22103670D **HOUSE BILL NO. 537** 1 2 Offered January 12, 2022 3 Prefiled January 11, 2022 4 A BILL to amend and reenact §§ 54.1-2901, 54.1-3501, 54.1-3601, and 54.1-3701 of the Code of 5 Virginia, relating to telemedicine; out of state providers; behavioral health services. 6 Patron-Batten 7 8 Referred to Committee on Health, Welfare and Institutions 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 54.1-2901, 54.1-3501, 54.1-3601, and 54.1-3701 of the Code of Virginia are amended and 11 12 reenacted as follows: § 54.1-2901. Exceptions and exemptions generally. 13 14 A. The provisions of this chapter shall not prevent or prohibit: 15 1. Any person entitled to practice his profession under any prior law on June 24, 1944, from 16 continuing such practice within the scope of the definition of his particular school of practice; 2. Any person licensed to practice naturopathy prior to June 30, 1980, from continuing such practice 17 in accordance with regulations promulgated by the Board; 18 3. Any licensed nurse practitioner from rendering care in accordance with the provisions of §§ 54.1-2957 and 54.1-2957.01, any nurse practitioner licensed by the Boards of Medicine and Nursing 19 20 21 in the category of certified nurse midwife practicing pursuant to subsection H of § 54.1-2957, or any 22 nurse practitioner licensed by the Boards of Medicine and Nursing in the category of clinical nurse specialist practicing pursuant to subsection J of § 54.1-2957 when such services are authorized by 23 24 regulations promulgated jointly by the Boards of Medicine and Nursing; 25 4. Any registered professional nurse, licensed nurse practitioner, graduate laboratory technician or other technical personnel who have been properly trained from rendering care or services within the 26 27 scope of their usual professional activities which shall include the taking of blood, the giving of 28 intravenous infusions and intravenous injections, and the insertion of tubes when performed under the 29 orders of a person licensed to practice medicine or osteopathy, a nurse practitioner, or a physician 30 assistant; 31 5. Any dentist, pharmacist or optometrist from rendering care or services within the scope of his usual professional activities; 32 33 6. Any practitioner licensed or certified by the Board from delegating to personnel supervised by 34 him, such activities or functions as are nondiscretionary and do not require the exercise of professional 35 judgment for their performance and which are usually or customarily delegated to such persons by 36 practitioners of the healing arts, if such activities or functions are authorized by and performed for such 37 practitioners of the healing arts and responsibility for such activities or functions is assumed by such 38 practitioners of the healing arts; 39 7. The rendering of medical advice or information through telecommunications from a physician 40 licensed to practice medicine in Virginia or an adjoining state, or from a licensed nurse practitioner, to 41 emergency medical personnel acting in an emergency situation; 8. The domestic administration of family remedies; 42 43 9. The giving or use of massages, steam baths, dry heat rooms, infrared heat or ultraviolet lamps in 44 public or private health clubs and spas; 10. The manufacture or sale of proprietary medicines in this Commonwealth by licensed pharmacists 45 or druggists; 46 47 11. The advertising or sale of commercial appliances or remedies; 12. The fitting by nonitinerant persons or manufacturers of artificial eyes, limbs or other apparatus or 48 49 appliances or the fitting of plaster cast counterparts of deformed portions of the body by a nonitinerant bracemaker or prosthetist for the purpose of having a three-dimensional record of the deformity, when 50 51 such bracemaker or prosthetist has received a prescription from a licensed physician, licensed nurse 52 practitioner, or licensed physician assistant directing the fitting of such casts and such activities are 53 conducted in conformity with the laws of Virginia; 13. Any person from the rendering of first aid or medical assistance in an emergency in the absence 54 55 of a person licensed to practice medicine or osteopathy under the provisions of this chapter; 14. The practice of the religious tenets of any church in the ministration to the sick and suffering by 56 mental or spiritual means without the use of any drug or material remedy, whether gratuitously or for 57 58 compensation;

59 15. Any legally qualified out-of-state or foreign practitioner from meeting in consultation with legally 60 licensed practitioners in this Commonwealth;

