INTRODUCED

HB1489

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1	HOUSE BILL NO. 1489
1 2	Offered January 11, 2023
3	Prefiled January 3, 2023
4	A BILL to amend and reenact §§ 54.1-2900, 54.1-2901, 54.1-2914, 54.1-2973.1, and 54.1-3401 of the
5 6	Code of Virginia and to amend the Code of Virginia by adding sections numbered 54.1-2956.15 through 54.1-2956.18, relating to practice of naturopathic medicine.
7	
	Patron—Davis
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9	Referred to Committee on Health, Welfare and Institutions
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11 12	Be it enacted by the General Assembly of Virginia: 1. That §§ 54.1-2900, 54.1-2901, 54.1-2914, 54.1-2973.1, and 54.1-3401 of the Code of Virginia are
12	amended and reenacted and that the Code of Virginia is amended by adding sections numbered
14	54.1-2956.15 through 54.1-2956.18 as follows:
15	§ 54.1-2900. Definitions.
16	As used in this chapter, unless the context requires a different meaning:
17	"Acupuncturist" means an individual approved by the Board to practice acupuncture. This is limited
18 19	to "licensed acupuncturist" which means an individual other than a doctor of medicine, osteopathy,
19 20	chiropractic or podiatry who has successfully completed the requirements for licensure established by the Board (approved titles are limited to: Licensed Acupuncturist, Lic.Ac., and L.Ac.).
21	"Auricular acupuncture" means the subcutaneous insertion of sterile, disposable acupuncture needles
22	in predetermined, bilateral locations in the outer ear when used exclusively and specifically in the
23	context of a chemical dependency treatment program.
24	"Birth control" means contraceptive methods that are approved by the U.S. Food and Drug
25 26	Administration. "Birth control" shall not be considered abortion for the purposes of Title 18.2. "Board" means the Board of Medicine.
20 27	"Certified nurse midwife" means an advanced practice registered nurse who is certified in the
28	specialty of nurse midwifery and who is jointly licensed by the Boards of Medicine and Nursing as a
29	nurse practitioner pursuant to § 54.1-2957.
30	"Certified registered nurse anesthetist" means an advanced practice registered nurse who is certified
31 32	in the specialty of nurse anesthesia, who is jointly licensed by the Boards of Medicine and Nursing as a nurse practitioner pursuant to § 54.1-2957, and who practices under the supervision of a doctor of
33	medicine, osteopathy, podiatry, or dentistry but is not subject to the practice agreement requirement
34	described in § 54.1-2957.
35	"Clinical nurse specialist" means an advance practice registered nurse who is certified in the specialty
36	of clinical nurse specialist and who is jointly licensed by the Boards of Medicine and Nursing as a nurse
37 38	practitioner pursuant to § 54.1-2957. "Collaboration" means the communication and decision-making process among health care providers
	who are members of a patient care team related to the treatment of a patient that includes the degree of
40	cooperation necessary to provide treatment and care of the patient and includes (i) communication of
41	data and information about the treatment and care of a patient, including the exchange of clinical
42	observations and assessments, and (ii) development of an appropriate plan of care, including decisions
43 44	regarding the health care provided, accessing and assessment of appropriate additional resources or expertise, and arrangement of appropriate referrals, testing, or studies.
45	"Consultation" means communicating data and information, exchanging clinical observations and
46	assessments, accessing and assessing additional resources and expertise, problem-solving, and arranging
47	for referrals, testing, or studies.
48	"Genetic counselor" means a person licensed by the Board to engage in the practice of genetic
49 50	counseling. "Healing arts" means the arts and sciences dealing with the prevention diagnosis, treatment and sure
50 51	"Healing arts" means the arts and sciences dealing with the prevention, diagnosis, treatment and cure or alleviation of human physical or mental ailments, conditions, diseases, pain or infirmities.
52	"Licensed certified midwife" means a person who is licensed as a certified midwife by the Boards of
53	Medicine and Nursing.
54	"Medical malpractice judgment" means any final order of any court entering judgment against a
55 56	licensee of the Board that arises out of any tort action or breach of contract action for personal injuries
56 57	or wrongful death, based on health care or professional services rendered, or that should have been rendered, by a health care provider, to a patient.
58	"Medical malpractice settlement" means any written agreement and release entered into by or on

59 behalf of a licensee of the Board in response to a written claim for money damages that arises out of60 any personal injuries or wrongful death, based on health care or professional services rendered, or that61 should have been rendered, by a health care provider, to a patient.

⁶² "Naturopathic doctor" means an individual, other than a doctor of medicine, osteopathy,
⁶³ chiropractic, or podiatry, who is licensed by the Board to practice naturopathic medicine and authorized
⁶⁴ by the Board to diagnose, treat, and help prevent diseases using a system of practice that is based on
⁶⁵ the natural healing capacity of individuals, using physiological, psychological, or physical methods, and
⁶⁶ who may also use natural medicines, prescriptions, legend drugs, foods, herbs, or other natural
⁶⁷ remedies, including light and air.

68 "Nurse practitioner" means an advanced practice registered nurse who is jointly licensed by the69 Boards of Medicine and Nursing pursuant to § 54.1-2957.

"Occupational therapy assistant" means an individual who has met the requirements of the Board for
licensure and who works under the supervision of a licensed occupational therapist to assist in the
practice of occupational therapy.

"Patient care team" means a multidisciplinary team of health care providers actively functioning as a unit with the management and leadership of one or more patient care team physicians for the purpose of providing and delivering health care to a patient or group of patients.

76 "Patient care team physician" means a physician who is actively licensed to practice medicine in the
77 Commonwealth, who regularly practices medicine in the Commonwealth, and who provides management
78 and leadership in the care of patients as part of a patient care team.

79 "Patient care team podiatrist" means a podiatrist who is actively licensed to practice podiatry in the
80 Commonwealth, who regularly practices podiatry in the Commonwealth, and who provides management
81 and leadership in the care of patients as part of a patient care team.

82 "Physician assistant" means a health care professional who has met the requirements of the Board for
83 licensure as a physician assistant.

84 "Practice of acupuncture" means the stimulation of certain points on or near the surface of the body 85 by the insertion of needles to prevent or modify the perception of pain or to normalize physiological functions, including pain control, for the treatment of certain ailments or conditions of the body and 86 87 includes the techniques of electroacupuncture, cupping and moxibustion. The practice of acupuncture 88 does not include the use of physical therapy, chiropractic, or osteopathic manipulative techniques; the 89 use or prescribing of any drugs, medications, serums or vaccines; or the procedure of auricular 90 acupuncture as exempted in § 54.1-2901 when used in the context of a chemical dependency treatment 91 program for patients eligible for federal, state or local public funds by an employee of the program who 92 is trained and approved by the National Acupuncture Detoxification Association or an equivalent 93 certifying body.

94 "Practice of athletic training" means the prevention, recognition, evaluation, and treatment of injuries 95 or conditions related to athletic or recreational activity that requires physical skill and utilizes strength, 96 power, endurance, speed, flexibility, range of motion or agility or a substantially similar injury or 97 condition resulting from occupational activity immediately upon the onset of such injury or condition; 98 and subsequent treatment and rehabilitation of such injuries or conditions under the direction of the 99 patient's physician or under the direction of any doctor of medicine, osteopathy, chiropractic, podiatry, or 100 dentistry, while using heat, light, sound, cold, electricity, exercise or mechanical or other devices.

"Practice of behavior analysis" means the design, implementation, and evaluation of environmental
 modifications, using behavioral stimuli and consequences, to produce socially significant improvement in
 human behavior, including the use of direct observation, measurement, and functional analysis of the
 relationship between environment and behavior.

