	021143760
1	HOUSE BILL NO. 787
1 2 3 4 5	Offered January 9, 2002
3	Prefiled January 9, 2002
4	A BILL to amend and reenact §§ 8.01-225.1, 8.01-401.2, 8.01-581.18, 13.1-543, 13.1-1102, 38.2-2800,
5	54.1-2503, 54.1-2900, 54.1-2902, 54.1-2903, 54.1-2904, 54.1-2908, 54.1-2911, 54.1-2912,
6	54.1-2913.1, 54.1-2929, 54.1-2930, 54.1-2931, 54.1-2932, 54.1-2937, 54.1-2941, 54.1-3513, 65.2-312
7	and 65.2-603 of the Code of Virginia, and to amend the Code of Virginia by adding in Title 54.1 a
8	chapter numbered 26.1, consisting of sections numbered 54.1-2604 through 54.1-2613, relating to a
9	Board of Chiropractic.
10	
	Patrons—Purkey and Hamilton
11	
12	Referred to Committee on Health, Welfare and Institutions
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14 15	Be it enacted by the General Assembly of Virginia:
15 16	1. That §§ 8.01-225.1, 8.01-401.2, 8.01-581.18, 13.1-543, 13.1-1102, 38.2-2800, 54.1-2503, 54.1-2900, 54.1-2902, 54.1-2903, 54.1-2904, 54.1-2908, 54.1-2911, 54.1-2912, 54.1-2913.1, 54.1-2929, 54.1-2930,
17	54.1-2902, 54.1-2903, 54.1-2904, 54.1-2908, 54.1-2911, 54.1-2912, 54.1-2913, 54.1-2923, 54.1-2937, 54.1-2931, 54.1-2937, 54.1-2941, 54.1-3513, 65.2-312 and 65.2-603 of the Code of Virginia
18	are amended and reenacted, and that the Code of Virginia is amended by adding in Title 54.1 a
19	chapter numbered 26.1, consisting of sections numbered 54.1-2604 through 54.1-2613, as follows:
20	§ 8.01-225.1. Immunity for team physicians.
2 1	Any physician, surgeon or chiropractor licensed to practice by the Board of Medicine or the Board
$\overline{22}$	of Chiropractic in this Commonwealth who, in the absence of gross negligence or willful misconduct,
23	renders emergency medical care or emergency treatment to a participant in an athletic event sponsored
24	by a public, private or parochial elementary, middle or high school while acting without compensation
25	as a team physician, shall not be liable for civil damages resulting from any act or omission related to
26	such care or treatment.
27	§ 8.01-401.2. Chiropractor as expert witness.
28	A doctor of chiropractic, when properly qualified, may testify as an expert witness in a court of law
29	as to etiology, diagnosis, prognosis, and disability, including anatomical, physiological, and pathological
30 21	considerations within the scope of the practice of chiropractic as defined in $\frac{54.1-2900}{54.1-2900}$ Chapter 26.1
31 32	(§ 54.1-2604 et seq.) of Title 54.1. § 8.01-581.18. Delivery of results of laboratory tests and other examinations not authorized by
33	physician; immunity of physician.
34	A. Whenever a laboratory test or other examination of the physical or mental condition of any person
35	is conducted by or under the supervision of a person other than a physician and not at the request or
36	with the written authorization of a physician, any report of the results of such test or examination shall
37	be provided by the person conducting such test or examination to the person who was the subject of
38	such test or examination. Such report shall state in bold type that it is the responsibility of the recipient
	to arrange with his physician for consultation and interpretation of the results of such test or
40	examination. The provisions of this subsection shall not apply to any test or examination conducted
41	under the auspices of the State Department of Health.
42	B. Any physician shall be immune from civil liability for any failure to review, or to take any action
43	in response to the receipt of, any report of the results of any laboratory test or other examination of the
44 45	physical or mental condition of any person, which test or examination such physician neither requested nor authorized in writing, unless such report is provided directly to the physician by the person so
4 6	examined or tested with a request for consultation or by the State Department of Health.
47	C. As used in this section, "physician" means a person licensed to practice medicine, chiropractic or
48	osteopathy in this Commonwealth pursuant to Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1 or
49	chiropractic pursuant to Chapter 26.1 (§ 54.1-2604 et seq.) of Title 54.1.
50	§ 13.1-543. Definitions.
51	As used in this chapter:
52	A. The term "professional service" means any type of personal service to the public which requires
53	as a condition precedent to the rendering of such service or use of such title the obtaining of a license,
54	certification or other legal authorization and shall be limited to the personal services rendered by
55 56	chiropractors, pharmacists, optometrists, practitioners of the healing arts, nurse practitioners, practitioners
56 57	of the behavioral science professions, veterinarians, surgeons, dentists, architects, professional engineers,
57 58	land surveyors, certified landscape architects, certified interior designers, public accountants, certified public accountants, attorneys-at-law, insurance consultants, audiologists or speech pathologists, and
50	puone accountanto, attorneys-at-raw, insurance consultanto, autorogists or specen pathologists, and

59 clinical nurse specialists. For the purposes of this chapter, the following shall be deemed to be rendering60 the same professional service:

61 1. Architects, professional engineers and land surveyors; and

62 2. Chiropractors, licensed under the provisions of Chapter 26.1 (§ 54.1-2604 et seq.), Practitioners 63 practitioners of the healing arts, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) of 64 Title 54.1, nurse practitioners, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) of Title 65 54.1, optometrists, licensed under the provisions of Chapter 32 (§ 54.1-3200 et seq.) of Title 54.1, physical therapists and physical therapist assistants, licensed under the provisions of Chapter 34.1 66 (§ 54.1-3473 et seq.) of Title 54.1, practitioners of the behavioral science professions, licensed under the 67 provisions of Chapters 35 (§ 54.1-3500 et seq.), 36 (§ 54.1-3600 et seq.) and 37 (§ 54.1-3700 et seq.) of 68 Title 54.1, and one or more clinical nurse specialists who render mental health services licensed under 69 70 Chapter 30 (§ 54.1-3000 et seq.) of Title 54.1 and registered with the Board of Nursing.

