## **2017 SESSION**

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1	SENATE BILL NO. 1020
1 2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on Education and Health
4	on January 26, 2017)
5	(Patron Prior to Substitute—Senator Barker)
6 7	A BILL to amend and reenact §§ 37.2-203, 37.2-304, 54.1-2400.1, 54.1-2400.6, 54.1-3500, 54.1-3505,
8	and 54.1-3506.1 of the Code of Virginia, relating to registration of peer recovery specialists and qualified mental health professionals.
9	Be it enacted by the General Assembly of Virginia:
10	1. That §§ 37.2-203, 37.2-304, 54.1-2400.1, 54.1-2400.6, 54.1-3500, 54.1-3505, and 54.1-3506.1 of the
11	Code of Virginia are amended and reenacted as follows:
12	§ 37.2-203. Powers and duties of Board.
13	The Board shall have the following powers and duties:
14	1. To develop and establish programmatic and fiscal policies governing the operation of state
15	hospitals, training centers, community services boards, and behavioral health authorities;
16	2. To ensure the development of long-range programs and plans for mental health, developmental,
17 18	and substance abuse services provided by the Department, community services boards, and behavioral health authorities;
19	3. To review and comment on all budgets and requests for appropriations for the Department prior to
20	their submission to the Governor and on all applications for federal funds;
21	4. To monitor the activities of the Department and its effectiveness in implementing the policies of
22	the Board;
23	5. To advise the Governor, Commissioner, and General Assembly on matters relating to mental
24 25	health, developmental, and substance abuse services;
25 26	6. To adopt regulations that may be necessary to carry out the provisions of this title and other laws of the Commonwealth administered by the Commissioner or the Department;
20 27	7. To ensure the development of programs to educate citizens about and elicit public support for the
28	activities of the Department, community services boards, and behavioral health authorities;
29	8. To ensure that the Department assumes the responsibility for providing for education and training
30	of school-age individuals receiving services in state facilities, pursuant to § 37.2-312; and
31	9. To change the names of state facilities; and
32 33	10. To adopt regulations that establish the qualifications, education, and experience for registration of peer recovery specialists by the Board of Counseling.
33 34	Prior to the adoption, amendment, or repeal of any regulation regarding substance abuse services, the
35	Board shall, in addition to the procedures set forth in the Administrative Process Act (§ 2.2-4000 et
36	seq.), present the proposed regulation to the Substance Abuse Services Council, established pursuant to
37	§ 2.2-2696, at least 30 days prior to the Board's action for the Council's review and comment.
38	§ 37.2-304. Duties of Commissioner.
39 40	The Commissioner shall be the chief executive officer of the Department and shall have the following duties and powers:
41	1. To supervise and manage the Department and its state facilities.
42	2. To employ the personnel required to carry out the purposes of this title.
43	3. To make and enter into all contracts and agreements necessary or incidental to the performance of
44	the Department's duties and the execution of its powers under this title, including contracts with the
45	United States, other states, and agencies and governmental subdivisions of the Commonwealth,
46 47	consistent with policies and regulations of the Board and applicable federal and state statutes and regulations.
48	4. To accept, hold, and enjoy gifts, donations, and bequests on behalf of the Department from the
49	United States government, agencies and instrumentalities thereof, and any other source, subject to the
50	approval of the Governor. To these ends, the Commissioner shall have the power to comply with
51	conditions and execute agreements that may be necessary, convenient, or desirable, consistent with
52	policies and regulations of the Board.
53 54	5. To accept, execute, and administer any trust in which the Department may have an interest, under the terms of the instruments creating the trust, subject to the approval of the Governor.
54 55	6. To transfer between state hospitals and training centers school-age individuals who have been
56	identified as appropriate to be placed in public school programs and to negotiate with other school
57	divisions for placements in order to ameliorate the impact on those school divisions located in a
58	jurisdiction in which a state hospital or training center is located.
59	7. To provide to the Director of the Commonwealth's designated protection and advocacy system,

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60 established pursuant to § 51.5-39.13, a written report setting forth the known facts of critical incidents or 61 deaths of individuals receiving services in facilities within 15 working days of the critical incident or 62 death.

