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## **HOUSE BILL NO. 2219**

Offered January 9, 2019

- Prefiled January 8, 2019
- A BILL to amend and reenact §§ 32.1-126, 59.1-198, and 59.1-200 of the Code of Virginia, relating to nursing homes; truth in advertising for inspections, surveys, and investigations.

Patron—Orrock

Referred to Committee on Health, Welfare and Institutions

10 Be it enacted by the General Assembly of Virginia:

1. That §§ 32.1-126, 59.1-198, and 59.1-200 of the Code of Virginia are amended and reenacted as 11 12 follows:

13 § 32.1-126. Commissioner to inspect and to issue licenses to or assure compliance with 14 certification requirements for hospitals, nursing homes, and certified nursing facilities; notice of 15 denial of license; consultative advice and assistance; notice to electric utilities.

16 A. Pursuant to this article, the Commissioner shall issue licenses to, and assure compliance with certification requirements for hospitals and nursing homes, and assure compliance with certification 17 requirements for facilities owned or operated by agencies of the Commonwealth as defined in 18 subdivision (vi) of § 32.1-124, which after inspection are found to be in compliance with the provisions 19 20 of this article and with all applicable state and federal regulations. The Commissioner shall notify by 21 certified mail or by overnight express mail any applicant denied a license of the reasons for such denial.

22 B. The Commissioner shall cause each and every hospital, nursing home, and certified nursing 23 facility to be inspected periodically, but not less often than biennially, in accordance with the provisions 24 of this article and regulations of the Board. However, except when performed in conjunction with an 25 inspection required by the Centers for Medicare and Medicaid Services, no hospital, nursing home, or certified nursing facility shall receive additional inspections until all other hospitals, nursing homes, or 26 27 certified nursing facilities in the Commonwealth, respectively, have also been inspected, unless the 28 additional inspections are (i) necessary to follow up on a preoperational inspection or one or more 29 violations; (ii) required by a uniformly applied risk-based schedule established by the Department; (iii) 30 necessary to investigate a complaint regarding the hospital, nursing home, or certified nursing facility; or 31 (iv) otherwise deemed necessary by the Commissioner or his designee to protect the health and safety of 32 the public.

33 Unless expressly prohibited by federal statute or regulation, the findings of the Commissioner, with 34 respect to periodic surveys of nursing facilities conducted pursuant to the Survey, Certification, and Enforcement Procedures set forth in 42 C.F.R. Part 488, shall be considered case decisions pursuant to 35 36 the Administrative Process Act (§ 2.2-4000 et seq.) and shall be subject to the Department's informal 37 dispute resolution procedures, or, at the option of the Department or the nursing facility, the formal 38 fact-finding procedures under § 2.2-4020. The Commonwealth shall be deemed the proponent for 39 purposes of § 2.2-4020. Further, notwithstanding the provisions of clause (iii) of subsection A of 40 § 2.2-4025, such case decisions shall also be subject to the right to court review pursuant to Article 5 41 (§ 2.2-4025 et seq.) of Chapter 40 of Title 2.2.

42 C. The Commissioner may, in accordance with regulations of the Board, provide for consultative advice and assistance, with such limitations and restrictions as he deems proper, to any person who 43 44 intends to apply for a hospital or nursing home license or nursing facility certification.

45 D. For the purpose of facilitating the prompt restoration of electrical service and prioritization of 46 customers during widespread power outages, the Commissioner shall notify on a quarterly basis all 47 electric utilities serving customers in Virginia as to the location of all nursing homes licensed in the 48 Commonwealth. The requirements of this subsection shall be met if the Commissioner maintains such 49 information on an electronic database accessible by electric utilities serving customers in Virginia.

50 E. The results of any survey, inspection, or investigation of a nursing home or certified nursing 51 facility conducted by a state or federal agency, including any statement of deficiencies, finding of 52 deficiencies, or plan of corrective action, shall not be used in an advertisement publication, unless the 53 advertisement publication includes all of the following: 54

1. The date on which the survey, inspection, or investigation was conducted;

55 2. A statement that the nursing home or certified nursing facility is required to submit a plan of correction in response to every statement of deficiency; 56

3. If a finding or deficiency cited in a statement of deficiencies has been corrected, a statement that 57 58 the finding or deficiency has been corrected and the date on which the finding or deficiency was

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59 corrected; and

60 4. A statement that the advertisement publication is not authorized or endorsed by the Virginia 61 Department of Health, the Centers for Medicare and Medicaid Services, the Office of the Inspector 62 General, or any other governmental agency.