71 B. The term "professional corporation" means a corporation whose articles of incorporation set forth a sole and specific purpose permitted by this chapter and which is either (i) organized under this chapter 72 73 for the sole and specific purpose of rendering professional service other than that of architects, 74 professional engineers or land surveyors, or using a title other than that of certified landscape architects 75 or certified interior designers and, except as expressly otherwise permitted by this chapter, which has as its shareholders only individuals who themselves are duly licensed or otherwise legally authorized to 76 77 render the same professional service as the corporation and of which shareholders at least one is duly 78 licensed or otherwise legally authorized to render such professional service within the Commonwealth; 79 or (ii) organized under this chapter for the sole and specific purpose of rendering the professional 80 services of architects, professional engineers or land surveyors, or using the title of certified landscape architects or certified interior designers, or any combination thereof, and at least two-thirds of whose 81 shares are held by persons duly licensed within the Commonwealth to perform the services of an 82 83 architect, professional engineer or land surveyor, or by persons legally authorized within the Commonwealth to use the title of certified landscape architect or certified interior designer; or (iii) 84 85 organized under this chapter or under Chapter 10 (§ 13.1-801 et seq.) of this title for the sole and 86 specific purpose of rendering the professional services of one or more chiropractors, licensed under the 87 provisions of Chapter 26.1 (§ 54.1-2604 et seq.) of Title 54.1, one or more practitioners of the healing arts, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, or one or more 88 89 nurse practitioners, licensed under Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, or one or more 90 optometrists licensed under the provisions of Chapter 32 (§ 54.1-3200 et seq.) of Title 54.1, or one or 91 more physical therapists and physical therapist assistants licensed under the provisions of Chapter 34.1 92 (§ 54.1-3473 et seq.) of Title 54.1, or one or more practitioners of the behavioral science professions, licensed under the provisions of Chapter 35 (§ 54.1-3500 et seq.), 36 (§ 54.1-3600 et seq.) or 37 (§ 54.1-3700 et seq.) of Title 54.1, or one or more practitioners of audiology or speech pathology, 93 94 licensed under the provisions of Chapter 26 (§ 54.1-2600 et seq.) of Title 54.1, or one or more clinical 95 96 nurse specialists who render mental health services licensed under Chapter 30 (§ 54.1-3000 et seq.) of 97 Title 54.1 and registered with the Board of Nursing, or any combination of *chiropractors*, practitioners 98 of the healing arts, optometry, physical therapy, the behavioral science professions, and audiology or 99 speech pathology, and all of whose shares are held by or all of whose members are persons duly licensed or otherwise legally authorized to perform the services of a *chiropractor*, practitioner of the 100 101 healing arts, optometry, physical therapy, the behavioral science professions, or audiology or speech pathology or of a clinical nurse specialist who renders mental health services; however, nothing herein 102 103 shall be construed so as to allow any member of the healing arts, optometry, physical therapy, the behavioral science professions, or audiology or speech pathology or a clinical nurse specialist to conduct 104 his practice in a manner contrary to the standards of ethics of his branch of chiropractic, the healing 105 arts, optometry, physical therapy, the behavioral science professions, or audiology or speech pathology, 106 107 or nursing, as the case may be.

108 C. Persons who practice the healing art of performing professional clinical laboratory services within a hospital pathology laboratory shall be legally authorized to do so for purposes of this chapter if such persons (i) hold a doctorate degree in the biological sciences or a board certification in the clinical laboratory sciences and (ii) are tenured faculty members of an accredited medical college or university that is an "educational institution" within the meaning of § 23-14.

113 § 13.1-1102. Definitions.

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Å. As used in this chapter:

"Professional business entity" means (i) a professional limited liability company, (ii) a professional corporation within the meaning of § 13.1-543 B, or (iii) a partnership (including a professional registered limited liability partnership registered under § 54.1-3902) each of the partners of which is duly licensed or otherwise legally authorized to render the same professional services as those for which the partnership was organized.

120 "Professional limited liability company" means a limited liability company whose articles of

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121 organization set forth a sole and specific purpose permitted by this chapter and that is either (i) 122 organized under this chapter for the sole and specific purpose of rendering professional service other 123 than that of architects, professional engineers or land surveyors, or using a title other than that of 124 certified landscape architects or certified interior designers and, except as expressly otherwise permitted 125 by this chapter, that has as its members only persons or professional business entities that themselves are 126 duly licensed or otherwise legally authorized to render the same professional service as the professional 127 limited liability company and of which members at least one is duly licensed or otherwise legally 128 authorized to render such professional service within the Commonwealth; or (ii) organized under this 129 chapter for the sole and specific purpose of rendering professional service of architects, professional 130 engineers or land surveyors, or using the title of certified landscape architects or certified interior 131 designers, or any combination thereof, and at least two-thirds of whose membership interests are held by 132 persons duly licensed within the Commonwealth to perform the services of an architect, professional 133 engineer or land surveyor, or by persons legally authorized within the Commonwealth to use the title of 134 certified landscape architect or certified interior designer; or (iii) organized under this chapter for the 135 sole and specific purpose of rendering the professional services of one or more chiropractors, licensed 136 under the provisions of Chapter 26.1 (§ 54.1-2604 et seq.) of Title 54.1, or one or more practitioners of the healing arts, licensed under the provisions of Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, or one 137 138 or more nurse practitioners, licensed under Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, or one or 139 more optometrists licensed under the provisions of Chapter 32 (§ 54.1-3200 et seq.) of Title 54.1, or one 140 or more physical therapists and physical therapist assistants licensed under the provisions of Chapter 141 34.1 (§ 54.1-3473 et seq.) of Title 54.1, or one or more practitioners of the behavioral science 142 professions, licensed under the provisions of Chapter 35 (§ 54.1-3500 et seq.), 36 (§ 54.1-3600 et seq.) or 37 (§ 54.1-3700 et seq.) of Title 54.1, or one or more practitioners of audiology or speech pathology, 143 144 licensed under the provisions of Chapter 26 (§ 54.1-2600 et seq.) of Title 54.1, or one or more clinical 145 nurse specialists who render mental health services licensed under Chapter 30 (§ 54.1-3000 et seq.) of 146 Title 54.1 and registered with the Board of Nursing, or any combination of *chiropractic*, practitioners of 147 the healing arts, of optometry, physical therapy, the behavioral science professions, and audiology or 148 speech pathology and all of whose members are persons or professional business entities duly licensed 149 or otherwise legally authorized to perform the services of a *chiropractor*, practitioner of the healing arts, 150 optometry, physical therapy, the behavioral science professions or audiology or speech pathology or of a 151 clinical nurse specialist who renders mental health services; however, nothing herein shall be construed 152 so as to allow any member of *chiropractic*, the healing arts, optometry, physical therapy, the behavioral 153 science professions, or audiology or speech pathology or a clinical nurse specialist to conduct that 154 person's practice in a manner contrary to the standards of ethics of that person's branch of *chiropractic*, 155 the healing arts, optometry, physical therapy, the behavioral science professions, or audiology or speech 156 pathology, or nursing as the case may be.

