2020 SESSION

ENROLLED

[H 1000]

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VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 An Act to amend and reenact §§ 54.1-3303, as it is currently effective, 54.1-3408.01, and 54.1-3410 of
3 the Code of Virginia and to repeal the third enactment of Chapter 790 of the Acts of Assembly of
4 2018, relating to prescription drugs; expedited partner therapy; labels.

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Approved

Be it enacted by the General Assembly of Virginia:

8 1. That §§ 54.1-3303, as it is currently effective, 54.1-3408.01, and 54.1-3410 of the Code of 9 Virginia are amended and reenacted as follows:

10 § 54.1-3303. (Effective until July 1, 2020) Prescriptions to be issued and drugs to be dispensed 11 for medical or therapeutic purposes only.

A. A prescription for a controlled substance may be issued only by a practitioner of medicine, osteopathy, podiatry, dentistry or veterinary medicine who is authorized to prescribe controlled substances, or by a licensed 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.

B. A prescription shall be issued only to persons or animals with whom the practitioner has a bona
fide practitioner-patient relationship or veterinarian-client-patient relationship. If a practitioner is
providing expedited partner therapy consistent with the recommendations of the Centers for Disease
Control and Prevention, then a bona fide practitioner-patient relationship shall not be required.

21 A bona fide practitioner-patient relationship shall exist if the practitioner has (i) obtained or caused to 22 be obtained a medical or drug history of the patient; (ii) provided information to the patient about the 23 benefits and risks of the drug being prescribed; (iii) performed or caused to be performed an appropriate 24 examination of the patient, either physically or by the use of instrumentation and diagnostic equipment 25 through which images and medical records may be transmitted electronically; and (iv) initiated 26 additional interventions and follow-up care, if necessary, especially if a prescribed drug may have 27 serious side effects. Except in cases involving a medical emergency, the examination required pursuant to clause (iii) shall be performed by the practitioner prescribing the controlled substance, a practitioner 28 29 who practices in the same group as the practitioner prescribing the controlled substance, or a consulting 30 practitioner. In cases in which the practitioner is an employee of or contracted by the Department of 31 Health or a local health department and is providing expedited partner therapy consistent with the 32 recommendations of the Centers for Disease Control and Prevention, the examination required by clause 33 (iii) shall not be required.

A practitioner who has established a bona fide practitioner-patient relationship with a patient in accordance with the provisions of this subsection may prescribe Schedule II through VI controlled substances to that patient, provided that, in cases in which the practitioner has performed the examination required pursuant to clause (iii) by use of instrumentation and diagnostic equipment through which images and medical records may be transmitted electronically, the prescribing of such Schedule II through V controlled substance is in compliance with federal requirements for the practice of telemedicine.

41 For the purpose of prescribing a Schedule VI controlled substance to a patient via telemedicine 42 services as defined in § 38.2-3418.16, a prescriber may establish a bona fide practitioner-patient 43 relationship by an examination through face-to-face interactive, two-way, real-time communications services or store-and-forward technologies when all of the following conditions are met: (a) the patient 44 45 has provided a medical history that is available for review by the prescriber; (b) the prescriber obtains an updated medical history at the time of prescribing; (c) the prescriber makes a diagnosis at the time of 46 47 prescribing; (d) the prescriber conforms to the standard of care expected of in-person care as appropriate to the patient's age and presenting condition, including when the standard of care requires the use of 48 49 diagnostic testing and performance of a physical examination, which may be carried out through the use of peripheral devices appropriate to the patient's condition; (e) the prescriber is actively licensed in the 50 Commonwealth and authorized to prescribe; (f) if the patient is a member or enrollee of a health plan or 51 carrier, the prescriber has been credentialed by the health plan or carrier as a participating provider and 52 53 the diagnosing and prescribing meets the qualifications for reimbursement by the health plan or carrier 54 pursuant to § 38.2-3418.16; and (g) upon request, the prescriber provides patient records in a timely 55 manner in accordance with the provisions of § 32.1-127.1:03 and all other state and federal laws and 56 regulations. Nothing in this paragraph shall permit a prescriber to establish a bona fide

57 practitioner-patient relationship for the purpose of prescribing a Schedule VI controlled substance when 58 the standard of care dictates that an in-person physical examination is necessary for diagnosis. Nothing 59 in this paragraph shall apply to: (1) a prescriber providing on-call coverage per an agreement with another prescriber or his prescriber's professional entity or employer; (2) a prescriber consulting with another prescriber regarding a patient's care; or (3) orders of prescribers for hospital out-patients or in-patients.

