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1	HOUSE BILL NO. 981
2	Offered January 12, 2022
2 3	Prefiled January 12, 2022
4	A BILL to amend and reenact §§ 54.1-2709, 54.1-2722, 54.1-2927, 54.1-2951.1, 54.1-2957, as it is
5	currently effective and as it shall become effective, 54.1-2957.04, 54.1-3018, 54.1-3021, and
6	54.1-3024 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered
7	54.1-3042.1, relating to certain health professions; licensure by endorsement.
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•	Patron—Scott, P.A.
9	Defense 1 to Committee on Health Walfers and Institutions
10 11	Referred to Committee on Health, Welfare and Institutions
12	Be it enacted by the General Assembly of Virginia:
13	1. That §§ 54.1-2709, 54.1-2722, 54.1-2927, 54.1-2951.1, 54.1-2957, as it is currently effective and as
14	it shall become effective, 54.1-2957.04, 54.1-3018, 54.1-3021, and 54.1-3024 of the Code of Virginia
15	are amended and reenacted and that the Code of Virginia is amended by adding a section
16	numbered 54.1-3042.1 as follows:
17	§ 54.1-2709. License; application; qualifications; examinations.
18	Å. No person shall practice dentistry unless he possesses a current valid license from the Board of
19	Dentistry.
20	B. An application for such license shall be made to the Board in writing and shall be accompanied
21	by satisfactory proof that the applicant (i) is of good moral character; (ii) is a graduate of an accredited
22	dental school or college, or dental department of an institution of higher education; (iii) has passed all
23	parts of the examination given by the Joint Commission on National Dental Examinations; (iv) has
24	successfully completed a clinical examination acceptable to the Board; and (v) has met other
25 26	qualifications as determined in regulations promulgated by the Board. C. The Board may <i>shall</i> grant a license to practice dentistry to an applicant licensed to practice in
20 27	another jurisdiction if he (i) meets the requirements of subsection B; (ii) holds a current, unrestricted
28	license to practice dentistry in another jurisdiction in the United States and is certified to be in good
29	standing by each jurisdiction in which he currently holds or has held a license; (iii) has not committed
30	any act that would constitute grounds for denial as set forth in § 54.1-2706; and (iv) has been in
31	continuous clinical practice for five out of the six years immediately preceding application for licensure
32	pursuant to this section. Active patient care in the dental corps of the United States Armed Forces,
33	volunteer practice in a public health clinic, or practice in an intern or residency program may be
34	accepted by the Board to satisfy this requirement.
35	D. The Board shall provide for an inactive license for those dentists who hold a current, unrestricted
36	dental license in the Commonwealth at the time of application for an inactive license and who do not
37 38	wish to practice in Virginia. The Board shall promulgate such regulations as may be necessary to carry out the provisions of this section, including requirements for remedial education to activate a license.
39	E. The Board shall promulgate regulations requiring continuing education for any dental license
40	renewal or reinstatement. The Board may grant extensions or exemptions from these continuing
41	education requirements.
42	§ 54.1-2722. License; application; qualifications; practice of dental hygiene; report.
43	A. No person shall practice dental hygiene unless he possesses a current, active, and valid license
44	from the Board of Dentistry. The licensee shall have the right to practice dental hygiene in the
45	Commonwealth for the period of his license as set by the Board, under the direction of any licensed
46	dentist.
47	B. An application for such license shall be made to the Board in writing and shall be accompanied
48	by satisfactory proof that the applicant (i) is of good moral character, (ii) is a graduate of a dental
49 50	hygiene program accredited by the Commission on Dental Accreditation and offered by an accredited institution of higher education, (iii) has passed the dental hygiene examination given by the Joint
50 51	Commission on National Dental Examinations, and (iv) has successfully completed a clinical
51 52	examination acceptable to the Board.
53	C. The Board may shall grant a license to practice dental hygiene to an applicant licensed to practice
54	in another jurisdiction if he (i) meets the requirements of subsection B; (ii) holds a current, unrestricted
55	license to practice dental hygiene in another jurisdiction in the United States; (iii) has not committed any
56	act that would constitute grounds for denial as set forth in § 54.1-2706; and (iv) meets other
57	qualifications as determined in regulations promulgated by the Board.
58	D. A licensed dental hygienist may, under the direction or general supervision of a licensed dentist

and subject to the regulations of the Board, perform services that are educational, diagnostic, therapeutic,
or preventive. These services shall not include the establishment of a final diagnosis or treatment plan
for a dental patient. Pursuant to subsection V of § 54.1-3408, a licensed dental hygienist may
administer topical oral fluorides under an oral or written order or a standing protocol issued by a dentist
or a doctor of medicine or osteopathic medicine.

