1999 SESSION

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SENATE BILL NO. 889

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the Senate Committee on Education and Health)

(Patron Prior to Substitute—Senator Mims)

Senate Amendments in [] — February 3, 1999

A BILL to amend and reenact §§ 8.01-225, 22.1-274, 22.1-275.1, 54.1-2901, 54.1-3001, 54.1-3005, and 54.1-3408 of the Code of Virginia, relating to care of public school students diagnosed with diabetes. Be it enacted by the General Assembly of Virginia:

8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 8.01-225, 22.1-274, 22.1-275.1, 54.1-2901, 54.1-3001, 54.1-3005, and 54.1-3408 of the 10 Code of Virginia are amended and reenacted as follows:

§ 8.01-225. Persons rendering emergency care, obstetrical services exempt from liability.

A. Any person who, in good faith, renders emergency care or assistance, without compensation, to any ill or injured person at the scene of an accident, fire, or any life-threatening emergency, or en route therefrom to any hospital, medical clinic or doctor's office, shall not be liable for any civil damages for acts or omissions resulting from the rendering of such care or assistance.

Any person who, in the absence of gross negligence, renders emergency obstetrical care or assistance to a female in active labor who has not previously been cared for in connection with the pregnancy by such person or by another professionally associated with such person and whose medical records are not reasonably available to such person shall not be liable for any civil damages for acts or omissions resulting from the rendering of such emergency care or assistance. The immunity herein granted shall apply only to the emergency medical care provided.

Any person who, in good faith and without compensation, administers epinephrine to an individual for whom an insect sting treatment kit has been prescribed shall not be liable for any civil damages for ordinary negligence in acts or omissions resulting from the rendering of such treatment if he has reason to believe that the individual receiving the injection is suffering or is about to suffer a life-threatening anaphylactic reaction.

Any person who provides assistance upon request of any police agency, fire department, rescue or
emergency squad, or any governmental agency in the event of an accident or other emergency involving
the use, handling, transportation, transmission or storage of liquefied petroleum gas, liquefied natural
gas, hazardous material or hazardous waste as defined in § 18.2-278.1 or regulations of the Virginia
Waste Management Board shall not be liable for any civil damages resulting from any act of
commission or omission on his part in the course of his rendering such assistance in good faith.

33 Any emergency medical care attendant or technician possessing a valid certificate issued by authority 34 of the State Board of Health who in good faith renders emergency care or assistance whether in person 35 or by telephone or other means of communication, without compensation, to any injured or ill person, 36 whether at the scene of an accident, fire or any other place, or while transporting such injured or ill 37 person to, from or between any hospital, medical facility, medical clinic, doctor's office or other similar 38 or related medical facility, shall not be liable for any civil damages for acts or omissions resulting from 39 the rendering of such emergency care, treatment or assistance, including but in no way limited to acts or 40 omissions which involve violations of State Department of Health regulations or any other state 41 regulations in the rendering of such emergency care or assistance.

42 Any person having attended and successfully completed a course in cardiopulmonary resuscitation, which has been approved by the State Board of Health, who, in good faith and without compensation, 43 renders or administers emergency cardiopulmonary resuscitation, cardiac defibrillation or other 44 emergency life-sustaining or resuscitative treatments or procedures which have been approved by the 45 State Board of Health to any sick or injured person, whether at the scene of a fire, an accident or any 46 47 other place, or while transporting such person to or from any hospital, clinic, doctor's office or other medical facility, shall be deemed qualified to administer such emergency treatments and procedures; and **48** 49 such individual shall not be liable for acts or omissions resulting from the rendering of such emergency 50 resuscitative treatments or procedures.

51 Any volunteer in good standing and certified to render emergency care by the National Ski Patrol System, Inc., who, in good faith and without compensation, renders emergency care or assistance to any 52 53 injured or ill person, whether at the scene of a ski resort rescue, outdoor emergency rescue or any other 54 place or while transporting such injured or ill person to a place accessible for transfer to any available 55 emergency medical system unit, or any resort owner voluntarily providing a ski patroller employed by him to engage in rescue or recovery work at a resort not owned or operated by him, shall not be liable 56 for any civil damages for acts or omissions resulting from the rendering of such emergency care, 57 treatment or assistance, including but not limited to acts or omissions which involve violations of any 58 59 state regulation or any standard of the National Ski Patrol System, Inc., in the rendering of such

60 emergency care or assistance, unless such act or omission was the result of gross negligence or willful61 misconduct.