"Practice of chiropractic" means the adjustment of the 24 movable vertebrae of the spinal column, 105 and assisting nature for the purpose of normalizing the transmission of nerve energy, but does not 106 107 include the use of surgery, obstetrics, osteopathy, or the administration or prescribing of any drugs, 108 medicines, serums, or vaccines. "Practice of chiropractic" shall include (i) requesting, receiving, and reviewing a patient's medical and physical history, including information related to past surgical and 109 nonsurgical treatment of the patient and controlled substances prescribed to the patient, and (ii) 110 documenting in a patient's record information related to the condition and symptoms of the patient, the 111 examination and evaluation of the patient made by the doctor of chiropractic, and treatment provided to 112 the patient by the doctor of chiropractic. "Practice of chiropractic" shall also include performing the 113 physical examination of an applicant for a commercial driver's license or commercial learner's permit 114 pursuant to § 46.2-341.12 if the practitioner has (i) applied for and received certification as a medical 115 examiner pursuant to 49 C.F.R. Part 390, Subpart D and (ii) registered with the National Registry of 116 117 Certified Medical Examiners.

118 "Practice of genetic counseling" means (i) obtaining and evaluating individual and family medical
119 histories to assess the risk of genetic medical conditions and diseases in a patient, his offspring, and
120 other family members; (ii) discussing the features, history, diagnosis, environmental factors, and risk

121 management of genetic medical conditions and diseases; (iii) ordering genetic laboratory tests and other 122 diagnostic studies necessary for genetic assessment; (iv) integrating the results with personal and family 123 medical history to assess and communicate risk factors for genetic medical conditions and diseases; (v) 124 evaluating the patient's and family's responses to the medical condition or risk of recurrence and 125 providing client-centered counseling and anticipatory guidance; (vi) identifying and utilizing community 126 resources that provide medical, educational, financial, and psychosocial support and advocacy; and (vii) 127 providing written documentation of medical, genetic, and counseling information for families and health 128 care professionals.

129 "Practice of licensed certified midwifery" means the provision of primary health care for 130 preadolescents, adolescents, and adults within the scope of practice of a certified midwife established in accordance with the Standards for the Practice of Midwifery set by the American College of 131 132 Nurse-Midwives, including (i) providing sexual and reproductive care and care during pregnancy and 133 childbirth, postpartum care, and care for the newborn for up to 28 days following the birth of the child; (ii) prescribing of pharmacological and non-pharmacological therapies within the scope of the practice of 134 135 midwifery; (iii) consulting or collaborating with or referring patients to such other health care providers 136 as may be appropriate for the care of the patients; and (iv) serving as an educator in the theory and 137 practice of midwifery.

138 "Practice of medicine or osteopathic medicine" means the prevention, diagnosis, and treatment of139 human physical or mental ailments, conditions, diseases, pain, or infirmities by any means or method.

140 "Practice of naturopathic medicine" means a system of primary health care for the (i) prevention,
141 diagnosis, and treatment of human health conditions, injury, and disease; (ii) promotion or restoration
142 of health; and (iii) support and stimulation of a patient's inherent self-healing process through patient
143 education and use of naturopathic therapies and therapeutic substances.

"Practice of occupational therapy" means the therapeutic use of occupations for habilitation and
rehabilitation to enhance physical health, mental health, and cognitive functioning and includes the
evaluation, analysis, assessment, and delivery of education and training in basic and instrumental
activities of daily living; the design, fabrication, and application of orthoses (splints); the design,
selection, and use of adaptive equipment and assistive technologies; therapeutic activities to enhance
functional performance; vocational evaluation and training; and consultation concerning the adaptation of
physical, sensory, and social environments.

151 "Practice of podiatry" means the prevention, diagnosis, treatment, and cure or alleviation of physical 152 conditions, diseases, pain, or infirmities of the human foot and ankle, including the medical, mechanical 153 and surgical treatment of the ailments of the human foot and ankle, but does not include amputation of 154 the foot proximal to the transmetatarsal level through the metatarsal shafts. Amputations proximal to the 155 metatarsal-phalangeal joints may only be performed in a hospital or ambulatory surgery facility accredited by an organization listed in § 54.1-2939. The practice includes the diagnosis and treatment of 156 157 lower extremity ulcers; however, the treatment of severe lower extremity ulcers proximal to the foot and 158 ankle may only be performed by appropriately trained, credentialed podiatrists in an approved hospital 159 or ambulatory surgery center at which the podiatrist has privileges, as described in § 54.1-2939. The 160 Board of Medicine shall determine whether a specific type of treatment of the foot and ankle is within 161 the scope of practice of podiatry.

162 "Practice of radiologic technology" means the application of ionizing radiation to human beings for163 diagnostic or therapeutic purposes.

164 "Practice of respiratory care" means the (i) administration of pharmacological, diagnostic, and 165 therapeutic agents related to respiratory care procedures necessary to implement a treatment, disease prevention, pulmonary rehabilitative, or diagnostic regimen prescribed by a practitioner of medicine or 166 167 osteopathic medicine; (ii) transcription and implementation of the written or verbal orders of a 168 practitioner of medicine or osteopathic medicine pertaining to the practice of respiratory care; (iii) observation and monitoring of signs and symptoms, general behavior, general physical response to respiratory care treatment and diagnostic testing, including determination of whether such signs, 169 170 171 symptoms, reactions, behavior or general physical response exhibit abnormal characteristics; and (iv) 172 implementation of respiratory care procedures, based on observed abnormalities, or appropriate reporting, 173 referral, respiratory care protocols or changes in treatment pursuant to the written or verbal orders by a 174 licensed practitioner of medicine or osteopathic medicine or the initiation of emergency procedures, 175 pursuant to the Board's regulations or as otherwise authorized by law. The practice of respiratory care 176 may be performed in any clinic, hospital, skilled nursing facility, private dwelling or other place deemed 177 appropriate by the Board in accordance with the written or verbal order of a practitioner of medicine or 178 osteopathic medicine, and shall be performed under qualified medical direction.

179 "Practice of surgical assisting" means the performance of significant surgical tasks, including
180 manipulation of organs, suturing of tissue, placement of hemostatic agents, injection of local anesthetic,
181 harvesting of veins, implementation of devices, and other duties as directed by a licensed doctor of

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182 medicine, osteopathy, or podiatry under the direct supervision of a licensed doctor of medicine,183 osteopathy, or podiatry.

"Qualified medical direction" means, in the context of the practice of respiratory care, having readily
accessible to the respiratory therapist a licensed practitioner of medicine or osteopathic medicine who
has specialty training or experience in the management of acute and chronic respiratory disorders and
who is responsible for the quality, safety, and appropriateness of the respiratory services provided by the
respiratory therapist.

189 'Radiologic technologist' means an individual, other than a licensed doctor of medicine, osteopathy, 190 podiatry, or chiropractic or a dentist licensed pursuant to Chapter 27 (§ 54.1-2700 et seq.), who (i) 191 performs, may be called upon to perform, or is licensed to perform a comprehensive scope of diagnostic 192 or therapeutic radiologic procedures employing ionizing radiation and (ii) is delegated or exercises 193 responsibility for the operation of radiation-generating equipment, the shielding of patient and staff from 194 unnecessary radiation, the appropriate exposure of radiographs, the administration of radioactive 195 chemical compounds under the direction of an authorized user as specified by regulations of the 196 Department of Health, or other procedures that contribute to any significant extent to the site or dosage 197 of ionizing radiation to which a patient is exposed.