A dentist may also authorize a dental hygienist under his direction to administer Schedule VI nitrous oxide and oxygen inhalation analgesia and, to persons 18 years of age or older, Schedule VI local anesthesia. In its regulations, the Board of Dentistry shall establish the education and training requirements for dental hygienists to administer such controlled substances under a dentist's direction.

For the purposes of this section, "general supervision" means that a dentist has evaluated the patient and prescribed authorized services to be provided by a dental hygienist; however, the dentist need not be present in the facility while the authorized services are being provided.

The Board shall provide for an inactive license for those dental hygienists who hold a current, unrestricted license to practice in the Commonwealth at the time of application for an inactive license and who do not wish to practice in Virginia. The Board shall promulgate such regulations as may be necessary to carry out the provisions of this section, including requirements for remedial education to activate a license.

E. For the purposes of this subsection, "remote supervision" means that a public health dentist has
regular, periodic communications with a public health dental hygienist regarding patient treatment, but
such dentist may not have conducted an initial examination of the patients who are to be seen and
treated by the dental hygienist and may not be present with the dental hygienist when dental hygiene
services are being provided.

81 Notwithstanding any provision of law, a dental hygienist employed by the Virginia Department of 82 Health or the Department of Behavioral Health and Developmental Services who holds a license issued 83 by the Board of Dentistry may provide educational and preventative dental care in the Commonwealth under the remote supervision of a dentist employed by the Department of Health or the Department of 84 85 Behavioral Health and Developmental Services. A dental hygienist providing such services shall practice pursuant to protocols developed jointly by the Department of Health and the Department of Behavioral 86 87 Health and Developmental Services for each agency, in consultation with the Virginia Dental Association and the Virginia Dental Hygienists' Association. Such protocols shall be adopted by the 88 89 Board as regulations.

90 A report of services provided by dental hygienists employed by the Virginia Department of Health 91 pursuant to such protocol, including their impact upon the oral health of the citizens of the 92 Commonwealth, shall be prepared and submitted annually to the Secretary of Health and Human 93 Resources by the Department of Health, and a report of services provided by dental hygienists employed 94 by the Department of Behavioral Health and Developmental Services shall be prepared and submitted 95 annually to the Secretary of Health and Human Resources by the Department of Behavioral Health and 96 Developmental Services. Nothing in this section shall be construed to authorize or establish the 97 independent practice of dental hygiene.

98 F. For the purposes of this subsection, "remote supervision" means that a supervising dentist is accessible and available for communication and consultation with a dental hygienist during the delivery of dental hygiene services, but such dentist may not have conducted an initial examination of the patients who are to be seen and treated by the dental hygienist and may not be present with the dental hygienist when dental hygiene services are being provided.

103 Notwithstanding any other provision of law, a dental hygienist may practice dental hygiene under the 104 remote supervision of a dentist who holds an active license by the Board and who has a dental practice 105 physically located in the Commonwealth. No dental hygienist shall practice under remote supervision 106 unless he has (i) completed a continuing education course designed to develop the competencies needed 107 to provide care under remote supervision offered by an accredited dental education program or from a continuing education provider approved by the Board and (ii) at least two years of clinical experience, 108 109 consisting of at least 2,500 hours of clinical experience. A dental hygienist practicing under remote 110 supervision shall have professional liability insurance with policy limits acceptable to the supervising 111 dentist. A dental hygienist shall only practice under remote supervision at a federally qualified health center; charitable safety net facility; free clinic; long-term care facility; elementary or secondary school; 112 113 Head Start program; mobile dentistry program for adults with developmental disabilities operated by the Department of Behavioral Health and Developmental Services' Office of Integrated Health; or women, 114 115 infants, and children (WIC) program.

A dental hygienist practicing under remote supervision may (a) obtain a patient's treatment history and consent, (b) perform an oral assessment, (c) perform scaling and polishing, (d) perform all educational and preventative services, (e) take X-rays as ordered by the supervising dentist or consistent with a standing order, (f) maintain appropriate documentation in the patient's chart, (g) administer topical oral fluorides, topical oral anesthetics, topical and directly applied antimicrobial agents for treatment of

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periodontal pocket lesions, and any other Schedule VI topical drug approved by the Board of Dentistry
under an oral or written order or a standing protocol issued by a dentist or a doctor of medicine or
osteopathic medicine pursuant to subsection V of § 54.1-3408, and (h) perform any other service ordered
by the supervising dentist or required by statute or Board regulation. No dental hygienist practicing
under remote supervision shall administer local anesthetic or nitrous oxide.

Prior to providing a patient dental hygiene services, a dental hygienist practicing under remote supervision shall obtain (1) the patient's or the patient's legal representative's signature on a statement disclosing that the delivery of dental hygiene services under remote supervision is not a substitute for the need for regular dental examinations by a dentist and (2) verbal confirmation from the patient that he does not have a dentist of record whom he is seeing regularly.