63 8. To work with the appropriate state and federal entities to ensure that any individual who has 64 received services in a state facility for more than one year has possession of or receives prior to 65 discharge any of the following documents, when they are needed to obtain the services contained in his 66 discharge plan: a Department of Motor Vehicles approved identification card that will expire 90 days from issuance, a copy of his birth certificate if the individual was born in the Commonwealth, or a 67 social security card from the Social Security Administration. State facility directors, as part of their 68 69 responsibilities pursuant to § 37.2-837, shall implement this provision when discharging individuals.

9. To work with the Department of Veterans Services and the Department for Aging and 70 71 Rehabilitative Services to establish a program for mental health and rehabilitative services for Virginia veterans and members of the Virginia National Guard and Virginia residents in the Armed Forces 72 Reserves not in active federal service and their family members pursuant to § 2.2-2001.1. 73

74 10. To establish and maintain a pharmaceutical and therapeutics committee composed of representatives of the Department of Medical Assistance Services, state facilities operated by the 75 Department, community services boards, at least one health insurance plan, and at least one individual 76 receiving services to develop a drug formulary for use at all community services boards, state facilities 77 78 operated by the Department, and providers licensed by the Department.

79 11. To certify individuals as peer providers in accordance with regulations adopted by the Board.

12. To establish and maintain the Commonwealth Mental Health First Aid Program pursuant to 80 § 37.2-312.2. 81

13. 12. To submit a report for the preceding fiscal year by December 1 of each year to the Governor 82 83 and the Chairmen of the House Appropriations and Senate Finances Committees that provides 84 information on the operation of Virginia's publicly funded behavioral health and developmental services system. The report shall include a brief narrative and data on the number of individuals receiving state 85 86 facility services or community services board services, including purchased inpatient psychiatric services; 87 the types and amounts of services received by these individuals; and state facility and community 88 services board service capacities, staffing, revenues, and expenditures. The annual report shall describe 89 major new initiatives implemented during the past year and shall provide information on the 90 accomplishment of systemic outcome and performance measures during the year.

Unless specifically authorized by the Governor to accept or undertake activities for compensation, the 91 92 Commissioner shall devote his entire time to his duties.

## 93 § 54.1-2400.1. Mental health service providers; duty to protect third parties; immunity.

94 A. As used in this section:

95 "Certified substance abuse counselor" means a person certified to provide substance abuse counseling 96 in a state-approved public or private substance abuse program or facility.

97 "Client" or "patient" means any person who is voluntarily or involuntarily receiving mental health services or substance abuse services from any mental health service provider. 98

99 "Clinical psychologist" means a person who practices clinical psychology as defined in § 54.1-3600.

100 "Clinical social worker" means a person who practices social work as defined in § 54.1-3700.

"Licensed practical nurse" means a person licensed to practice practical nursing as defined in 101 102 § 54.1-3000.

103 "Licensed substance abuse treatment practitioner" means any person licensed to engage in the practice of substance abuse treatment as defined in § 54.1-3500. 104

"Marriage and family therapist" means a person licensed to engage in the practice of marriage and family therapy as defined in § 54.1-3500. 105 106

"Mental health professional" means a person who by education and experience is professionally 107 108 qualified and licensed in Virginia to provide counseling interventions designed to facilitate an 109 individual's achievement of human development goals and remediate mental, emotional, or behavioral disorders and associated distresses which interfere with mental health and development. 110

"Mental health service provider" or "provider" refers to any of the following: (i) a person who 111 112 provides professional services as a certified substance abuse counselor, clinical psychologist, clinical social worker, licensed substance abuse treatment practitioner, licensed practical nurse, marriage and 113 114 family therapist, mental health professional, physician, professional counselor, psychologist, qualified mental health professional, registered nurse, registered peer recovery specialist, school psychologist, or 115 social worker; (ii) a professional corporation, all of whose shareholders or members are so licensed; or 116 (iii) a partnership, all of whose partners are so licensed. 117 118

"Professional counselor" means a person who practices counseling as defined in § 54.1-3500.