16. Any practitioner of the healing arts licensed or certified and in good standing with the applicable 61 62 regulatory agency in another state or Canada when that practitioner of the healing arts is in Virginia 63 temporarily and such practitioner has been issued a temporary authorization by the Board from 64 practicing medicine or the duties of the profession for which he is licensed or certified (i) in a summer 65 camp or in conjunction with patients who are participating in recreational activities, (ii) while participating in continuing educational programs prescribed by the Board, or (iii) by rendering at any 66 site any health care services within the limits of his license, voluntarily and without compensation, to 67 68 any patient of any clinic which is organized in whole or in part for the delivery of health care services without charge as provided in § 54.1-106; 69

17. The performance of the duties of any active duty health care provider in active service in the 70 army, navy, coast guard, marine corps, air force, or public health service of the United States at any 71 public or private health care facility while such individual is so commissioned or serving and in 72 73 accordance with his official military duties;

74 18. Any masseur, who publicly represents himself as such, from performing services within the scope 75 of his usual professional activities and in conformance with state law;

19. Any person from performing services in the lawful conduct of his particular profession or 76 77 business under state law; 78

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

79 21. Qualified emergency medical services personnel, when acting within the scope of their certification, and licensed health care practitioners, when acting within their scope of practice, from 80 81 following Durable Do Not Resuscitate Orders issued in accordance with § 54.1-2987.1 and Board of Health regulations, or licensed health care practitioners from following any other written order of a 82 83 physician not to resuscitate a patient in the event of cardiac or respiratory arrest;

22. Any commissioned or contract medical officer of the army, navy, coast guard or air force 84 85 rendering services voluntarily and without compensation while deemed to be licensed pursuant to 86 § 54.1-106;

87 23. Any provider of a chemical dependency treatment program who is certified as an "acupuncture 88 detoxification specialist" by the National Acupuncture Detoxification Association or an equivalent 89 certifying body, from administering auricular acupuncture treatment under the appropriate supervision of 90 a National Acupuncture Detoxification Association certified licensed physician or licensed acupuncturist;

91 24. Any employee of any assisted living facility who is certified in cardiopulmonary resuscitation 92 (CPR) acting in compliance with the patient's individualized service plan and with the written order of 93 the attending physician not to resuscitate a patient in the event of cardiac or respiratory arrest;

94 25. Any person working as a health assistant under the direction of a licensed medical or osteopathic 95 doctor within the Department of Corrections, the Department of Juvenile Justice or local correctional 96 facilities;

97 26. Any employee of a school board, authorized by a prescriber and trained in the administration of 98 insulin and glucagon, when, upon the authorization of a prescriber and the written request of the parents 99 as defined in § 22.1-1, assisting with the administration of insulin or administrating glucagon to a 100 student diagnosed as having diabetes and who requires insulin injections during the school day or for 101 whom glucagon has been prescribed for the emergency treatment of hypoglycemia;

102 27. Any practitioner of the healing arts or other profession regulated by the Board from rendering free health care to an underserved population of Virginia who (i) does not regularly practice his 103 profession in Virginia, (ii) holds a current valid license or certificate to practice his profession in another 104 105 state, territory, district or possession of the United States, (iii) volunteers to provide free health care to an underserved area of the Commonwealth under the auspices of a publicly supported all volunteer, 106 107 nonprofit organization that sponsors the provision of health care to populations of underserved people, 108 (iv) files a copy of the license or certification issued in such other jurisdiction with the Board, (v) 109 notifies the Board at least five business days prior to the voluntary provision of services of the dates and location of such service, and (vi) acknowledges, in writing, that such licensure exemption shall only be 110 111 valid, in compliance with the Board's regulations, during the limited period that such free health care is made available through the volunteer, nonprofit organization on the dates and at the location filed with 112 113 the Board. The Board may deny the right to practice in Virginia to any practitioner of the healing arts whose license or certificate has been previously suspended or revoked, who has been convicted of a 114 felony or who is otherwise found to be in violation of applicable laws or regulations. However, the 115 Board shall allow a practitioner of the healing arts who meets the above criteria to provide volunteer 116 services without prior notice for a period of up to three days, provided the nonprofit organization 117 verifies that the practitioner has a valid, unrestricted license in another state; 118