Any employee of a school board, authorized by a prescriber and trained in the administration of 62 63 insulin and glucagon, who [administers], upon the written request of the parents as defined in § 22.1-1, [insulin or assists with the administration of insulin or administers] glucagon to a student 64 65 diagnosed as having diabetes who requires insulin injections during the school day or for whom 66 glucagon has been prescribed for the emergency treatment of hypoglycemia shall not be liable for any civil damages for ordinary negligence in acts or omissions resulting from the rendering of such 67 treatment if the insulin is administered according to the child's medication schedule or such employee 68 has reason to believe that the individual receiving the glucagon is suffering or is about to suffer life-threatening hypoglycemia. Whenever any employee of a school board is covered by the immunity 69 70 granted herein, the school board employing him shall not be liable for any civil damages for ordinary 71 72 negligence in acts or omissions resulting from the rendering of such insulin or glucagon treatment.

B. Any licensed physician serving without compensation as the operational medical director for a
licensed emergency medical services agency in this Commonwealth shall not be liable for any civil
damages for any act or omission resulting from the rendering of emergency medical services in good
faith by the personnel of such licensed agency unless such act or omission was the result of such
physician's gross negligence or willful misconduct.

78 Any person serving without compensation as a dispatcher for any licensed public or nonprofit 79 emergency services agency in this Commonwealth shall not be liable for any civil damages for any act 80 or omission resulting from the rendering of emergency services in good faith by the personnel of such 81 licensed agency unless such act or omission was the result of such dispatcher's gross negligence or 82 willful misconduct.

Any individual, certified by the State Office of Emergency Medical Services as an emergency medical services instructor and pursuant to a written agreement with such office, who, in good faith and in the performance of his duties, provides instruction to persons for certification or recertification as a certified basic life support or advanced life support emergency medical services technician, shall not be liable for any civil damages for acts or omissions on his part directly relating to his activities on behalf of such office unless such act or omission was the result of such emergency medical services instructor's gross negligence or willful misconduct.

B1. Any licensed physician serving without compensation as a medical advisor to an E-911 system
in this Commonwealth shall not be liable for any civil damages for any act or omission resulting from
rendering medical advice in good faith to establish protocols to be used by the personnel of the E-911
system, as defined in § 58.1-3813, when answering emergency calls unless such act or omission was the
result of such physician's gross negligence or willful misconduct.

B2. Any provider of telecommunication service, as defined in § 58.1-3812, including mobile service,
in this Commonwealth shall not be liable for any civil damages for any act or omission resulting from
rendering such service with or without charge related to emergency calls unless such act or omission
was the result of such service provider's gross negligence or willful misconduct.

99 C. Nothing contained in this section shall be construed to provide immunity from liability arising out100 of the operation of a motor vehicle.

For the purposes of this section, the term "compensation" shall not be construed to include (i) the salaries of police, fire or other public officials or personnel who render such emergency assistance, (ii) the salaries or wages of employees of a coal producer engaging in emergency medical technician service or first aid service pursuant to the provisions of §§ 45.1-161.38, 45.1-161.101, 45.1-161.199 or § 45.1-161.263, or (iii) complimentary lift tickets, food, lodging or other gifts provided as a gratuity to volunteer members of the National Ski Patrol System, Inc., by any resort, group or agency.

107 Any licensed physician who directs the provision of emergency medical services, as authorized by
108 the State Board of Health, through a communications device shall not be liable for any civil damages
109 for any act or omission resulting from the rendering of such emergency medical services unless such act
110 or omission was the result of such physician's gross negligence or willful misconduct.

111 For the purposes of this section, an emergency medical care attendant or technician shall be deemed 112 to include a person licensed or certified as such or its equivalent by any other state when he is 113 performing services which he is licensed or certified to perform by such other state in caring for a 114 patient in transit in this Commonwealth, which care originated in such other state.