198 "Radiologic technologist, limited" means an individual, other than a licensed radiologic technologist,
199 dental hygienist, or person who is otherwise authorized by the Board of Dentistry under Chapter 27
200 (§ 54.1-2700 et seq.) and the regulations pursuant thereto, who performs diagnostic radiographic
201 procedures employing equipment that emits ionizing radiation that is limited to specific areas of the
202 human body.

203 "Radiologist assistant" means an individual who has met the requirements of the Board for licensure 204 as an advanced-level radiologic technologist and who, under the direct supervision of a licensed doctor 205 of medicine or osteopathy specializing in the field of radiology, is authorized to (i) assess and evaluate 206 the physiological and psychological responsiveness of patients undergoing radiologic procedures; (ii) evaluate image quality, make initial observations, and communicate observations to the supervising 207 208 radiologist; (iii) administer contrast media or other medications prescribed by the supervising radiologist; 209 and (iv) perform, or assist the supervising radiologist to perform, any other procedure consistent with the 210 guidelines adopted by the American College of Radiology, the American Society of Radiologic 211 Technologists, and the American Registry of Radiologic Technologists.

"Respiratory care" means the practice of the allied health profession responsible for the direct and
 indirect services, including inhalation therapy and respiratory therapy, in the treatment, management,
 diagnostic testing, control, and care of patients with deficiencies and abnormalities associated with the
 cardiopulmonary system under qualified medical direction.

216 "Surgical assistant" means an individual who has met the requirements of the Board for licensure as
217 a surgical assistant and who works under the direct supervision of a licensed doctor of medicine,
218 osteopathy, or podiatry.

§ 54.1-2901. Exceptions and exemptions generally.

A. The provisions of this chapter shall not prevent or prohibit:

1. Any person entitled to practice his profession under any prior law on June 24, 1944, from
 continuing such practice within the scope of the definition of his particular school of practice;

223 2. Any person licensed to practice naturopathy prior to June 30, 1980, from continuing such practice
 224 in accordance with regulations promulgated by the Board;

3. Any licensed nurse practitioner from rendering care in accordance with the provisions of §§ 54.1-2957 and 54.1-2957.01, any nurse practitioner licensed by the Boards of Medicine and Nursing in the category of certified nurse midwife practicing pursuant to subsection H of § 54.1-2957, or any nurse practitioner licensed by the Boards of Medicine and Nursing in the category of clinical nurse specialist practicing pursuant to subsection J of § 54.1-2957 when such services are authorized by regulations promulgated jointly by the Boards of Medicine and Nursing;

4. 3. Any registered professional nurse, licensed nurse practitioner, graduate laboratory technician or
other technical personnel who have been properly trained from rendering care or services within the
scope of their usual professional activities which shall include the taking of blood, the giving of
intravenous infusions and intravenous injections, and the insertion of tubes when performed under the
orders of a person licensed to practice medicine or osteopathy, a nurse practitioner, or a physician
assistant;

237 5. 4. Any dentist, pharmacist or optometrist from rendering care or services within the scope of his
 238 usual professional activities;

6. 5. Any practitioner licensed or certified by the Board from delegating to personnel supervised by
him, such activities or functions as are nondiscretionary and do not require the exercise of professional
judgment for their performance and which are usually or customarily delegated to such persons by
practitioners of the healing arts, if such activities or functions are authorized by and performed for such
practitioners of the healing arts and responsibility for such activities or functions is assumed by such

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244 practitioners of the healing arts;

245 7. 6. The rendering of medical advice or information through telecommunications from a physician 246 licensed to practice medicine in Virginia or an adjoining state, or from a licensed nurse practitioner, to 247 emergency medical personnel acting in an emergency situation;

248 8. 7. The domestic administration of family remedies;

249 8. Any person who sells vitamins and herbs from providing information about such products;

250 9. The giving or use of massages, steam baths, dry heat rooms, infrared heat or ultraviolet lamps in 251 public or private health clubs and spas;

252 10. The manufacture or sale of proprietary medicines in this Commonwealth by licensed pharmacists 253 or druggists; 254

11. The advertising or sale of commercial appliances or remedies;

255 12. The fitting by nonitinerant persons or manufacturers of artificial eyes, limbs or other apparatus or 256 appliances or the fitting of plaster cast counterparts of deformed portions of the body by a nonitinerant 257 bracemaker or prosthetist for the purpose of having a three-dimensional record of the deformity, when 258 such bracemaker or prosthetist has received a prescription from a licensed physician, licensed nurse 259 practitioner, or licensed physician assistant directing the fitting of such casts and such activities are 260 conducted in conformity with the laws of Virginia;

261 13. Any person from the rendering of first aid or medical assistance in an emergency in the absence of a person licensed to practice medicine or osteopathy under the provisions of this chapter; 262

263 14. The practice of the religious tenets of any church in the ministration to the sick and suffering by 264 mental or spiritual means without the use of any drug or material remedy, whether gratuitously or for 265 compensation;

266 15. Any legally qualified out-of-state or foreign practitioner from meeting in consultation with legally 267 licensed practitioners in this Commonwealth;

268 16. Any practitioner of the healing arts licensed or certified and in good standing with the applicable 269 regulatory agency in another state or Canada when that practitioner of the healing arts is in Virginia 270 temporarily and such practitioner has been issued a temporary authorization by the Board from 271 practicing medicine or the duties of the profession for which he is licensed or certified (i) in a summer 272 camp or in conjunction with patients who are participating in recreational activities, (ii) while 273 participating in continuing educational programs prescribed by the Board, or (iii) by rendering at any 274 site any health care services within the limits of his license, voluntarily and without compensation, to 275 any patient of any clinic which is organized in whole or in part for the delivery of health care services 276 without charge as provided in § 54.1-106;

277 17. The performance of the duties of any active duty health care provider in active service in the 278 army, navy, coast guard, marine corps, air force, or public health service of the United States at any 279 public or private health care facility while such individual is so commissioned or serving and in 280 accordance with his official military duties;

281 18. Any masseur, who publicly represents himself as such, from performing services within the scope 282 of his usual professional activities and in conformance with state law;

19. Any person from performing services in the lawful conduct of his particular profession or 283 284 business under state law; 285

20. Any person from rendering emergency care pursuant to the provisions of 8.01-225;

286 21. Qualified emergency medical services personnel, when acting within the scope of their 287 certification, and licensed health care practitioners, when acting within their scope of practice, from 288 following Durable Do Not Resuscitate Orders issued in accordance with § 54.1-2987.1 and Board of 289 Health regulations, or licensed health care practitioners from following any other written order of a 290 physician not to resuscitate a patient in the event of cardiac or respiratory arrest;

291 22. Any commissioned or contract medical officer of the army, navy, coast guard or air force 292 rendering services voluntarily and without compensation while deemed to be licensed pursuant to 293 § 54.1-106;

294 23. Any provider of a chemical dependency treatment program who is certified as an "acupuncture 295 detoxification specialist" by the National Acupuncture Detoxification Association or an equivalent 296 certifying body, from administering auricular acupuncture treatment under the appropriate supervision of 297 a National Acupuncture Detoxification Association certified licensed physician or licensed acupuncturist;

298 24. Any employee of any assisted living facility who is certified in cardiopulmonary resuscitation 299 (CPR) acting in compliance with the patient's individualized service plan and with the written order of 300 the attending physician not to resuscitate a patient in the event of cardiac or respiratory arrest;

301 25. Any person working as a health assistant under the direction of a licensed medical or osteopathic 302 doctor within the Department of Corrections, the Department of Juvenile Justice or local correctional 303 facilities;