157 "Professional services" means any type of personal service to the public that requires as a condition 158 precedent to the rendering of that service or the use of that title the obtaining of a license, certification, 159 or other legal authorization and shall be limited to the personal services rendered by *chiropractors*, pharmacists, optometrists, physical therapists and physical therapist assistants, practitioners of the healing 160 161 arts, nurse practitioners, practitioners of the behavioral science professions, veterinarians, surgeons, 162 dentists, architects, professional engineers, land surveyors, certified landscape architects, certified interior 163 designers, public accountants, certified public accountants, attorneys at law, insurance consultants, 164 audiologists or speech pathologists and clinical nurse specialists. For the purposes of this chapter, the 165 following shall be deemed to be rendering the same professional services:

166 1. Architects, professional engineers, and land surveyors; and

2. Chiropractors, licensed under the provisions of Chapter 26.1 (§ 54.1-2604 et seq.) of Title 54.1, 167 Practitioners practitioners of the healing arts, licensed under the provisions of Chapter 29 (§ 54.1-2900 168 et seq.) of Title 54.1, nurse practitioners, licensed under Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1, 169 170 optometrists, licensed under the provisions of Chapter 32 (§ 54.1-3200 et seq.) of Title 54.1, physical 171 therapists, licensed under the provisions of Chapter 34.1 (§ 54.1-3473 et seq.) of Title 54.1, practitioners 172 of the behavioral science professions, licensed under the provisions of Chapters 35 (§ 54.1-3500 et seq.), 173 36 (§ 54.1-3600 et seq.), and 37 (§ 54.1-3700 et seq.) of Title 54.1, and clinical nurse specialists who 174 render mental health services licensed under Chapter 30 (§ 54.1-3000 et seq.) of Title 54.1 and 175 registered with the Board of Nursing.

B. Persons who practice the healing art of performing professional clinical laboratory services within
a hospital pathology laboratory shall be legally authorized to do so for purposes of this chapter if such
persons (i) hold a doctorate degree in the biological sciences or a board certification in the clinical
laboratory sciences and (ii) are tenured faculty members of an accredited medical college or university
that is an "educational institution" within the meaning of § 23-14.

181 C. Except as expressly otherwise provided, all terms defined in § 13.1-1002 shall have the same

182 meanings for purposes of this chapter.

183 § 38.2-2800. Definitions.

184 As used in this chapter:

185 "Association" means the joint underwriting association established pursuant to the provisions of this 186 chapter.

187 Incidental coverage" means any other type of liability insurance covering activities directly related 188 to the continued and efficient delivery of health care that: (i) cannot be obtained in the voluntary market 189 because medical malpractice insurance is being provided pursuant to this chapter; and (ii) cannot be 190 obtained through other involuntary market mechanisms.

"Liability insurance" includes the classes of insurance defined in §§ 38.2-117 through 38.2-119 and 191 192 the liability portions of the insurance defined in §§ 38.2-124, 38.2-125, and 38.2-130 through 38.2-132.

'Medical malpractice insurance" means insurance coverage against the legal liability of the insured 193 194 and against loss, damage, or expense incident to a claim arising out of the death or injury of any person 195 as the result of negligence in rendering or failing to render professional service by any provider of 196 health care.

197 "Net direct premiums written" means gross direct premiums written in this Commonwealth on all 198 policies of liability insurance less, (i) all return premiums on the policy, (ii) dividends paid or credited 199 to policyholders, and (iii) the unused or unabsorbed portions of premium deposits on liability insurance.

200 "Provider of health care" means any of the following deemed by the Commission to be necessary for 201 the delivery of health care: (i) a physician and any other individual licensed or certified pursuant to 202 Chapter 29 (§ 54.1-2900 et seq.) of Title 54.1; (ii) a chiropractor, nurse, dentist, or pharmacist licensed 203 pursuant to Title 54.1; (iii) any health facility licensed or eligible for licensure pursuant to Chapter 5 (§ 32.1-123 et seq.) of Title 32.1 or Chapter 8 (§ 37.1-179 et seq.) of Title 37.1; and (iv) any other group, type, or category of individual or health-related facility that the Commission finds to be 204 205 necessary for the continued delivery of health care after providing notice and opportunity to be heard. 206 207 § 54.1-2503. Boards within Department.

208 In addition to the Board of Health Professions, the following boards are included within the 209 Department: Board of Audiology and Speech-Language Pathology, Board of Chiropractic, Board of 210 Counseling, Board of Dentistry, Board of Funeral Directors and Embalmers, Board of Medicine, Board of Nursing, Board of Nursing Home Administrators, Board of Optometry, Board of Pharmacy, Board of 211 212 Physical Therapy, Board of Psychology, Board of Social Work and Board of Veterinary Medicine. 213

CHAPTER 26.1. CHIROPRACTIC. Article 1. Board of Chiropractic.

§ 54.1-2604. Definitions.

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

"Board" means the Board of Chiropractic.

"Chiropractor" means any person practicing the profession of chiropractic as defined in this chapter and the regulations of the Board.

223 "Practice of chiropractic" means the adjustment of the twenty-four movable vertebrae of the spinal 224 column and the assisting of nature for the purpose of normalizing the transmission of nerve energy, but 225 does not include the use of surgery, obstetrics, osteopathy or the administration or prescribing of any 226 drugs, medicines, serums or vaccines. 227

§ 54.1-2605. What constitutes practice of chiropractic.

228 A. Any person who in any way advertises himself as a chiropractor, uses the term chiropractic, uses 229 other chiropractic terms or procedures or uses the title Doctor of Chiropractic (D.C.) or any other 230 letters or title in connection with his name that in any way conveys the impression that he is engaged in 231 the practice of chiropractic shall be deemed to be practicing chiropractic within the meaning of this 232 chapter.

233 B. Every person practicing chiropractic shall display his license in a conspicuous place in the 234 principal office in which he practices. No person regulated under this chapter shall use the term 235 "Doctor" or the abbreviation "Dr." in writing or in advertising in connection with his practice unless he 236 simultaneously uses a clarifying title, initials, abbreviation or designation or language that identifies the 237 individual as a doctor of chiropractic.

238 § 54.1-2606. Board; membership; terms of office; officers; quorum; removal from office; seal; 239 compensation.

240 A. The Board of Chiropractic shall be composed of seven members as follows: six licensed chiropractors and one citizen member. The citizen member shall not be involved in other health care 241 242 professions, either directly or indirectly, through financial, political, or familial association, which may be construed as a conflict of interest. Each chiropractic member shall have been engaged in the practice 243

244 of chiropractic for at least seven years preceding his appointment, with the last five years being in the 245 Commonwealth.

246 B. The members of the Board shall be appointed by the Governor and the terms of office of the 247 members shall be four years. However, initial terms shall be two-year terms for three members, 248 three-year terms for two members, and four-year terms for two members. Members may serve a 249 maximum of two full four-year terms.

