1999 SESSION

REENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 32.1-325, 54.1-2603, and 54.1-3606 of the Code of Virginia and to 3 amend the Code of Virginia by adding sections numbered 22.1-274.02 and 32.1-326.3, relating to 4 school division participation in medical assistance services.

5 6

Approved

[H 2360]

7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 32.1-325, 54.1-2603, and 54.1-3606 of the Code of Virginia are amended and reenacted 9 and that the Code of Virginia is amended by adding sections numbered 22.1-274.02 and 32.1-326.3 10 as follows: 11

§ 22.1-274.02. Certain memorandum of agreement required.

12 A. The Superintendent of Public Instruction or his designee and the Director of the Department of 13 Medical Assistance Services or his designee shall develop and execute a memorandum of agreement relating to special education health services. This memorandum of agreement shall be revised on a 14 15 periodic basis; however, the agreement shall, at a minimum, be revised and executed within six months 16 of the inauguration of a new governor in order to maintain policy integrity.

17 B. The agreement shall include, but need not be limited to, (i) requirements for regular and 18 consistent communications and consultations between the two departments and with school division 19 personnel and officials and school board representatives; (ii) a specific and concise description and 20 history of the federal Individuals with Disabilities Education Act (IDEA), a summary of school division 21 responsibilities pursuant to the Individuals with Disabilities Education Act, and a summary of any 22 corresponding state law which influences the scope of these responsibilities; (iii) a specific and concise summary of the then-current Department of Medical Assistance Services regulations regarding the special education health services; (iv) assignment of the specific responsibilities of the two state 23 24 25 departments for the operation of special education health services; (v) a schedule of issues to be 26 resolved through the regular and consistent communications process, including, but not limited to, ways 27 to integrate and coordinate care between the Department of Medical Assistance Services' managed care 28 providers and special education health services providers; (vi) a process for the evaluation of the 29 services which may be delivered by school divisions participating as special education health services 30 providers pursuant to Medicaid; (vii) a plan and schedule to reduce the administrative and paperwork 31 burden of Medicaid participation on school divisions in Virginia; and (viii) a mechanism for informing 32 primary care providers and other case management providers of those school divisions that are 33 participating as Medicaid providers and for identifying such school divisions as Medicaid providers that 34 are available to receive referrals to provide special education health services.

35 C. The Board of Education shall cooperate with the Board of Medical Assistance Services in developing a form to be included with the Individualized Education Plan (IEP) that shall be accepted by 36 37 the Department of Medical Assistance Services as the plan of care (POC) and in collecting the data 38 necessary to establish separate and specific Medicaid rates for the IEP meetings and other services 39 delivered by school divisions to students.

40 The POC form shall (i) be consistent with the plan of care required by the Department of Medical 41 Assistance Services of other Medicaid providers, (ii) allow for written updates, (iii) be used by all 42 school divisions participating as Medicaid providers of special education health services, (iv) document 43 the student's progress, and (v) be integrated and coordinated with the Department of Medical Assistance 44 Services' managed care providers.

45 D. The Department of Education shall prepare, upon consultation with the Department of Medical Assistance Services, a consent form which (i) is separate from the IEP, (ii) includes a statement noting 46 that such form is not part of the student's IEP, (iii) includes a release to authorize billing of 47 48 school-based health services delivered to the relevant student by the school division, and (iv) shall be 49 used by all school divisions participating in Medicaid reimbursement. This consent form shall be made 50 available to the parents upon conclusion of the IEP meeting. The release shall allow for billing of 51 school-based health services by Virginia school divisions to the Virginia Medicaid program and other programs operated by the Department of Medical Assistance Services. 52

53 E. The Department of Education and the Department of Medical Assistance Services shall also 54 develop a cost-effective, efficient, and appropriate process to allow school divisions access to eligibility 55 data for students for whom consent has been obtained.