After conducting an initial oral assessment of a patient, a dental hygienist practicing under remote
 supervision may provide further dental hygiene services following a written practice protocol developed
 and provided by the supervising dentist. Such written practice protocol shall consider, at a minimum, the
 medical complexity of the patient and the presenting signs and symptoms of oral disease.

A dental hygienist practicing under remote supervision shall inform the supervising dentist of all findings for a patient. A dental hygienist practicing under remote supervision may continue to treat a patient for 90 days. After such 90-day period, the supervising dentist, absent emergent circumstances, shall either conduct an examination of the patient or refer the patient to another dentist to conduct an examination. The supervising dentist shall develop a diagnosis and treatment plan for the patient, and either the supervising dentist or the dental hygienist shall provide the treatment plan to the patient. The supervising dentist shall review a patient's records at least once every 10 months.

142 Nothing in this subsection shall prevent a dental hygienist from practicing dental hygiene under 143 general supervision whether as an employee or as a volunteer.

\$ 54.1-2927. Applicants from other states without reciprocity; temporary licenses or certificates
 for certain practitioners of the healing arts.

146 A. The Board, in its discretion, may shall issue certificates or licenses a license or certificate by 147 endorsement to applicants an applicant who holds a valid, unrestricted license or certificate under the 148 laws of another state, the District of Columbia, or a United States territory or possession with which the 149 Commonwealth has not established a reciprocal relationshipupon endorsement by boards the 150 appropriate board or other appropriate authorities authority of such other states or territories or state, 151 the District of Columbia with which reciprocal relations have not been established if, or United States 152 territory or possession and a determination by the Board that the applicant's credentials of such 153 applicants are satisfactory to the Board and the examinations and passing grades required by such other 154 boards board or other appropriate authority are fully equal to those required by the Virginia Board.

B. The Board may issue certificates or licenses licenses or certificates to applicants holding
certificates from the national boards of their respective branches of the healing arts if their credentials,
schools of graduation, and national board examinations and results are acceptable to the Board. The
Board shall promulgate regulations in order to carry out the provisions of this section.

159 C. The Board of Medicine shall prioritize applicants for licensure as a doctor of medicine or 160 osteopathic medicine, a physician assistant, or a nurse practitioner from such states that are contiguous 161 with the Commonwealth in processing their applications for licensure by endorsement through a 162 streamlined process, with a final determination regarding qualification to be made within 20 days of the 163 receipt of a completed application.

164 \mathbf{B} . D. The Board may issue authorization to practice valid for a period not to exceed three months to 165 a practitioner of the healing arts licensed or certified and in good standing with the applicable regulatory agency in the state, District of Columbia, or Canada where the practitioner resides when the practitioner 166 167 is in Virginia temporarily to practice the healing arts (i) in a summer camp or in conjunction with patients who are participating in recreational activities, (ii) in continuing education programs, or (iii) by 168 rendering at any site any health care services within the limits of his license or certificate, voluntarily 169 170 and without compensation, to any patient of any clinic that is organized in whole or in part for the 171 delivery of health care services without charge as provided in § 54.1-106. A fee not to exceed \$25 may 172 be charged by the Board for the issuance of authorization to practice pursuant to the provisions of this 173 subsection.

174 § 54.1-2951.1. Requirements for licensure and practice as a physician assistant; licensure by 175 endorsement.

A. The Board shall promulgate regulations establishing requirements for licensure as a physicianassistant that shall include the following:

- 178 1. Successful completion of a physician assistant program or surgical physician assistant program
 179 accredited by the Accreditation Review Commission on Education for the Physician Assistant;
- 180 2. Passage of the certifying examination administered by the National Commission on Certification of181 Physician Assistants; and

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182 3. Documentation that the applicant for licensure has not had his license or certification as a 183 physician assistant suspended or revoked and is not the subject of any disciplinary proceedings in 184 another jurisdiction.

185 B. The Board may issue a license by endorsement to an applicant for licensure as a physician assistant if the applicant (i) is the spouse of an active duty member of the Armed Forces of the United 186 187 States or the Commonwealth, (ii) holds current certification from the National Commission on 188 Certification of Physician Assistants, and (iii) holds a license as a physician assistant that is in good 189 standing, or that is eligible for reinstatement if lapsed, under the laws of another state.

190 C. Every physician assistant shall practice as part of a patient care team and shall provide care in 191 accordance with a written or electronic practice agreement with one or more patient care team 192 physicians or patient care team podiatrists.

A practice agreement shall include acts pursuant to § 54.1-2952, provisions for the periodic review 193 194 of patient charts or electronic health records, guidelines for collaboration and consultation among the 195 parties to the agreement and the patient, periodic joint evaluation of the services delivered, and 196 provisions for appropriate physician input in complex clinical cases, in patient emergencies, and for 197 referrals.