250 C. The Board shall annually elect a president, vice president, and secretary-treasurer from among its 251 members. The Board shall meet quarterly or as necessary to complete its duties, at such times and 252 places as it may deem proper. Five members constitute a quorum.

- 253 D. The Governor may remove any member of the Board in case of incompetency, neglect of duty, 254 gross immorality, or malfeasance in office.
- 255 E. The Board shall adopt a seal of which the executive director shall have custody. The executive 256 director shall keep a record of all proceedings of the Board, which shall be open to the public for 257 inspection except for those disciplinary matters or personnel matters that are otherwise protected by 258 statute.
- 259 F. Members of the Board shall be entitled to compensation and necessary expenses when the member 260 is engaged in the official business of the Board pursuant to § 2.2-2104.
- 261 § 54.1-2607. Powers and duties of the Board.
- 262 A. The Board shall:

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- 263 1. Administer, coordinate and enforce the provisions of this chapter;
- 264 2. Evaluate the qualifications of candidates:
- 265 3. Regulate the examination of applicants;
- 266 4. Issue or deny original or endorsement licenses;
- 267 5. Investigate allegations of violations of this chapter and impose penalties if such violations have 268 occurred;

269 6. Adopt regulations that include, but are not limited to, provisions that delineate the qualifications 270 for licensure, specify requirements for the renewal of licensure, set forth procedures for licensure of 271 chiropractor, establish a fee schedule listing all fees and charges for licensure, establish standards of 272 professional conduct, establish procedures for disciplinary actions and complaint resolutions, and 273 provide for certain duties of board members;

274 7. Evaluate the professional education and training of applicants for licensure and licensure 275 renewal;

8. Evaluate the previous professional performance of applicants for licensure and licensure renewal;

277 9. Accept or deny applications for licensure renewal;

278 10. Establish appropriate fees and charges to support the active and effectual pursuit of legal 279 responsibilities: 280

11. Employ such personnel as determined by its needs and budget;

281 12. Request legal advice and assistance, as needed, from the Office of the Attorney General;

282 13. Enter into such contracts as this chapter requires, including contracts for professional services 283 that may include investigation, financing or legal services;

284 14. Develop and adopt a budget; and

285 15. Communicate disciplinary actions to relevant state and federal authorities and to other state 286 chiropractic licensing authorities.

287 B. The Board shall not change the scope of chiropractic practice through regulation, opinions, 288 rulings, or other administrative means. 289

Article 2.

Licensure of Chiropractors.

291 *§* 54.1-2608. Prohibited acts; license applications; requirements for licensure.

292 A. It shall be unlawful for any person:

293 1. To practice chiropractic, use the nomenclature of chiropractic or emulate the practice objectives 294 of chiropractic care, including, but not limited to, the adjustment of subluxation, as outlined by the chiropractic scope of practice, without holding a license issued by the Board. Practicing or offering to 295 296 practice chiropractic, or the public representation of being qualified to practice the same by any person 297 not authorized to practice chiropractic shall be sufficient evidence of a violation of law.

298 2. To impersonate a licensed chiropractor of like or different name.

299 3. To buy or sell or fraudulently obtain a diploma or license.

300 4. To do any act for which if he were a chiropractor his license could be revoked as provided by 301 this chapter.

302 B. An application for a license to practice chiropractic shall be made in writing and shall be accompanied by satisfactory proof that the applicant has graduated and received a Doctor of Chiropractic degree from a school of chiropractic accredited by an agency recognized by the U.S. 303 304

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305 Department of Education or another agency recognized by the Board.

306 C. The Board shall set the necessary standards to be attained in chiropractic examinations it 307 stipulates to receive a license to practice chiropractic.

308 § 54.1-2609. Issuance of license; fee; renewal.

309 A. Every candidate successfully completing the requirements shall be licensed by the Board as 310 possessing the qualifications required by law to practice chiropractic.

311 B. The fee for examination and licensure shall be prescribed by the Board and shall be paid to the appropriate state agency. 312

313 C. Every license to practice chiropractic granted under the provisions of this chapter shall be 314 renewed at such time, in such manner, and upon payment of such fees as the Board may prescribe.

315 § 54.1-2610. Refusal, revocation, or suspension of licenses; unprofessional conduct.

A. The Board may refuse, revoke or suspend a license or reprimand the licensee for any of the 316 317 following causes. In all such cases, the burden of proof shall be on the Board to prove the violation beyond a reasonable doubt, and any action shall be by a simple majority vote. 318

319 1. Conviction of any felony under the laws of the Commonwealth, another state, the District of 320 Columbia, or any United States possession or territory, or of any misdemeanor under such laws 321 involving moral turpitude.

322 2. Use of alcohol or drugs to the extent such use renders him unsafe to practice chiropractic or 323 mental or physical illness rendering him unsafe to practice chiropractic.

324 3. Knowingly and willfully employing an unlicensed person to anything for which a license to 325 practice chiropractic is required. 326

4. Neglecting or refusing to display his license and the renewal receipt for the current year.

327 5. Use of advertising that is false or misleading, including advertising material in any form intended 328 for the public that promises a cure or guarantees something that cannot be delivered.

6. Promising a cure or asserting a false claim of superiority.

7. Employing, procuring, or inducing a person not licensed to practice chiropractic to so practice.

331 8. Aiding or abetting in the practice of chiropractic any person not duly licensed to practice in this 332 Commonwealth. 333

9. Violating other standards of conduct as adopted by the Board.

334 10. Violating, assisting, inducing or cooperating with others in violating any provisions of law 335 relating to the practice of chiropractic, including provisions of this chapter or of any regulation of the 336 Board. 337

11. Claiming false or misleading credentials or specialty.

338 12. Engaging in sexual contact with a patient concurrent with and by virtue of the 339 practitioner/patient relationship or otherwise engaging at any time during the course of the 340 practitioner/patient relationship in conduct of a sexual nature that a reasonable patient would consider 341 lewd and offensive.

342 B. Nothing herein shall authorize the Board to refuse, revoke, or suspend any license or to take any 343 disciplinary action against a licensed chiropractor for the use of modes of practice that have been 344 taught by schools of chiropractic accredited by an agency recognized by the U.S. Department of Education and within the scope of practice. 345

C. The Board may direct any licensee under a disciplinary order to furnish it at such intervals as it 346 347 may require evidence that he is not practicing his profession in violation of this chapter. In addition, 348 when the Board has probable cause to believe that the licensee is unable to practice with reasonable 349 skill and safety to patients because of excessive use of alcohol or drugs or physical or mental illness, 350 the Board, after preliminary investigation by informal conference, may direct that the licensee submit to a mental or physical examination by practitioners designated by the Board. Failure of the licensee to 351 352 submit to the examination shall constitute grounds for disciplinary action. Any licensee affected by this 353 section shall be afforded reasonable opportunity to demonstrate that he is competent to practice 354 chiropractic with reasonable skill and safety to patients. 355

§ 54.1-2611. Continuing education.

