall not interfere with any prescriber issuing prescriptions in compliance with his
authority and scope of practice and the provisions of this section to a Board agent for use pursuant to
subsection G of § 18.2-258.1. Such prescriptions issued by such prescriber shall be deemed to be valid
prescriptions.

350 $\Theta \dot{P}$. Nothing in this title shall prevent or interfere with dialysis care technicians or dialysis patient 351 care technicians who are certified by an organization approved by the Board of Health Professions 352 pursuant to Chapter 27.01 (§ 54.1-2729.1 et seq.) of this title, in the ordinary course of their duties in a Medicare-certified renal dialysis facility, from administering heparin, topical needle site anesthetics, 353 354 dialysis solutions, sterile normal saline solution, and blood volumizers, for the purpose of facilitating 355 renal dialysis treatment, when such administration of medications occurs under the orders of a licensed physician, nurse practitioner or physician assistant and under the immediate and direct supervision of a 356 357 licensed registered nurse.

The dialysis care technician or dialysis patient care technician administering the medications shall
have demonstrated competency as evidenced by holding current valid certification from an organization
approved by the Board of Health Professions pursuant to Chapter 27.01 (§ 54.1-2729.1 et seq.) of this
title.

362 § 63.2-1702. Investigation on receipt of application.

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363 Upon receipt of the application the Commissioner shall cause an investigation to be made of the 364 activities, services and facilities of the applicant, of the applicant's financial responsibility, and of his 365 character and reputation or, if the applicant is an association, partnership, limited liability company or corporation, the character and reputation of its officers and agents. In the case of child welfare agencies, 366 367 the financial records of an applicant shall not be subject to inspection if the applicant submits a current 368 balance sheet and income statement accompanied by a letter from a certified public accountant certifying 369 the accuracy thereof and three credit references. In the case of child welfare agencies and assisted living 370 *facilities*, the character and reputation investigation upon application shall include background checks 371 pursuant to § 63.2-1721; however, a children's residential facility shall comply with the background 372 check requirements contained in § 63.2-1726.

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§ 63.2-1707. Issuance or refusal of license; notification; provisional and conditional licenses.

374 Upon completion of his investigation, the Commissioner shall issue an appropriate license to the 375 applicant if (i) the applicant has made adequate provision for such activities, services and facilities as are reasonably conducive to the welfare of the residents, participants or children over whom he may 376 377 have custody or control; (ii) the applicant has submitted satisfactory documentation of financial 378 responsibility such as, but not limited to, a letter of credit, a certified financial statement, or similar 379 documents; (iii) he is, or the officers and agents of the applicant if it is an association, partnership, 380 limited liability company or corporation are, of good character and reputation; and (iv) the applicant and 381 agents comply with the provisions of this subtitle. Otherwise, the license shall be denied. Immediately 382 upon taking final action, the Commissioner shall notify the applicant of such action.

383 Upon completion of the investigation for the renewal of a license, the Commissioner may issue a 384 provisional license to any applicant if the applicant is temporarily unable to comply with all of the 385 licensure requirements. Such The provisional license may be renewed, but the issuance of a provisional license and any renewals thereof shall be for no longer a period than six successive months. A copy of 386 387 the provisional license shall be prominently displayed by the provider at each public entrance of the 388 subject facility and shall be printed in a clear and legible size and style. In addition, the facility shall 389 be required to prominently display next to the posted provisional license a notice that a description of 390 specific violations of licensing standards to be corrected and the deadline for completion of such 391 corrections is available for inspection at the facility and on the facility's website, if applicable.

At the discretion of the Commissioner, a conditional license may be issued to an applicant to operate
a new facility in order to permit the applicant to demonstrate compliance with licensure requirements.
Such conditional license may be renewed, but the issuance of a conditional license and any renewals
thereof shall be for no longer a period than six successive months.

396 § 63.2-1709. Enforcement and sanctions; assisted living facilities and adult day care centers; interim
 397 administration; receivership, revocation, denial, summary suspension.