198 A practice agreement may include provisions for periodic site visits by a patient care team physician 199 or patient care team podiatrist who is part of the patient care team at a location other than where the 200 licensee regularly practices. Such visits shall be in the manner and at the frequency as determined by the 201 patient care team physician or patient care team podiatrist who is part of the patient care team.

202 D. C. Evidence of a practice agreement shall be maintained by the physician assistant and provided 203 to the Board upon request. The practice agreement may be maintained in writing or electronically and may be a part of credentialing documents, practice protocols, or procedures. § 54.1-2957. (Effective until July 1, 2022) Licensure and practice of nurse practitioners. 204 205

A. As used in this section, "clinical experience" means the postgraduate delivery of health care 206 directly to patients pursuant to a practice agreement with a patient care team physician. 207

208 B. The Board of Medicine and the Board of Nursing shall jointly prescribe the regulations governing 209 the licensure of nurse practitioners. It is unlawful for a person to practice as a nurse practitioner in the 210 Commonwealth unless he holds such a joint license.

C. Every nurse practitioner other than a certified nurse midwife, certified registered nurse anesthetist, 211 212 or clinical nurse specialist or a nurse practitioner who meets the requirements of subsection I shall maintain appropriate collaboration and consultation, as evidenced in a written or electronic practice 213 214 agreement, with at least one patient care team physician. A nurse practitioner who meets the 215 requirements of subsection I may practice without a written or electronic practice agreement. A certified 216 nurse midwife shall practice pursuant to subsection H. A nurse practitioner who is licensed by the 217 Boards of Medicine and Nursing as a clinical nurse specialist shall practice pursuant to subsection J. A 218 certified registered nurse anesthetist shall practice under the supervision of a licensed doctor of medicine, osteopathy, podiatry, or dentistry. A nurse practitioner who is appointed as a medical 219 220 examiner pursuant to § 32.1-282 shall practice in collaboration with a licensed doctor of medicine or 221 osteopathic medicine who has been appointed to serve as a medical examiner pursuant to § 32.1-282. 222 Collaboration and consultation among nurse practitioners and patient care team physicians may be provided through telemedicine as described in § 38.2-3418.16. 223

224 Physicians on patient care teams may require that a nurse practitioner be covered by a professional 225 liability insurance policy with limits equal to the current limitation on damages set forth in § 8.01-581.15. 226

227 Service on a patient care team by a patient care team member shall not, by the existence of such 228 service alone, establish or create liability for the actions or inactions of other team members.

229 D. The Boards of Medicine and Nursing shall jointly promulgate regulations specifying collaboration 230 and consultation among physicians and nurse practitioners working as part of patient care teams that shall include the development of, and periodic review and revision of, a written or electronic practice 231 232 agreement; guidelines for availability and ongoing communications that define consultation among the 233 collaborating parties and the patient; and periodic joint evaluation of the services delivered. Practice 234 agreements shall include provisions for (i) periodic review of health records, which may include visits to 235 the site where health care is delivered, in the manner and at the frequency determined by the nurse 236 practitioner and the patient care team physician and (ii) input from appropriate health care providers in 237 complex clinical cases and patient emergencies and for referrals. Evidence of a practice agreement shall 238 be maintained by a nurse practitioner and provided to the Boards upon request. For nurse practitioners 239 providing care to patients within a hospital or health care system, the practice agreement may be included as part of documents delineating the nurse practitioner's clinical privileges or the electronic or 240 241 written delineation of duties and responsibilities in collaboration and consultation with a patient care 242 team physician.

E. The Boards of Medicine and Nursing may shall issue a license by endorsement to an applicant to

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244 practice as a nurse practitioner if the applicant has been licensed as a nurse practitioner under the laws 245 of another state and, pursuant to regulations of the Boards, the applicant meets the qualifications for 246 licensure required of nurse practitioners in the Commonwealth. A nurse practitioner to whom a license is 247 issued by endorsement may practice without a practice agreement with a patient care team physician 248 pursuant to subsection I if such application provides an attestation to the Boards of Medicine and 249 Nursing that the applicant has completed the equivalent of at least two years of full-time clinical 250 experience, as determined by the Boards, in accordance with the laws of the state in which the nurse 251 practitioner was licensed.

F. Pending the outcome of the next National Specialty Examination, the Boards may jointly grant temporary licensure to nurse practitioners.

254 G. In the event a physician who is serving as a patient care team physician dies, becomes disabled, 255 retires from active practice, surrenders his license or has it suspended or revoked by the Board, or 256 relocates his practice such that he is no longer able to serve, and a nurse practitioner is unable to enter 257 into a new practice agreement with another patient care team physician, the nurse practitioner may 258 continue to practice upon notification to the designee or his alternate of the Boards and receipt of such 259 notification. Such nurse practitioner may continue to treat patients without a patient care team physician 260 for an initial period not to exceed 60 days, provided the nurse practitioner continues to prescribe only 261 those drugs previously authorized by the practice agreement with such physician and to have access to 262 appropriate input from appropriate health care providers in complex clinical cases and patient 263 emergencies and for referrals. The designee or his alternate of the Boards shall grant permission for the 264 nurse practitioner to continue practice under this subsection for another 60 days, provided the nurse 265 practitioner provides evidence of efforts made to secure another patient care team physician and of 266 access to physician input.