356 The Board shall ensure that those doctors licensed to practice chiropractic shall complete regular 357 continuing education requirements in order to maintain licensure. Doctors of Chiropractic must 358 complete twenty-four hours of classroom-style chiropractic education annually from any chiropractic 359 continuing education courses offered by the postgraduate division of a chiropractic college accredited 360 by an agency recognized by the U.S. Department of Education. 361

§ 54.1-2612. Immunity of board members.

362 The members of the Board of Chiropractic shall be immune, individually and jointly, from any claim, 363 suit, liability, damages, or any other recourse, civil or criminal, arising from an act or acts performed in good faith by any such members of the Board acting individually or jointly in carrying out the 364 365 responsibilities and authority, duties, powers, and privileges of a member of the Board under the 366 provisions of this chapter.

367 § 54.1-2613. Contracts of chiropractors with approved colleges and certain state agencies not **368** prohibited.

369 Nothing in this chapter shall be construed to prohibit, forbid or prevent (i) any approved school of 370 chiropractic from contracting with any licensed chiropractor to teach or participate in a preceptorship 371 program in such college on such terms of compensation as may be mutually satisfactory, which contract 372 may prescribe the extent, if any, to which the chiropractor may engage in private practice, or (ii) any 373 institution, hospital, treatment center, sanatorium, or other similar agency under the management and control of an agency of the Commonwealth from employing or contracting with any licensed 374 375 chiropractor to furnish professional services in the work of the agency, or to persons entitled to receive 376 such care from the agency.

377 § 54.1-2900. Definitions.

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

379 "Acupuncturist" means individuals approved by the Board to practice acupuncture. This is limited to
380 "licensed acupuncturist" which means an individual other than a doctor of medicine, osteopathy,
381 chiropractic or podiatry who has successfully completed the requirements for licensure established by the
382 Board (approved titles are limited to: Licensed Acupuncturist, Lic.Ac., and L.Ac.)

383 "Auricular acupuncture" means the subcutaneous insertion of sterile, disposable acupuncture needles
 384 in predetermined, bilateral locations in the outer ear when used exclusively and specifically in the
 385 context of a chemical dependency treatment program.

386 "Board" means the Board of Medicine.

387 "Healing arts" means the arts and sciences dealing with the prevention, diagnosis, treatment and cure388 or alleviation of human physical or mental ailments, conditions, diseases, pain or infirmities.

389 "Physician assistant" means an individual who has met the requirements of the Board for licensure390 and who works under the supervision of a licensed doctor of medicine, osteopathy, or podiatry.

391 "Practice of acupuncture" means the stimulation of certain points on or near the surface of the body 392 by the insertion of needles to prevent or modify the perception of pain or to normalize physiological 393 functions, including pain control, for the treatment of certain ailments or conditions of the body and 394 includes the techniques of electroacupuncture, cupping and moxibustion. The practice of acupuncture 395 does not include the use of physical therapy, chiropractic, or osteopathic manipulative techniques; the 396 use or prescribing of any drugs, medications, serums or vaccines; or the procedure of auricular 397 acupuncture as exempted in § 54.1-2901 when used in the context of a chemical dependency treatment 398 program for patients eligible for federal, state or local public funds by an employee of the program who 399 is trained and approved by the National Acupuncture Detoxification Association or an equivalent 400 certifying body.

401 "Practice of athletic training" means the prevention, recognition, evaluation, and treatment of injuries 402 or conditions related to athletic or recreational activity that requires physical skill and utilizes strength, 403 power, endurance, speed, flexibility, range of motion or agility or a substantially similar injury or 404 condition resulting from occupational activity immediately upon the onset of such injury or condition; 405 and subsequent treatment and rehabilitation of such injuries or conditions under the direction of a 406 licensed physical therapist and the patient's physician or under the direction of any doctor of medicine, 407 osteopathy, chiropractic, podiatry, or dentistry, while using heat, light, sound, cold, electricity, exercise 408 or mechanical or other devices.

409 "Practice of chiropractic" means the adjustment of the twenty four movable vertebrae of the spinal
410 column, and assisting nature for the purpose of normalizing the transmission of nerve energy, but does
411 not include the use of surgery, obstetrics, osteopathy or the administration or prescribing of any drugs,
412 medicines, serums or vaccines.

413 "Practice of medicine or osteopathic medicine" means the prevention, diagnosis and treatment of414 human physical or mental ailments, conditions, diseases, pain or infirmities by any means or method.

415 "Practice of occupational therapy" means the evaluation, analysis, assessment, and delivery of 416 education and training in activities of daily living (ADL); the design, fabrication, and application of 417 orthoses (splints); guidance in the selection and use of adaptive equipment; therapeutic activities to 418 enhance functional performance; prevocational evaluation and training; and consultation concerning the 419 adaptation of physical environments for individuals who have disabilities.

⁴²⁰ "Practice of podiatry" means the medical, mechanical and surgical treatment of the ailments of the human foot and ankle, but does not include amputation proximal to the metatarsal-phalangeal joints. The
⁴²¹ Board of Medicine shall determine whether a specific type of treatment of the foot and ankle is within the scope of practice of podiatry.

424 "Practice of radiologic technology" means the application of x-rays to human beings for diagnostic or425 therapeutic purposes.

426 "Practice of respiratory care" means the (i) administration of pharmacological, diagnostic, and
 427 therapeutic agents related to respiratory care procedures necessary to implement a treatment, disease

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428 prevention, pulmonary rehabilitative, or diagnostic regimen prescribed by a practitioner of medicine or 429 osteopathic medicine; (ii) transcription and implementation of the written or verbal orders of a 430 practitioner of medicine or osteopathic medicine pertaining to the practice of respiratory care; (iii) 431 observation and monitoring of signs and symptoms, general behavior, general physical response to 432 respiratory care treatment and diagnostic testing, including determination of whether such signs, 433 symptoms, reactions, behavior or general physical response exhibit abnormal characteristics; and (iv) 434 implementation of respiratory care procedures, based on observed abnormalities, or appropriate reporting, 435 referral, respiratory care protocols or changes in treatment pursuant to the written or verbal orders by a 436 licensed practitioner of medicine or osteopathic medicine or the initiation of emergency procedures, 437 pursuant to the Board's regulations or as otherwise authorized by law. The practice of respiratory care may be performed in any clinic, hospital, skilled nursing facility, private dwelling or other place deemed 438 appropriate by the Board in accordance with the written or verbal order of a practitioner of medicine or 439 440 osteopathic medicine, and shall be performed under qualified medical direction.

