1996 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 9-6.14:4.1, 54.1-2900 as it is currently effective and as it will become effective, 54.1-3200, 54.1-3207, 54.1-3303, 54.1-3401 and 54.1-3408 of the Code of Virginia; to 3 4 amend the Code of Virginia by adding in Chapter 32 of Title 54.1 an article numbered 5, consisting of sections numbered 54.1-3222, 54.1-3223 and 54.1-3224; and to repeal §§ 54.1-2957.1, 5 6 54.1-2957.2 and 54.1-2957.3 of the Code of Virginia, all relating to the practice of optometry.

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Approved

9 Be it enacted by the General Assembly of Virginia:

10 1. That §§ 9-6.14:4.1, 54.1-2900 as it is currently effective and as it will become effective, 54.1-3200, 54.1-3207, 54.1-3303, 54.1-3401 and 54.1-3408 of the Code of Virginia are amended and 11 reenacted and that the Code of Virginia is amended by adding in Chapter 32 of Title 54.1 an 12 article numbered 5, consisting of sections numbered 54.1-3222, 54.1-3223 and 54.1-3224, as follows: 13 14 § 9-6.14:4.1. Exemptions and exclusions.

15 A. Although required to comply with § 9-6.18 of the Virginia Register Act (§ 9-6.15 et seq.), the following agencies are exempted from the provisions of this chapter, except to the extent that they are 16 specifically made subject to §§ 9-6.14:14.1, 9-6.14:21 and 9-6.14:22: 17

18 1. The General Assembly.

19 2. Courts, any agency of the Supreme Court, and any agency which by the Constitution is expressly 20 granted any of the powers of a court of record.

21 3. The Department of Game and Inland Fisheries in promulgating regulations regarding the management of wildlife and for all case decisions rendered pursuant to any provisions of Chapters 2 (§ 29.1-200 et seq.), 3 (§ 29.1-300 et seq.), 4 (§ 29.1-400 et seq.), 5 (§ 29.1-500 et seq.), and 7 (§ 29.1-700 et seq.) of Title 29.1. 22 23 24 25

4. The Virginia Housing Development Authority.

26 5. Municipal corporations, counties, and all local, regional or multijurisdictional authorities created 27 under this Code, including those with federal authorities, except for those created under Chapter 27 28 (§ 15.1-1228 et seq.) of Title 15.1.

29 6. Educational institutions operated by the Commonwealth provided that, with respect to § 9-6.14:22, 30 such educational institutions shall be exempt from the publication requirements only with respect to 31 regulations which pertain to (i) their academic affairs; (ii) the selection, tenure, promotion and 32 disciplining of faculty and employees; (iii) the selection of students; and (iv) rules of conduct and 33 disciplining of students.

34 7. The Milk Commission in promulgating regulations regarding (i) producers' license and base, (ii) 35 classification and allocation of milk, computation of sales and shrinkage, and (iii) class prices for producers' milk, time and method of payment, butterfat testing and differential. 36

37 8. The Virginia Resources Authority.

38 9. Agencies expressly exempted by any other provision of this Code.

39 10. The Virginia Voluntary Formulary Board in formulating recommendations regarding amendments 40 to the Formulary pursuant to § 32.1-81.

- 41 11. The Council on Information Management.
- 42 12. The Department of General Services in promulgating standards for the inspection of buildings for 43 asbestos pursuant to § 2.1-526.14. 44
 - 13, 14. [Repealed.]

45 15. The State Council of Higher Education for Virginia, in developing, issuing, and revising 46 guidelines pursuant to § 23-9.6:2.

16. The Commissioner of Agriculture and Consumer Services in adopting regulations pursuant to 47 48 subsection B of § 3.1-726.

49 17. The Commissioner of Agriculture and Consumer Services and the Board of Agriculture and 50 Consumer Services in promulgating regulations pursuant to subsections B and C of § 3.1-106.4, subsection B of § 3.1-126.12:1, § 3.1-271.1, subsections B and C of § 3.1-828.4, and subsection A of 51 52 § 3.1-884.21:1.