304 26. Any employee of a school board, authorized by a prescriber and trained in the administration of insulin and glucagon, when, upon the authorization of a prescriber and the written request of the parents
as defined in § 22.1-1, assisting with the administration of insulin or administrating glucagon to a
student diagnosed as having diabetes and who requires insulin injections during the school day or for
whom glucagon has been prescribed for the emergency treatment of hypoglycemia;

309 27. Any practitioner of the healing arts or other profession regulated by the Board from rendering 310 free health care to an underserved population of Virginia who (i) does not regularly practice his 311 profession in Virginia, (ii) holds a current valid license or certificate to practice his profession in another 312 state, territory, district or possession of the United States, (iii) volunteers to provide free health care to 313 an underserved area of the Commonwealth under the auspices of a publicly supported all volunteer, 314 nonprofit organization that sponsors the provision of health care to populations of underserved people, 315 (iv) files a copy of the license or certification issued in such other jurisdiction with the Board, (v) 316 notifies the Board at least five business days prior to the voluntary provision of services of the dates and 317 location of such service, and (vi) acknowledges, in writing, that such licensure exemption shall only be 318 valid, in compliance with the Board's regulations, during the limited period that such free health care is 319 made available through the volunteer, nonprofit organization on the dates and at the location filed with 320 the Board. The Board may deny the right to practice in Virginia to any practitioner of the healing arts 321 whose license or certificate has been previously suspended or revoked, who has been convicted of a 322 felony or who is otherwise found to be in violation of applicable laws or regulations. However, the 323 Board shall allow a practitioner of the healing arts who meets the above criteria to provide volunteer 324 services without prior notice for a period of up to three days, provided the nonprofit organization 325 verifies that the practitioner has a valid, unrestricted license in another state;

28. Any registered nurse, acting as an agent of the Department of Health, from obtaining specimens
of sputum or other bodily fluid from persons in whom the diagnosis of active tuberculosis disease, as
defined in § 32.1-49.1, is suspected and submitting orders for testing of such specimens to the Division
of Consolidated Laboratories or other public health laboratories, designated by the State Health
Commissioner, for the purpose of determining the presence or absence of tubercle bacilli as defined in
§ 32.1-49.1;

29. Any physician of medicine or osteopathy or nurse practitioner from delegating to a registered
nurse under his supervision the screening and testing of children for elevated blood-lead levels when
such testing is conducted (i) in accordance with a written protocol between the physician or nurse
practitioner and the registered nurse and (ii) in compliance with the Board of Health's regulations
promulgated pursuant to §§ 32.1-46.1 and 32.1-46.2. Any follow-up testing or treatment shall be
conducted at the direction of a physician or nurse practitioner;

338 30. Any practitioner of one of the professions regulated by the Board of Medicine who is in good
339 standing with the applicable regulatory agency in another state or Canada from engaging in the practice
340 of that profession when the practitioner is in Virginia temporarily with an out-of-state athletic team or
341 athlete for the duration of the athletic tournament, game, or event in which the team or athlete is
342 competing;

31. Any person from performing state or federally funded health care tasks directed by the consumer,
which are typically self-performed, for an individual who lives in a private residence and who, by
reason of disability, is unable to perform such tasks but who is capable of directing the appropriate
performance of such tasks;

347 32. Any practitioner of one of the professions regulated by the Board of Medicine who is in good
348 standing with the applicable regulatory agency in another state from engaging in the practice of that
349 profession in Virginia with a patient who is being transported to or from a Virginia hospital for care;

350 33. Any doctor of medicine or osteopathy, physician assistant, or nurse practitioner who would 351 otherwise be subject to licensure by the Board who holds an active, unrestricted license in another state, 352 the District of Columbia, or a United States territory or possession and who is in good standing with the 353 applicable regulatory agency in that state, the District of Columbia, or that United States territory or 354 possession who provides behavioral health services, as defined in § 37.2-100, from engaging in the 355 practice of his profession and providing behavioral health services to a patient located in the 356 Commonwealth in accordance with the standard of care when (i) such practice is for the purpose of 357 providing continuity of care through the use of telemedicine services as defined in § 38.2-3418.16 and 358 (ii) the practitioner has previously established a practitioner-patient relationship with the patient and has 359 performed an in-person evaluation of the patient within the previous year. A practitioner who provides behavioral health services to a patient located in the Commonwealth through use of telemedicine 360 services pursuant to this subdivision may provide such services for a period of no more than one year 361 362 from the date on which the practitioner began providing such services to such patient;

363 34. Any employee of a program licensed by the Department of Behavioral Health and Developmental
 364 Services who is certified in cardiopulmonary resuscitation from acting in compliance with a program
 365 participant's valid written order not to resuscitate issued in accordance with § 54.1-2987.1 if such valid
 366 written order not to resuscitate is included in the program participant's individualized service plan; or

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367 35. Any practitioner of a profession regulated by the Board of Medicine who is licensed in another 368 state or the District of Columbia and who is in good standing with the applicable regulatory agency in 369 that state or the District of Columbia from engaging in the practice of that profession in the 370 Commonwealth with a patient located in the Commonwealth when (i) such practice is for the purpose of 371 providing continuity of care through the use of telemedicine services as defined in § 38.2-3418.16 and 372 (ii) the patient is a current patient of the practitioner with whom the practitioner has previously 373 established a practitioner-patient relationship and the practitioner has performed an in-person examination 374 of the patient within the previous 12 months. For the purposes of this subdivision, if a patient is (a) an 375 enrollee of a health maintenance organization that contracts with a multispecialty group of practitioners, 376 each of whom is licensed by the Board of Medicine, and (b) a current patient of at least one practitioner 377 who is a member of the multispecialty group with whom such practitioner has previously established a 378 practitioner-patient relationship and of whom such practitioner has performed an in-person examination 379 within the previous 12 months, the patient shall be deemed to be a current patient of each practitioner in 380 the multispecialty group with whom each such practitioner has established a practitioner-patient relationship. 381

382 B. Notwithstanding any provision of law or regulation to the contrary, military medical personnel, as 383 defined in § 2.2-2001.4, while participating in a program established by the Department of Veterans 384 Services pursuant to § 2.2-2001.4, may practice under the supervision of a licensed physician or 385 podiatrist or the chief medical officer of an organization participating in such program, or his designee 386 who is a licensee of the Board and supervising within his scope of practice.

387 § 54.1-2914. Sale of controlled substances and medical devices or appliances; requirements for 388 vision care services.

389 A. A practitioner of the healing arts shall not engage in selling controlled substances unless he is 390 licensed to do so by the Board of Pharmacy. However, this prohibition shall not apply to a doctor of 391 medicine, osteopathy or podiatry who administers controlled substances to his patients or provides 392 controlled substances to his patient in a bona fide medical emergency or when pharmaceutical services 393 are not available. Practitioners who sell or dispense controlled substances shall be subject to inspection 394 by the Department of Health Professions to ensure compliance with Chapters 33 (§ 54.1-3300 et seq.) 395 and 34 (§ 54.1-3400 et seq.) of this title and the Board of Pharmacy's regulations. This subsection shall 396 not apply to physicians acting on behalf of the Virginia Department of Health or local health 397 departments.

398 B. A practitioner of the healing arts who may lawfully sell medical appliances or devices shall not 399 sell such appliances or devices to persons who are not his own patients and shall not sell such articles to 400 his own patients either for his own convenience or for the purpose of supplementing his income. This 401 subsection shall not apply to physicians acting on behalf of the Virginia Department of Health or local 402 health departments.