119 "Psychologist" means a person who practices psychology as defined in § 54.1-3600.

"Qualified mental health professional" means a person who by education and experience is 120 professionally qualified and registered by the Board of Counseling to provide collaborative mental 121

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122 health services for adults or children. A qualified mental health professional shall provide such services 123 as an employee or independent contractor of the Department of Behavioral Health and Developmental 124 Services or a provider licensed by the Department of Behavioral Health and Developmental Services.

125 "Registered nurse" means a person licensed to practice professional nursing as defined in 126 § 54.1-3000.

127 "Registered peer recovery specialist" means a person who by education and experience is 128 professionally qualified and registered by the Board of Counseling to provide collaborative services to 129 assist individuals in achieving sustained recovery from the effects of addiction or mental illness, or both. A registered peer recovery specialist shall provide such services as an employee or independent 130 131 contractor of the Department of Behavioral Health and Developmental Services, a provider licensed by 132 the Department of Behavioral Health and Developmental Services, a practitioner licensed by or holding 133 a permit issued from the Department of Health Professions, or a facility licensed by the Department of

134 Health.

135 "School psychologist" means a person who practices school psychology as defined in § 54.1-3600. "Social worker" means a person who practices social work as defined in § 54.1-3700. 136

137 B. A mental health service provider has a duty to take precautions to protect third parties from 138 violent behavior or other serious harm only when the client has orally, in writing, or via sign language, 139 communicated to the provider a specific and immediate threat to cause serious bodily injury or death to 140 an identified or readily identifiable person or persons, if the provider reasonably believes, or should 141 believe according to the standards of his profession, that the client has the intent and ability to carry out 142 that threat immediately or imminently. If the third party is a child, in addition to taking precautions to 143 protect the child from the behaviors in the above types of threats, the provider also has a duty to take 144 precautions to protect the child if the client threatens to engage in behaviors that would constitute 145 physical abuse or sexual abuse as defined in § 18.2-67.10. The duty to protect does not attach unless the 146 threat has been communicated to the provider by the threatening client while the provider is engaged in 147 his professional duties.

148 C. The duty set forth in subsection B is discharged by a mental health service provider who takes 149 one or more of the following actions:

150 1. Seeks involuntary admission of the client under Article 16 (§ 16.1-335 et seq.) of Chapter 11 of 151 Title 16.1 or Chapter 8 (§ 37.2-800 et seq.) of Title 37.2.

152 2. Makes reasonable attempts to warn the potential victims or the parent or guardian of the potential 153 victim if the potential victim is under the age of 18.

154 3. Makes reasonable efforts to notify a law-enforcement official having jurisdiction in the client's or 155 potential victim's place of residence or place of work, or place of work of the parent or guardian if the 156 potential victim is under age 18, or both.

157 4. Takes steps reasonably available to the provider to prevent the client from using physical violence 158 or other means of harm to others until the appropriate law-enforcement agency can be summoned and 159 takes custody of the client.

160 5. Provides therapy or counseling to the client or patient in the session in which the threat has been 161 communicated until the mental health service provider reasonably believes that the client no longer has 162 the intent or the ability to carry out the threat.

163 6. In the case of a registered peer recovery specialist, or a qualified mental health professional who 164 is not otherwise licensed by a health regulatory board at the Department of Health Professions, reports immediately to a licensed mental health service provider to take one or more of the actions set forth in 165 166 this subsection. 167

D. A mental health service provider shall not be held civilly liable to any person for:

168 1. Breaching confidentiality with the limited purpose of protecting third parties by communicating the 169 threats described in subsection B made by his clients to potential third party victims or law-enforcement 170 agencies or by taking any of the actions specified in subsection C.

171 2. Failing to predict, in the absence of a threat described in subsection B, that the client would cause 172 the third party serious physical harm.