53 18. The Board of Medicine Optometry when specifying therapeutic pharmaceutical agents for the 54 treatment of certain, treatment guidelines, and diseases and abnormal conditions of the human eye and 55 its adnexa by certified for TPA-certification of optometrists pursuant to § 54.1-2957.2 Article 5 56 (§ 54.1-3222 et seq.) of Chapter 32 of Title 54.1.

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57 19. The Board of Medicine, in consultation with the Board of Pharmacy, when promulgating 58 amendments to the Physician's Assistant Formulary established pursuant to § 54.1-2952.1.

59 20. The Boards of Medicine and Nursing in promulgating amendments to the Nurse Practitioner 60 Formulary established pursuant to § 54.1-2957.01.

61 21. The Virginia War Memorial Foundation.

22. The Virginia Medicaid Prior Authorization Advisory Committee in making recommendations to 62 the Board of Medical Assistance Services regarding prior authorization for prescription drug coverage 63 pursuant to Article 4 (§ 32.1-331.12 et seq.) of Chapter 10 of Title 32.1. 64

- 23. The State Board of Education, in developing, issuing, and revising guidelines pursuant to 65 66 § 22.1-280.3.
- 67 B. Agency action relating to the following subjects is exempted from the provisions of this chapter:
- 68 1. Money or damage claims against the Commonwealth or agencies thereof.
- 69 2. The award or denial of state contracts, as well as decisions regarding compliance therewith.
- 3. The location, design, specifications or construction of public buildings or other facilities. 70
- 71 4. Grants of state or federal funds or property.
- 72 5. The chartering of corporations.
- 73 6. Customary military, naval or police functions.
- 74 7. The selection, tenure, dismissal, direction or control of any officer or employee of an agency of 75 the Commonwealth.
- 76 8. The conduct of elections or eligibility to vote. 77
 - 9. Inmates of prisons or other such facilities or parolees therefrom.
- 78 10. The custody of persons in, or sought to be placed in, mental, penal or other state institutions as 79 well as the treatment, supervision, or discharge of such persons.
- 80 11. Traffic signs, markers or control devices.
- 81 12. Instructions for application or renewal of a license, certificate, or registration required by law.
- 13. Content of, or rules for the conduct of, any examination required by law. 82

14. The administration of a pool or pools authorized by Article 7.1 (§ 2.1-234.9:1 et seq.) of Chapter 83 84 14 of Title 2.1.

85 15. Any rules for the conduct of specific lottery games, so long as such rules are not inconsistent with duly adopted regulations of the State Lottery Board, and provided that such regulations are 86 87 published and posted.

88 16. Orders condemning or closing any shellfish, finfish, or crustacea growing area and the shellfish, 89 finfish or crustacea located thereon pursuant to Article 2 (§ 28.2-803 et seq.) of Chapter 8, of Title 28.2.

17. Any operating procedures for review of child deaths developed by the State Child Fatality 90 91 Review Team pursuant to § 32.1-283.1.

92 C. The following agency actions otherwise subject to this chapter and § 9-6.18 of the Virginia Register Act are excluded from the operation of Article 2 (§ 9-6.14:7.1 et seq.) of this chapter: 93 94

1. Agency orders or regulations fixing rates or prices.

95 2. Regulations which establish or prescribe agency organization, internal practice or procedures, 96 including delegations of authority.