Any volunteer engaging in rescue or recovery work at a mine, or any mine operator voluntarily providing personnel to engage in rescue or recovery work at a mine not owned or operated by such operator, shall not be liable for civil damages for acts or omissions resulting from the rendering of such rescue or recovery work in good faith unless such act or omission was the result of gross negligence or willful misconduct.

120 § 22.1-274. School health services.

121 A. A school board shall provide pupil personnel and support services, in compliance with

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\$ 22.1-253.13:2. A school board may employ school nurses, physicians, physical therapists, occupational
therapists and speech therapists. No such personnel shall be employed unless they meet such standards
as may be determined by the Board of Education. Subject to the approval of the appropriate local
governing body, a local health department may provide personnel for health services for the school
division.

127 B. In implementing subsection C of § 22.1-253.13:2, relating to providing support services which are 128 necessary for the efficient and cost-effective operation and maintenance of its public schools, each 129 school board may strive to employ, or contract with local health departments for, nursing services 130 consistent with a ratio of at least one nurse (i) per 2,500 students by July 1, 1996; (ii) per 2,000 131 students by July 1, 1997; (iii) per 1,500 students by July 1, 1998; and (iv) per 1,000 students by July 1, 132 1999. In those school divisions in which there are more than 1,000 students in average daily membership in school buildings, this section shall not be construed to encourage the employment of 133 more than one nurse per school building. Further, this section shall not be construed to mandate the 134 135 aspired-to ratios.

C. The Board of Education shall monitor the progress in achieving the ratios set forth in subsection
B of this section and any subsequent increase in prevailing statewide costs, and the mechanism for
funding health services, pursuant to subsection E of § 22.1-253.13:2 and the appropriation act. The
Board shall also determine how school health funds are used and school health services are delivered in
each locality and shall provide, by December 1, 1994, a detailed analysis of school health expenditures
to the House Committee on Education, the House Committee on Appropriations, the Senate Committee
on Education and Health, and the Senate Committee on Finance.

143 D. Effective July 1, 1998, no licensed instructional employee shall be disciplined, placed on
144 probation or dismissed because of the instructional employee's refusal to (i) perform nonemergency
145 health-related services for students or (ii) obtain training in the administration of insulin and glucagon.

For the purposes of this subsection, "health-related services" means those activities which, whenperformed in a health care facility, must be delivered by or under the supervision of a licensed orcertified professional.

149 E. Each school board shall ensure that, in school buildings with an instructional and administrative 150 staff of ten or more, (i) at least two instructional or administrative employees have current certification 151 in cardiopulmonary resuscitation or have received training, within the last two years, in emergency first 152 aid and cardiopulmonary resuscitation and (ii) if one or more students diagnosed as having diabetes 153 attend such school, at least two employees have been trained in the administration of insulin and 154 glucagon. In school buildings with an instructional and administrative staff of fewer than ten, school 155 boards shall ensure that (i) at least one instructional or administrative employee has current certification 156 in cardiopulmonary resuscitation or has received training, within the last two years, in emergency first 157 aid and cardiopulmonary resuscitation and (ii) if one or more students diagnosed as having diabetes attend such school, at least one employee has been trained in the administration of insulin and 158 159 glucagon. "Employee" shall include any person employed by a local health department who is assigned 160 to the public school pursuant to an agreement between the local health department and the school board. When a registered nurse, nurse practitioner, physician or physician assistant is present, no 161 162 employee who is not a registered nurse, nurse practitioner, physician or physician assistant shall [administer insulin or assist with the administration of insulin or administer] glucagon. Prescriber 163 164 authorization and parental consent shall be obtained for any employee who is not a registered nurse, 165 nurse practitioner, physician or physician assistant to [administer insulin and assist with the administration of insulin and administer] glucagon. 166

167 § 22.1-275.1. School health advisory board.

Each school board shall establish a school health advisory board of no more than twenty members
which shall consist of broad-based community representation including, but not limited to, parents,
students, health professionals, educators, and others. The school health advisory board shall assist with
the development of health policy in the school division and the evaluation of the status of school health,
health education, the school environment, and health services.

173 The school health advisory board shall hold meetings at least semi-annually and shall annually report
174 on the status and needs of student health in the school division to any relevant school, the school board,
175 the Virginia Department of Health, and the Virginia Department of Education.