403 C. A practitioner of the healing arts may, from within the practitioner's office, engage in selling or 404 promoting the sale of eyeglasses and may dispense contact lenses. Only those practitioners of the 405 healing arts who engage in the examination of eyes and prescribing of eyeglasses may engage in the 406 sale or promotion of eyeglasses. Practitioners shall not employ any unlicensed person to fill prescriptions 407 for eyeglasses within the practitioner's office except as provided in subdivision A 65 of § 54.1-2901. A 408 practitioner may also own, in whole or in part, an optical dispensary located adjacent to or at a distance 409 from his office.

410 D. Any practitioner of the healing arts engaging in the examination of eyes and prescribing of 411 eveglasses shall give the patient a copy of any prescription for eveglasses and inform the patient of his 412 right to have the prescription filled at the establishment of his choice. No practitioner who owns, in 413 whole or in part, an establishment dispensing eyeglasses shall make any statement or take any action, 414 directly or indirectly, that infringes on the patient's right to have a prescription filled at an establishment 415 other than the one in which the practitioner has an ownership interest.

416 Disclosure of ownership interest by a practitioner as required by § 54.1-2964 or participation by the 417 practitioner in contractual arrangements with third-party payors or purchasers of vision care services 418 shall not constitute a violation of this subsection. 419

§ 54.1-2956.15. Regulations relating to practice of naturopathy or naturopathic medicine.

420 The Board shall promulgate regulations governing the practice of naturopathic medicine. The 421 regulations shall include, at a minimum, standards for (i) performing and ordering physical and 422 laboratory examinations for diagnostic purposes, consistent with naturopathic medical education and 423 training, including, but not limited to, phlebotomy, clinical laboratory tests, orificial examinations, 424 physiological function tests, and diagnostic imaging studies; (ii) repair and care incidental to superficial 425 lacerations and abrasions; (iii) removal of foreign bodies located in the superficial tissues; (iv) 426 prescribing, dispensing, ordering, administering, or performing, as applicable, (a) food, extracts of food, nutraceuticals, vitamins, amino acids, minerals, enzymes, botanicals and their extracts, botanical 427

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428 medicines, homeopathic medicines, any dietary supplements or nonprescription drugs as defined by the 429 Federal Food, Drug, and Cosmetic Act, 21 U.S.C. § 301 et seq.; (b) hot or cold hydrotherapy, 430 naturopathic physical medicine, electromagnetic energy, colon hydrotherapy, and therapeutic exercise; 431 or (c) devices, including therapeutic devices, barrier contraception, and durable medical equipment; (v)432 utilization of routes of administration that include oral, nasal, auricular, oscular, rectal, vaginal, 433 transdermal, intradermal, subcutaneous, intravenous, and intramuscular consistent with naturopathic 434 medical education and training; (vi) naturopathic childbirth attendance; and (vii) performing other 435 therapies consistent with naturopathic medical education and training that are approved by the Board.

436 § 54.1-2956.16. Unlawful to practice naturopathic medicine without license; unlawful designation 437 as naturopath; Board to regulate naturopathic doctors; scope of practice.

438 A. It shall be unlawful for a person not holding a current and valid license from the Board to 439 practice naturopathic medicine or to claim to be a naturopath, naturopathic doctor, naturopathic 440 medical doctor, naturopathic physician, doctor of naturopathy, or doctor of naturopathic medicine or to assume the title doctor of naturopathic medicine, naturopathic doctor, naturopathic medical doctor, 441 naturopathic physician, or to use the designations "N.D.," "ND," "N.M.D.," or "NMD" or any variation 442 443 thereof.

In addition, it shall be unlawful for any person who is not licensed under this chapter, whose 444 445 licensure has been suspended or revoked, or whose licensure has lapsed and has not been renewed to 446 use in conjunction with his name the words "naturopath," "doctor of naturopathic medicine," "naturopathic doctor," "naturopathic medical doctor," "naturopathic physician," or to otherwise by 447 448 letters, words, representations, or insignias assert or imply that he is licensed to practice naturopathic 449 medicine.

450 B. The Board shall prescribe by regulation the qualifications governing the licensure of naturopathic 451 doctors. The regulations shall at a minimum require (i) graduation from a naturopathic medical education program in the United States accredited by the Council on Naturopathic Medical Education 452 453 or an equivalent accrediting body for the naturopathic medical profession recognized by the U.S. Secretary of Education and the Board that offers graduate-level, full-time didactic and supervised clinical training leading to the degree of Doctor of Naturopathy or Doctor of Naturopathic Medicine 454 455 456 and (ii) successful completion of a competency-based national naturopathic medicine licensing examination administered by the North American Board of Naturopathic Examiners, or an equivalent 457 458 agency recognized by the Board. In lieu of graduation from an accredited naturopathic medical 459 education program and the national naturopathic medicine licensing examination, the Board may 460 require graduation from (a) an accredited institution of higher education or one that has received 461 provisional accreditation from a regional accrediting body recognized by the U.S. Secretary of Education or (b) an accredited degree-granting institution of higher education that offers a full-time 462 463 structured curriculum in basic sciences and supervised patient care consisting of a program of doctoral 464 naturopathic medical education approved by the Board that requires the completion of 132 weeks or 465 more of instruction within a period of not less than three years as a condition of graduation. The Board 466 may license graduates of approved alternative naturopathic medical education programs upon evidence 467 of successful completion of a Board-approved, competency-based state naturopathic medicine licensing examination or an equivalent Canadian provincial licensing examination for the practice of naturopathic 468 469 medicine. 470

§ 54.1-2956.17. Advisory Board on Naturopathy; composition; appointments.

471 There is hereby established the Advisory Board on Naturopathy (the Advisory Board), which shall 472 consist of five nonlegislative citizen members appointed by the Governor for four-year terms as follows: 473 three members who shall be, at the time of appointment, naturopathic doctors licensed in the 474 Commonwealth by the Board for not less than three years; one member who shall be licensed by the 475 Board to practice either medicine, osteopathy, chiropractic, or podiatry; and one member who shall be 476 a citizen of the Commonwealth at large. Appointments to fill vacancies, other than by expiration of a 477 term, shall be for the unexpired terms. All members may be reappointed; however, no member shall 478 serve more than two consecutive four-year terms. The remainder of any term to which a member is 479 appointed to fill a vacancy shall not constitute a term in determining the member's eligibility for 480 reappointment. 481

§ 54.1-2956.18. Advisory Board on Naturopathy; powers.

A. The Advisory Board shall, under the authority of the Board:

483 1. Recommend to the Board, for its promulgation into regulation, the criteria for licensure as a 484 naturopathic doctors and the standards of professional conduct for holders of licenses.

485 2. Assess the qualifications of applicants for licensure and recommend licensure when applicants meet the required criteria. The recommendations of the Advisory Board relating to the licensure of 486 487 applicants shall be presented to the Board, which shall then issue or deny licenses. Any applicant who 488 is aggrieved by a denial of recommendation on licensure of the Advisory Board may appeal to the 489 Board.

490 3. Recommend to the Board, for its promulgation into regulation, accrediting agencies, institutions of 491 higher education, and competency-based examinations to be approved for naturopathic medical 492 education and licensure.

493 4. Receive investigative reports of professional misconduct and unlawful acts and recommend **494** sanctions when appropriate. Any recommendation of sanctions shall be presented to the Board, which 495 may then impose sanctions or take such other action as may be warranted by law.

496 5. Recommend to the Board, for its promulgation into regulation, a formulary for use by 497 naturopathic doctors.

498 6. Assist in such other matters dealing with naturopathic medicine as the Board may in its discretion 499 direct.

500 B. Nothing in this chapter shall be construed to authorize the Advisory Board to advise the Board in 501 matters pertaining to regulations governing the practice of medicine, osteopathy, chiropractic, or podiatry, or matters pertaining to doctors of medicine, osteopathy, chiropractic, or podiatry who are 502 503 also licensed by the Board to practice naturopathy or naturopathic medicine.