398 A. Upon receipt and verification by the Commissioner of information from any source indicating an 399 imminent and substantial risk of harm to residents, the Commissioner may require an assisted living facility to contract with an individual licensed by the Board of Long-Term Care Administrators, to be 400 401 either selected from a list created and maintained by the Department of Medical Assistance Services or selected from a pool of appropriately licensed administrators recommended by the owner of the assisted 402 403 living facility, to administer, manage, or operate the assisted living facility on an interim basis, and to **404** attempt to bring the facility into compliance with all relevant requirements of law, regulation, or any 405 plan of correction approved by the Commissioner. Such contract shall require the interim administrator 406 to comply with any and all requirements established by the Department to ensure the health, safety, and 407 welfare of the residents. Prior to or upon conclusion of the period of interim administration, 408 management, or operation, an inspection shall be conducted to determine whether operation of the 409 assisted living facility shall be permitted to continue or should cease. Such interim administration, 410 management, or operation shall not be permitted when defects in the conditions of the premises of the 411 assisted living facility (i) present imminent and substantial risks to the health, safety, and welfare of 412 residents, and (ii) may not be corrected within a reasonable period of time. Any decision by the 413 Commissioner to require the employment of a person to administer, manage, or operate an assisted 414 living facility shall be subject to the rights of judicial review and appeal as provided in the 415 Administrative Process Act (§ 2.2-4000 et seq.). Actual and reasonable costs of such interim administration shall be the responsibility of and shall be borne by the owner of the assisted living 416 417 facility.

B. The Board shall adopt regulations for the Commissioner to use in determining when the imposition of administrative sanctions or initiation of court proceedings, severally or jointly, is appropriate in order to ensure prompt correction of violations in assisted living facilities and adult day care centers involving noncompliance with state law or regulation as discovered through any inspection or investigation conducted by the Departments of Social Services, Health, or Mental Health, Mental Retardation and Substance Abuse Services. The Commissioner may impose such sanctions or take such

424 actions as are appropriate for violation of any of the provisions of this subtitle or any regulation adopted 425 under any provision of this subtitle that adversely affects the health, safety or welfare of an assisted living facility resident or an adult day care participant. Such sanctions or actions may include (i) 426 427 petitioning the court to appoint a receiver for any assisted living facility or adult day care center and (ii) 428 revoking or denying renewal of the license for the assisted living facility or adult day care center for 429 violation of any of the provisions of this subtitle, § 54.1-3408 or any regulation adopted under this 430 subtitle that violation adversely affects, or is an imminent and substantial threat to, the health, safety or 431 welfare of the person cared for therein, or for permitting, aiding or abetting the commission of any 432 illegal act in an assisted living facility or adult day care center.

433 C. The Commissioner may issue a summary order of suspension of the license to operate the assisted 434 living facility pursuant to the procedures hereinafter set forth in conjunction with any proceeding for revocation, denial, or other action when conditions or practices exist that pose an imminent and substantial threat to the health, safety, and welfare of the residents. Before a summary order of 435 436 437 suspension shall take effect, the Commissioner shall issue to the assisted living facility a notice of 438 summary order of suspension setting forth (i) the procedures for the summary order of suspension, (ii) 439 hearing and appeal rights as provided under this subsection, and (iii) facts and evidence that formed the 440 basis for which the summary order of suspension is sought. Such notice shall be served on the assisted 441 living facility or its designee as soon as practicable thereafter by personal service or certified mail, 442 return receipt requested, to the address of record of the assisted living facility. The order shall state the 443 time, date, and location of a hearing to determine whether the suspension is appropriate. Such hearing 444 shall be presided over by a hearing officer selected by the Commissioner from a list prepared by the 445 Executive Secretary of the Supreme Court of Virginia and shall be held as soon as practicable, but in 446 no event later than 15 business days following service of the notice of hearing; however, the hearing officer may grant a written request for a continuance, not to exceed an additional 10 business days, for 447 448 good cause shown. After such hearing, the hearing officer shall provide to the Commissioner written 449 findings and conclusions, together with a recommendation whether the license should be summarily 450 suspended, whereupon the Commissioner shall adopt the hearing officer's recommended decision unless 451 to do so would be an error of law or Department policy. Any final agency case decision in which the 452 Commissioner rejects a hearing officer's recommended decision shall state with particularity the basis 453 for rejection. The Commissioner shall issue: (a) a final order of summary suspension or (b) an order 454 that summary suspension is not warranted by the facts and circumstances presented. A final order of 455 summary suspension shall include notice that the assisted living facility may appeal the Commissioner's 456 decision to the appropriate circuit court no later than 10 days following service of the order. A copy of 457 any final order of summary suspension shall be prominently displayed by the provider at each public 458 entrance of the facility, or in lieu thereof, the provider may display a written statement summarizing the 459 terms of the order in a prominent location, printed in a clear and legible size and typeface, and identifying the location within the facility where the final order of summary suspension may be **460** 461 reviewed.