56 § 32.1-325. Board to submit plan for medical assistance services to Secretary of Health and Human REENROLLED

57 Services pursuant to federal law; administration of plan; contracts with health care providers.

58 A. The Board, subject to the approval of the Governor, is authorized to prepare, amend from time to 59 time and submit to the Secretary of the United States Department of Health and Human Services a state 60 plan for medical assistance services pursuant to Title XIX of the United States Social Security Act and 61 any amendments thereto. The Board shall include in such plan:

62 1. A provision for payment of medical assistance on behalf of individuals, up to the age of twenty-one, placed in foster homes or private institutions by private, nonprofit agencies licensed as 63 64 child-placing agencies by the Department of Social Services or placed through state and local subsidized 65 adoptions to the extent permitted under federal statute;

66 2. A provision for determining eligibility for benefits for medically needy individuals which 67 disregards from countable resources an amount not in excess of \$2,500 for the individual and an amount 68 not in excess of \$2,500 for his spouse when such resources have been set aside to meet the burial expenses of the individual or his spouse. The amount disregarded shall be reduced by (i) the face value 69 of life insurance on the life of an individual owned by the individual or his spouse if the cash surrender 70 71 value of such policies has been excluded from countable resources and (ii) the amount of any other 72 revocable or irrevocable trust, contract, or other arrangement specifically designated for the purpose of 73 meeting the individual's or his spouse's burial expenses;

74 3. A requirement that, in determining eligibility, a home shall be disregarded. For those medically 75 needy persons whose eligibility for medical assistance is required by federal law to be dependent on the 76 budget methodology for Aid to Families with Dependent Children, a home means the house and lot used 77 as the principal residence and all contiguous property. For all other persons, a home shall mean the 78 house and lot used as the principal residence, as well as all contiguous property, as long as the value of 79 the land, exclusive of the lot occupied by the house, does not exceed \$5,000. In any case in which the 80 definition of home as provided here is more restrictive than that provided in the state plan for medical assistance in Virginia as it was in effect on January 1, 1972, then a home means the house and lot used 81 82 as the principal residence and all contiguous property essential to the operation of the home regardless 83 of value;

84 4. A provision for payment of medical assistance on behalf of individuals up to the age of 85 twenty-one, who are Medicaid eligible, for medically necessary stays in acute care facilities in excess of 86 twenty-one days per admission;

5. A provision for deducting from an institutionalized recipient's income an amount for the 87 88 maintenance of the individual's spouse at home;

89 6. A provision for payment of medical assistance on behalf of pregnant women which provides for 90 payment for inpatient postpartum treatment in accordance with the medical criteria, outlined in the most current version of or an official update to the "Guidelines for Perinatal Care" prepared by the American 91 92 Academy of Pediatrics and the American College of Obstetricians and Gynecologists or the "Standards for Obstetric-Gynecologic Services" prepared by the American College of Obstetricians and Gynecologists. Payment shall be made for any postpartum home visit or visits for the mothers and the 93 94 children which are within the time periods recommended by the attending physicians in accordance with 95 96 and as indicated by such Guidelines or Standards. For the purposes of this subdivision, such Guidelines 97 or Standards shall include any changes thereto within six months of the publication of such Guidelines 98 or Standards or any official amendment thereto;

99 7. A provision for payment of medical assistance for high-dose chemotherapy and bone marrow 100 transplants on behalf of individuals over the age of twenty-one who have been diagnosed with 101 lymphoma or breast cancer and have been determined by the treating health care provider to have a 102 performance status sufficient to proceed with such high-dose chemotherapy and bone marrow transplant. 103 Appeals of these cases shall be handled in accordance with the Department's expedited appeals process;

104 8. A provision identifying entities approved by the Board to receive applications and to determine 105 eligibility for medical assistance;

9. A provision for breast reconstructive surgery following the medically necessary removal of a 106 107 breast for any medical reason. Breast reductions shall be covered, if prior authorization has been 108 obtained, for all medically necessary indications. Such procedures shall be considered noncosmetic; 109

10. A provision for payment of medical assistance for annual pap smears;

110 11. A provision for payment of medical assistance services for prostheses following the medically 111 necessary complete or partial removal of a breast for any medical reason;

112 12. A provision for payment of medical assistance which provides for payment for forty-eight hours 113 of inpatient treatment for a patient following a radical or modified radical mastectomy and twenty-four 114 hours of inpatient care following a total mastectomy or a partial mastectomy with lymph node dissection for treatment of disease or trauma of the breast. Nothing in this subdivision shall be construed as 115 requiring the provision of inpatient coverage where the attending physician in consultation with the 116 patient determines that a shorter period of hospital stay is appropriate; 117

118 13. A requirement that certificates of medical necessity for durable medical equipment and any supporting verifiable documentation shall be signed, dated, and returned by the physician and in the durable medical equipment provider's possession within sixty days from the time the ordered durable medical equipment and supplies are first furnished by the durable medical equipment provider;