63 For purposes of this section, a bona fide veterinarian-client-patient relationship is one in which a 64 veterinarian, another veterinarian within the group in which he practices, or a veterinarian with whom he 65 is consulting has assumed the responsibility for making medical judgments regarding the health of and 66 providing medical treatment to an animal as defined in § 3.2-6500, other than an equine as defined in § 3.2-6200, a group of agricultural animals as defined in § 3.2-6500, or bees as defined in § 3.2-4400, 67 68 and a client who is the owner or other caretaker of the animal, group of agricultural animals, or bees has consented to such treatment and agreed to follow the instructions of the veterinarian. Evidence that a 69 70 veterinarian has assumed responsibility for making medical judgments regarding the health of and providing medical treatment to an animal, group of agricultural animals, or bees shall include evidence 71 72 that the veterinarian (A) has sufficient knowledge of the animal, group of agricultural animals, or bees 73 to provide a general or preliminary diagnosis of the medical condition of the animal, group of 74 agricultural animals, or bees; (B) has made an examination of the animal, group of agricultural animals, 75 or bees, either physically or by the use of instrumentation and diagnostic equipment through which 76 images and medical records may be transmitted electronically or has become familiar with the care and 77 keeping of that species of animal or bee on the premises of the client, including other premises within 78 the same operation or production system of the client, through medically appropriate and timely visits to 79 the premises at which the animal, group of agricultural animals, or bees are kept; and (C) is available to 80 provide follow-up care.

C. A prescription shall only be issued for a medicinal or therapeutic purpose in the usual course of treatment or for authorized research. A prescription not issued in the usual course of treatment or for authorized research is not a valid prescription. A practitioner who prescribes any controlled substance with the knowledge that the controlled substance will be used otherwise than for medicinal or therapeutic purposes shall be subject to the criminal penalties provided in § 18.2-248 for violations of the provisions of law relating to the distribution or possession of controlled substances.

b. No prescription shall be filled unless a bona fide practitioner-patient-pharmacist relationship exists.
 A bona fide practitioner-patient-pharmacist relationship shall exist in cases in which a practitioner prescribes, and a pharmacist dispenses, controlled substances in good faith to a patient for a medicinal or therapeutic purpose within the course of his professional practice.

In cases in which it is not clear to a pharmacist that a bona fide practitioner-patient relationship
 exists between a prescriber and a patient, a pharmacist shall contact the prescribing practitioner or his
 agent and verify the identity of the patient and name and quantity of the drug prescribed.

Any person knowingly filling an invalid prescription shall be subject to the criminal penalties
provided in § 18.2-248 for violations of the provisions of law relating to the sale, distribution or
possession of controlled substances.

97 E. Notwithstanding any provision of law to the contrary and consistent with recommendations of the 98 Centers for Disease Control and Prevention or the Department of Health, a practitioner may prescribe 99 Schedule VI antibiotics and antiviral agents to other persons in close contact with a diagnosed patient 100 when (i) the practitioner meets all requirements of a bona fide practitioner-patient relationship, as 101 defined in subsection B, with the diagnosed patient; and (ii) in the practitioner's professional judgment, 102 the practitioner deems there is urgency to begin treatment to prevent the transmission of a communicable disease; (iii) the practitioner has met all requirements of a bona fide practitioner-patient relationship, as 103 104 defined in subsection B, for the close contact except for the physical examination required in clause (iii) 105 of subsection B; and (iv) when such emergency treatment is necessary to prevent imminent risk of death, life-threatening illness, or serious disability. In cases in which the practitioner is an employee of 106 107 or contracted by the Department of Health or a local health department, the bona fide bona fide 108 practitioner-patient relationship with the diagnosed patient, as required by clause (i), shall not be 109 required.

F. A pharmacist may dispense a controlled substance pursuant to a prescription of an out-of-state
practitioner of medicine, osteopathy, podiatry, dentistry, optometry, or veterinary medicine, a nurse
practitioner, or a physician assistant authorized to issue such prescription if the prescription complies
with the requirements of this chapter and the Drug Control Act (§ 54.1-3400 et seq.).

G. A licensed nurse practitioner who is authorized to prescribe controlled substances pursuant to \$ 54.1-2957.01 may issue prescriptions or provide manufacturers' professional samples for controlled substances and devices as set forth in the Drug Control Act (§ 54.1-3400 et seq.) in good faith to his patient for a medicinal or therapeutic purpose within the scope of his professional practice. 118 H. A licensed physician assistant who is authorized to prescribe controlled substances pursuant to 119 § 54.1-2952.1 may issue prescriptions or provide manufacturers' professional samples for controlled 120 substances and devices as set forth in the Drug Control Act (§ 54.1-3400 et seq.) in good faith to his 121 patient for a medicinal or therapeutic purpose within the scope of his professional practice.