462 Upon appeal, the sole issue before the court shall be whether the Department had reasonable grounds to require the assisted living facility to cease operations during the pendency of the concurrent 463 464 revocation, denial, or other proceeding. Any concurrent revocation, denial, or other proceeding shall not 465 be affected by the outcome of any hearing on the appropriateness of the summary order of suspension. 466 Failure to comply with the summary order of suspension shall constitute an offense under subdivision 1 467 of § 63.2-1712. All agencies and subdivisions of the Commonwealth shall cooperate with the **468** Commissioner in the relocation of residents of an assisted living facility whose license has been 469 summarily suspended pursuant to this section and in any other actions necessary to reduce the risk of 470 further harm to residents.

471 D. Notice of the Commissioner's intent to revoke or deny renewal of the license for the assisted 472 living facility shall be provided by the Department and a copy of such notice shall be posted in a 473 prominent place at each public entrance of the licensed premises to advise consumers of serious or 474 persistent violations. In determining whether to deny, revoke, or summarily suspend a license, the 475 Commissioner may choose to deny, revoke, or summarily suspend only certain authority of the assisted 476 living facility to operate, and may restrict or modify the assisted living facility's authority to provide 477 certain services or perform certain functions that the Commissioner determines should be restricted or 478 modified in order to protect the health, safety, or welfare of the residents. Such denial, revocation, or 479 summary suspension of certain services or functions may be appealed as otherwise provided in this 480 subtitle for any denial, revocation, or summary suspension.

481 B. The Commissioner may revoke or deny the renewal of the license of any child welfare agency
482 which violates any provision of this subtitle or fails to comply with the limitations and standards set
483 forth in its license.

484 C. Notwithstanding any other provision of law, following a proceeding as provided in § 2.2-4019, the

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Commissioner may issue a special order for violation of any of the provisions of this subtitle, **485 486** § 54.1-3408 or any regulation adopted under any provision of this subtitle that violation adversely 487 affects, or is an imminent and substantial threat to, the health, safety or welfare of the person cared for 488 therein, or for permitting, aiding or abetting the commission of any illegal act in an assisted living 489 facility, adult day care center or child welfare agency. The issuance of a special order shall be 490 considered a case decision as defined in § 2.2-4001. The Commissioner shall not delegate his authority 491 to impose civil penalties in conjunction with the issuance of special orders.

492 D. The Commissioner may take the following actions regarding licensed assisted living facilities, 493 adult day care centers and child welfare agencies through the issuance of a special order:

494 1. Place a licensee on probation upon finding that the licensee is substantially out of compliance with 495 the terms of its license and that the health and safety of residents, participants or children are at risk;

496 2. Reduce licensed capacity or prohibit new admissions when the Commissioner concludes that the **497** licensee cannot make necessary corrections to achieve compliance with regulations except by a 498 temporary restriction of its scope of service;

499 3. Require that probationary status announcements, provisional licenses, and denial or revocation 500 notices be posted in a prominent place at each public entrance of the licensed premises and be of 501 sufficient size and distinction to advise consumers of serious or persistent violations;

502 4. Mandate training for the licensee or licensee's employees, with any costs to be borne by the 503 licensee, when the Commissioner concludes that the lack of such training has led directly to violations 504 of regulations;

505 5. Assess civil penalties of not more than \$500 per inspection upon finding that the licensee is 506 substantially out of compliance with the terms of its license and the health and safety of residents, 507 participants or children are at risk;

508 6. Require licensees to contact parents, guardians or other responsible persons in writing regarding 509 health and safety violations; and

510 7. Prevent licensees who are substantially out of compliance with the licensure terms or in violation 511 of the regulations from receiving public funds.

E. The Board shall adopt regulations to implement the provisions of this section.

§ 63.2-1709.1. Enforcement and sanctions; child welfare agencies; revocation and denial.