122 14. A provision for payment of medical assistance to (i) persons age fifty and over and (ii) persons 123 age forty and over who are at high risk for prostate cancer, according to the most recent published 124 guidelines of the American Cancer Society, for one PSA test in a twelve-month period and digital rectal 125 examinations, all in accordance with American Cancer Society guidelines. For the purpose of this 126 subdivision, "PSA testing" means the analysis of a blood sample to determine the level of prostate 127 specific antigen; and

128 15. A provision for payment of medical assistance for low-dose screening mammograms for 129 determining the presence of occult breast cancer. Such coverage shall make available one screening 130 mammogram to persons age thirty-five through thirty-nine, one such mammogram biennially to persons 131 age forty through forty-nine, and one such mammogram annually to persons age fifty and over. The term "mammogram" means an X-ray examination of the breast using equipment dedicated specifically 132 133 for mammography, including but not limited to the X-ray tube, filter, compression device, screens, film 134 and cassettes, with an average radiation exposure of less than one rad mid-breast, two views of each 135 breast; and

136 16. A provision, when in compliance with federal law and regulation and approved by the Health
 137 Care Financing Administration, for payment of medical assistance services delivered to
 138 Medicaid-eligible students when such services qualify for reimbursement by the Virginia Medicaid
 139 program and may be provided by school divisions.

In preparing the plan, the Board shall work cooperatively with the State Board of Health to ensure
that quality patient care is provided and that the health, safety, security, rights and welfare of patients
are ensured. The Board shall also initiate such cost containment or other measures as are set forth in the
appropriation act. The Board may make, adopt, promulgate and enforce such regulations as may be
necessary to carry out the provisions of this chapter.

Before the Board acts on a regulation to be published in the Virginia Register of Regulations pursuant to § 9-6.14:7.1, the Board shall examine the potential fiscal impact of such regulation on local boards of social services. For regulations with potential fiscal impact, the Board shall share copies of the fiscal impact analysis with local boards of social services prior to submission to the Registrar. The fiscal impact analysis shall include the projected costs/savings to the local boards of social services to implement or comply with such regulation and, where applicable, sources of potential funds to implement or comply with such regulation.

The Board's regulations shall incorporate sanctions and remedies for certified nursing facilities
established by state law, in accordance with 42 C.F.R. § 488.400 et seq. "Enforcement of Compliance
for Long-Term Care Facilities With Deficiencies."

In order to enable the Commonwealth to continue to receive federal grants or reimbursement for medical assistance or related services, the Board, subject to the approval of the Governor, may adopt, regardless of any other provision of this chapter, such amendments to the state plan for medical assistance services as may be necessary to conform such plan with amendments to the United States Social Security Act or other relevant federal law and their implementing regulations or constructions of these laws and regulations by courts of competent jurisdiction or the United States Secretary of Health and Human Services.

162 In the event conforming amendments to the state plan for medical assistance services are adopted, the Board shall not be required to comply with the requirements of Article 2 (§ 9-6.14:7.1 et seq.) of 163 164 Chapter 1.1:1 of Title 9. However, the Board shall, pursuant to the requirements of § 9-6.14:4.1, (i) 165 notify the Registrar of Regulations that such amendment is necessary to meet the requirements of federal 166 law or regulations or because of the order of any state or federal court_{τ} or (ii) certify to the Governor that the regulations are necessitated by an emergency situation. Any such amendments which are in 167 168 conflict with the Code of Virginia shall only remain in effect until July 1 following adjournment of the 169 next regular session of the General Assembly unless enacted into law.

B. The Director of Medical Assistance Services is authorized to administer such state plan and to receive and expend federal funds therefor in accordance with applicable federal and state laws and regulations; and to enter into all contracts necessary or incidental to the performance of the Department's duties and the execution of its powers as provided by law.

C. The Director of Medical Assistance Services is authorized to enter into agreements and contracts
with medical care facilities, physicians, dentists and other health care providers where necessary to carry
out the provisions of such state plan. Any such agreement or contract shall terminate upon conviction of
the provider of a felony. In the event such conviction is reversed upon appeal, the provider may apply
to the Director of Medical Assistance Services for a new agreement or contract. Such provider may also

apply to the Director for reconsideration of the agreement or contract termination if the conviction is not appealed, or if it is not reversed upon appeal.

181 The Director may refuse to enter into or renew an agreement or contract with any provider which
182 has been convicted of a felony. In addition, the Director may refuse to enter into or renew an agreement
183 or contract with a provider who is or has been a principal in a professional or other corporation when
184 such corporation has been convicted of a felony.