97 3. Regulations which consist only of changes in style or form or corrections of technical errors. Each promulgating agency shall review all references to sections of the Code of Virginia within their 98 99 regulations each time a new supplement or replacement volume to the Code of Virginia is published to 100 ensure the accuracy of each section or section subdivision identification listed. 101

4. Regulations which:

102 (a) Are necessary to conform to changes in Virginia statutory law or the appropriation act where no 103 agency discretion is involved;

104 (b) Are required by order of any state or federal court of competent jurisdiction where no agency 105 discretion is involved; or

(c) Are necessary to meet the requirements of federal law or regulations, provided such regulations 106 107 do not differ materially from those required by federal law or regulation, and the Registrar has so 108 determined in writing; notice of the proposed adoption of these regulations and the Registrar's above 109 determination shall be published in the Virginia Register not less than thirty days prior to the effective 110 date thereof.

5. Regulations which an agency finds are necessitated by an emergency situation. For the purposes of 111 this subdivision, "emergency situation" means (i) a situation involving an imminent threat to public 112 health or safety or (ii) a situation in which Virginia statutory law or the appropriation act or federal law 113 or federal regulation requires that a regulation shall be effective in 280 days or less from enactment of 114 115 the law or the appropriation act or the effective date of the federal regulation, and the regulation is not exempt under the provisions of subdivision C 4 of this section. In such cases, the agency shall state in 116 writing the nature of the emergency and of the necessity for such action and may adopt such regulations 117

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with the prior approval of the Governor. Such regulations shall be limited to no more than twelve 118 119 months in duration. During the twelve-month period, an agency may issue additional emergency 120 regulations as needed addressing the subject matter of the initial emergency regulation, but any such 121 additional emergency regulations shall not be effective beyond the twelve-month period from the 122 effective date of the initial emergency regulation. If the agency wishes to continue regulating the subject 123 matter governed by the emergency regulation beyond the twelve-month limitation, a regulation to replace 124 the emergency regulation shall be promulgated in accordance with Article 2 (§ 9-6.14:7.1 et seq.) of this 125 chapter. The Notice of Intended Regulatory Action to promulgate a replacement regulation shall be 126 published within sixty days of the effective date of the emergency regulation, and the proposed 127 replacement regulation shall be published within 180 days after the effective date of the emergency 128 regulation. 129

6. [Repealed.]

130 7. Preliminary program permit fees of the Department of Environmental Quality assessed pursuant to subsection C of § 10.1-1322.2. 131

132 8. Regulations of the Pesticide Control Board adopted pursuant to subsection B of § 3.1-249.51 or 133 clause (v) or (vi) of subsection C of § 3.1-249.53 after having been considered at two or more Board 134 meetings and one public hearing.

135 Whenever regulations are adopted under this subsection C, the agency shall state as part thereof that 136 it will receive, consider and respond to petitions by any interested person at any time with respect to 137 reconsideration or revision. The effective date of regulations adopted under this subsection shall be in 138 accordance with the provisions of § 9-6.14:9.3, except in the case of emergency regulations, which shall 139 become effective as provided in subsection A of § 9-6.14:9.

140 D. The following agency actions otherwise subject to this chapter are excluded from the operation of 141 Article 3 (§ 9-6.14:11 et seq.) of this chapter:

- 142 1. The assessment of taxes or penalties under the tax laws.
- 143 2. The award or denial of claims for workers' compensation.
- 3. The grant or denial of public assistance. 144
- 4. Temporary injunctive or summary orders authorized by law. 145
- 146 5. The determination of claims for unemployment compensation or special unemployment.
- 147 6. The award or denial of individual student loans by the Virginia Education Loan Authority.

148 7. The determination of applications for guaranty of individual student loans or the determination of 149 default claims by the State Education Assistance Authority.

150 E. The Marine Resources Commission, otherwise subject to this chapter and § 9-6.18 of the Virginia 151 Register Act, is excluded from the operation of subsection C of this section and of Article 2 152 (§ 9-6.14:7.1 et seq.) of this chapter; however, the authorization for any general permit or guidelines for activity undertaken pursuant to Title 62.1 by the Marine Resources Commission shall be in accordance 153 154 with the provisions of this chapter.