3. Failing to take precautions other than those enumerated in subsection C to protect a potential third 173 174 party victim from the client's violent behavior.

175 § 54.1-2400.6. Hospitals, other health care institutions, home health and hospice organizations, 176 and assisted living facilities required to report disciplinary actions against and certain disorders of 177 health professionals; immunity from liability; failure to report.

178 A. The chief executive officer and the chief of staff of every hospital or other health care institution 179 in the Commonwealth, the director of every licensed home health or hospice organization, the director 180 of every accredited home health organization exempt from licensure, and the administrator of every 181 licensed assisted living facility, and the administrator of every provider licensed by the Department of Behavioral Health and Developmental Services in the Commonwealth shall report within 30 days, except 182

as provided in subsection B, to the Director of the Department of Health Professions, or in the case of a director of a home health or hospice organization, to the Office of Licensure and Certification at the Department of Health (the Office), the following information regarding any person (i) licensed, certified, or registered by a health regulatory board or (ii) holding a multistate licensure privilege to practice nursing or an applicant for licensure, certification or registration unless exempted under subsection E:

1. Any information of which he may become aware in his official capacity indicating that such a health professional is in need of treatment or has been committed or admitted as a patient, either at his institution or any other health care institution, for treatment of substance abuse or a psychiatric illness that may render the health professional a danger to himself, the public or his patients.

192 2. Any information of which he may become aware in his official capacity indicating, after 193 reasonable investigation and consultation as needed with the appropriate internal boards or committees 194 authorized to impose disciplinary action on a health professional, that there is a reasonable probability 195 that such health professional may have engaged in unethical, fraudulent or unprofessional conduct as 196 defined by the pertinent licensing statutes and regulations. The report required under this subdivision 197 shall be submitted within 30 days of the date that the chief executive officer, chief of staff, director, or 198 administrator determines that a reasonable probability exists.

199 3. Any disciplinary proceeding begun by the institution, organization, or facility, or provider as a 200 result of conduct involving (i) intentional or negligent conduct that causes or is likely to cause injury to a patient or patients, (ii) professional ethics, (iii) professional incompetence, (iv) moral turpitude, or (v) 202 substance abuse. The report required under this subdivision shall be submitted within 30 days of the 203 date of written communication to the health professional notifying him of the initiation of a disciplinary 204 proceeding.

4. Any disciplinary action taken during or at the conclusion of disciplinary proceedings or while
under investigation, including but not limited to denial or termination of employment, denial or
termination of privileges or restriction of privileges that results from conduct involving (i) intentional or
negligent conduct that causes or is likely to cause injury to a patient or patients, (ii) professional ethics,
(iii) professional incompetence, (iv) moral turpitude, or (v) substance abuse. The report required under
this subdivision shall be submitted within 30 days of the date of written communication to the health
professional notifying him of any disciplinary action.

212 5. The voluntary resignation from the staff of the health care institution, home health or hospice 213 organization, or assisted living facility, or provider, or voluntary restriction or expiration of privileges at the institution, organization, or facility, or provider, of any health professional while such health 214 215 professional is under investigation or is the subject of disciplinary proceedings taken or begun by the 216 institution, organization, or facility, or provider or a committee thereof for any reason related to possible 217 intentional or negligent conduct that causes or is likely to cause injury to a patient or patients, medical incompetence, unprofessional conduct, moral turpitude, mental or physical impairment, or substance 218 219 abuse.