The local school board may request that the school health advisory board recommend to the local
school board procedures relating to children with acute or chronic illnesses or conditions, including, but
not limited to, appropriate emergency procedures for any life-threatening conditions and designation of
school personnel to implement the appropriate emergency procedures. The procedures relating to
children with acute or chronic illnesses or conditions shall be developed with due consideration of the
size and staffing of the schools within the jurisdiction.

182 § 54.1-2901. Exceptions and exemptions generally.

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183 The provisions of this chapter shall not prevent or prohibit:

184 1. Any person entitled to practice his profession under any prior law on June 24, 1944, from 185 continuing such practice within the scope of the definition of his particular school of practice;

186 2. Any person licensed to practice naturopathy prior to June 30, 1980, from continuing such practice 187 in accordance with regulations promulgated by the Board;

188 3. Any licensed nurse practitioner from rendering care under the supervision of a duly licensed 189 physician when such services are authorized by regulations promulgated jointly by the Board of 190 Medicine and the Board of Nursing;

191 4. Any registered professional nurse, registered midwife, licensed nurse practitioner, graduate 192 laboratory technician or other technical personnel who have been properly trained from rendering care or 193 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 194 195 performed under the orders of a person licensed to practice medicine;

196 5. Any dentist, pharmacist or optometrist from rendering care or services within the scope of his 197 usual professional activities;

198 6. Any practitioner licensed or certified by the Board from delegating to personnel in his personal 199 employ and 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 200 201 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 202 203 activities or functions is assumed by such practitioners of the healing arts;

204 7. The rendering of medical advice or information through telecommunications from a physician 205 licensed to practice medicine in Virginia or an adjoining state to emergency medical personnel acting in 206 an emergency situation: 207

8. The domestic administration of family remedies;

208 9. The giving or use of massages, steam baths, dry heat rooms, infrared heat or ultraviolet lamps in 209 public or private health clubs and spas;

10. The manufacture or sale of proprietary medicines in this Commonwealth by licensed pharmacists 210 211 or druggists;

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

213 12. The fitting by nonitinerant persons or manufacturers of artificial eyes, limbs or other apparatus or 214 appliances or the fitting of plaster cast counterparts of deformed portions of the body by a nonitinerant 215 bracemaker or prosthetist for the purpose of having a three-dimensional record of the deformity, when 216 such bracemaker or prosthetist has received a prescription from a licensed physician directing the fitting 217 of such casts and such activities are conducted in conformity with the laws of Virginia;

218 13. Any person from the rendering of first aid or medical assistance in an emergency in the absence 219 of a person licensed to practice medicine or osteopathy under the provisions of this chapter;

220 14. The practice of the religious tenets of any church in the ministration to the sick and suffering by 221 mental or spiritual means without the use of any drug or material remedy, whether gratuitously or for 222 compensation;

223 15. Any legally qualified out-of-state or foreign practitioner from meeting in consultation with legally 224 licensed practitioners in this Commonwealth:

225 16. Any practitioner of the healing arts licensed or certified and in good standing with the applicable 226 regulatory agency in another state or Canada when that practitioner of the healing arts is in Virginia 227 temporarily and such practitioner has been issued a temporary license or certification by the Board from 228 practicing medicine or the duties of the profession for which he is licensed or certified (i) in a summer 229 camp or in conjunction with patients who are participating in recreational activities, (ii) while 230 participating in continuing educational programs prescribed by the Board, or (iii) by rendering at any 231 site any health care services within the limits of his license, voluntarily and without compensation, to 232 any patient of any clinic which is organized in whole or in part for the delivery of health care services 233 without charge as provided in § 54.1-106;

234 17. The performance of the duties of any commissioned or contract medical officer, physical 235 therapist, or podiatrist in active service in the army, navy, coast guard, marine corps, air force, or public 236 health service of the United States while such individual is so commissioned or serving;

237 18. Any masseur, who publicly represents himself as such, from performing services within the scope 238 of his usual professional activities and in conformance with state law;

239 19. Any person from performing services in the lawful conduct of his particular profession or 240 business under state law; 241

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

21. Qualified emergency medical personnel, hospital emergency department health care providers or 242 243 other licensed hospital personnel, when acting within their scope of practice, from following Do Not Resuscitate Orders in accordance with § 54.1-2987.1 and Board of Health regulations; 244