155 F. A regulation for which an exemption is claimed under this section and which is placed before a 156 board or commission for consideration shall be provided at least two days in advance of the board or 157 commission meeting to members of the public that request a copy of that regulation. A copy of that 158 regulation shall be made available to the public attending such meeting.

159 G. The Joint Legislative Audit and Review Commission shall conduct a review periodically of 160 exemptions and exclusions authorized by this section. The purpose of this review shall be to assess 161 whether there are any exemptions or exclusions which should be discontinued or modified.

162 H. Minor changes to regulations being published in the Virginia Administrative Code under the Virginia Register Act, Chapter 1.2 (§ 9-6.15 et seq.) of this title, made by the Virginia Code 163 Commission pursuant to § 9-77.10:1 shall be exempt from the provisions of this chapter. 164

- 165 § 54.1-2900. (Effective until January 1, 1997) Definitions.
- 166 As used in this chapter, unless the context requires a different meaning:

"Acupuncturist" means individuals approved by the Board to practice acupuncture. This is limited to 167 168 "licensed acupuncturist" which means an individual other than a doctor of medicine, osteopathy or 169 podiatry, who has successfully completed the requirements for licensure established by the Board 170 (approved titles are limited to: Licensed Acupuncturist, Lic.Ac., L.Ac.) and "physician acupuncturist" 171 which means doctors of medicine, osteopathy and podiatry who have fulfilled the physician requirements 172 for licensure to practice acupuncture established by the Board.

173 "Auricular acupuncture" means the subcutaneous insertion of sterile, disposable acupuncture needles 174 in predetermined, bilateral locations in the outer ear when used exclusively and specifically in the 175 context of an approved chemical dependency treatment program, under the appropriate supervision of a 176 licensed physician acupuncturist or licensed acupuncturist.

- 177 "Board" means the Board of Medicine.
- 178 "Certified optometrist" means an optometrist who is licensed under Chapter 32 of this title and who

179 has successfully completed the requirements for certification established by the Board of Medicine. Such 180 certification shall enable an optometrist to treat certain diseases, including abnormal conditions, of the human eye and its adnexa, as specified by the Board of Medicine, with certain therapeutic 181 182 pharmaceutical agents specified by the Board. However, such certification shall not permit treatment 183 through surgery or other invasive modalities.

"Clinical psychologist" means a psychologist who is competent in the diagnosis, prevention, treatment 184 and amelioration of psychological problems, behavioral or emotional disorders or conditions or mental 185 conditions, by the application of psychological principles, psychological methods, or psychological 186 procedures, including but not limited to psychological assessment and evaluation and psychotherapy, 187 which does not amount to the practice of medicine. This definition shall not be construed to limit or 188 189 restrict any person licensed by a health regulatory board as defined in § 54.1-2500 from rendering 190 services which he is licensed to provide.

191 "Healing arts" means the arts and sciences dealing with the prevention, diagnosis, treatment and cure 192 or alleviation of human physical or mental ailments, conditions, diseases, pain or infirmities.

"Practice of acupuncture" means the stimulation of certain points on or near the surface of the body 193 by the insertion of needles to prevent or modify the perception of pain or to normalize physiological functions, including pain control, for the treatment of certain ailments or conditions of the body and 194 195 196 includes the techniques of electroacupuncture, cupping and moxabustion moxibustion. The practice of 197 acupuncture does not include the use of physical therapy, chiropractic, osteopathic manipulative techniques, the use or prescribing of any drugs, medications, herbal preparations, nutritional 198 199 supplements, serums or vaccines, nor the procedure of auricular acupuncture as exempted in § 54.1-2901 200 when used specifically and exclusively in the context of a publicly supported comprehensive drug 201 treatment program by an employee of the program who is trained and approved by the National 202 Acupuncture Detoxification Association.