"Qualified medical direction" means, in the context of the practice of respiratory care, having readily
accessible to the respiratory care practitioner 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 care practitioner.

446 "Radiologic technologist" means an individual, other than a licensed doctor of medicine, osteopathy, 447 podiatry, or chiropractic, or a dentist licensed pursuant to Chapter 27 (§ 54.1-2700 et seq.) of this title, 448 who (i) performs, may be called upon to perform, or who is licensed to perform a comprehensive scope 449 of diagnostic radiologic procedures employing equipment which emits ionizing radiation and (ii) is 450 delegated or exercises responsibility for the operation of radiation-generating equipment, the shielding of patient and staff from unnecessary radiation, the appropriate exposure of radiographs or other procedures 451 452 which contribute to any significant extent to the site or dosage of ionizing radiation to which a patient is 453 exposed.

454 "Radiologic technologist, limited" means an individual, other than a licensed radiologic technologist,
455 dental hygienist or person who is otherwise authorized by the Board of Dentistry under Chapter 27 of
456 this title and the regulations pursuant thereto, who performs diagnostic radiographic procedures
457 employing equipment which emits ionizing radiation which is limited to specific areas of the human
458 body.

⁴⁵⁹ "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.

§ 54.1-2902. Unlawful to practice without license.

464 It shall be unlawful for any person to practice medicine, osteopathic medicine, chiropractic, podiatry,
465 or as a physician's or podiatrist's assistant in the Commonwealth without a valid unrevoked license
466 issued by the Board of Medicine.

§ 54.1-2903. What constitutes practice.

468 Any person shall be regarded as practicing the healing arts who actually engages in such practice as 469 defined in this chapter, or who opens an office for such purpose, or who advertises or announces to the 470 public in any manner a readiness to practice or who uses in connection with his name the words or letters "Doctor," "Dr.," "M.D.," "D.O.," "D.P.M.," "D.C.," "Healer," or any other title, word, letter or 471 472 designation intending to designate or imply that he is a practitioner of the healing arts or that he is able 473 to heal, cure or relieve those suffering from any injury, deformity or disease. No person regulated under this chapter shall use the title "Doctor" or the abbreviation "Dr." in writing or in advertising in 474 475 connection with his practice unless he simultaneously uses a clarifying title, initials, abbreviation or 476 designation or language that identifies the type of practice for which he is licensed.

477 Signing a birth or death certificate, or signing any statement certifying that the person so signing has
478 rendered professional service to the sick or injured, or signing or issuing a prescription for drugs or
479 other remedial agents, shall be prima facie evidence that the person signing or issuing such writing is
480 practicing the healing arts within the meaning of this chapter except where persons other than physicians
481 are required to sign birth certificates.

§ 54.1-2904. Biennial renewal of licenses; copies; fee; lapsed licenses; reinstatement; penalties.

A. Every license to practice medicine, osteopathy, chiropractic, or podiatry granted under the provisions of this chapter shall be renewed biennially as prescribed by the Board. The Board shall mail an application for renewal of a license to every licensee. Failure to receive such an application shall not excuse any licensee from the requirements of renewal. The person receiving such application shall furnish the information requested and return the form to the Board with the prescribed renewal fee.
488 Copies of licenses may be obtained as provided in the Board's regulations.

489 B. Any licensee who allows his license to lapse by failing to renew the license or failing to meet

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490 professional activity requirements stipulated in the regulations may be reinstated by the Board upon 491 submission of evidence satisfactory to the Board that he is prepared to resume practice in a competent 492 manner and upon payment of the prescribed fee.

493 C. Any person practicing medicine, osteopathy, chiropractic, or podiatry during the time his license 494 has lapsed shall be considered an illegal practitioner and shall be subject to the penalties for violation of 495 this chapter. 496

§ 54.1-2908. Reports of disciplinary action against health professionals; immunity from liability.

497 A. The president of the Medical Society of Virginia, the Osteopathic Medical Association, the 498 Virginia Chiropractors Association, Inc., and the Virginia Podiatric Medical Association shall report to 499 the Board of Medicine any disciplinary action taken by his organization against any member of his 500 organization licensed under this chapter if such disciplinary action is a result of conduct involving 501 professional ethics, professional incompetence, moral turpitude, drug addiction or alcohol abuse.

502 B. The president of any association, society, academy or organization shall report to the Board of 503 Medicine any disciplinary action taken against any of its members licensed under this chapter if such 504 disciplinary action is a result of conduct involving professional ethics, professional incompetence, moral 505 turpitude, drug addiction or alcohol abuse.

506 C. Any report required by this section shall be in writing directed to the Board of Medicine, shall 507 give the name and address of the person who is the subject of the report and shall fully describe the 508 circumstances surrounding the facts required to be reported.

509 D. Any person making a report required by this section or testifying in a judicial or administrative 510 proceeding as a result of such report shall be immune from any civil liability resulting therefrom unless 511 such person acted in bad faith or with malicious intent.

512 E. In the event that any organization enumerated in subsection A or any component thereof receives 513 a complaint against one of its members, such organization may, in lieu of considering disciplinary action 514 against such member, request that the Board investigate the matter pursuant to this chapter, in which 515 event any person participating in the decision to make such a request or testifying in a judicial or 516 administrative proceeding as a result of such request shall be immune from any civil liability alleged to 517 have resulted therefrom unless such person acted in bad faith or with malicious intent. 518

§ 54.1-2911. Board; membership; terms of office; change of residence; executive director; etc.

519 The Board of Medicine shall consist of one medical physician from each congressional district, one 520 osteopathic physician, one podiatrist, one chiropractor, and four citizen members. No two citizen 521 members shall reside in the same congressional district. Citizen members shall have all voting and 522 participation rights of other members. The term of office of the members of the Board shall be four 523 years. If any medical physician member of the Board ceases to reside in the district from which he was 524 appointed, except by reason of redistricting, his office shall be deemed vacant.

525 The officers of the Board shall be a president, vice-president and a secretary, who shall also act as 526 treasurer, who shall be members of and selected by the Board.

527 Regular meetings of the Board shall be held at such times and places as prescribed by the Board. 528 Special meetings may be held upon the call of the president and any eleven members. Twelve members 529 of the Board shall constitute a quorum.

530 The Board may establish an executive committee composed of the president, vice-president, the 531 secretary and four other members of the Board appointed by the president. In the absence of the Board, 532 the executive committee shall have full powers to take any action and conduct any business authorized 533 by this chapter. Five members of the executive committee shall constitute a quorum. Any actions or 534 business conducted by the executive committee shall be acted upon by the full Board as soon as 535 practicable.