119 28. Any registered nurse, acting as an agent of the Department of Health, from obtaining specimens 120 of sputum or other bodily fluid from persons in whom the diagnosis of active tuberculosis disease, as

121 defined in § 32.1-49.1, is suspected and submitting orders for testing of such specimens to the Division 122 of Consolidated Laboratories or other public health laboratories, designated by the State Health Commissioner, for the purpose of determining the presence or absence of tubercle bacilli as defined in

123 124 § 32.1-49.1;

125 29. Any physician of medicine or osteopathy or nurse practitioner from delegating to a registered 126 nurse under his supervision the screening and testing of children for elevated blood-lead levels when 127 such testing is conducted (i) in accordance with a written protocol between the physician or nurse 128 practitioner and the registered nurse and (ii) in compliance with the Board of Health's regulations 129 promulgated pursuant to §§ 32.1-46.1 and 32.1-46.2. Any follow-up testing or treatment shall be conducted at the direction of a physician or nurse practitioner; 130

131 30. Any practitioner of one of the professions regulated by the Board of Medicine who is in good 132 standing with the applicable regulatory agency in another state or Canada from engaging in the practice of that profession when the practitioner is in Virginia temporarily with an out-of-state athletic team or 133 athlete for the duration of the athletic tournament, game, or event in which the team or athlete is 134 competing; 135

31. Any person from performing state or federally funded health care tasks directed by the consumer, 136 137 which are typically self-performed, for an individual who lives in a private residence and who, by 138 reason of disability, is unable to perform such tasks but who is capable of directing the appropriate 139 performance of such tasks; or

140 32. Any practitioner of one of the professions regulated by the Board of Medicine who is in good 141 standing with the applicable regulatory agency in another state from engaging in the practice of that 142 profession in Virginia with a patient who is being transported to or from a Virginia hospital for care; or 143 33. Any practitioner of a profession regulated by the Board who is licensed in another state, the 144 District of Columbia, or a United States territory or possession and who is in good standing with the applicable regulatory agency in that state, the District of Columbia, or that United States territory or 145 146 possession who provides behavioral health services, as defined in § 37.2-100, from engaging in the 147 practice of his profession and providing behavioral health services to a patient located in the 148 Commonwealth when (i) such practice is for the purpose of providing continuity of care through the use 149 of telemedicine services as defined in § 38.2-3418.16 and (ii) the practitioner has previously established 150 a practitioner-patient relationship with the patient. A practitioner who provides behavioral health services to a patient located in the Commonwealth through use of telemedicine services pursuant to this 151 152 subdivision may provide such services for a period of no more than one year from the date on which 153 the practitioner began providing such services to such patient.

154 B. Notwithstanding any provision of law or regulation to the contrary, military medical personnel, as 155 defined in § 2.2-2001.4, while participating in a program established by the Department of Veterans 156 Services pursuant to § 2.2-2001.4, may practice under the supervision of a licensed physician or 157 podiatrist or the chief medical officer of an organization participating in such program, or his designee 158 who is a licensee of the Board and supervising within his scope of practice. 159

§ 54.1-3501. Exemption from requirements of licensure.

160 The requirements for licensure in this chapter shall not be applicable to:

161 1. Persons who render services that are like or similar to those falling within the scope of the 162 classifications or categories in this chapter, including persons acting as members of substance abuse 163 self-help groups, so long as the recipients or beneficiaries of such services are not subject to any charge 164 or fee, or any financial requirement, actual or implied, and the person rendering such service is not held 165 out, by himself or otherwise, as a person licensed under this chapter.

166 2. The activities or services of a student pursuing a course of study in counseling, substance abuse 167 treatment or marriage and family therapy in an institution accredited by an accrediting agency recognized by the Board or under the supervision of a person licensed or certified under this chapter, if 168 169 such activities or services constitute a part of the student's course of study and are adequately 170 supervised.

171 3. The activities, including marriage and family therapy, counseling, or substance abuse treatment, of 172 rabbis, priests, ministers or clergymen of any religious denomination or sect when such activities are 173 within the scope of the performance of their regular or specialized ministerial duties, and no separate 174 charge is made or when such activities are performed, whether with or without charge, for or under 175 auspices or sponsorship, individually or in conjunction with others, of an established and legally 176 cognizable church, denomination or sect, and the person rendering service remains accountable to its 177 established authority.