514 The Commissioner may revoke or deny the renewal of the license of any child welfare agency that 515 violates any provision of this subtitle or fails to comply with the limitations and standards set forth in 516 its license. 517

§ 63.2-1709.2. Enforcement and sanctions; special orders; civil penalties.

512 513

518 A. Notwithstanding any other provision of law, following a proceeding as provided in § 2.2-4019, the 519 Commissioner may issue a special order (i) for violation of any of the provisions of this subtitle, 520 § 54.1-3408, or any regulation adopted under any provision of this subtitle which violation adversely affects, or is an imminent and substantial threat to, the health, safety, or welfare of the person cared for 521 522 therein, or (ii) for permitting, aiding, or abetting the commission of any illegal act in an assisted living 523 facility, adult day care center, or child welfare agency. Notice of the Commissioner's intent to take any 524 of the actions enumerated in subdivisions B 1 through B 6 shall be provided by the Department and a 525 copy of such notice shall be posted in a prominent place at each public entrance of the licensed 526 premises to advise consumers of serious or persistent violations. The issuance of a special order shall 527 be considered a case decision as defined in § 2.2-4001. The Commissioner shall not delegate his 528 authority to impose civil penalties in conjunction with the issuance of special orders.

529 B. The Commissioner may take the following actions regarding assisted living facilities, adult day 530 care centers, and child welfare agencies through the issuance of a special order and may require a 531 copy of the special order provided by the Department to be posted in a prominent place at each public 532 entrance of the licensed premises to advise consumers of serious or persistent violations:

533 1. Place a licensee on probation upon finding that the licensee is substantially out of compliance 534 with the terms of its license and that the health and safety of residents, participants, or children are at 535 risk:

536 2. Reduce licensed capacity or prohibit new admissions when the Commissioner concludes that the 537 licensee cannot make necessary corrections to achieve compliance with regulations except by a 538 temporary restriction of its scope of service;

539 3. Mandate training for the licensee or licensee's employees, with any costs to be borne by the 540 licensee, when the Commissioner concludes that the lack of such training has led directly to violations 541 of regulations;

542 4. Assess civil penalties for each day the assisted living facility is or was out of compliance with the 543 terms of its license and the health, safety, and welfare of residents are at risk, which shall be paid into the state treasury and credited to the Assisted Living Facility Education, Training and Technical 544 545 Assistance Fund created pursuant to § 63.2-1803.1. The aggregate amount of such civil penalties shall

546 not exceed \$10,000 for assisted living facilities in any 24-month period. Criteria for imposition of civil 547 penalties and amounts, expressed in ranges, shall be developed by the Board, and shall be based upon 548 the severity, pervasiveness, duration, and degree of risk to the health, safety, or welfare of residents. 549 Such civil penalties shall be applied by the Commissioner in a consistent manner. Such criteria shall 550 also provide that (i) the Commissioner may accept a plan of correction, including a schedule of 551 compliance, from an assisted living facility prior to setting a civil penalty, and (ii) the Commissioner may reduce or abate the penalty amount if the facility complies with the plan of correction within its 552 553 terms.

554 A single act, omission, or incident shall not give rise to imposition of multiple civil penalties even 555 though such act, omission, or incident may violate more than one statute or regulation. A civil penalty 556 that is not appealed becomes due on the first day after the appeal period expires. The license of an 557 assisted living facility that has failed to pay a civil penalty due under this section shall not be renewed until the civil penalty has been paid in full, with interest, provided that the Commissioner may renew a 558 559 license when an unpaid civil penalty is the subject of a pending appeal;

560 5. Assess civil penalties of not more than \$500 per inspection upon finding that the adult day care 561 center or child welfare agency is substantially out of compliance with the terms of its license and the health and safety of residents, participants, or children are at risk; 562

563 6. Require licensees to contact parents, guardians, or other responsible persons in writing regarding 564 health and safety violations; and

565 7. Prevent licensees who are substantially out of compliance with the licensure terms or in violation 566 of the regulations from receiving public funds. 567

C. The Board shall adopt regulations to implement the provisions of this section.

568 § 63.2-1721. Background check upon application for licensure or registration; background check of 569 foster or adoptive parents approved by child-placing agencies and family day homes approved by family 570 day systems; penalty.