267 H. Every certified nurse midwife shall practice in accordance with regulations adopted by the Boards 268 and consistent with the Standards for the Practice of Midwifery set by the American College of 269 Nurse-Midwives governing such practice. A certified nurse midwife who has practiced fewer than 1,000 270 hours shall practice in consultation with a certified nurse midwife who has practiced for at least two 271 years prior to entering into the practice agreement or a licensed physician, in accordance with a practice 272 agreement. Such practice agreement shall address the availability of the certified nurse midwife who has 273 practiced for at least two years prior to entering into the practice agreement or the licensed physician for 274 routine and urgent consultation on patient care. Evidence of the practice agreement shall be maintained 275 by the certified nurse midwife and provided to the Boards upon request. A certified nurse midwife who 276 has completed 1,000 hours of practice as a certified nurse midwife may practice without a practice 277 agreement upon receipt by the certified nurse midwife of an attestation from the certified nurse midwife 278 who has practiced for at least two years prior to entering into the practice agreement or the licensed 279 physician with whom the certified nurse midwife has entered into a practice agreement stating (i) that 280 such certified nurse midwife or licensed physician has provided consultation to the certified nurse 281 midwife pursuant to a practice agreement meeting the requirements of this section and (ii) the period of 282 time for which such certified nurse midwife or licensed physician practiced in collaboration and 283 consultation with the certified nurse midwife pursuant to the practice agreement. A certified nurse 284 midwife authorized to practice without a practice agreement shall consult and collaborate with and refer 285 patients to such other health care providers as may be appropriate for the care of the patient.

286 I. A nurse practitioner, other than a nurse practitioner licensed by the Boards of Medicine and 287 Nursing in the category of certified nurse midwife, certified registered nurse anesthetist, or clinical nurse 288 specialist, who has completed the equivalent of at least two years of full-time clinical experience as a 289 licensed nurse practitioner, as determined by the Boards, may practice in the practice category in which 290 he is certified and licensed without a written or electronic practice agreement upon receipt by the nurse 291 practitioner of an attestation from the patient care team physician stating (i) that the patient care team 292 physician has served as a patient care team physician on a patient care team with the nurse practitioner 293 pursuant to a practice agreement meeting the requirements of this section and § 54.1-2957.01; (ii) that 294 while a party to such practice agreement, the patient care team physician routinely practiced with a 295 patient population and in a practice area included within the category for which the nurse practitioner 296 was certified and licensed; and (iii) the period of time for which the patient care team physician 297 practiced with the nurse practitioner under such a practice agreement. A copy of such attestation shall be 298 submitted to the Boards together with a fee established by the Boards. Upon receipt of such attestation 299 and verification that a nurse practitioner satisfies the requirements of this subsection, the Boards shall 300 issue to the nurse practitioner a new license that includes a designation indicating that the nurse practitioner is authorized to practice without a practice agreement. In the event that a nurse practitioner 301 302 is unable to obtain the attestation required by this subsection, the Boards may accept other evidence 303 demonstrating that the applicant has met the requirements of this subsection in accordance with regulations adopted by the Boards. 304

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305 A nurse practitioner authorized to practice without a practice agreement pursuant to this subsection 306 shall (a) only practice within the scope of his clinical and professional training and limits of his 307 knowledge and experience and consistent with the applicable standards of care, (b) consult and 308 collaborate with other health care providers based on the clinical conditions of the patient to whom 309 health care is provided, and (c) establish a plan for referral of complex medical cases and emergencies 310 to physicians or other appropriate health care providers.

311 A nurse practitioner practicing without a practice agreement pursuant to this subsection shall obtain and maintain coverage by or shall be named insured on a professional liability insurance policy with 312 313 limits equal to the current limitation on damages set forth in § 8.01-581.15.

J. Nurse practitioners licensed by the Boards of Medicine and Nursing in the category of clinical 314 315 nurse specialist shall practice in consultation with a licensed physician in accordance with a practice agreement between the nurse practitioner and the licensed physician. Such practice agreement shall 316 317 address the availability of the physician for routine and urgent consultation on patient care. Evidence of 318 a practice agreement shall be maintained by a nurse practitioner and provided to the Boards upon 319 request. The practice of clinical nurse specialists shall be consistent with the standards of care for the 320 profession and with applicable laws and regulations. 321

§ 54.1-2957. (Effective July 1, 2022) Licensure and practice of nurse practitioners.

A. As used in this section, "clinical experience" means the postgraduate delivery of health care 322 323 directly to patients pursuant to a practice agreement with a patient care team physician.