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245 22. Any visiting or home care nurse licensed by the Board of Nursing acting in compliance with the
246 written order of the attending physician not to resuscitate a patient in the event of cardiac or respiratory
247 arrest;

248 23. Any commissioned or contract medical officer of the army, navy, coast guard or air force
249 rendering services voluntarily and without compensation while deemed to be licensed pursuant to
250 § 54.1-106;

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

255 25. Any employee of any adult care residence who is certified in cardiopulmonary resuscitation
256 (CPR) acting in compliance with the patient's individualized service plan and with the written order of
257 the attending physician not to resuscitate a patient in the event of cardiac or respiratory arrest; or

258 26. Any person working as a health assistant under the direction of a licensed medical or osteopathic
259 doctor within the Department of Corrections, the Department of Juvenile Justice or local correctional
260 facilities; or

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

267 § 54.1-3001. Exemptions.

268 This chapter shall not apply to the following:

269 1. The furnishing of nursing assistance in an emergency;

270 2. The practice of nursing, which is prescribed as part of a study program, by nursing students 271 enrolled in nursing education programs approved by the Board or by graduates of approved nursing 272 education programs for a period not to exceed ninety days following successful completion of the 273 nursing education program pending the results of the licensing examination, provided proper application 274 and fee for licensure have been submitted to the Board and unless the graduate fails the licensing 275 examination within the ninety-day period;

3. The practice of any legally qualified nurse of another state who is employed by the United Statesgovernment while in the discharge of his official duties;

4. The practice of nursing by a nurse who holds a current unrestricted license in another state, the
District of Columbia or a United States possession or territory for a period of thirty days pending
licensure in Virginia, if the nurse, upon employment, has furnished the employer satisfactory evidence of
current licensure and submits proper application and fees to the Board for licensure before, or within ten
days after, employment. At the discretion of the Board, additional time may be allowed for nurses
currently licensed in another state, the District of Columbia or a United States possession or territory
who are in the process of attaining the qualification for licensure in this Commonwealth;

5. The practice of nursing by any registered nurse who holds a current unrestricted license in another
state, the District of Columbia, or a United States possession or territory, or a nurse who holds an
equivalent credential in a foreign country, while enrolled in an advanced professional nursing program
requiring clinical practice. This exemption extends only to clinical practice required by the curriculum;

289 6. The practice of nursing by any nurse who holds a current unrestricted license in another state, the
290 District of Columbia, or a United States possession or territory and is employed to provide care to any
291 private individual while such private individual is traveling through or temporarily staying, as defined in
292 the Board's regulations, in the Commonwealth;

293 7. General care of the sick by nursing assistants, companions or domestic servants that does not constitute the practice of nursing as defined in this chapter; and

8. The care of the sick when done solely in connection with the practice of religious beliefs by the adherents and which is not held out to the public to be licensed practical or professional nursing; and

9. Any employee of a school board, authorized by a prescriber and trained in the administration of insulin and glucagon, when [administrating], upon the authorization of a prescriber and the written request of the parents as defined in § 22.1-1, [insulin or 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.

303 § 54.1-3005. Specific powers and duties of Board.

304 In addition to the general powers and duties conferred in this title, the Board shall have the 305 following specific powers and duties: 6 of 8

306 1. To prescribe minimum standards and approve curricula for educational programs preparing persons 307 for licensure or certification under this chapter;

308 2. To approve programs that meet the requirements of this chapter and of the Board; 309

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

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

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

312 6. To provide consultation regarding nursing practice for institutions and agencies as requested and 313 investigate illegal nursing practices; 314

7. To keep a record of all its proceedings;

315 8. To certify and maintain a registry of all certified nurse aides and to promulgate regulations consistent with federal law and regulation. Such regulations may include standards for the authority of 316 317 licensed practical nurses to teach nurse aides;

318 9. To approve programs that entitle professional nurses to be registered as clinical nurse specialists 319 and to prescribe minimum standards for such programs;

320 10. To maintain a registry of clinical nurse specialists and to promulgate regulations governing 321 clinical nurse specialists;

11. (Effective until July 1, 1999) To promulgate regulations for the voluntary certification of 322 323 licensees as sex offender treatment providers. In promulgating such regulations, the Board shall consider 324 the standards recommended by the Advisory Committee on Certified Practices pursuant to § 54.1-3610. 325 The provisions of this subdivision shall expire on July 1, 1999;