185 In any case in which a Medicaid agreement or contract is denied to a provider on the basis of his interest in a convicted professional or other corporation, the Director shall, upon request, conduct a hearing in accordance with the Administrative Process Act (§ 9-6.14:1 et seq.) regarding the provider's participation in the conduct resulting in the conviction.

189 The Director's decision upon reconsideration shall be consistent with federal and state laws. The
 190 Director may consider the nature and extent of any adverse impact the agreement or contract denial or
 191 termination may have on the medical care provided to Virginia Medicaid recipients.

When the services provided for by such plan are services which a clinical psychologist or a clinical 192 social worker or licensed professional counselor or clinical nurse specialist is licensed to render in 193 Virginia, the Director shall contract with any duly licensed clinical psychologist or licensed clinical 194 195 social worker or licensed professional counselor or licensed clinical nurse specialist who makes 196 application to be a provider of such services, and thereafter shall pay for covered services as provided in 197 the state plan. The Board shall promulgate regulations which reimburse licensed clinical psychologists, 198 licensed clinical social workers, licensed professional counselors and licensed clinical nurse specialists at 199 rates based upon reasonable criteria, including the professional credentials required for licensure.

D. The Board shall prepare and submit to the Secretary of the United States Department of Health and Human Services such amendments to the state plan for medical assistance as may be permitted by federal law to establish a program of family assistance whereby children over the age of eighteen years shall make reasonable contributions, as determined by regulations of the Board, toward the cost of providing medical assistance under the plan to their parents.

E. The Department shall include in its provider networks and all of its health maintenance organization contracts a provision for the payment of medical assistance on behalf of individuals up to the age of twenty-one who have special needs and who are Medicaid eligible, including individuals who have been victims of child abuse and neglect, for medically necessary assessment and treatment services, when such services are delivered by a provider which specializes solely in the diagnosis and treatment of child abuse and neglect, or a provider with comparable expertise, as determined by the Director.

F. The Director is authorized to negotiate and enter into agreements for services rendered to eligible
recipients with special needs. The Board shall promulgate regulations regarding these special needs
patients, to include persons with AIDS, ventilator-dependent patients, and other recipients with special
needs as defined by the Board.

215 Except as provided in subsection I of § 11-45, the provisions of the Virginia Public Procurement Act
216 (§ 11-35 et seq.) shall not apply to the activities of the Director authorized by this subsection.
217 Agreements made pursuant to this subsection shall comply with federal law and regulation.

218 § 32.1-326.3. Special education health services; memorandum of agreement between the Department
 219 of Education and the Department of Medical Assistance Services.

A. The Department of Medical Assistance Services, in cooperation with the Department of Education,
shall, consistent with the biennium budget cycle, examine and revise, as necessary, the regulations
relating to the funding and components of special education services.

223 Any revisions shall be designed to maximize access to health care for poor children who are eligible 224 for medical assistance services and are disabled and have been identified as eligible for special 225 education, and to assist school divisions in the funding of medically necessary related services by 226 making use of every possible, cost-effective means, Medicaid reimbursement or other program administered by the Department of Medical Assistance Services, including, but not limited to, the State 227 228 Children's Health Insurance Plan pursuant to Title XXI of the United States Social Security Act, as 229 approved by the federal Health Care Financing Administration at the time. Any revisions shall be based 230 on the flexibility allowed to the states and be focused on avoiding large costs for acute or medical care 231 and increasing children's access to health care, and shall include, but need not be limited to:

232 1. Rates for services which shall clearly identify that only the federal share shall be reimbursed for
233 the special education health services and shall demonstrate that local governments are funding the state
234 match for the special education health services provided by school divisions.

235 2. The benefits and drawbacks of allowing school divisions to provide services as Medicaid providers
236 to disabled students.

237 3. The appropriate credentials of the providers of care, in compliance with federal requirements and
238 with the approval of the Health Care Financing Administration, for special education health services;
239 e.g., licensure by the Board of Education and licensure by the appropriate health regulatory board

240 within the Department of Health Professions.

241 4. Delivery of medically necessary related services for special education students who are eligible for
 242 medical assistance services.