122 I. A TPA-certified optometrist who is authorized to prescribe controlled substances pursuant to 123 Article 5 (§ 54.1-3222 et seq.) of Chapter 32 may issue prescriptions in good faith or provide 124 manufacturers' professional samples to his patients for medicinal or therapeutic purposes within the 125 scope of his professional practice for the drugs specified on the TPA-Formulary, established pursuant to 126 § 54.1-3223, which shall be limited to (i) analgesics included on Schedule II controlled substances as 127 defined in § 54.1-3448 of the Drug Control Act (§ 54.1-3400 et seq.) consisting of hydrocodone in 128 combination with acetaminophen; (ii) oral analgesics included in Schedules III through VI, as defined in 129 §§ 54.1-3450 and 54.1-3455 of the Drug Control Act (§ 54.1-3400 et seq.), which are appropriate to 130 relieve ocular pain; (iii) other oral Schedule VI controlled substances, as defined in § 54.1-3455 of the 131 Drug Control Act, appropriate to treat diseases and abnormal conditions of the human eye and its adnexa; (iv) topically applied Schedule VI drugs, as defined in § 54.1-3455 of the Drug Control Act; 132 133 and (v) intramuscular administration of epinephrine for treatment of emergency cases of anaphylactic 134 shock.

135 J. The requirement for a bona fide practitioner-patient relationship shall be deemed to be satisfied by 136 a member or committee of a hospital's medical staff when approving a standing order or protocol for the 137 administration of influenza vaccinations and pneumococcal vaccinations in a hospital in compliance with 138 § 32.1-126.4.

139 K. Notwithstanding any other provision of law, a prescriber may authorize a registered nurse or 140 licensed practical nurse to approve additional refills of a prescribed drug for no more than 90 consecutive days, provided that (i) the drug is classified as a Schedule VI drug; (ii) there are no changes 141 142 in the prescribed drug, strength, or dosage; (iii) the prescriber has a current written protocol, accessible 143 by the nurse, that identifies the conditions under which the nurse may approve additional refills; and (iv) 144 the nurse documents in the patient's chart any refills authorized for a specific patient pursuant to the 145 protocol and the additional refills are transmitted to a pharmacist in accordance with the allowances for 146 an authorized agent to transmit a prescription orally or by facsimile pursuant to subsection C of 147 § 54.1-3408.01 and regulations of the Board.

§ 54.1-3408.01. Requirements for prescriptions.

148 149 A. The written prescription referred to in § 54.1-3408 shall be written with ink or individually typed 150 or printed. The prescription shall contain the name, address, and telephone number of the prescriber. A 151 prescription for a controlled substance other than one controlled in Schedule VI shall also contain the 152 federal controlled substances registration number assigned to the prescriber. The prescriber's information 153 shall be either preprinted upon the prescription blank, electronically printed, typewritten, rubber stamped, 154 or printed by hand.

155 The written prescription shall contain the first and last name of the patient for whom the drug is 156 prescribed. The address of the patient shall either be placed upon the written prescription by the 157 prescriber or his agent, or by the dispenser of the prescription. If the prescriber is providing expedited 158 partner therapy pursuant to § 54.1-3303 and the contact patient's name and address are unavailable, 159 then "Expedited Partner Therapy" or "EPT" shall be affixed on the written prescription, in lieu of the contact patient's name and address. If not otherwise prohibited by law, the dispenser may record the 160 address of the patient in an electronic prescription dispensing record for that patient in lieu of recording 161 162 it on the prescription. Each written prescription shall be dated as of, and signed by the prescriber on, the day when issued. The prescription may be prepared by an agent for the prescriber's signature. 163

164 This section shall not prohibit a prescriber from using preprinted prescriptions for drugs classified in 165 Schedule VI if all requirements concerning dates, signatures, and other information specified above are 166 otherwise fulfilled.

167 No written prescription order form shall include more than one prescription. However, this provision 168 shall not apply (i) to prescriptions written as chart orders for patients in hospitals and long-term-care 169 facilities, patients receiving home infusion services or hospice patients, or (ii) to a prescription ordered 170 through a pharmacy operated by or for the Department of Corrections or the Department of Juvenile Justice, the central pharmacy of the Department of Health, or the central outpatient pharmacy operated 171 172 by the Department of Behavioral Health and Developmental Services; or (iii) to prescriptions written for 173 patients residing in adult and juvenile detention centers, local or regional jails, or work release centers 174 operated by the Department of Corrections.

175 B. Prescribers' orders, whether written as chart orders or prescriptions, for Schedules II, III, IV, and 176 V controlled drugs to be administered to (i) patients or residents of long-term care facilities served by a 177 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 178

179 from a remote location, may be transmitted to that remote pharmacy by an electronic communications 180 device over telephone lines which send the exact image to the receiver in hard copy form, and such 181 facsimile copy shall be treated as a valid original prescription order. If the order is for a 182 radiopharmaceutical, a physician authorized by state or federal law to possess and administer medical 183 radioactive materials may authorize a nuclear medicine technologist to transmit a prescriber's verbal or 184 written orders for radiopharmaceuticals.