178 4. Persons employed as salaried employees or volunteers of the federal government, the 179 Commonwealth, a locality, or of any agency established or funded, in whole or part, by any such 180 governmental entity or of a private, nonprofit organization or agency sponsored or funded, in whole or part, by a community-based citizen group or organization. Any person who renders psychological 181

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182 services, as defined in Chapter 36 (§ 54.1-3600 et seq.) of this title, shall be subject to the requirements 183 of that chapter. Any person who, in addition to the above enumerated above-enumerated employment, 184 engages in an independent private practice shall not be exempt from the requirements for licensure.

185 5. Persons regularly employed by private business firms as personnel managers, deputies or assistants 186 so long as their counseling activities relate only to employees of their employer and in respect to their 187 employment.

188 6. Persons regulated by this Board as professional counselors or persons regulated by another board 189 within the Department of Health Professions who provide, within the scope of their practice, marriage 190 and family therapy, counseling or substance abuse treatment to individuals or groups.

191 7. Any practitioner of a profession regulated by the Board who is licensed in another state, the 192 District of Columbia, or a United States territory or possession and who is in good standing with the 193 applicable regulatory agency in that state, the District of Columbia, or that United States territory or 194 possession who provides behavioral health services, as defined in § 37.2-100, to a patient located in the 195 Commonwealth when (i) such practice is for the purpose of providing continuity of care through the use of telemedicine services as defined in § 38.2-3418.16 and (ii) the practitioner has previously established 196 197 a practitioner-patient relationship with the patient. A practitioner who provides behavioral health services to a patient located in the Commonwealth through use of telemedicine services pursuant to this 198 199 subdivision may provide such services for a period of no more than one year from the date on which 200 the practitioner began providing such services to such patient. 201

§ 54.1-3601. Exemption from requirements of licensure.

The requirements for licensure provided for in this chapter shall not be applicable to:

203 1. Persons who render services that are like or similar to those falling within the scope of the classifications or categories in this chapter, so long as the recipients or beneficiaries of such services are 204 not subject to any charge or fee, or any financial requirement, actual or implied, and the person 205 206 rendering such service is not held out, by himself or otherwise, as a licensed practitioner or a provider 207 of clinical or school psychology services.

208 2. The activities or services of a student pursuing a course of study in psychology in an institution 209 accredited by an accrediting agency recognized by the Board or under the supervision of a practitioner 210 licensed or certified under this chapter, if such activities or services constitute a part of his course of 211 study and are adequately supervised.

212 3. The activities of rabbis, priests, ministers or clergymen of any religious denomination or sect when 213 such activities are within the scope of the performance of their regular or specialized ministerial duties, 214 and no separate charge is made or when such activities are performed, whether with or without charge, 215 for or under the auspices or sponsorship, individually or in conjunction with others, of an established 216 and legally cognizable church, denomination or sect, and the person rendering service remains 217 accountable to its established authority.

218 4. Persons employed as salaried employees or volunteers of the federal government, the 219 Commonwealth, a locality, or any agency established or funded, in whole or part, by any such 220 governmental entity or of a private, nonprofit organization or agency sponsored or funded, in whole or 221 part, by a community-based citizen group or organization, except that any such person who renders psychological services, as defined in this chapter, shall be (i) supervised by a licensed psychologist or 222 223 clinical psychologist; (ii) licensed by the Department of Education as a school psychologist; or (iii) 224 employed by a school for students with disabilities which is certified by the Board of Education. Any 225 person who, in addition to the above enumerated above-enumerated employment, engages in an 226 independent private practice shall not be exempt from the licensure requirements.

227 5. Persons regularly employed by private business firms as personnel managers, deputies or assistants 228 so long as their counseling activities relate only to employees of their employer and in respect to their 229 employment.

230 6. Any psychologist holding a license or certificate in another state, the District of Columbia, or a 231 United States territory or foreign jurisdiction consulting with licensed psychologists in this 232 Commonwealth.