243 The services shall be limited to those services which are required by the student's Individualized 244 Education Plan (IEP), shall be covered under the then-current state plan for medical assistance 245 services, and may be provided, consistent with federal law and as approved by the Health Care 246 Financing Administration, by a school division participating as a special education health services 247 provider. Such services shall include, but need not be limited to, speech therapy, including such services 248 when delivered by school speech-language pathologists licensed by the Board of Audiology and 249 Speech-Language Pathology or those individuals who are directly supervised, at least twenty-five percent 250 of the time, by such licensed speech-language pathologists; physical therapy; occupational therapy; 251 psychiatric and psychological evaluations and therapy, including such services when delivered by school 252 psychologists-limited licensed by the Board of Psychology; transportation; and skilled nursing services, 253 such as health assessments, screening activities, nursing appraisals, nursing assessments, nursing 254 procedures, medication assessment, medication monitoring, and medication administration.

255 5. The role of the Medallion, Medallion II, Options or other managed care programs in regard to
256 the special education health services and coordination with school divisions regarding any required
257 referrals.

258 *B.* Any funds necessary to support revisions to the special education health services shall be included **259** *in the budget estimates for the departments, as appropriate.*

C. The Director of the Department of Medical Assistance Services or his designee and the
Superintendent of Public Instruction or his designee shall develop and execute a memorandum of
agreement relating to special education health services. This memorandum of agreement shall be revised
on a periodic basis; however, the agreement shall, at a minimum, be revised and executed within six
months of the inauguration of a new governor in order to maintain policy integrity.

265 D. The agreement shall include, but need not be limited to, (i) requirements for regular and 266 consistent communications and consultations between the two departments and with school division personnel and officials and school board representatives; (ii) a specific and concise description and 267 268 history of the federal Individuals with Disabilities Education Act (IDEA), a summary of school division 269 responsibilities pursuant to the Individuals with Disabilities Education Act, and a summary of any 270 corresponding state law which influences the scope of these responsibilities; (iii) a specific and concise 271 summary of the then-current Department of Medical Assistance Services regulations regarding the 272 special education health services; (iv) assignment of the specific responsibilities of the two state 273 departments for the operation of special education health services; (v) a schedule of issues to be 274 resolved through the regular and consistent communications process, including, but not limited to, ways 275 to integrate and coordinate care between the Department of Medical Assistance Services' managed care 276 providers and special education health services providers; (vi) a process for the evaluation of the 277 services which may be delivered by school divisions participating as special education health services providers pursuant to Medicaid; (vii) a plan and schedule to reduce the administrative and paperwork 278 279 burden of Medicaid participation on school divisions in Virginia; and (viii) a mechanism for informing 280 primary care providers and other case management providers of those school divisions that are 281 participating as Medicaid providers and for identifying such school divisions as Medicaid providers that 282 are available to receive referrals to provide special education health services.

E. The Board of Medical Assistance Services shall cooperate with the Board of Education in developing a form to be included with the Individualized Education Plan (IEP) that shall be accepted by the Department of Medical Assistance Services as the plan of care (POC) and in collecting the data necessary to establish separate and specific Medicaid rates for the IEP meetings and other services and elivered by school divisions to students.

The POC form shall (i) be consistent with the plan of care required by the Department of Medical
Assistance Services of other Medicaid providers, (ii) allow for written updates, (iii) be used by all
school divisions participating as Medicaid providers of special education health services, (iv) document
the student's progress, and (v) be integrated and coordinated with the Department of Medical Assistance
Services' managed care providers.

293 F. The Department of Medical Assistance Services shall consult with the Department of Education in 294 preparing a consent form which (i) is separate from the IEP, (ii) includes a statement noting that such 295 form is not part of the student's IEP, (iii) includes a release to authorize billing of school-based health 296 services delivered to the relevant student by the school division, and (iv) shall be used by all school 297 divisions participating in Medicaid reimbursement. This consent form shall be made available to the 298 parents upon conclusion of the IEP meeting. The release shall allow for billing of school-based health 299 services by Virginia school divisions to the Virginia Medicaid program and other programs operated by 300 the Department of Medical Assistance Services.

301 G. The Department of Medical Assistance Services and the Department of Education shall also 302 develop a cost-effective, efficient, and appropriate process to allow school divisions access to eligibility 303 data for students for whom consent has been obtained.