The information required by this subsection shall be in the same color, font, and size as all other 63 language on or in the advertisement publication and shall appear as prominently as all other language 64 65 used in the advertisement publication. Nothing in this subsection shall be construed to prohibit the results of a survey, inspection, or investigation from being used in any administrative proceeding, civil 66 proceeding, or criminal investigation or prosecution, in accordance with the rules set forth by the 67 68 applicable tribunal. 69

§ 59.1-198. Definitions.

As used in this chapter:

71 "Business opportunity" means the sale of any products, equipment, supplies or services which are 72 sold to an individual for the purpose of enabling such individual to start a business to be operated out of 73 his residence, but does not include a business opportunity which is subject to the Business Opportunity 74 Sales Act, Chapter 21 (§ 59.1-262 et seq.) of this title.

75 "Children's product" means a consumer product designed or intended primarily for children 12 years 76 of age or younger. In determining whether a consumer product is primarily intended for a child 12 years 77 of age or younger, the following factors shall be considered:

78 1. A statement by a manufacturer about the intended use of such product, including a label on such 79 product if such statement is reasonable;

80 2. Whether the product is represented in its packaging, display, promotion, or advertising as appropriate for use by children 12 years of age or younger; 81

3. Whether the product is commonly recognized by consumers as being intended for use by a child 82 83 12 years of age or younger; and

4. The Age Determination Guidelines issued by the staff of the Consumer Products Safety 84 85 Commission in September 2002, and any successor to such guidelines. 86

"Consumer transaction" means:

87 1. The advertisement, sale, lease, license or offering for sale, lease or license, of goods or services to 88 be used primarily for personal, family or household purposes;

89 2. Transactions involving the advertisement, offer or sale to an individual of a business opportunity 90 that requires both his expenditure of money or property and his personal services on a continuing basis 91 and in which he has not been previously engaged;

92 3. Transactions involving the advertisement, offer or sale to an individual of goods or services 93 relating to the individual's finding or obtaining employment;

94 4. A layaway agreement, whereby part or all of the price of goods is payable in one or more payments subsequent to the making of the layaway agreement and the supplier retains possession of the 95 goods and bears the risk of their loss or damage until the goods are paid in full according to the 96 97 layaway agreement; and

98 5. Transactions involving the advertisement, sale, lease, or license, or the offering for sale, lease or 99 license, of goods or services to a church or other religious body.

100 6. Transactions involving the advertisement of legal services that contain information about the 101 results of a state or federal survey, inspection, or investigation of a nursing home or certified nursing 102 facility as described in subsection E of § 32.1-126.

"Cure offer" means a written offer of one or more things of value, including but not limited to the 103 payment of money, that is made by a supplier and that is delivered to a person claiming to have 104 suffered a loss as a result of a consumer transaction or to the attorney for such person. A cure offer 105 shall be reasonably calculated to remedy a loss claimed by the person and it shall include a minimum 106 107 additional amount equaling 10 percent of the value of the cure offer or \$500, whichever is greater, as 108 compensation for inconvenience, any attorney's or other fees, expenses, or other costs of any kind that 109 such person may incur in relation to such loss; provided, however that the minimum additional amount 110 need not exceed \$4,000.

"Defective drywall" means drywall, or similar building material composed of dried gypsum-based 111 plaster, that (i) as a result of containing the same or greater levels of strontium sulfide that has been 112 113 found in drywall manufactured in the People's Republic of China and imported into the United States between 2004 and 2007 is capable, when exposed to heat, humidity, or both, of releasing sulfur dioxide, 114 115 hydrogen sulfide, carbon disulfide, or other sulfur compounds into the air or (ii) has been designated by the U.S. Consumer Product Safety Commission as a product with a product defect that constitutes a 116 substantial product hazard within the meaning of \$ 15(a)(2) of the Consumer Product Safety Act (15 117 U.S.C. § 2064 (a)(2)). 118

119 "Goods" means all real, personal or mixed property, tangible or intangible. For purposes of this chapter, intangible property includes but shall not be limited to "computer information" and 120

"informational rights" in computer information as defined in § 59.1-501.2. 121

122 "Person" means any natural person, corporation, trust, partnership, association and any other legal 123 entity.