571 A. Upon application for licensure or registration as a child welfare agency, (i) all applicants; (ii) 572 agents at the time of application who are or will be involved in the day-to-day operations of the child 573 welfare agency or who are or will be alone with, in control of, or supervising one or more of the 574 children; and (iii) any other adult living in the home of an applicant for licensure or registration as a 575 family day home shall undergo a background check. Upon application for licensure as an assisted living facility, all applicants shall undergo a background check. In addition, foster or adoptive parents 576 577 requesting approval by child-placing agencies and operators of family day homes requesting approval by 578 family day systems, and any other adult residing in the family day home or existing employee or 579 volunteer of the family day home, shall undergo background checks pursuant to subsection B prior to 580 their approval. 581

B. Background checks pursuant to this section require:

582 1. A sworn statement or affirmation disclosing whether the person has a criminal conviction or is the 583 subject of any pending criminal charges within or outside the Commonwealth and whether or not the 584 person has been the subject of a founded complaint of child abuse or neglect within or outside the 585 Commonwealth:

586 2. A criminal history record check through the Central Criminal Records Exchange pursuant to 587 § 19.2-389; and

588 3. A search of the central registry maintained pursuant to § 63.2-1515 for any founded complaint of 589 child abuse and neglect.

590 C. The character and reputation investigation pursuant to § 63.2-1702 shall include background 591 checks pursuant to subsection B of persons specified in subsection A. The applicant shall submit the 592 background check information required in subsection B to the Commissioner's representative prior to 593 issuance of a license, registration or approval. The applicant shall provide an original criminal record 594 clearance with respect to offenses specified in § 63.2-1719 or an original criminal history record from 595 the Central Criminal Records Exchange. Any person making a materially false statement regarding the 596 sworn statement or affirmation provided pursuant to subdivision B 1 shall be guilty of a Class 1 597 misdemeanor. If any person specified in subsection A required to have a background check has any 598 offense as defined in § 63.2-1719, and such person has not been granted a waiver by the Commissioner 599 pursuant to § 63.2-1723 or is not subject to an exception in subsections E or F, (i) the Commissioner 600 shall not issue a license or registration to a child welfare agency; (ii) the Commissioner shall not issue a 601 license to an assisted living facility; (iii) a child-placing agency shall not approve an adoptive or foster 602 home; or (iii) (iv) a family day system shall not approve a family day home.

603 D. No person specified in subsection A shall be involved in the day-to-day operations of the child 604 welfare agency or shall be alone with, in control of, or supervising one or more of the children without 605 first having completed background checks pursuant to subsection B.

606 E. Notwithstanding any provision to the contrary contained in this section, a child-placing agency

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607 may approve as an adoptive parent an applicant convicted of not more than one misdemeanor as set out
608 in § 18.2-57 not involving abuse, neglect or moral turpitude, provided 10 years have elapsed following
609 the conviction.

610 F. Notwithstanding any provision to the contrary contained in this section, a child-placing agency
611 may approve as a foster parent an applicant convicted of statutory burglary for breaking and entering a
612 dwelling home or other structure with intent to commit larceny, who has had his civil rights restored by
613 the Governor, provided 25 years have elapsed following the conviction.

614 G. If an applicant is denied licensure, registration or approval because of information from the 615 central registry or convictions appearing on his criminal history record, the Commissioner shall provide 616 a copy of the information obtained from the central registry or the Central Criminal Records Exchange 617 or both to the applicant.

618 H. Further dissemination of the background check information is prohibited other than to the
619 Commissioner's representative or a federal or state authority or court as may be required to comply with
620 an express requirement of law for such further dissemination.

I. The provisions of this section referring to a sworn statement or affirmation and to prohibitions on
the issuance of a license for any offense shall not apply to any children's residential facility licensed
pursuant to § 63.2-1701, which instead shall comply with the background investigation requirements
contained in § 63.2-1726.

625 § 63.2-1732. Regulations for assisted living facilities.

A. The Board shall have the authority to adopt and enforce regulations to carry out the provisions of
this subtitle and to protect the health, safety, welfare and individual rights of residents of assisted living
facilities and to promote their highest level of functioning. Such regulations shall take into consideration
cost constraints of smaller operations in complying with such regulations and shall provide a procedure
whereby a licensee or applicant may request, and the Commissioner may grant, an allowable variance
to a regulation pursuant to § 63.2-1703.