"Practice of chiropractic" means the adjustment of the twenty-four movable vertebrae of the spinal 203 204 column, and assisting nature for the purpose of normalizing the transmission of nerve energy, but does 205 not include the use of surgery, obstetrics, osteopathy or the administration or prescribing of any drugs, 206 medicines, serums or vaccines.

207 "Practice of clinical psychology" means the offering by an individual of his services to the public as 208 a clinical psychologist.

209 "Practice of medicine or osteopathic medicine" means the prevention, diagnosis and treatment of 210 human physical or mental ailments, conditions, diseases, pain or infirmities by any means or method.

"Practice of physical therapy" means, upon medical referral and direction, the evaluation, testing, 211 212 treatment, reeducation and rehabilitation by physical, mechanical or electronic measures and procedures 213 of individuals who, because of trauma, disease or birth defect, present physical and emotional disorders, 214 but does not include the use of Roentgen rays and radium for diagnostic or therapeutic purposes or the 215 use of electricity for shock therapy and surgical purposes including cauterization.

"Practice of podiatry" means the medical, mechanical and surgical treatment of the ailments of the 216 217 human foot and ankle, but does not include amputation proximal to the metatarsal-phalangeal joints. The 218 Board of Medicine shall determine whether a specific type of treatment of the foot and ankle is within 219 the scope of practice of podiatry. 220

§ 54.1-2900. (Effective January 1, 1997) Definitions.

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

222 "Acupuncturist" means individuals approved by the Board to practice acupuncture. This is limited to 223 "licensed acupuncturist" which means an individual other than a doctor of medicine, osteopathy or 224 podiatry, who has successfully completed the requirements for licensure established by the Board 225 (approved titles are limited to: Licensed Acupuncturist, Lic.Ac., L.Ac.) and "physician acupuncturist" 226 which means doctors of medicine, osteopathy and podiatry who have fulfilled the physician requirements 227 for licensure to practice acupuncture established by the Board.

"Auricular acupuncture" means the subcutaneous insertion of sterile, disposable acupuncture needles in predetermined, bilateral locations in the outer ear when used exclusively and specifically in the 228 229 230 context of an approved chemical dependency treatment program, under the appropriate supervision of a 231 licensed physician acupuncturist or licensed acupuncturist. 232

"Board" means the Board of Medicine.

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233 "Certified optometrist" means an optometrist who is licensed under Chapter 32 (§ 54.1-3200 et seq.) of this title and who has successfully completed the requirements for certification established by the 234 235 Board of Medicine. Such certification shall enable an optometrist to treat certain diseases, including 236 abnormal conditions, of the human eye and its adnexa, as specified by the Board of Medicine, with 237 certain therapeutic pharmaceutical agents specified by the Board. However, such certification shall not 238 permit treatment through surgery or other invasive modalities.

239 "Clinical psychologist" means a psychologist who is competent in the diagnosis, prevention, treatment

and amelioration of psychological problems, behavioral or emotional disorders or conditions or mental
conditions, by the application of psychological principles, psychological methods, or psychological
procedures, including but not limited to psychological assessment and evaluation and psychotherapy,
which does not amount to the practice of medicine. This definition shall not be construed to limit or
restrict any person licensed by a health regulatory board as defined in § 54.1-2500 from rendering
services which he is licensed to provide.

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

248 "Practice of acupuncture" means the stimulation of certain points on or near the surface of the body 249 by the insertion of needles to prevent or modify the perception of pain or to normalize physiological 250 functions, including pain control, for the treatment of certain ailments or conditions of the body and 251 includes the techniques of electroacupuncture, cupping and moxabustion moxibustion. The practice of acupuncture does not include the use of physical therapy, chiropractic, osteopathic manipulative 252 253 techniques, the use or prescribing of any drugs, medications, herbal preparations, nutritional 254 supplements, serums or vaccines, nor the procedure of auricular acupuncture as exempted in § 54.1-2901 255 when used specifically and exclusively in the context of a publicly supported comprehensive drug treatment program by an employee of the program who is trained and approved by the National 256 257 Acupuncture Detoxification Association.