124 "Services" includes but shall not be limited to (i) work performed in the business or occupation of 125 the supplier, (ii) work performed for the supplier by an agent whose charges or costs for such work are 126 transferred by the supplier to the consumer or purchaser as an element of the consumer transaction, or 127 (iii) the subject of an "access contract" as defined in § 59.1-501.2.

128 "Supplier" means a seller, lessor or, licensor, or professional who advertises, solicits, or engages in 129 consumer transactions, or a manufacturer, distributor, or licensor who advertises and sells, leases, or 130 licenses goods or services to be resold, leased, or sublicensed by other persons in consumer transactions. 131

## § 59.1-200. Prohibited practices.

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132 A. The following fraudulent acts or practices committed by a supplier in connection with a consumer 133 transaction are hereby declared unlawful: 134

1. Misrepresenting goods or services as those of another;

135 2. Misrepresenting the source, sponsorship, approval, or certification of goods or services;

136 3. Misrepresenting the affiliation, connection, or association of the supplier, or of the goods or 137 services, with another;

138 4. Misrepresenting geographic origin in connection with goods or services;

139 5. Misrepresenting that goods or services have certain quantities, characteristics, ingredients, uses, or 140 benefits;

6. Misrepresenting that goods or services are of a particular standard, quality, grade, style, or model;

142 7. Advertising or offering for sale goods that are used, secondhand, repossessed, defective, blemished, deteriorated, or reconditioned, or that are "seconds," irregulars, imperfects, or "not first 143 144 class," without clearly and unequivocally indicating in the advertisement or offer for sale that the goods 145 are used, secondhand, repossessed, defective, blemished, deteriorated, reconditioned, or are "seconds," irregulars, imperfects or "not first class"; 146

147 8. Advertising goods or services with intent not to sell them as advertised, or with intent not to sell 148 at the price or upon the terms advertised.

149 In any action brought under this subdivision, the refusal by any person, or any employee, agent, or 150 servant thereof, to sell any goods or services advertised or offered for sale at the price or upon the terms 151 advertised or offered, shall be prima facie evidence of a violation of this subdivision. This paragraph 152 shall not apply when it is clearly and conspicuously stated in the advertisement or offer by which such 153 goods or services are advertised or offered for sale, that the supplier or offeror has a limited quantity or 154 amount of such goods or services for sale, and the supplier or offeror at the time of such advertisement 155 or offer did in fact have or reasonably expected to have at least such quantity or amount for sale;

156 9. Making false or misleading statements of fact concerning the reasons for, existence of, or amounts 157 of price reductions;

158 10. Misrepresenting that repairs, alterations, modifications, or services have been performed or parts 159 installed;

160 11. Misrepresenting by the use of any written or documentary material that appears to be an invoice 161 or bill for merchandise or services previously ordered;

12. Notwithstanding any other provision of law, using in any manner the words "wholesale," 162 "wholesaler," "factory," or "manufacturer" in the supplier's name, or to describe the nature of the 163 164 supplier's business, unless the supplier is actually engaged primarily in selling at wholesale or in 165 manufacturing the goods or services advertised or offered for sale;

166 13. Using in any contract or lease any liquidated damage clause, penalty clause, or waiver of 167 defense, or attempting to collect any liquidated damages or penalties under any clause, waiver, damages, or penalties that are void or unenforceable under any otherwise applicable laws of the Commonwealth, 168 169 or under federal statutes or regulations;

170 13a. Failing to provide to a consumer, or failing to use or include in any written document or 171 material provided to or executed by a consumer, in connection with a consumer transaction any 172 statement, disclosure, notice, or other information however characterized when the supplier is required 173 by 16 C.F.R. Part 433 to so provide, use, or include the statement, disclosure, notice, or other 174 information in connection with the consumer transaction;

175 14. Using any other deception, fraud, false pretense, false promise, or misrepresentation in connection 176 with a consumer transaction;