324 B. The Board of Medicine and the Board of Nursing shall jointly prescribe the regulations governing 325 the licensure of nurse practitioners. It is unlawful for a person to practice as a nurse practitioner in the 326 Commonwealth unless he holds such a joint license.

C. Every nurse practitioner other than a certified nurse midwife, certified registered nurse anesthetist, 327 328 or clinical nurse specialist or a nurse practitioner who meets the requirements of subsection I shall 329 maintain appropriate collaboration and consultation, as evidenced in a written or electronic practice 330 agreement, with at least one patient care team physician. A nurse practitioner who meets the 331 requirements of subsection I may practice without a written or electronic practice agreement. A certified 332 nurse midwife shall practice pursuant to subsection H. A nurse practitioner who is licensed by the 333 Boards of Medicine and Nursing as a clinical nurse specialist shall practice pursuant to subsection J. A certified registered nurse anesthetist shall practice under the supervision of a licensed doctor of 334 335 medicine, osteopathy, podiatry, or dentistry. A nurse practitioner who is appointed as a medical 336 examiner pursuant to § 32.1-282 shall practice in collaboration with a licensed doctor of medicine or 337 osteopathic medicine who has been appointed to serve as a medical examiner pursuant to § 32.1-282. Collaboration and consultation among nurse practitioners and patient care team physicians may be provided through telemedicine as described in § 38.2-3418.16. 338 339

Physicians on patient care teams may require that a nurse practitioner be covered by a professional 340 341 liability insurance policy with limits equal to the current limitation on damages set forth in 342 § 8.01-581.15.

Service on a patient care team by a patient care team member shall not, by the existence of such 343 service alone, establish or create liability for the actions or inactions of other team members. 344

345 D. The Boards of Medicine and Nursing shall jointly promulgate regulations specifying collaboration 346 and consultation among physicians and nurse practitioners working as part of patient care teams that 347 shall include the development of, and periodic review and revision of, a written or electronic practice 348 agreement; guidelines for availability and ongoing communications that define consultation among the 349 collaborating parties and the patient; and periodic joint evaluation of the services delivered. Practice 350 agreements shall include provisions for (i) periodic review of health records, which may include visits to the site where health care is delivered, in the manner and at the frequency determined by the nurse 351 352 practitioner and the patient care team physician and (ii) input from appropriate health care providers in 353 complex clinical cases and patient emergencies and for referrals. Evidence of a practice agreement shall be maintained by a nurse practitioner and provided to the Boards upon request. For nurse practitioners 354 355 providing care to patients within a hospital or health care system, the practice agreement may be 356 included as part of documents delineating the nurse practitioner's clinical privileges or the electronic or 357 written delineation of duties and responsibilities in collaboration and consultation with a patient care 358 team physician.

359 E. The Boards of Medicine and Nursing may shall issue a license by endorsement to an applicant to 360 practice as a nurse practitioner if the applicant has been licensed as a nurse practitioner under the laws of another state and, pursuant to regulations of the Boards, the applicant meets the qualifications for 361 licensure required of nurse practitioners in the Commonwealth. A nurse practitioner to whom a license is 362 issued by endorsement may practice without a practice agreement with a patient care team physician pursuant to subsection I if such application provides an attestation to the Boards of Medicine and 363 364 Nursing that the applicant has completed the equivalent of at least five years of full-time clinical 365 366 experience, as determined by the Boards, in accordance with the laws of the state in which the nurse

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367 practitioner was licensed.

F. Pending the outcome of the next National Specialty Examination, the Boards may jointly grant temporary licensure to nurse practitioners.

370 G. In the event a physician who is serving as a patient care team physician dies, becomes disabled, 371 retires from active practice, surrenders his license or has it suspended or revoked by the Board, or 372 relocates his practice such that he is no longer able to serve, and a nurse practitioner is unable to enter 373 into a new practice agreement with another patient care team physician, the nurse practitioner may 374 continue to practice upon notification to the designee or his alternate of the Boards and receipt of such 375 notification. Such nurse practitioner may continue to treat patients without a patient care team physician 376 for an initial period not to exceed 60 days, provided the nurse practitioner continues to prescribe only 377 those drugs previously authorized by the practice agreement with such physician and to have access to appropriate input from appropriate health care providers in complex clinical cases and patient 378 379 emergencies and for referrals. The designee or his alternate of the Boards shall grant permission for the 380 nurse practitioner to continue practice under this subsection for another 60 days, provided the nurse 381 practitioner provides evidence of efforts made to secure another patient care team physician and of 382 access to physician input.