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

262 "Practice of clinical psychology" means the offering by an individual of his services to the public as263 a clinical psychologist.

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

"Practice of physical therapy" means, upon medical referral and direction, the evaluation, testing,
treatment, reeducation and rehabilitation by physical, mechanical or electronic measures and procedures
of individuals who, because of trauma, disease or birth defect, present physical and emotional disorders,
but does not include the use of Roentgen rays and radium for diagnostic or therapeutic purposes or the
use of electricity for shock therapy and surgical purposes including cauterization.

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

275 "Practice of radiologic technology" means the application of x-rays to human beings for diagnostic or276 therapeutic purposes.

277 "Radiologic technologist" means an individual, other than a licensed doctor of medicine, osteopathy, 278 podiatry, or chiropractic, or a dentist licensed pursuant to Chapter 27 (§ 54.1-2700 et seq.) of this title, 279 who (i) performs, may be called upon to perform, or who is licensed to perform a comprehensive scope 280 of diagnostic radiologic procedures employing equipment which emits ionizing radiation and (ii) is 281 delegated or exercises responsibility for the operation of radiation-generating equipment, the shielding of 282 patient and staff from unnecessary radiation, the appropriate exposure of radiographs or other procedures 283 which contribute to any significant extent to the site or dosage of ionizing radiation to which a patient is 284 exposed.

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

- **289** § 54.1-3200. Definitions.
- As used in this chapter, unless the context requires a different meaning:
- **291** "Board" means the Board of Optometry.

"Optometrist" means any person practicing the profession of optometry as defined in this chapter andthe regulations of the Board.

294 "Practice of optometry" means the examination of the human eye to ascertain the presence of defects 295 or abnormal conditions which may be corrected or relieved by the use of lenses, prisms or ocular 296 exercises, visual training or orthoptics; the employment of any subjective or objective mechanism to 297 determine the accommodative or refractive states of the human eye or range or power of vision of the 298 human eye; the use of testing appliances for the purpose of the measurement of the powers of vision; 299 the examination, diagnosis, and optometric treatment in accordance with this chapter, of conditions and 300 visual or muscular anomalies of the human eye; and the prescribing or adapting of lenses, prisms or

301 ocular exercises, visual training or orthoptics for the correction, relief, remediation or prevention of such 302 conditions. An optometrist may treat certain diseases or abnormal conditions of the human eye and its 303 adnexa with certain therapeutic pharmaceutical agents only as permitted under Chapter 29 (\$ 54.1-2900) 304 et seq.) of this title chapter.

305 "TPA-certified optometrist" means an optometrist who is licensed under this chapter and who has 306 successfully completed the requirements for TPA certification established by the Board pursuant to Article 5 (§ 54.1-3222 et seq.) of this chapter. Such certification shall enable an optometrist to treat 307 308 certain diseases, including abnormal conditions, of the human eye and its adnexa, as determined by the 309 Board, with certain therapeutic pharmaceutical agents specified by the Board. Such certification shall 310 not, however, permit treatment through surgery, including, but not limited to, laser surgery or other 311 invasive modalities, except for treatment of emergency cases of anaphylactic shock with intramuscular 312 epinephrine.

313 The foregoing shall not restrict the authority of any optometrist licensed or certified under this 314 chapter for the removal of superficial foreign bodies from the human eye and its adnexa or from 315 delegating to personnel in his personal employ and supervised by him, such activities or functions as are 316 nondiscretionary and do not require the exercise of professional judgment for their performance and 317 which are usually or customarily delegated to such persons by optometrists, if such activities or 318 functions are authorized by and performed for such optometrists and responsibility for such activities or 319 functions is assumed by such optometrists. 320

§ 54.1-3207. Board of Optometry.