220 Any report required by this section shall be in writing directed to the Director of the Department of 221 Health Professions or to the Director of the Office of Licensure and Certification at the Department of 222 Health, shall give the name and address of the person who is the subject of the report and shall fully 223 describe the circumstances surrounding the facts required to be reported. The report shall include the 224 names and contact information of individuals with knowledge about the facts required to be reported and 225 the names and contact information of individuals from whom the hospital or health care institution, 226 organization, or facility, or provider sought information to substantiate the facts required to be reported. All relevant medical records shall be attached to the report if patient care or the health professional's 227 228 health status is at issue. The reporting hospital, health care institution, home health or hospice 229 organization, or assisted living facility, or provider shall also provide notice to the Department or the 230 Office that it has submitted a report to the National Practitioner Data Bank under the Health Care 231 Quality Improvement Act (42 U.S.C. § 11101 et seq.). The reporting hospital, health care institution, home health or hospice organization, or assisted living facility, or provider shall give the health 232 professional who is the subject of the report an opportunity to review the report. The health professional 233 234 may submit a separate report if he disagrees with the substance of the report.

235 This section shall not be construed to require the hospital, health care institution, home health or 236 hospice organization, or assisted living facility, or provider to submit any proceedings, minutes, records, 237 or reports that are privileged under § 8.01-581.17, except that the provisions of § 8.01-581.17 shall not 238 bar (i) any report required by this section or (ii) any requested medical records that are necessary to 239 investigate unprofessional conduct reported pursuant to this subtitle or unprofessional conduct that 240 should have been reported pursuant to this subtitle. Under no circumstances shall compliance with this 241 section be construed to waive or limit the privilege provided in § 8.01-581.17. No person or entity shall be obligated to report any matter to the Department or the Office if the person or entity has actual 242 243 notice that the same matter has already been reported to the Department or the Office.

B. Any report required by this section concerning the commitment or admission of such health

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245 professional as a patient shall be made within five days of when the chief executive officer, chief of 246 staff, director, or administrator learns of such commitment or admission.

247 C. The State Health Commissioner of the Commissioner of the Department of Social Services, and 248 Commissioner of Behavioral Health and Developmental Services shall report to the Department any 249 information of which their agencies may become aware in the course of their duties that a health 250 professional may be guilty of fraudulent, unethical, or unprofessional conduct as defined by the pertinent 251 licensing statutes and regulations. However, the State Health Commissioner shall not be required to 252 report information reported to the Director of the Office of Licensure and Certification pursuant to this 253 section to the Department of Health Professions.

254 D. Any person making a report by this section, providing information pursuant to an investigation or 255 testifying in a judicial or administrative proceeding as a result of such report shall be immune from any 256 civil liability alleged to have resulted therefrom unless such person acted in bad faith or with malicious 257 intent.

258 E. Medical records or information learned or maintained in connection with an alcohol or drug 259 prevention function that is conducted, regulated, or directly or indirectly assisted by any department or 260 agency of the United States shall be exempt from the reporting requirements of this section to the extent 261 that such reporting is in violation of 42 U.S.C. § 290dd-2 or regulations adopted thereunder.

262 F. Any person who fails to make a report to the Department as required by this section shall be 263 subject to a civil penalty not to exceed \$25,000 assessed by the Director. The Director shall report the 264 assessment of such civil penalty to the Commissioner of Health or the, Commissioner of Social Services, 265 or Commissioner of Behavioral Health and Developmental Services, as appropriate. Any person assessed 266 a civil penalty pursuant to this section shall not receive a license or certification or renewal of such 267 unless such penalty has been paid pursuant to § 32.1-125.01. The Medical College of Virginia Hospitals 268 and the University of Virginia Hospitals shall not receive certification pursuant to § 32.1-137 or Article 269 1.1 (§ 32.1-102.1 et seq.) of Chapter 4 of Title 32.1 unless such penalty has been paid.

270 § 54.1-3500. Definitions.

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

"Appraisal activities" means the exercise of professional judgment based on observations and 272 273 objective assessments of a client's behavior to evaluate current functioning, diagnose, and select 274 appropriate treatment required to remediate identified problems or to make appropriate referrals. 275

"Board" means the Board of Counseling.

276 "Certified substance abuse counseling assistant" means a person certified by the Board to practice in 277 accordance with the provisions of § 54.1-3507.2.

278 "Certified substance abuse counselor" means a person certified by the Board to practice in 279 accordance with the provisions of § 54.1-3507.1.