304 H. The Board of Medical Assistance Services shall, when in compliance with federal law and 305 regulation and approved by the Health Care Financing Administration, also (i) include, in its 306 regulations which provide for reimbursement of school divisions participating in Medicaid as special education health services providers, a provision for reimbursement of mental health services delivered 307 308 by licensed school psychologists-limited and a provision for reimbursement for services rendered to 309 Medicaid-eligible students of speech-language pathology services delivered by school speech-language 310 pathologists or those individuals who are directly supervised, at least twenty-five percent of the time, by 311 such licensed speech-language pathologists; (ii) revise the limitations, established pursuant to relevant 312 regulations and Virginia's state plan for medical assistance services, on services delivered by school 313 divisions participating in Medicaid as special education health services providers, in effect on January 314 1, 1999, for physical therapy, occupational therapy, and speech, hearing, and language disorders when such services are rendered to children who are eligible for special education services and have IEPs requiring such services; (iii) cooperate with the Board of Education in developing a form to be included 315 316 317 with the IEP that shall be accepted by the Department of Medical Assistance Services as the plan of 318 care when signed by a physician or, when under such physician's supervision, his designee; (iv) 319 cooperate with the Board of Education in collecting the data necessary to establish separate and 320 specific rates for the IEP services delivered by school divisions to students with disabilities who are 321 eligible for special education and for medical assistance services; and (v) analyze the data necessary for 322 such rates and establish new rates for reimbursement of IEP meetings based on such data.

323 I. Services delivered by school divisions as participating providers in the Medicaid program or any 324 other program operated by the Department of Medical Assistance Services shall not include any family 325 planning, pregnancy or abortion services. 326

§ 54.1-2603. License required.

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A. In order to practice audiology or speech pathology, it shall be necessary to hold a valid license. B. Notwithstanding the provisions of subdivision 2 of § 54.1-2601 or any Board regulation, the 328 329 Board of Audiology and Speech-Language Pathology shall license, as school speech-language 330 pathologists, persons licensed by the Board of Education with an endorsement in speech-language pathology and a master's degree in speech-language pathology. The Board of Audiology and 331 Speech-Language Pathology shall issue licenses to such persons without examination, upon review of 332 333 credentials and payment of an application fee in accordance with regulations of the Board for school 334 speech-language pathologists.

335 Persons holding such licenses as school speech-language pathologists, without examination, shall 336 practice solely in public school divisions; holding a license as a school speech-language pathologist 337 pursuant to this section shall not authorize such persons to practice outside the school setting or in any setting other than the public schools of the Commonwealth, unless such individuals are licensed by the 338 339 Board of Audiology and Speech-Language Pathology to offer to the public the services defined in § 54.1-2600. 340

341 The Board shall issue persons, holding dual licenses from the Board of Education with an 342 endorsement in speech-language pathology and from the Board of Audiology and Speech-Language 343 Pathology as school speech-language pathologists, a license which notes the limitations on practice set 344 forth in this subsection.

345 Persons who hold licenses issued by the Board of Audiology and Speech-Language Pathology 346 without these limitations shall be exempt from the requirements of this subsection. 347

§ 54.1-3606. License required.

348 A. In order to engage in the practice of applied psychology, school psychology, or clinical 349 psychology, it shall be necessary to hold a license.

B. Notwithstanding the provisions of subdivision 4 of § 54.1-3601 or any Board regulation, the 350 351 Board of Psychology shall license, as school psychologists-limited, persons licensed by the Board of 352 Education with an endorsement in psychology and a master's degree in psychology. The Board of Psychology shall issue licenses to such persons without examination, upon review of credentials and 353 354 payment of an application fee in accordance with regulations of the Board for school 355 psychologists-limited.

356 Persons holding such licenses as school psychologists-limited shall practice solely in public school 357 divisions; holding a license as a school psychologist-limited pursuant to this subsection shall not 358 authorize such persons to practice outside the school setting or in any setting other than the public 359 schools of the Commonwealth, unless such individuals are licensed by the Board of Psychology to offer 360 to the public the services defined in § 54.1-3600.

361 The Board shall issue persons, holding licenses from the Board of Education with an endorsement in

- 362 psychology and a license as a school psychologist-limited from the Board of Psychology, a license 363 which notes the limitations on practice set forth in this section.
- Persons who hold licenses as psychologists issued by the Board of Psychology without these 364 365 limitations shall be exempt from the requirements of this section.
- 366 2. That the Boards of Education and Medical Assistance Services shall promulgate all necessary regulations to implement the provisions of this act within 280 days of its enactment. 3. That the Departments of Education and Medical Assistance Services shall report on or before 367
- 368
- 369 December 1 of each year to the chairmen of the Senate Committees on Education and Health and
- 370 Finance and the House Committees on Education, Health, Welfare and Institutions, Finance, and
- 371 Appropriations on the status of the special education health services and pilot school/community
- 372 health centers and any issues which may arise. Such report may be delivered in writing or orally,
- 373 upon the agreement of the relevant chairmen.