536 There shall be an executive director for the Board of Medicine who shall be licensed or eligible for 537 licensure in the Commonwealth as a physician.

538 § 54.1-2912. Nominations.

539 Nominations may be made for the medical physicians from a list of three names submitted to the 540 Governor by the Medical Society of Virginia, the clinical psychologist from a list of three names 541 submitted by the Virginia Academy of Clinical Psychologists, and the osteopathic physician, and 542 podiatrist and chiropractor members, respectively, from a list of at least three names submitted by June 543 1 of each year by their respective state societies. In no case shall the Governor be bound to make any 544 appointment from among the nominees of the respective societies. The Governor may notify the society, 545 which may make nominations, of any professional vacancy other than by expiration among the members 546 of the Board representing the particular profession and like nominations may be made for the filling of 547 the vacancy.

548 § 54.1-2913.1. Acceptance of other examinations.

549 In lieu of any or all parts of the examinations prescribed by the Board for a license to practice 550 medicine, osteopathy, or podiatry or chiropractic, the Board may:

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551 1. Accept a certificate issued by either the National Board for the appropriate branch of the healing 552 arts or a state board prior to 1970 attesting the satisfactory completion of an examination given by that board if, in the opinion of the Board, the substituted examination material is substantially equivalent to 553 554 the material for which it is substituted, and the passing grades are in each instance the equivalent of the 555 grades required to be made on the corresponding examinations administered by the Board.

556 2. Accept a certificate issued by a state board during or after 1970 attesting to the applicant's 557 satisfactory completion of all requirements to practice medicine, osteopathy, or podiatry or chiropractic in that state, if the applicant has a current and unrestricted license to practice in another state and a 558 559 current specialty certificate acceptable to the Board. 560

§ 54.1-2929. Licenses required.

No person shall practice or hold himself out as qualified to practice medicine, osteopathy, 561 chiropractic, or podiatry without obtaining a license from the Board of Medicine as provided in this 562 563 chapter. 564

§ 54.1-2930. Requirements for admission to examination.

565 The Board may admit to examination for licensure to practice medicine, osteopathy, chiropractic and 566 podiatry any candidate who has submitted satisfactory evidence verified by affidavits that he: 567

1. Is eighteen years of age or more;

2. Is of good moral character:

569 3. Has successfully completed all or such part as may be prescribed by the Board, of an educational 570 course of study of that branch of the healing arts in which he desires a license to practice, which course 571 of study and the educational institution providing that course of study are acceptable to the Board; and

4. Has completed one year of satisfactory postgraduate training in a hospital approved by an 572 573 accrediting agency recognized by the Board for internships or residency training. At the discretion of the Board, the postgraduate training may be waived if an applicant for licensure in podiatry has been in 574 575 active practice for four continuous years while serving in the military and is a diplomate of the American Board of Podiatric Surgery. Applicants for licensure in chiropractic need not fulfill this 576 requirement. 577

578 In determining whether such course of study and institution are acceptable to it, the Board may 579 consider the reputation of the institution and whether it is approved or accredited by regional or national educational or professional associations including, but not limited to, such organizations as the 580 581 Accreditation Council of Graduate Medical Education or other official accrediting body recognized by 582 the American Medical Association, by the Committee for the Accreditation of Canadian Medical Schools 583 or their appropriate subsidiary agencies, by any appropriate agency of the United States government, or **584** by any other organization approved by the Board. Supervised clinical training which is received in the 585 United States as part of the curriculum of a foreign medical school shall be obtained in an approved 586 hospital, institution or school of medicine offering an approved residency program in the speciality area 587 for the relevant clinical training. The Board may also consider any other factors that reflect whether that 588 institution and its course of instruction provide training sufficient to prepare practitioners to practice 589 their branch of the healing arts with competency and safety in the Commonwealth. 590

§ 54.1-2931. Examinations; passing grade.

591 A. The examination of candidates for licensure to practice medicine and osteopathy shall be the 592 Federation Licensing Examination, the joint Licensure Examination Sequence prepared by the National 593 Board of Medical Examiners and the Federation of State Medical Boards, or such other examinations as 594 determined by the Board. The minimum passing score shall be determined by the Board prior to 595 administration of the examination.

596 B. The examination of candidates for licensure to practice chiropractic shall include the National 597 Board of Chiropractic Examiners Examinations and such other examinations as determined by the Board. 598 The minimum passing score shall be determined by the Board prior to administration of the 599 examination.

600 C. The examination of candidates for licensure to practice podiatry shall be the National Board of 601 Podiatry Examiners Examinations and such other examinations as determined by the Board. The 602 minimum passing score shall be determined by the Board prior to administration of the examination.

603 § 54.1-2932. Issuance of licenses to practice.

Upon completion of satisfactory examinations under the Board regulations, applicants shall be **604** 605 granted licenses to practice medicine, osteopathy, chiropractic, or podiatry and each license shall show plainly on its face the school or branch of the healing arts in which the holder thereof is permitted to 606 practice. All licenses shall be attested by the signature of the president and secretary of the Board, 607 608 respectively. 609

§ 54.1-2937. Temporary licenses to interns and residents in hospitals and other organizations.

Upon recommendation by the chief of an approved internship or residency program as defined in this 610 chapter, the Board may issue a temporary annual license to practice medicine, osteopathic medicine, or 611 612 podiatry or chiropractic to interns and residents in such programs. No such license shall be issued to an

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613 intern or resident who has not completed successfully the preliminary academic education required for

614 admission to examinations given by the Board in his particular field of practice. Such license shall expire upon the holder's withdrawal or termination from the internship or residency program. The Board 615

may prescribe such regulations not in conflict with existing law and require such reports from hospitals 616

617 or other organizations operating an approved graduate medical education program in the Commonwealth

618 as may be necessary to carry out the provisions of this section.

619 § 54.1-2941. Contracts of practitioners with approved colleges and certain state agencies not 620 prohibited.

621 This chapter shall not be construed to prohibit, forbid or prevent (i) any approved school of 622 medicine, osteopathy, or podiatry or chiropractic from contracting with any licensed practitioner to teach 623 or participate in a preceptorship program in such college on such terms of compensation as may be 624 mutually satisfactory, which contract may prescribe the extent, if any, to which the practitioner may 625 engage in private practice, or (ii) any institution, hospital, treatment center, sanatorium or other similar 626 agency under the management and control of an agency of the Commonwealth from employing or 627 contracting with any licensed practitioner to furnish professional services in the work of the agency, or 628 to persons entitled to receive such care from the agency.

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§ 54.1-3513. Restriction of practice; use of titles.