"Counseling" means the application of principles, standards, and methods of the counseling profession in (i) conducting assessments and diagnoses for the purpose of establishing treatment goals 280 281 282 and objectives and (ii) planning, implementing, and evaluating treatment plans using treatment 283 interventions to facilitate human development and to identify and remediate mental, emotional, or 284 behavioral disorders and associated distresses that interfere with mental health.

285 "Licensed substance abuse treatment practitioner" means a person who: (i) is trained in and engages 286 in the practice of substance abuse treatment with individuals or groups of individuals suffering from the 287 effects of substance abuse or dependence, and in the prevention of substance abuse or dependence; and 288 (ii) is licensed to provide advanced substance abuse treatment and independent, direct, and unsupervised 289 treatment to such individuals or groups of individuals, and to plan, evaluate, supervise, and direct 290 substance abuse treatment provided by others.

291 "Marriage and family therapist" means a person trained in the assessment and treatment of cognitive, 292 affective, or behavioral mental and emotional disorders within the context of marriage and family 293 systems through the application of therapeutic and family systems theories and techniques.

294 "Marriage and family therapy" means the assessment and treatment of cognitive, affective, or 295 behavioral mental and emotional disorders within the context of marriage and family systems through 296 the application of therapeutic and family systems theories and techniques and delivery of services to 297 individuals, couples, and families, singularly or in groups, for the purpose of treating such disorders.

298 "Practice of counseling" means rendering or offering to render to individuals, groups, organizations, 299 or the general public any service involving the application of principles, standards, and methods of the 300 counseling profession, which shall include appraisal, counseling, and referral activities.

301 "Practice of marriage and family therapy" means the assessment and treatment of cognitive, affective, 302 or behavioral mental and emotional disorders within the context of marriage and family systems through 303 the application of therapeutic and family systems theories and techniques, which shall include 304 assessment, treatment, and referral activities.

"Practice of substance abuse treatment" means rendering or offering to render substance abuse 305

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306 treatment to individuals, groups, organizations, or the general public.

307 "Professional counselor" means a person trained in the application of principles, standards, and 308 methods of the counseling profession, including counseling interventions designed to facilitate an 309 individual's achievement of human development goals and remediating mental, emotional, or behavioral 310 disorders and associated distresses that interfere with mental health and development.

311 "Qualified mental health professional" means a person who by education and experience is 312 professionally qualified and registered by the Board to provide collaborative mental health services for adults or children. A qualified mental health professional shall provide such services as an employee or 313 independent contractor of the Department of Behavioral Health and Developmental Services or a 314 provider licensed by the Department of Behavioral Health and Developmental Services. 315

"Referral activities" means the evaluation of data to identify problems and to determine advisability 316 317 of referral to other specialists.

318 "Registered peer recovery specialist" means a person who by education and experience is 319 professionally qualified and registered by the Board to provide collaborative services to assist 320 individuals in achieving sustained recovery from the effects of addiction or mental illness, or both. A 321 registered peer recovery specialist shall provide such services as an employee or independent contractor of the Department of Behavioral Health and Developmental Services, a provider licensed by the 322 323 Department of Behavioral Health and Developmental Services, a practitioner licensed by or holding a 324 permit issued from the Department of Health Professions, or a facility licensed by the Department of 325 Health.

"Residency" means a post-internship supervised clinical experience registered with the Board.

327 "Resident" means an individual who has submitted a supervisory contract to the Board and has 328 received Board approval to provide clinical services in professional counseling under supervision.

"Substance abuse" and "substance dependence" mean a maladaptive pattern of substance use leading 329 330 to clinically significant impairment or distress.

"Substance abuse treatment" means (i) the application of specific knowledge, skills, substance abuse 331 332 treatment theory, and substance abuse treatment techniques to define goals and develop a treatment plan 333 of action regarding substance abuse or dependence prevention, education, or treatment in the substance 334 abuse or dependence recovery process and (ii) referrals to medical, social services, psychological, 335 psychiatric, or legal resources when such referrals are indicated.