§ 54.1-2973.1. Practice of laser hair removal.

504 505 The practice of laser hair removal shall be performed by a properly trained person licensed to 506 practice medicine or osteopathic medicine or a physician assistant as authorized pursuant to § 54.1-2952 507 or a nurse practitioner as authorized pursuant to § 54.1-2957 or by a properly trained person under the 508 direction and supervision of a licensed doctor of medicine or osteopathic medicine or a physician 509 54.1-2952 or a nurse practitioner as authorized pursuant to assistant as authorized pursuant to § 510 \$54.1-2957 who may delegate such practice in accordance with subdivision A 65 of \$54.1-2901. 511

§ 54.1-3401. Definitions.

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

513 "Administer" means the direct application of a controlled substance, whether by injection, inhalation, 514 ingestion, or any other means, to the body of a patient or research subject by (i) a practitioner or by his 515 authorized agent and under his direction or (ii) the patient or research subject at the direction and in the 516 presence of the practitioner.

517 "Advertisement" means all representations disseminated in any manner or by any means, other than 518 by labeling, for the purpose of inducing, or which are likely to induce, directly or indirectly, the 519 purchase of drugs or devices.

520 "Agent" means an authorized person who acts on behalf of or at the direction of a manufacturer, 521 distributor, or dispenser. It does not include a common or contract carrier, public warehouseman, or 522 employee of the carrier or warehouseman.

523 "Anabolic steroid" means any drug or hormonal substance, chemically and pharmacologically related 524 to testosterone, other than estrogens, progestins, corticosteroids, and dehydroepiandrosterone.

525 "Animal" means any nonhuman animate being endowed with the power of voluntary action.

"Automated drug dispensing system" means a mechanical or electronic system that performs 526 527 operations or activities, other than compounding or administration, relating to pharmacy services, 528 including the storage, dispensing, or distribution of drugs and the collection, control, and maintenance of 529 all transaction information, to provide security and accountability for such drugs.

530 "Biological product" means a virus, therapeutic serum, toxin, antitoxin, vaccine, blood, blood 531 component or derivative, allergenic product, protein other than a chemically synthesized polypeptide, or 532 analogous product, or arsphenamine or any derivative of arsphenamine or any other trivalent organic 533 arsenic compound, applicable to the prevention, treatment, or cure of a disease or condition of human 534 beings.

535 "Biosimilar" means a biological product that is highly similar to a specific reference biological 536 product, notwithstanding minor differences in clinically inactive compounds, such that there are no 537 clinically meaningful differences between the reference biological product and the biological product that 538 has been licensed as a biosimilar pursuant to 42 U.S.C. § 262(k) in terms of safety, purity, and potency 539 of the product. 540

"Board" means the Board of Pharmacy.

541 "Bulk drug substance" means any substance that is represented for use, and that, when used in the 542 compounding, manufacturing, processing, or packaging of a drug, becomes an active ingredient or a 543 finished dosage form of the drug; however, "bulk drug substance" shall not include intermediates that 544 are used in the synthesis of such substances.

545 "Change of ownership" of an existing entity permitted, registered, or licensed by the Board means (i) 546 the sale or transfer of all or substantially all of the assets of the entity or of any corporation that owns 547 or controls the entity; (ii) the creation of a partnership by a sole proprietor, the dissolution of a 548 partnership, or change in partnership composition; (iii) the acquisition or disposal of 50 percent or more 549 of the outstanding shares of voting stock of a corporation owning the entity or of the parent corporation 550 of a wholly owned subsidiary owning the entity, except that this shall not apply to any corporation the

voting stock of which is actively traded on any securities exchange or in any over-the-counter market;
(iv) the merger of a corporation owning the entity or of the parent corporation of a wholly-owned
subsidiary owning the entity with another business or corporation; or (v) the expiration or forfeiture of a

554 corporation's charter.

⁵⁵⁵ "Co-licensed partner" means a person who, with at least one other person, has the right to engage in the manufacturing or marketing of a prescription drug, consistent with state and federal law.

557 "Compounding" means the combining of two or more ingredients to fabricate such ingredients into a 558 single preparation and includes the mixing, assembling, packaging, or labeling of a drug or device (i) by 559 a pharmacist, or within a permitted pharmacy, pursuant to a valid prescription issued for a medicinal or 560 therapeutic purpose in the context of a bona fide practitioner-patient-pharmacist relationship, or in expectation of receiving a valid prescription based on observed historical patterns of prescribing and 561 dispensing; (ii) by a practitioner of medicine, osteopathy, podiatry, dentistry, or veterinary medicine as 562 563 an incident to his administering or dispensing, if authorized to dispense, a controlled substance in the 564 course of his professional practice; or (iii) for the purpose of, or as incident to, research, teaching, or chemical analysis and not for sale or for dispensing. The mixing, diluting, or reconstituting of a 565 manufacturer's product drugs for the purpose of administration to a patient, when performed by a 566 practitioner of medicine or osteopathy licensed under Chapter 29 (§ 54.1-2900 et seq.), a person 567 supervised by such practitioner pursuant to subdivision A 6 5 or 19 of § 54.1-2901, or a person 568 569 supervised by such practitioner or a licensed nurse practitioner or physician assistant pursuant to 570 subdivision A 4 3 of § 54.1-2901 shall not be considered compounding.

571 "Controlled substance" means a drug, substance, or immediate precursor in Schedules I through VI of
572 this chapter. The term shall not include distilled spirits, wine, malt beverages, or tobacco as those terms
573 are defined or used in Title 3.2 or Title 4.1. The term "controlled substance" includes a controlled
574 substance analog that has been placed into Schedule I or II by the Board pursuant to the regulatory
575 authority in subsection D of § 54.1-3443.

576 "Controlled substance analog" means a substance the chemical structure of which is substantially 577 similar to the chemical structure of a controlled substance in Schedule I or II and either (i) which has a 578 stimulant, depressant, or hallucinogenic effect on the central nervous system that is substantially similar 579 to or greater than the stimulant, depressant, or hallucinogenic effect on the central nervous system of a 580 controlled substance in Schedule I or II or (ii) with respect to a particular person, which such person 581 represents or intends to have a stimulant, depressant, or hallucinogenic effect on the central nervous system that is substantially similar to or greater than the stimulant, depressant, or hallucinogenic effect 582 583 on the central nervous system of a controlled substance in Schedule I or II. "Controlled substance **584** analog" does not include (a) any substance for which there is an approved new drug application as 585 defined under § 505 of the federal Food, Drug, and Cosmetic Act (21 U.S.C. § 355) or that is generally recognized as safe and effective pursuant to §§ 501, 502, and 503 of the federal Food, Drug, and 586 Cosmetic Act (21 U.S.C. §§ 351, 352, and 353) and 21 C.F.R. Part 330; (b) with respect to a particular 587 588 person, any substance for which an exemption is in effect for investigational use for that person under 589 § 505 of the federal Food, Drug, and Cosmetic Act to the extent that the conduct with respect to that 590 substance is pursuant to such exemption; or (c) any substance to the extent not intended for human 591 consumption before such an exemption takes effect with respect to that substance.

592 "DEA" means the Drug Enforcement Administration, U.S. Department of Justice, or its successor593 agency.