630 A. No person, other than a person licensed by the Boards of Counseling; Medicine; Nursing; Chiropractic; Optometry; Psychology; or Social Work, shall hold himself out as a provider of 631 rehabilitation services or use the title "rehabilitation provider" or a similar title or any abbreviation 632 633 thereof unless he holds a valid certificate under this article.

B. This section shall not apply to employees or independent contractors of the Commonwealth's 634 635 agencies and sheltered workshops providing vocational rehabilitation services, provided such employees 636 or independent contractors are not providing vocational rehabilitation services under § 65.2-603. 637

§ 65.2-312. False statements, representations, etc., in connection with an award; penalties.

638 A. It shall be unlawful for any person to knowingly make, file or use any writing or document 639 knowing the same to contain any materially false, fictitious or fraudulent statement or entry in 640 connection with an award under this title. It shall also be unlawful for any person to aid or abet another 641 in a violation of this section. 642

B. A violation of this section shall be punishable as a Class 6 felony.

643 C. Any person convicted of a violation of this section who is licensed to practice *chiropractic as* 644 defined in § 54.1-2604, to practice any of the healing arts as defined in § 54.1-2900 or to practice law 645 pursuant to Chapter 39 (§ 54.1-3900 et seq.) of Title 54.1, and who committed the violation while 646 engaged in such practice, may have such license suspended or revoked in accordance with the provisions 647 of Chapter 26.1 (§ 54.1-2604 et seq.), Chapter 29 (§ 54.1-2900 et seq.) and Chapter 39 (§ 54.1-3900 et 648 seq.) of Title 54.1, respectively.

649 D. Venue for the prosecution of a violation of this section shall lie in the county or city wherein the 650 injury occurred.

651 § 65.2-603. Duty to furnish medical attention, etc., and vocational rehabilitation; effect of refusal of 652 employee to accept.

653 A. 1. As long as necessary after an accident, the employer shall furnish or cause to be furnished, free 654 of charge to the injured employee, a physician chosen by the injured employee from a panel of at least 655 three physicians selected by the employer and such other necessary medical attention. Where such 656 accident results in the amputation or loss of use of an arm, hand, leg, or foot or the enucleation of an 657 eye or the loss of any natural teeth or loss of hearing, the employer shall furnish prosthetic or orthotic 658 appliances, as well as wheelchairs, walkers, canes, or crutches, proper fitting and maintenance thereof, 659 and training in the use thereof, as the nature of the injury may require. In awards entered for incapacity 660 for work, under this title, upon determination by the treating physician and the Commission that the same is medically necessary, the Commission may require that the employer furnish and maintain 661 bedside lifts, adjustable beds, and modification of the employee's principal home consisting of ramps, **662** 663 handrails, or any appliances prescribed by the treating physician and doorway alterations, provided that **664** the aggregate cost of all such items and modifications required to be furnished on account of any one 665 accident shall not exceed \$25,000. The employee shall accept the attending physician, unless otherwise 666 ordered by the Commission, and in addition, such surgical and hospital service and supplies as may be 667 deemed necessary by the attending physician or the Commission.

2. The employer shall repair, if repairable, or replace dentures, artificial limbs, or other prosthetic or 668 669 orthotic devices damaged in an accident otherwise compensable under workers' compensation, and 670 furnish proper fitting thereof.

671 3. The employer shall also furnish or cause to be furnished, at the direction of the Commission, 672 reasonable and necessary vocational rehabilitation services; however, the employer shall not be required 673 to furnish, or cause to be furnished, services under this subdivision to any injured employee not eligible

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674 for lawful employment. Vocational rehabilitation services may include vocational evaluation, counseling, 675 job coaching, job development, job placement, on-the-job training, education, and retraining. Those vocational rehabilitation services that involve the exercise of professional judgment as defined in 676 § 54.1-3510 shall be provided by a certified rehabilitation provider as provided in Article 2 (§ 54.1-3510 **677** 678 et seq.) of Chapter 35 of Title 54.1 or by a person licensed by the Boards of *Chiropractic*, Counseling; 679 Medicine; Nursing; Optometry; Psychology; or Social Work. In the event a dispute arises, any party 680 may request a hearing and seek the approval of the Commission for the proposed services. Such services shall take into account the employee's preinjury job and wage classifications; his age, aptitude, and level 681 682 of education; the likelihood of success in the new vocation; and the relative costs and benefits to be 683 derived from such services.

684 B. The unjustified refusal of the employee to accept such medical service or vocational rehabilitation services when provided by the employer shall bar the employee from further compensation until such **685** 686 refusal ceases and no compensation shall at any time be paid for the period of suspension unless, in the opinion of the Commission, the circumstances justified the refusal. În any such case the Commission 687 688 may order a change in the medical or hospital service or vocational rehabilitation services.

689 C. If in an emergency or on account of the employer's failure to provide the medical care during the 690 period herein specified, or for other good reasons, a physician other than provided by the employer is called to treat the injured employee, during such period, the reasonable cost of such service shall be paid **691** 692 by the employer if ordered so to do by the Commission.

D. As used in this section and in § 65.2-604, the terms "medical attention," "medical service," 693 "medical care," and "medical report" shall be deemed to include chiropractic service or treatment and, 694 695 where appropriate, a chiropractic treatment report.

E. Whenever an employer furnishes an employee the names of three physicians pursuant to this 696 section, and the employer also assumes all or part of the cost of providing health care coverage for the **697** 698 employee as a self-insured or under a group health insurance policy, health services plan or health care 699 plan, upon the request of an employee, the employer shall also inform the employee whether each physician named is eligible to receive payment under the employee's health care coverage provided by 700 701 the employer.

702 F. If the injured employee has an injury which may be treated within the scope of practice for a 703 chiropractor, then the employer or insurer may include chiropractors on the panel provided the injured 704 employee.

705 2. That individuals licensed to practice chiropractic by the Board of Medicine prior to the effective 706 date of the provisions of this act shall be licensed as chiropractors by the Board of Chiropractic. 707 Any license issued prior to the effective date of this act shall remain in full force and effect except 708 that the holders of every such license shall be subject to all of the provisions of this act for the 709 continuance of such license upon renewal.

3. That all records and funds of the Board of Medicine dealing with licensing of chiropractors 710 shall be transferred to the Board of Chiropractic as determined by the Director of the Department 711 712 of Health Professions.

713 4. That regulations regarding licensure of chiropractors that were promulgated by the Board of Medicine and in effect on the effective date of this act shall continue in full force and effect unless 714

715 and until amended or repealed by the Board of Chiropractic. Regulatory actions validly 716 commenced by the Board of Medicine that are pending prior to the effective date of this act shall remain in effect until amended or rescinded by the Board of Chiropractic. 717

718 5. That the Board of Chiropractic shall promulgate regulations to implement the provisions of this 719 act to be effective within 280 days of its enactment.