383 H. Every certified nurse midwife shall practice in accordance with regulations adopted by the Boards 384 and consistent with the Standards for the Practice of Midwifery set by the American College of 385 Nurse-Midwives governing such practice. A certified nurse midwife who has practiced fewer than 1,000 386 hours shall practice in consultation with a certified nurse midwife who has practiced for at least two 387 years prior to entering into the practice agreement or a licensed physician, in accordance with a practice 388 agreement. Such practice agreement shall address the availability of the certified nurse midwife who has 389 practiced for at least two years prior to entering into the practice agreement or the licensed physician for 390 routine and urgent consultation on patient care. Evidence of the practice agreement shall be maintained 391 by the certified nurse midwife and provided to the Boards upon request. A certified nurse midwife who 392 has completed 1,000 hours of practice as a certified nurse midwife may practice without a practice 393 agreement upon receipt by the certified nurse midwife of an attestation from the certified nurse midwife 394 who has practiced for at least two years prior to entering into the practice agreement or the licensed 395 physician with whom the certified nurse midwife has entered into a practice agreement stating (i) that 396 such certified nurse midwife or licensed physician has provided consultation to the certified nurse 397 midwife pursuant to a practice agreement meeting the requirements of this section and (ii) the period of 398 time for which such certified nurse midwife or licensed physician practiced in collaboration and 399 consultation with the certified nurse midwife pursuant to the practice agreement. A certified nurse 400 midwife authorized to practice without a practice agreement shall consult and collaborate with and refer 401 patients to such other health care providers as may be appropriate for the care of the patient.

I. A nurse practitioner, other than a nurse practitioner licensed by the Boards of Medicine and Nursing in the category of certified nurse midwife, certified registered nurse anesthetist, or clinical nurse 402 403 404 specialist, who has completed the equivalent of at least five years of full-time clinical experience as a 405 licensed nurse practitioner, as determined by the Boards, may practice in the practice category in which 406 he is certified and licensed without a written or electronic practice agreement upon receipt by the nurse 407 practitioner of an attestation from the patient care team physician stating (i) that the patient care team 408 physician has served as a patient care team physician on a patient care team with the nurse practitioner 409 pursuant to a practice agreement meeting the requirements of this section and § 54.1-2957.01; (ii) that 410 while a party to such practice agreement, the patient care team physician routinely practiced with a 411 patient population and in a practice area included within the category for which the nurse practitioner was certified and licensed; and (iii) the period of time for which the patient care team physician 412 413 practiced with the nurse practitioner under such a practice agreement. A copy of such attestation shall be 414 submitted to the Boards together with a fee established by the Boards. Upon receipt of such attestation 415 and verification that a nurse practitioner satisfies the requirements of this subsection, the Boards shall 416 issue to the nurse practitioner a new license that includes a designation indicating that the nurse 417 practitioner is authorized to practice without a practice agreement. In the event that a nurse practitioner 418 is unable to obtain the attestation required by this subsection, the Boards may accept other evidence 419 demonstrating that the applicant has met the requirements of this subsection in accordance with 420 regulations adopted by the Boards.

421 A nurse practitioner authorized to practice without a practice agreement pursuant to this subsection 422 shall (a) only practice within the scope of his clinical and professional training and limits of his 423 knowledge and experience and consistent with the applicable standards of care, (b) consult and 424 collaborate with other health care providers based on the clinical conditions of the patient to whom 425 health care is provided, and (c) establish a plan for referral of complex medical cases and emergencies 426 to physicians or other appropriate health care providers.

427 A nurse practitioner practicing without a practice agreement pursuant to this subsection shall obtain

428 and maintain coverage by or shall be named insured on a professional liability insurance policy with 429 limits equal to the current limitation on damages set forth in § 8.01-581.15.

430 J. Nurse practitioners licensed by the Boards of Medicine and Nursing in the category of clinical 431 nurse specialist shall practice in consultation with a licensed physician in accordance with a practice 432 agreement between the nurse practitioner and the licensed physician. Such practice agreement shall 433 address the availability of the physician for routine and urgent consultation on patient care. Evidence of 434 a practice agreement shall be maintained by a nurse practitioner and provided to the Boards upon request. The practice of clinical nurse specialists shall be consistent with the standards of care for the 435 436 profession and with applicable laws and regulations.

§ 54.1-2957.04. Licensure as a licensed certified midwife; practice as a licensed certified 437 438 midwife; use of title; required disclosures.

A. It shall be unlawful for any person to practice or to hold himself out as practicing as a licensed 439 440 certified midwife or use in connection with his name the words "Licensed Certified Midwife" unless he 441 holds a license as such issued jointly by the Boards of Medicine and Nursing.

442 B. The Boards of Medicine and Nursing shall jointly adopt regulations for the licensure of licensed 443 certified midwives, which shall include criteria for licensure and renewal of a license as a certified 444 midwife that shall include a requirement that the applicant provide evidence satisfactory to the Boards of current certification as a certified midwife by the American Midwifery Certification Board and that shall 445 446 be consistent with the requirements for certification as a certified midwife established by the American 447 Midwifery Certification Board.