B. Regulations shall include standards for staff qualifications and training; facility design, functional design and equipment; services to be provided to residents; administration of medicine; allowable medical conditions for which care can be provided; and medical procedures to be followed by staff, including provisions for physicians' services, restorative care, and specialized rehabilitative services. *The Board shall adopt regulations on qualification and training for employees of an assisted living facility in a direct care position. "Direct care position" means supervisors, assistants, aides, or other employees of a facility who assist residents in their daily living activities.*

639 C. Regulations for a Medication Management Plan in a licensed assisted living facility shall be 640 developed by the Board, in consultation with the Board of Nursing and the Board of Pharmacy. Such 641 regulations shall (i) establish the elements to be contained within a Medication Management Plan, 642 including a demonstrated understanding of the responsibilities associated with medication management by the facility; standard operating and record-keeping procedures; staff qualifications, training and 643 **644** supervision; documentation of daily medication administration; and internal monitoring of plan 645 conformance by the facility; (ii) include a requirement that each assisted living facility shall establish and maintain a written Medication Management Plan that has been approved by the Department; and 646 647 (iii) provide that a facility's failure to conform to any approved Medication Management Plan shall be subject to the sanctions set forth in § 63.2-1709 or 63.1-1709.2. 648

649 C D. Regulations shall require all licensed assisted living facilities with six or more residents to be
650 able to connect by July 1, 2007, to a temporary emergency electrical power source for the provision of
651 electricity during an interruption of the normal electric power supply. The installation shall be in
652 compliance with the Uniform Statewide Building Code.

653 \overrightarrow{D} *E*. Regulations for medical procedures in assisted living facilities shall be developed in **654** consultation with the State Board of Health and adopted by the Board, and compliance with these **655** regulations shall be determined by Department of Health or Department inspectors as provided by an **656** interagency agreement between the Department and the Department of Health.

F. In developing regulations to determine the number of assisted living facilities for which an
assisted living administrator may serve as administrator of record, the Board shall consider (i) the
number of residents in each of the facilities, (ii) the travel time between each of the facilities, and (iii)
the qualifications of the on-site manager under the supervision of the administrator of record.

661 § 63.2-1803. Staffing of assisted living facilities.

A. An administrator is any person meeting the qualifications for administrator of an assisted living facility, pursuant to regulations adopted by the Board shall be licensed as an assisted living facility administrator by the Virginia Board of Long-Term Care Administrators pursuant to Chapter 31 (§ 54.1-3100 et seq.) of Title 54.1. However, an administrator of an assisted living facility licensed for residential living care only shall not be required to be licensed. Any person meeting the qualifications for a licensed nursing home administrator under § 54.1-3103 shall be deemed qualified to (i) serve as an

administrator of an assisted living facility or (ii) serve as the administrator of both an assisted living 668 669 facility and a licensed nursing home, provided the assisted living facility and licensed nursing home are 670 part of the same building.

671 B. The assisted living facility shall have adequate, appropriate, and sufficient staff to provide services to attain and maintain (i) the physical, mental and psychosocial well-being of each resident as 672 673 determined by resident assessments and individual plans of care and (ii) the physical safety of the 674 residents on the premises. Upon admission and upon request, the assisted living facility shall provide in 675 writing a description of the types of staff working in the facility and the services provided, including the 676 hours such services are available.

677 § 63.2-1803.1. Assisted Living Facility Education, Training, and Technical Assistance Fund 678 established.

679 There is hereby created in the state treasury a special nonreverting fund to be known as the Assisted 680 Living Facility Education, Training, and Technical Assistance Fund, hereafter referred to as "the Fund."

The Fund shall be established on the books of the Comptroller. All penalties directed to this fund by 681 subdivision B 4 of § 63.2-1709.2 and all other funds from any public or private source directed to the Fund shall be paid into the state treasury and credited to the Fund. Interest earned on moneys in the **682** 683 **684** Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including 685 interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in 686 the Fund. Moneys in the Fund shall be used solely for the purpose of providing education and training 687 for staff of and technical assistance to assisted living facilities to improve the quality of care in such 688 facilities. Expenditures and disbursements from the Fund shall be made by the State Treasurer on 689 warrants issued by the Comptroller upon written request signed by the Commissioner.

690 § 63.2-1805. Admission, retention, and discharge.