326 12. To certify and maintain a registry of all certified massage therapists and to promulgate regulations governing the criteria for certification as a massage therapist and the standards of 327 professional conduct for certified massage therapists; and 328

13. To promulgate regulations for the delegation of certain nursing tasks and procedures not 329 330 involving assessment, evaluation or nursing judgment to an appropriately trained unlicensed person by and under the supervision of a registered nurse, who retains responsibility and accountability for such 331 332 delegation; and

333 14. To develop and revise as may be necessary, in coordination with the Boards of Medicine and 334 Education, guidelines for the training of employees of a school board in the administration of insulin 335 and glucagon for the purpose of assisting with routine insulin injections and providing emergency 336 treatment for life-threatening hypoglycemia. The first set of such guidelines shall be finalized by 337 September 1, 1999, and shall be made available to local school boards for a fee not to exceed the costs 338 of publication. 339

§ 54.1-3408. Professional use by practitioners.

A. A practitioner of medicine, osteopathy, podiatry, dentistry, or veterinary medicine or a licensed 340 341 nurse practitioner pursuant to § 54.1-2957.01, a licensed physician assistant pursuant to § 54.1-2952.1, or a TPA-certified optometrist pursuant to Article 5 (§ 54.1-3222 et seq.) of Chapter 32 of this title shall 342 only prescribe, dispense, or administer controlled substances in good faith for medicinal or therapeutic 343 344 purposes within the course of his professional practice.

345 The prescribing practitioner's order may be on a written prescription or pursuant to an oral 346 prescription as authorized by this chapter. The prescriber may administer drugs and devices, or he may 347 cause them to be administered by a nurse, physician assistant or intern under his direction and 348 supervision, or he may prescribe and cause drugs and devices to be administered to patients in 349 state-owned or state-operated hospitals or facilities licensed as hospitals by the Board of Health or psychiatric hospitals licensed by the State Mental Health, Mental Retardation and Substance Abuse 350 351 Services Board by other persons who have been trained properly to administer drugs and who administer drugs only under the control and supervision of the prescriber or a pharmacist or a prescriber may cause 352 353 drugs and devices to be administered to patients by emergency medical services personnel who have 354 been certified and authorized to administer such drugs and devices pursuant to Board of Health 355 regulations governing emergency medical services and who are acting within the scope of such certification. A prescriber may authorize a certified respiratory therapy practitioner as defined in 356 357 § 54.1-2954 to administer by inhalation controlled substances used in inhalation or respiratory therapy.

358 Pursuant to an oral or written order or standing protocol issued by the prescriber within the course of 359 his professional practice, such prescriber may authorize registered nurses and licensed practical nurses to 360 possess (i) epinephrine for administration in treatment of emergency medical conditions and (ii) heparin and sterile normal saline to use for the maintenance of intravenous access lines. 361

362 Pursuant to a written order or standing protocol issued by the prescriber within the course of his professional practice, such prescriber may authorize, with the consent of the parents as defined in 363 \$ 22.1-1, an employee of a school board who is trained in the administration of insulin and glucagon to 364 [administer insulin or assist with the adminstration of insulin or administer] glucagon to a student 365 366 diagnosed as having diabetes and who requires insulin injections during the school day or for whom 367 glucagon has been prescribed for the emergency treatment of hypoglycemia. Such authorization shall

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368 only be effective when a licensed nurse, nurse practitioner, physician or physician assistant is not [
 369 available present] to perform the administration of the medication.

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

377 A dentist may cause Schedule VI topical drugs to be administered under his direction and 378 supervision by either a dental hygienist or by an authorized agent of the dentist.

No written prescription order form shall include more than one prescription. This provision shall not
apply, however, to the entry of any order on a patient's chart in any hospital or any long-term care
facility, as defined in Board regulations, in Virginia or to a prescription ordered through the pharmacy
operated by the Department of Corrections, the central pharmacy of the Department of Health, or the
central outpatient pharmacy operated by the Department of Mental Health, Mental Retardation and
Substance Abuse Services.