336 "Supervision" means the ongoing process, performed by a supervisor, of monitoring the performance 337 of the person supervised and providing regular, documented individual or group consultation, guidance, 338 and instruction with respect to the clinical skills and competencies of the person supervised. 339

§ 54.1-3505. Specific powers and duties of the Board.

340 In addition to the powers granted in § 54.1-2400, the Board shall have the following specific powers 341 and duties:

342 1. To cooperate with and maintain a close liaison with other professional boards and the community 343 to ensure that regulatory systems stay abreast of community and professional needs.

344 2. To conduct inspections to ensure that licensees conduct their practices in a competent manner and 345 in conformance with the relevant regulations.

3. To designate specialties within the profession.

4. To administer the certification of rehabilitation providers pursuant to Article 2 (§ 54.1-3510 et 347 348 seq.) of this chapter, including prescribing fees for application processing, examinations, certification and 349 certification renewal. 350

5. [Expired.]

351 6. To promulgate regulations for the qualifications, education, and experience for licensure of 352 marriage and family therapists. The requirements for clinical membership in the American Association for Marriage and Family Therapy (AAMFT), and the professional examination service's national 353 354 marriage and family therapy examination may be considered by the Board in the promulgation of these 355 regulations. The educational credit hour, clinical experience hour, and clinical supervision hour 356 requirements for marriage and family therapists shall not be less than the educational credit hour, 357 clinical experience hour, and clinical supervision hour requirements for professional counselors.

358 7. To promulgate, subject to the requirements of Article 1.1 (§ 54.1-3507 et seq.) of this chapter, 359 regulations for the qualifications, education, and experience for licensure of licensed substance abuse 360 treatment practitioners and certification of certified substance abuse counselors and certified substance abuse counseling assistants. The requirements for membership in NAADAC: the Association for 361 Addiction Professionals and its national examination may be considered by the Board in the 362 promulgation of these regulations. The Board also may provide for the consideration and use of the 363 364 accreditation and examination services offered by the Substance Abuse Certification Alliance of Virginia. The educational credit hour, clinical experience hour, and clinical supervision hour requirements for 365 licensed substance abuse treatment practitioners shall not be less than the educational credit hour, 366 367 clinical experience hour, and clinical supervision hour requirements for licensed professional counselors. 368 Such regulations also shall establish standards and protocols for the clinical supervision of certified
369 substance abuse counselors and the supervision or direction of certified substance abuse counseling
370 assistants, and reasonable access to the persons providing that supervision or direction in settings other
371 than a licensed facility.

8. To maintain a registry of persons who meet the requirements for supervision of residents. TheBoard shall make the registry of approved supervisors available to persons seeking residence status.

374 9. To promulgate regulations for the registration of qualified mental health professionals, including
 375 qualifications, education, and experience necessary for such registration.

To promulgate regulations for the registration of peer recovery specialists who meet the
 qualifications, education, and experience requirements established by regulations of the Board of
 Behavioral Health and Developmental Services pursuant to § 37.2-203.

## 379 § 54.1-3506.1. Client notification.

380 Any person licensed, *certified*, or registered by the Board and operating in a nonhospital setting shall 381 post a copy of his license, *certification*, or *registration* in a conspicuous place. The posting shall also 382 provide clients with (i) the number of the toll-free complaint line at the Department of Health 383 Professions, (ii) the website address of the Department for the purposes of accessing the licensee's, certificate holder's, or registrant's record, and (iii) notice of the client's right to report to the Department 384 385 if he believes the licensee, certificate holder, or registrant may have engaged in unethical, fraudulent, or 386 unprofessional conduct. If the licensee, certificate holder, or registrant does not operate in a central 387 location at which clients visit, he or his employer shall provide such information on a disclosure form 388 signed by the client and maintained in the client's record.

389 2. That the Board of Behavioral Health and Developmental Services and the Board of Counseling

390 shall promulgate regulations to implement the provisions of this act to be effective within 280 days

**391** of its enactment.

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