691 A. The Board shall adopt regulations:

692 1. Governing admissions to assisted living facilities;

693 2. Requiring that each assisted living facility prepare and provide a statement, in a format **694** prescribed by the Department, to any prospective resident and his legal representative, if any, prior to 695 admission and upon request, that discloses information, fully and accurately in plain language, about 696 the (i) services; (ii) fees, including clear information about what services are included in the base fee 697 and any fees for additional services; (iii) admission, transfer, and discharge criteria, including criteria 698 for transfer to another level of care within the same facility or complex; (iv) general number and 699 qualifications of staff on each shift; (v) range, frequency, and number of activities provided for 700 residents; and (vi) ownership structure of the facility;

701 3. Establishing a process to ensure that residents each resident admitted or retained in an assisted 702 living facility receive the receives appropriate services and that, in order to determine whether a 703 resident's needs can continue to be met by the facility and whether continued placement in the facility is 704 in the best interests of the resident, each resident receives periodic independent reassessments and 705 reassessments in the event of when there is a significant deterioration of change in the resident's 706 condition in order to determine whether a resident's needs can continue to be met by the facility and 707 whether continued placement in the facility is in the best interests of the resident;

708 3 4. Governing appropriate discharge planning for residents whose care needs can no longer be met 709 by the facility; 710

4 5. Addressing the involuntary discharge of residents;

5 6. Requiring that residents are informed of their rights pursuant to § 63.2-1808 at the time of 711 712 admission;

713 6 7. Establishing a process to ensure that any resident temporarily detained in an inpatient facility 714 pursuant to § 37.1-67.1 is accepted back in the assisted living facility if the resident is not involuntarily 715 committed pursuant to § 37.1-67.3; and

716 7 8. Requiring that each assisted living facility train all employees who are mandated to report adult abuse, neglect, or exploitation pursuant to § 63.2-1606 on such reporting procedures and the 717 718 consequences for failing to make a required report.

719 B. If there are observed behaviors or patterns of behavior indicative of mental illness, mental 720 retardation, substance abuse, or behavioral disorders, as documented in the uniform assessment 721 instrument completed pursuant to § 63.2-1804, the facility administrator or designated staff member shall ensure that an evaluation of the individual is or has been conducted by a qualified professional as 722 723 defined in regulations. If the evaluation indicates a need for mental health, mental retardation, 724 substance abuse or behavioral disorder services, the facility shall provide (i) a notification of the 725 resident's need for such services to the authorized contact person of record when available and (ii) a 726 notification of the resident's need for such services to the community services board or behavioral health 727 authority established pursuant to Title 37.1 that serves the city or county in which the facility is located, or other appropriate licensed provider. The Department shall not take adverse action against a facility 728