233 7. Any psychologist holding a license or certificate in another state, the District of Columbia, or a 234 United States territory or foreign jurisdiction when in Virginia temporarily and such psychologist has 235 been issued a temporary license by the Board to participate in continuing education programs or 236 rendering psychological services without compensation to any patient of any clinic which is organized in 237 whole or in part for the delivery of health care services without charge as provided in § 54.1-106.

238 8. The performance of the duties of any commissioned or contract clinical psychologist in active 239 service in the army, navy, coast guard, marine corps, air force, or public health service of the United 240 States while such individual is so commissioned or serving.

241 9. Any person performing services in the lawful conduct of his particular profession or business 242 under state law. 243

10. Any person duly licensed as a psychologist in another state or the District of Columbia who

244 testifies as a treating psychologist or who is employed as an expert for the purpose of possibly testifying 245 as an expert witness.

246 11. Any psychologist who is licensed in another state, the District of Columbia, or a United States 247 territory or possession and who is in good standing with the applicable regulatory agency in that state, 248 the District of Columbia, or that United States territory or possession who provides behavioral health 249 services, as defined in § 37.2-100, to a patient located in the Commonwealth when (i) such practice is 250 for the purpose of providing continuity of care through the use of telemedicine services as defined in 251 § 38.2-3418.16 and (ii) the psychologist has previously established a practitioner-patient relationship 252 with the patient. A psychologist who provides behavioral health services to a patient located in the 253 Commonwealth through use of telemedicine services pursuant to this subdivision may provide such 254 services for a period of no more than one year from the date on which the psychologist began providing 255 such services to such patient. 256

§ 54.1-3701. Exemption from requirements of licensure.

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The requirements for licensure provided for in this chapter shall not be applicable to:

258 1. Persons who render services that are like or similar to those falling within the scope of the 259 classifications or categories in this chapter, so long as the recipients or beneficiaries of such services are 260 not subject to any charge or fee, or any financial requirement, actual or implied, and the person 261 rendering such service is not held out, by himself or otherwise, as a licensed practitioner.

262 2. The activities or services of a student pursuing a course of study in social work in an institution 263 recognized by the Board for purposes of licensure upon completion of the course of study or under the 264 supervision of a practitioner licensed under this chapter; if such activities or services constitute a part of 265 his course of study and are adequately supervised.

266 3. The activities of rabbis, priests, ministers or clergymen of any religious denomination or sect when 267 such activities are within the scope of the performance of their regular or specialized ministerial duties, 268 and no separate charge is made or when such activities are performed, whether with or without charge, 269 for or under auspices or sponsorship, individually or in conjunction with others, of an established and 270 legally cognizable church, denomination or sect, and the person rendering service remains accountable to 271 its established authority.

272 4. Persons employed as salaried employees or volunteers of the federal government, the 273 Commonwealth, a locality, or of any agency established or funded, in whole or part, by any such 274 governmental entity or of a private, nonprofit organization or agency sponsored or funded, in whole or part, by a community-based citizen group or organization. Any person who renders psychological 275 276 services, as defined in Chapter 36 (§ 54.1-3600 et seq.) of this title, shall be subject to the requirements 277 of that chapter. Any person who, in addition to the above enumerated above-enumerated employment, 278 engages in an independent private practice shall not be exempt from the requirements for licensure.

5. Persons regularly employed by private business firms as personnel managers, deputies or assistants 279 280 so long as their counseling activities relate only to employees of their employer and in respect to their 281 employment.

282 6. Any person who is licensed to practice as a clinical social worker in another state, the District of 283 Columbia, or a United States territory or possession and who is in good standing with the applicable 284 regulatory agency in that state, the District of Columbia, or that United States territory or possession 285 who provides behavioral health services, as defined in § 37.2-100, to a patient located in the 286 Commonwealth when (i) such practice is for the purpose of providing continuity of care through the use 287 of telemedicine services as defined in § 38.2-3418.16 and (ii) the clinical social worker has previously 288 established a practitioner-patient relationship with the patient. A person who is licensed to practice as 289 clinical social worker who provides behavioral health services to a patient located in the 290 Commonwealth through use of telemedicine services pursuant to this subdivision may provide such 291 services for a period of no more than one year from the date on which the clinical social worker began 292 providing such services to such patient.