"Deliver" or "delivery" means the actual, constructive, or attempted transfer of any item regulated by
this chapter, whether or not there exists an agency relationship, including delivery of a Schedule VI
prescription device to an ultimate user or consumer on behalf of a medical equipment supplier by a
manufacturer, nonresident manufacturer, wholesale distributor, nonresident wholesale distributor,
warehouser, nonresident warehouser, third-party logistics provider, or nonresident third-party logistics
provider at the direction of a medical equipment supplier in accordance with § 54.1-3415.1.

"Device" means instruments, apparatus, and contrivances, including their components, parts, and
 accessories, intended for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in
 man or animals or to affect the structure or any function of the body of man or animals.

603 "Dialysis care technician" or "dialysis patient care technician" means an individual who is certified
604 by an organization approved by the Board of Health Professions pursuant to Chapter 27.01 (§
605 54.1-2729.1 et seq.) and who, under the supervision of a licensed physician, nurse practitioner, physician
606 assistant, or a registered nurse, assists in the care of patients undergoing renal dialysis treatments in a
607 Medicare-certified renal dialysis facility.

607 Medicare-certified renal dialysis facility.
608 "Dialysis solution" means either the commercially available, unopened, sterile solutions whose
609 purpose is to be instilled into the peritoneal cavity during the medical procedure known as peritoneal
610 dialysis, or commercially available solutions whose purpose is to be used in the performance of
611 hemodialysis not to include any solutions administered to the patient intravenously.

612 "Dispense" means to deliver a drug to an ultimate user or research subject by or pursuant to the

613 lawful order of a practitioner, including the prescribing and administering, packaging, labeling, or
614 compounding necessary to prepare the substance for that delivery. However, dispensing shall not include
615 the transportation of drugs mixed, diluted, or reconstituted in accordance with this chapter to other sites
616 operated by such practitioner or that practitioner's medical practice for the purpose of administration of
617 such drugs to patients of the practitioner or that practitioner's medical practice at such other sites. For
618 practitioners of medicine or osteopathy, "dispense" shall only include the provision of drugs by a

619 practitioner to patients to take with them away from the practitioner's place of practice.

- 620 "Dispenser" means a practitioner who dispenses.
- 621 "Distribute" means to deliver other than by administering or dispensing a controlled substance.
- 622 "Distributor" means a person who distributes.

"Drug" means (i) articles or substances recognized in the official United States Pharmacopoeia
National Formulary or official Homeopathic Pharmacopoeia of the United States, or any supplement to
any of them; (ii) articles or substances intended for use in the diagnosis, cure, mitigation, treatment, or
prevention of disease in man or animals; (iii) articles or substances, other than food, intended to affect
the structure or any function of the body of man or animals; (iv) articles or substances intended for use
as a component of any article specified in clause (i), (ii), or (iii); or (v) a biological product. "Drug"
does not include devices or their components, parts, or accessories.

630 "Drug product" means a specific drug in dosage form from a known source of manufacture, whether631 by brand or therapeutically equivalent drug product name.

632 "Electronic prescription" means a written prescription that is generated on an electronic application
633 and is transmitted to a pharmacy as an electronic data file; Schedule II through V prescriptions shall be
634 transmitted in accordance with 21 C.F.R. Part 1300.

635 "Facsimile (FAX) prescription" means a written prescription or order that is transmitted by an
636 electronic device over telephone lines that sends the exact image to the receiving pharmacy in hard copy
637 form.

638 "FDA" means the U.S. Food and Drug Administration.

639 "Immediate precursor" means a substance which the Board of Pharmacy has found to be and by
640 regulation designates as being the principal compound commonly used or produced primarily for use,
641 and which is an immediate chemical intermediary used or likely to be used in the manufacture of a
642 controlled substance, the control of which is necessary to prevent, curtail, or limit manufacture.

643 "Interchangeable" means a biosimilar that meets safety standards for determining interchangeability 644 pursuant to 42 U.S.C. \S 262(k)(4).

⁶⁴⁵ "Label" means a display of written, printed, or graphic matter upon the immediate container of any article. A requirement made by or under authority of this chapter that any word, statement, or other information appear on the label shall not be considered to be complied with unless such word, statement, or other information also appears on the outside container or wrapper, if any, of the retail
⁶⁴⁹ package of such article or is easily legible through the outside container or wrapper.

650 "Labeling" means all labels and other written, printed, or graphic matter on an article or any of its containers or wrappers, or accompanying such article.

652 "Manufacture" means the production, preparation, propagation, conversion, or processing of any item 653 regulated by this chapter, either directly or indirectly by extraction from substances of natural origin, or 654 independently by means of chemical synthesis, or by a combination of extraction and chemical 655 synthesis, and includes any packaging or repackaging of the substance or labeling or relabeling of its 656 container. This term does not include compounding.

"Manufacturer" means every person who manufactures, a manufacturer's co-licensed partner, or arepackager.

659 "Marijuana" means any part of a plant of the genus Cannabis whether growing or not, its seeds, or 660 its resin; and every compound, manufacture, salt, derivative, mixture, or preparation of such plant, its seeds, its resin, or any extract containing one or more cannabinoids. Marijuana does not include the 661 mature stalks of such plant, fiber produced from such stalk, or oil or cake made from the seeds of such 662 plant, unless such stalks, fiber, oil, or cake is combined with other parts of plants of the genus Cannabis. 663 664 Marijuana does not include (i) industrial hemp, as defined in § 3.2-4112, that is possessed by a person 665 registered pursuant to subsection A of § 3.2-4115 or his agent, (ii) industrial hemp, as defined in 666 § 3.2-4112, that is possessed by a person who holds a hemp producer license issued by the U.S. Department of Agriculture pursuant to 7 C.F.R. Part 990, or (iii) a hemp product, as defined in 667 § 3.2-4112, containing a tetrahydrocannabinol concentration of no greater than 0.3 percent that is derived **668** 669 from industrial hemp, as defined in § 3.2-4112, that is grown, dealt, or processed in compliance with 670 state or federal law.

671 "Medical equipment supplier" means any person, as defined in § 1-230, engaged in the delivery to
672 the ultimate consumer, pursuant to the lawful order of a practitioner, of hypodermic syringes and
673 needles, medicinal oxygen, Schedule VI controlled devices, those Schedule VI controlled substances with

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674 no medicinal properties that are used for the operation and cleaning of medical equipment, solutions for675 peritoneal dialysis, and sterile water or saline for irrigation.

"Narcotic drug" means any of the following, whether produced directly or indirectly by extraction 676 677 from substances of vegetable origin, or independently by means of chemical synthesis, or by a 678 combination of extraction and chemical synthesis: (i) opium, opiates, and any salt, compound, derivative, 679 or preparation of opium or opiates; (ii) any salt, compound, isomer, derivative, or preparation thereof 680 which is chemically equivalent or identical with any of the substances referred to in clause (i), but not including the isoquinoline alkaloids of opium; (iii) opium poppy and poppy straw; (iv) coca leaves and 681 any salt, compound, derivative, or preparation of coca leaves, and any salt, compound, isomer, 682 derivative, or preparation thereof which is chemically equivalent or identical with any of these 683 **684** substances, but not including decocainized coca leaves or extraction of coca leaves which do not contain **685** cocaine or ecgonine.

686 "New drug" means (i) any drug, except a new animal drug or an animal feed bearing or containing a new animal drug, the composition of which is such that such drug is not generally recognized, among 687 688 experts qualified by scientific training and experience to evaluate the safety and effectiveness of drugs, 689 as safe and effective for use under the conditions prescribed, recommended, or suggested in the labeling, 690 except that such a drug not so recognized shall not be deemed to be a "new drug" if at any time prior **691** to the enactment of this chapter it was subject to the Food and Drugs Act of June 30, 1906, as 692 amended, and if at such time its labeling contained the same representations concerning the conditions 693 of its use, or (ii) any drug, except a new animal drug or an animal feed bearing or containing a new 694 animal drug, the composition of which is such that such drug, as a result of investigations to determine 695 its safety and effectiveness for use under such conditions, has become so recognized, but which has not, 696 otherwise than in such investigations, been used to a material extent or for a material time under such 697 conditions.