185 C. The oral prescription referred to in § 54.1-3408 shall be transmitted to the pharmacy of the 186 patient's choice by the prescriber or his authorized agent. For the purposes of this section, an authorized 187 agent of the prescriber shall be an employee of the prescriber who is under his immediate and personal 188 supervision, or if not an employee, an individual who holds a valid license allowing the administration 189 or dispensing of drugs and who is specifically directed by the prescriber. 190

§ 54.1-3410. When pharmacist may sell and dispense drugs.

191 A. A pharmacist, acting in good faith, may sell and dispense drugs and devices to any person 192 pursuant to a prescription of a prescriber as follows:

193 1. A drug listed in Schedule II shall be dispensed only upon receipt of a written prescription that is 194 properly executed, dated and signed by the person prescribing on the day when issued and bearing the 195 full name and address of the patient for whom, or of the owner of the animal for which, the drug is 196 dispensed, and the full name, address, and registry number under the federal laws of the person 197 prescribing, if he is required by those laws to be so registered. If the prescription is for an animal, it 198 shall state the species of animal for which the drug is prescribed;

199 2. In emergency situations, Schedule II drugs may be dispensed pursuant to an oral prescription in 200 accordance with the Board's regulations;

201 3. Whenever a pharmacist dispenses any drug listed within Schedule II on a prescription issued by a 202 prescriber, he shall affix to the container in which such drug is dispensed, a label showing the 203 prescription serial number or name of the drug; the date of initial filling; his name and address, or the name and address of the pharmacy; the name of the patient or, if the patient is an animal, the name of 204 the owner of the animal and the species of the animal; the name of the prescriber by whom the 205 206 prescription was written, except for those drugs dispensed to a patient in a hospital pursuant to a chart 207 order; and such directions as may be stated on the prescription.

208 B. A drug controlled by Schedules III through VI or a device controlled by Schedule VI shall be 209 dispensed upon receipt of a written or oral prescription as follows:

210 1. If the prescription is written, it shall be properly executed, dated and signed by the person prescribing on the day when issued and bear the full name and address of the patient for whom, or of 211 212 the owner of the animal for which, the drug is dispensed, and the full name and address of the person 213 prescribing. If the prescription is for an animal, it shall state the species of animal for which the drug is 214 prescribed. If the prescription is for expedited partner therapy pursuant to § 54.1-3303 and the contact patient's name and address are unavailable, the prescription shall state "Expedited Partner Therapy" or 215 216 "EPT" in lieu of the full name and address of the contact patient.

217 2. If the prescription is oral, the prescriber shall furnish the pharmacist with the same information as 218 is required by law in the case of a written prescription for drugs and devices, except for the signature of 219 the prescriber.

220 À pharmacist who dispenses a Schedule III through VI drug or device shall label the drug or device 221 as required in subdivision A 3 of this section. However, if the pharmacist dispenses a Schedule III 222 through VI drug or device for expedited partner therapy pursuant to § 54.1-3303 and the contact 223 patient's name and address are unavailable, the prescription shall state "Expedited Partner Therapy" or 224 "EPT" in lieu of the full name and address of the contact patient.

225 C. A drug controlled by Schedule VI may be refilled without authorization from the prescriber if, 226 after reasonable effort has been made to contact him, the pharmacist ascertains that he is not available 227 and the patient's health would be in imminent danger without the benefits of the drug. The refill shall be 228 made in compliance with the provisions of § 54.1-3411.

If the written or oral prescription is for a Schedule VI drug or device and does not contain the 229 address or registry number of the prescriber, or the address of the patient, the pharmacist need not 230 231 reduce such information to writing if such information is readily retrievable within the pharmacy. If the 232 prescription is for a Schedule VI drug or device for expedited partner therapy pursuant to § 54.1-3303 233 and the contact patient's name and address are unavailable, then labeling the name and address of the 234 contact patient is not required.

235 D. Pursuant to authorization of the prescriber, an agent of the prescriber on his behalf may orally 236 transmit a prescription for a drug classified in Schedules III through VI if, in such cases, the written 237 record of the prescription required by this subsection specifies the full name of the agent of the 238 prescriber transmitting the prescription.

239 E. (Effective July 1, 2020) A dispenser who receives a non-electronic prescription for a controlled 240

substance containing an opioid is not required to verify that one of the exceptions set forth in § 54.1-3408.02 applies and may dispense such controlled substance pursuant to such prescription and applicable law. 240 241 242 243

2. That the third enactment of Chapter 790 of the Acts of Assembly of 2018 is repealed.

HB1000ER