385 Such a prescription shall be written, dated, and signed by the person prescribing on the day when
issued, and shall bear the full name and address of the patient for whom the drug is prescribed, and the
full name, address, and registry number under the federal laws of the person prescribing, if he is
required by those laws to be so registered.

This section shall not prevent the administration of drugs by a person who has satisfactorily 389 390 completed a training program for this purpose approved by the Board of Nursing and who administers 391 such drugs in accordance with a physician's instructions pertaining to dosage, frequency, and manner of 392 administration, and in accordance with regulations promulgated by the Board of Pharmacy relating to 393 security and record keeping, when the drugs administered would be normally self-administered by (i) a 394 resident of a facility licensed or certified by the State Mental Health, Mental Retardation and Substance 395 Abuse Services Board; (ii) a resident of any adult care residence which is licensed by the Department of 396 Social Services; (iii) a resident of the Virginia Rehabilitation Center for the Blind and Visually 397 Impaired; (iv) a resident of a facility approved by the Board or Department of Juvenile Justice for the 398 placement of children in need of services or delinquent or alleged delinquent youth; (v) a program 399 participant of an adult day-care center licensed by the Department of Social Services; or (vi) a resident 400 of any facility authorized or operated by a state or local government whose primary purpose is not to 401 provide health care services.

402 Nothing in this title shall prohibit the administration of normally self-administered oral or topical403 drugs by unlicensed individuals to a person in his private residence.

This section shall not interfere with any prescriber issuing prescriptions in compliance with his authority and scope of practice and the provisions of this section to a Board agent for use pursuant to subsection G of § 18.2-258.1. Such prescriptions issued by such prescriber shall be deemed to be valid prescriptions. This section shall not prohibit a prescriber from using preprinted prescriptions for drugs classified in Schedule VI if all requirements concerning dates, signatures, and other information specified above are otherwise fulfilled.

B. The written prescription referred to in subsection A of this section shall be written with ink or individually typed and each prescription shall be manually signed by the prescriber. The prescription may be prepared by an agent for his signature. The prescription shall contain the name, address, telephone number, and federal controlled substances registration number assigned to the prescriber. The prescriber's information shall be either preprinted upon the prescription blank, typewritten, rubber stamped, or printed by hand.

416 The oral prescription referred to in subsection A of this section shall be transmitted to the pharmacy 417 of the patient's choice by the prescriber or his authorized agent. For the purposes of this section, an 418 authorized agent of the prescriber shall be an employee of the prescriber who is under his immediate 419 and personal supervision, or if not an employee, an individual who holds a valid license allowing the 420 administration or dispensing of drugs and who is specifically directed by the prescriber.

421 C. Pursuant to § 32.1-87, the prescription form shall include two boxes, one labelled "Voluntary Formulary Permitted" and the other labelled "Dispense As Written." A prescriber may indicate his 422 423 permission for the dispensing of a drug product included in the Formulary upon signing a prescription form and marking the box labelled "Voluntary Formulary Permitted." A Voluntary Formulary product 424 425 shall be dispensed if the prescriber fails to indicate his preference. Whenever a pharmacist dispenses a 426 Voluntary Formulary product when a prescription is written for a brand name product, the pharmacist 427 shall label the drug with the generic name followed by the words "generic for" followed by the brand name of the drug for which the prescription is written. If no Voluntary Formulary product is 428

429 immediately available, or if the patient objects to the dispensing of a generic drug, the pharmacist may 430 dispense a brand name drug. On and after July 1, 1993, printed prescription forms shall provide:

- 431 [] Dispense As Written
- 432 [] Voluntary Formulary Permitted
- 433
- Signature of prescriber 434
- If neither box is marked, a Voluntary Formulary product must be dispensed." 435

436 D. Prescribers' orders, whether written as chart orders or prescriptions, for Schedules II, III, IV and V controlled drugs to be administered to (i) patients or residents of long-term care facilities served by a 437

438 Virginia pharmacy from a remote location or (ii) patients receiving parenteral, intravenous, intramuscular, subcutaneous or intraspinal infusion therapy and served by a home infusion pharmacy from a remote location, may be transmitted to that remote pharmacy by an electronic communications 439

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device over telephone lines which send the exact image to the receiver in hard-copy form, and such 441

442 facsimile copy shall be treated as a valid, original prescription order.