698 "Nuclear medicine technologist" means an individual who holds a current certification with the699 American Registry of Radiological Technologists or the Nuclear Medicine Technology Certification700 Board.

"Official compendium" means the official United States Pharmacopoeia National Formulary, official
 Homeopathic Pharmacopoeia of the United States, or any supplement to any of them.

"Official written order" means an order written on a form provided for that purpose by the U.S. Drug
Enforcement Administration, under any laws of the United States making provision therefor, if such
order forms are authorized and required by federal law, and if no such order form is provided then on
an official form provided for that purpose by the Board of Pharmacy.

707 "Opiate" means any substance having an addiction-forming or addiction-sustaining liability similar to
708 morphine or being capable of conversion into a drug having such addiction-forming or
709 addiction-sustaining liability. It does not include, unless specifically designated as controlled under
710 Article 4 (§ 54.1-3437 et seq.), the dextrorotatory isomer of 3-methoxy-n-methylmorphinan and its salts
711 (dextromethorphan). It does include its racemic and levorotatory forms.

"Opium poppy" means the plant of the species Papaver somniferum L., except the seeds thereof.

713 "Original package" means the unbroken container or wrapping in which any drug or medicine is
714 enclosed together with label and labeling, put up by or for the manufacturer, wholesaler, or distributor
715 for use in the delivery or display of such article.

"Outsourcing facility" means a facility that is engaged in the compounding of sterile drugs and is
currently registered as an outsourcing facility with the U.S. Secretary of Health and Human Services and
that complies with all applicable requirements of federal and state law, including the Federal Food,
Drug, and Cosmetic Act.

"Person" means both the plural and singular, as the case demands, and includes an individual,partnership, corporation, association, governmental agency, trust, or other institution or entity.

"Pharmacist-in-charge" means the person who, being licensed as a pharmacist, signs the application
for a pharmacy permit and assumes full legal responsibility for the operation of the relevant pharmacy in
a manner complying with the laws and regulations for the practice of pharmacy and the sale and
dispensing of controlled substances; the "pharmacist-in-charge" shall personally supervise the pharmacy
and the pharmacy's personnel as required by § 54.1-3432.

"Poppy straw" means all parts, except the seeds, of the opium poppy, after mowing.

"Practitioner" means a physician, dentist, licensed nurse practitioner pursuant to § 54.1-2957.01,
licensed physician assistant pursuant to § 54.1-2952.1, pharmacist pursuant to § 54.1-3300, TPA-certified optometrist pursuant to Article 5 (§ 54.1-3222 et seq.) of Chapter 32, veterinarian, scientific investigator,
or other person licensed, registered, or otherwise permitted to distribute, dispense, prescribe and administer, or conduct research with respect to a controlled substance in the course of professional practice or research in the Commonwealth.

"Prescriber" means a practitioner who is authorized pursuant to §§ 54.1-3303 and 54.1-3408 to issue
a prescription.

"Prescription" means an order for drugs or medical supplies, written or signed or transmitted by word
of mouth, telephone, telegraph, or other means of communication to a pharmacist by a duly licensed
physician, dentist, veterinarian, or other practitioner authorized by law to prescribe and administer such
drugs or medical supplies.

740 "Prescription drug" means any drug required by federal law or regulation to be dispensed only
741 pursuant to a prescription, including finished dosage forms and active ingredients subject to § 503(b) of
742 the Federal Food, Drug, and Cosmetic Act (21 U.S.C. § 353(b)).

743 "Production" or "produce" includes the manufacture, planting, cultivation, growing, or harvesting of a744 controlled substance or marijuana.

745 "Proprietary medicine" means a completely compounded nonprescription drug in its unbroken, 746 original package which does not contain any controlled substance or marijuana as defined in this chapter 747 and is not in itself poisonous, and which is sold, offered, promoted, or advertised directly to the general 748 public by or under the authority of the manufacturer or primary distributor, under a trademark, trade name, or other trade symbol privately owned, and the labeling of which conforms to the requirements of 749 750 this chapter and applicable federal law. However, this definition shall not include a drug that is only advertised or promoted professionally to licensed practitioners, a narcotic or drug containing a narcotic, 751 a drug that may be dispensed only upon prescription or the label of which bears substantially the 752 statement "Warning - may be habit-forming," or a drug intended for injection. 753

754 "Radiopharmaceutical" means any drug that exhibits spontaneous disintegration of unstable nuclei 755 with the emission of nuclear particles or photons and includes any non-radioactive reagent kit or 756 radionuclide generator that is intended to be used in the preparation of any such substance, but does not 757 include drugs such as carbon-containing compounds or potassium-containing salts that include trace 758 quantities of naturally occurring radionuclides. The term also includes any biological product that is 759 labeled with a radionuclide or intended solely to be labeled with a radionuclide.

760 "Reference biological product" means the single biological product licensed pursuant to 42 U.S.C.
761 § 262(a) against which a biological product is evaluated in an application submitted to the U.S. Food
762 and Drug Administration for licensure of biological products as biosimilar or interchangeable pursuant to
763 42 U.S.C. § 262(k).

"Sale" includes barter, exchange, or gift, or offer therefor, and each such transaction made by any person, whether as an individual, proprietor, agent, servant, or employee.

766 "Therapeutically equivalent drug products" means drug products that contain the same active 767 ingredients and are identical in strength or concentration, dosage form, and route of administration and 768 that are classified as being therapeutically equivalent by the U.S. Food and Drug Administration 769 pursuant to the definition of "therapeutically equivalent drug products" set forth in the most recent 770 edition of the Approved Drug Products with Therapeutic Equivalence Evaluations, otherwise known as 771 the "Orange Book."

"Third-party logistics provider" means a person that provides or coordinates warehousing of or other
logistics services for a drug or device in interstate commerce on behalf of a manufacturer, wholesale
distributor, or dispenser of the drug or device but does not take ownership of the product or have
responsibility for directing the sale or disposition of the product.

^{*}USP-NF^{*} means the current edition of the United States Pharmacopeia-National Formulary.

"Warehouser" means any person, other than a wholesale distributor, manufacturer, or third-party
logistics provider, engaged in the business of (i) selling or otherwise distributing prescription drugs or
devices to any person who is not the ultimate user or consumer and (ii) delivering Schedule VI
prescription devices to the ultimate user or consumer pursuant to § 54.1-3415.1. No person shall be
subject to any state or local tax by reason of this definition.

"Wholesale distribution" means (i) distribution of prescription drugs to persons other than consumers
or patients and (ii) delivery of Schedule VI prescription devices to the ultimate user or consumer
pursuant to § 54.1-3415.1, subject to the exemptions set forth in the federal Drug Supply Chain Security
Act.

"Wholesale distributor" means any person other than a manufacturer, a manufacturer's co-licensedpartner, a third-party logistics provider, or a repackager that engages in wholesale distribution.

788 The words "drugs" and "devices" as used in Chapter 33 (§ 54.1-3300 et seq.) and in this chapter
789 shall not include surgical or dental instruments, physical therapy equipment, X-ray apparatus, or glasses
790 or lenses for the eyes.

791 The terms "pharmacist," "pharmacy," and "practice of pharmacy" as used in this chapter shall be defined as provided in Chapter 33 (§ 54.1-3300 et seq.) unless the context requires a different meaning.