177 15. Violating any provision of § 3.2-6512, 3.2-6513, or 3.2-6516, relating to the sale of certain 178 animals by pet dealers which is described in such sections, is a violation of this chapter;

179 16. Failing to disclose all conditions, charges, or fees relating to:

180 a. The return of goods for refund, exchange, or credit. Such disclosure shall be by means of a sign 181 attached to the goods, or placed in a conspicuous public area of the premises of the supplier, so as to be

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182 readily noticeable and readable by the person obtaining the goods from the supplier. If the supplier does 183 not permit a refund, exchange, or credit for return, he shall so state on a similar sign. The provisions of 184 this subdivision shall not apply to any retail merchant who has a policy of providing, for a period of not 185 less than 20 days after date of purchase, a cash refund or credit to the purchaser's credit card account for the return of defective, unused, or undamaged merchandise upon presentation of proof of purchase. 186 187 In the case of merchandise paid for by check, the purchase shall be treated as a cash purchase and any 188 refund may be delayed for a period of 10 banking days to allow for the check to clear. This subdivision 189 does not apply to sale merchandise that is obviously distressed, out of date, post season, or otherwise 190 reduced for clearance; nor does this subdivision apply to special order purchases where the purchaser 191 has requested the supplier to order merchandise of a specific or unusual size, color, or brand not 192 ordinarily carried in the store or the store's catalog; nor shall this subdivision apply in connection with a 193 transaction for the sale or lease of motor vehicles, farm tractors, or motorcycles as defined in 194 § 46.2-100; 195 b. A layaway agreement. Such disclosure shall be furnished to the consumer (i) in writing at the time 196 of the layaway agreement, or (ii) by means of a sign placed in a conspicuous public area of the 197 premises of the supplier, so as to be readily noticeable and readable by the consumer, or (iii) on the bill 198 of sale. Disclosure shall include the conditions, charges, or fees in the event that a consumer breaches 199 the agreement:

200 16a. Failing to provide written notice to a consumer of an existing open-end credit balance in excess 201 of \$5 (i) on an account maintained by the supplier and (ii) resulting from such consumer's overpayment 202 on such account. Suppliers shall give consumers written notice of such credit balances within 60 days of 203 receiving overpayments. If the credit balance information is incorporated into statements of account 204 furnished consumers by suppliers within such 60-day period, no separate or additional notice is required; 205 17. If a supplier enters into a written agreement with a consumer to resolve a dispute that arises in

206 connection with a consumer transaction, failing to adhere to the terms and conditions of such an 207 agreement: 208

18. Violating any provision of the Virginia Health Club Act, Chapter 24 (§ 59.1-294 et seq.);

209 19. Violating any provision of the Virginia Home Solicitation Sales Act, Chapter 2.1 (§ 59.1-21.1 et 210 seq.);

20. Violating any provision of the Automobile Repair Facilities Act, Chapter 17.1 (§ 59.1-207.1 et 211 212 seq.);

213 21. Violating any provision of the Virginia Lease-Purchase Agreement Act, Chapter 17.4 214 (§ 59.1-207.17 et seq.); 215

22. Violating any provision of the Prizes and Gifts Act, Chapter 31 (§ 59.1-415 et seq.);

216 23. Violating any provision of the Virginia Public Telephone Information Act, Chapter 32 217 (§ 59.1-424 et seq.); 218

24. Violating any provision of § 54.1-1505;

25. Violating any provision of the Motor Vehicle Manufacturers' Warranty Adjustment Act, Chapter 219 220 17.6 (§ 59.1-207.34 et seq.); 221

- 26. Violating any provision of § 3.2-5627, relating to the pricing of merchandise;
- 27. Violating any provision of the Pay-Per-Call Services Act, Chapter 33 (§ 59.1-429 et seq.);
- 28. Violating any provision of the Extended Service Contract Act, Chapter 34 (§ 59.1-435 et seq.);
- 224 29. Violating any provision of the Virginia Membership Camping Act, Chapter 25 (§ 59.1-311 et 225 seq.);

226 30. Violating any provision of the Comparison Price Advertising Act, Chapter 17.7 (§ 59.1-207.40 et 227 seq.);