448 C. The Boards of Medicine and Nursing may issue a license by endorsement to an applicant to 449 practice as a licensed certified midwife if the applicant has been licensed as a certified midwife under 450 the laws of another state and, pursuant to regulations of the Boards, the applicant meets the qualifications for licensure as a licensed certified midwife in the Commonwealth. 451

452 D. C. Licensed certified midwives shall practice in consultation with a licensed physician in 453 accordance with a practice agreement between the licensed certified midwife and the licensed physician. 454 Such practice agreement shall address the availability of the physician for routine and urgent consultation on patient care. Evidence of a practice agreement shall be maintained by the licensed 455 456 certified midwife and provided to the Board upon request. The Board shall adopt regulations for the 457 practice of licensed certified midwives, which shall be in accordance with regulations jointly adopted by 458 the Boards of Medicine and Nursing, which shall be consistent with the Standards for the Practice of 459 Midwifery set by the American College of Nurse-Midwives governing the practice of midwifery.

460 E. D. Notwithstanding any provision of law or regulation to the contrary, a licensed certified midwife 461 may prescribe Schedules II through VI controlled substances in accordance with regulations of the Boards of Medicine and Nursing. 462

463 F. E. A licensed certified midwife who provides health care services to a patient outside of a hospital 464 or birthing center shall disclose to that patient, when appropriate, information on health risks associated 465 with births outside of a hospital or birthing center, including but not limited to risks associated with vaginal births after a prior cesarean section, breech births, births by women experiencing high-risk 466 pregnancies, and births involving multiple gestation. As used in this subsection, "birthing center" shall 467 **468** have the same meaning as in § 54.1-2957.03.

G. F. A licensed certified midwife who provides health care to a patient shall be liable for the 469 midwife's negligent, grossly negligent, or willful and wanton acts or omissions. Except as otherwise 470 471 provided by law, any (i) doctor of medicine or osteopathy who did not collaborate or consult with the 472 midwife regarding the patient and who has not previously treated the patient for this pregnancy, (ii) 473 physician assistant, (iii) nurse practitioner, (iv) prehospital emergency medical personnel, or (v) hospital as defined in § 32.1-123, or any employee of, person providing services pursuant to a contract with, or 474 475 agent of such hospital, that provides screening and stabilization health care services to a patient as a 476 result of a licensed certified midwife's negligent, grossly negligent, or willful and wanton acts or 477 omissions shall be immune from liability for acts or omissions constituting ordinary negligence. 478

§ 54.1-3018. Registered nurse's license by endorsement.

479 A. The Board may shall issue a license by endorsement to an applicant to practice professional 480 nursing if the applicant has been licensed as a professional or registered nurse under the laws of another 481 state, the District of Columbia, or a United States possession or territory or possession, and, in the 482 opinion of the Board, the applicant meets the qualifications required of registered nurses in this 483 Commonwealth.

484 B. The Board shall also endorse for licensure nurses who hold an unrestricted license in Canada and 485 whose training was obtained in a nursing school in Canada where English was the primary language and 486 who have passed the Canadian Registered Nurses Examination (CRNE). 487

§ 54.1-3021. Practical nurse's license by endorsement.

488 The Board may shall issue a license by endorsement to any applicant to practice as a licensed 489 practical nurse if the applicant has been licensed as a practical nurse or a person entitled to perform 490 similar services under laws of another state, the District of Columbia, or a United States possession or territory or possession and, in the opinion of the Board, the applicant meets the requirements for licensed practical nurses in this Commonwealth.

493 § 54.1-3024. Application for certification by endorsement.

494 A. Every applicant for certification by endorsement shall pay the required application fee, and shall
495 submit the information such evidence as may be required by the Board in the manner and form specified
496 by the Board, and shall submit written evidence that the applicant.

497 B. The Board shall certify as a nurse aide every applicant for certification by endorsement who:

498 1. Is certified to practice as a nurse aide by another state or territory of, the District of Columbia, or
499 a United States (with territory or possession that has established requirements for certification that are
500 essentially similar to the requirements for certification set out in this article) and that such whose
501 certification is in good standing;

- 502 2. Has not committed any act or omission that would be grounds for discipline or denial of 503 certification under this article; *and*
- **504** 3. Has no record of abuse, negligent practice, or misappropriation of a patient's or resident's property **505** or any disciplinary action taken or pending in any other state or territory against such certification.

506 § 54.1-3042.1. Registration by endorsement.

507 The Board shall register as a medication aide every applicant for registration by endorsement who:

508 1. Is registered to practice as a medication aide by another state, the District of Columbia, or a 509 United States territory or possession and, in the opinion of the Board, the applicant meets the 510 gualifications required for registration as a medication aide in this Commonwealth; and

511 2. Has not committed any act that would be grounds for discipline or denial of registration under 512 this article.