- that has demonstrated and documented a continual good faith effort to meet the requirements of thissubsection.
- 731 *C.* Assisted living facilities shall not admit or retain individuals an individual with any of the following conditions or care needs:
- **733** 1. Ventilator dependency.
- 734 2. Dermal ulcers III and IV, except those stage III ulcers which are determined by an independent735 physician to be healing.
- 736 3. Intravenous therapy or injections directly into the vein except for intermittent intravenous therapy 737 managed by a health care professional licensed in Virginia or as permitted in subsection $\in D$.
- 4. Airborne infectious disease in a communicable state, that requires isolation of the individual or
 requires special precautions by the caretaker to prevent transmission of the disease, including diseases
 such as tuberculosis and excluding infections such as the common cold.
- 5. Psychotropic medications without appropriate diagnosis and treatment plans.
- 742 6. Nasogastric tubes.
- 743 7. Gastric tubes except when the individual is capable of independently feeding himself and caring 744 for the tube or as permitted in subsection $\subseteq D$.
- 8. Individuals presenting An imminent physical threat or danger to self or others *is presented by the individual*.
- 747 9. Individuals requiring Continuous licensed nursing care (seven-days-a-week, 24-hours-a-day) is 748 required by the individual.
- **749** 10. Individuals whose physician certifies that Placement is no longer appropriate as certified by the *individual's physician*.
- 11. Unless the individual's independent physician determines otherwise, individuals who require
 Maximum physical assistance *is required by the individual* as documented by the uniform assessment
 instrument and meet *the individual meets* Medicaid nursing facility level-of-care criteria as defined in the
 State Plan for Medical Assistance, *unless the individual's independent physician determines otherwise*.
 Maximum physical assistance means that an individual has a rating of total dependence in four or more
 of the seven activities of daily living as documented on the uniform assessment instrument.
- 12. Individuals whose health care needs cannot be met in the specific The assisted living facility as
 determined by the facility determines that it cannot meet the individual's physical or mental health care
 needs.
- 760 13. Such Other medical and functional care needs of residents which that the Board determines761 cannot properly be met *properly* in an assisted living facility.
- **762** C D. Except for auxiliary grant recipients, at the request of the resident, and pursuant to regulations **763** of the Board, care for the conditions or care needs defined in subdivisions **B** C 3 and **B** C 7 may be **764** provided to a resident in an assisted living facility by a licensed physician, a licensed nurse or a nurse **765** holding a multistate licensure privilege under a physician's treatment plan, or by a home care **766** organization licensed in Virginia when the resident's independent physician determines that such care is **767** appropriate for the resident.
- **768** $\stackrel{\text{TD}}{\to} E$. In adopting regulations pursuant to subsections A, B and, C and D, the Board shall consult with the Departments of Health and Mental Health, Mental Retardation and Substance Abuse Services.
- 770 2. That the Board of Nursing shall convene a task force to develop regulations for the registration 771 of medication aides and submit a progress report on such regulations to the chairmen of the Joint 772 Commission on Health Care, the House Committee on Health, Welfare and Institutions and the
- 773 Senate Committee on Rehabilitation and Social Services on or before December 1, 2005.
- 774 3. That the Board of Nursing shall adopt final regulations to implement the provisions of this act 775 to be effective on or before July 1, 2007.
- 4. That, notwithstanding the due course effective date of this act, the provisions of this act in \$\$ 54.1-3041, 54.1-3042, 54.1-3043 and 54.1-3408 of the Code of Virginia shall not be implemented or enforced until 12 months after the regulations promulgated pursuant to the third enactment become effective.
- 5. That the Board of Long-Term Care Administrators shall convene a task force to develop licensing regulations for assisted living administrators and submit an initial progress report by November 1, 2005, and a follow-up progress report by November 1, 2006, on such regulations to the chairmen of the Joint Commission on Health Care, the House Committee on Health, Welfare and Institutions, and the Senate Committee on Rehabilitation and Social Services.
- 785 6. That the Board of Long-Term Care Administrators shall adopt final regulations to implement 786 the provisions of this act to be effective on or before July 1, 2007.
- 787 7. That, notwithstanding the due course effective date of this act, the provisions of this act in \$8 \$54.1-3102, 54.1-3103.1 and 63.2-1803 shall not be implemented or enforced until 12 months after
- 789 the regulations promulgated pursuant to the sixth enactment become effective.

790 8. That the State Board of Social Services shall promulgate regulations to implement the 791 provisions of this act to be effective within 280 days of its enactment.

792 9. That the Department of Social Services shall submit a report on the implementation of this act
 793 to the Governor and the chairmen of the Joint Commission on Health Care, the House Committee

794 on Health, Welfare and Institutions, and the Senate Committee on Rehabilitation and Social 795 Services by November 1, 2005.

10. That the Department of Social Services shall develop a training module on assisted living facilities, including all applicable statutes and regulations, that shall be used to train all adult care licensing inspectors currently employed by the Department no later than October 1, 2005. Any person subsequently employed as an adult care inspector shall receive such training no later than 60 days following the commencement of employment.

801 11. That the Department of Social Services shall seek consultation and information from all relevant agencies of government in its development of regulations and policies to implement the 802 provisions of the act. The Department of Social Services shall integrate into the regulations and 803 policies standards that are consistent with the recommendations of the Department of Mental 804 805 Health, Mental Retardation and Substance Abuse Services necessary to ensure appropriate care for residents with mental illness, mental retardation, substance abuse, and other behavioral 806 disabilities. The Department of Mental Health, Mental Retardation and Substance Abuse Services 807 808 shall cooperate fully in the development of these standards.

809 12. That the Executive Secretary of the Supreme Court and the Department of Social Services

810 shall establish a protocol for the expedited appointment of a hearing officer to comply with

811 subsection C of § 63.2-1709.