- 228 31. Violating any provision of the Virginia Travel Club Act, Chapter 36 (§ 59.1-445 et seq.);
- 229 32. Violating any provision of §§ 46.2-1231 and 46.2-1233.1;
- 230 33. Violating any provision of Chapter 40 (§ 54.1-4000 et seq.) of Title 54.1;

231 34. Violating any provision of Chapter 10.1 (§ 58.1-1031 et seq.) of Title 58.1;

232 35. Using the consumer's social security number as the consumer's account number with the supplier, 233 if the consumer has requested in writing that the supplier use an alternate number not associated with 234 the consumer's social security number;

- 235 36. Violating any provision of Chapter 18 (§ 6.2-1800 et seq.) of Title 6.2;
- 236 37. Violating any provision of § 8.01-40.2;
- 237 38. Violating any provision of Article 7 (§ 32.1-212 et seq.) of Chapter 6 of Title 32.1;
- 238 39. Violating any provision of Chapter 34.1 (§ 59.1-441.1 et seq.);
- 239 40. Violating any provision of Chapter 20 (§ 6.2-2000 et seq.) of Title 6.2;
- 240 41. Violating any provision of the Virginia Post-Disaster Anti-Price Gouging Act, Chapter 46 241 59.1-525 et seq.); (§
- 242 42. Violating any provision of Chapter 47 (§ 59.1-530 et seq.);
- 43. Violating any provision of § 59.1-443.2; 243

- 244 44. Violating any provision of Chapter 48 (§ 59.1-533 et seq.); 245
  - 45. Violating any provision of Chapter 25 (§ 6.2-2500 et seq.) of Title 6.2;
- 246 46. Violating the provisions of clause (i) of subsection B of § 54.1-1115;
- 247 47. Violating any provision of § 18.2-239;
- 248 48. Violating any provision of Chapter 26 (§ 59.1-336 et seq.);

249 49. Selling, offering for sale, or manufacturing for sale a children's product the supplier knows or has 250 reason to know was recalled by the U.S. Consumer Product Safety Commission. There is a rebuttable 251 presumption that a supplier has reason to know a children's product was recalled if notice of the recall 252 has been posted continuously at least 30 days before the sale, offer for sale, or manufacturing for sale 253 on the website of the U.S. Consumer Product Safety Commission. This prohibition does not apply to 254 children's products that are used, secondhand or "seconds";

- 255 50. Violating any provision of Chapter 44.1 (§ 59.1-518.1 et seq.);
- 256 51. Violating any provision of Chapter 22 (§ 6.2-2200 et seq.) of Title 6.2;
- 257 52. Violating any provision of § 8.2-317.1;
- 258 53. Violating subsection A of § 9.1-149.1;

259 54. Selling, offering for sale, or using in the construction, remodeling, or repair of any residential 260 dwelling in the Commonwealth, any drywall that the supplier knows or has reason to know is defective drywall. This subdivision shall not apply to the sale or offering for sale of any building or structure in 261 262 which defective drywall has been permanently installed or affixed;

263 55. Engaging in fraudulent or improper or dishonest conduct as defined in § 54.1-1118 while 264 engaged in a transaction that was initiated (i) during a declared state of emergency as defined in 265 § 44-146.16 or (ii) to repair damage resulting from the event that prompted the declaration of a state of 266 emergency, regardless of whether the supplier is licensed as a contractor in the Commonwealth pursuant to Chapter 11 (§ 54.1-1100 et seq.) of Title 54.1; 267

- 56. Violating any provision of Chapter 33.1 (§ 59.1-434.1 et seq.); 268
- 57. Violating any provision of § 18.2-178, 18.2-178.1, or 18.2-200.1; and 269
- 270 58. Violating any provision of Chapter 17.8 (§ 59.1-207.45 et seq.); and
- 271 59. Violating any provision of subsection E of § 32.1-126.

B. Nothing in this section shall be construed to invalidate or make unenforceable any contract or 272 273 lease solely by reason of the failure of such contract or lease to comply with any other law of the 274 Commonwealth or any federal statute or regulation, to the extent such other law, statute, or regulation

275 provides that a violation of such law, statute, or regulation shall not invalidate or make unenforceable 276 such contract or lease.