328

321 The Board of Optometry shall be composed of six members as follows: five licensed optometrists 322 and one citizen member. The terms of office of the members shall be four years. The professional 323 members of the Board shall have been engaged in the practice of optometry for at least five years prior 324 to the date of their appointment. After July 1, 1996, all professional members newly appointed to the 325 Board shall be certified in the administration of therapeutic pharmaceutical agents pursuant to Article 5 326 (§ 54.1-3222 et seq.) of this chapter. 327

Article 5.

Certification for Administration of Therapeutic Pharmaceutical Agents.

329 § 54.1-3222. TPA certification; certification for treatment of certain diseases or abnormal conditions 330 with certain therapeutic pharmaceutical agents.

331 A. The Board shall certify an optometrist to prescribe for and treat certain diseases or abnormal 332 conditions of the human eve and its adnexa with certain therapeutic pharmaceutical agents, if the 333 optometrist files a written application, accompanied by the fee required by the Board and satisfactory 334 proof that the applicant:

335 I. Is licensed by the Board as an optometrist and certified to administer diagnostic pharmaceutical 336 agents pursuant to Article 4 (§ 54.1-3220 et seq.) of this chapter;

337 2. Has satisfactorily completed such didactic and clinical training programs for the treatment of 338 diseases and abnormal conditions of the eye and its adnexa as are determined, after consultation with a 339 school or college of optometry and a school of medicine, to be reasonable and necessary by the Board 340 to ensure an appropriate standard of medical care for patients; and

341 3. Passes such examinations as are determined to be reasonable and necessary by the Board to 342 ensure an appropriate standard of medical care for patients.

343 B. TPA certification shall enable an optometrist to treat certain diseases and abnormal conditions of 344 the human eye and its adnexa as determined by the Board with certain therapeutic pharmaceutical 345 agents specified by the Board, within the following conditions:

346 1. Treatment with oral therapeutic pharmaceutical agents shall be limited to the analysis included 347 on Schedules III and VI, as defined in §§ 54.1-3450 and 54.1-3455 of the Drug Control Act 348 (§ 54.1-3400 et seq.), which are appropriate to alleviate ocular pain.

349 2. Prescriptions for oral analysics to relieve ocular pain shall be limited to dosages for no more 350 than seventy-two hours.

351 3. Therapeutic pharmaceutical agents shall include topically applied Schedule VI drugs as defined in 352 § 54.1-3455 of the Drug Control Act.

353 4. Treatment of glaucoma shall require prior consultation with the patient's physician or other 354 appropriate physician, and shall exclude treatment of congenital and infantile glaucoma. Treatment of 355 angle closure glaucoma shall be limited to initiation of immediate emergency care.

356 5. Treatment through surgery or other invasive modalities shall not be permitted, except for 357 treatment of emergency cases of anaphylactic shock with intramuscular epinephrine, such as that 358 included in a bee sting kit.

359 6. Entities permitted or licensed by the Board of Pharmacy to distribute or dispense drugs, including, but not limited to, wholesale distributors and pharmacists, shall be authorized to supply TPA-certified 360 361 optometrists with those therapeutic pharmaceutical agents specified by the Board on the

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362 TPA-Formulary.

363 § 54.1-3223. Regulations relating to instruction and training, examination, and therapeutic 364 pharmaceutical agents; Board to determine TPA-Formulary; appointment of TPA-Formulary Committee. A. The Board shall promulgate such regulations governing the treatment of certain diseases and 365 366 abnormal conditions of the human eye and its adnexa with certain therapeutic pharmaceutical agents by 367 TPA-certified optometrists as are reasonable and necessary to ensure an appropriate standard of 368 medical care for patients, including, but not limited to, determinations of the diseases and abnormal 369 conditions of the human eye and its adnexa which may be treated by TPA-certified optometrists, 370 treatment guidelines, and the drugs specified on the TPA-Formulary. In establishing standards of 371 instruction and training, the Board shall consult with a school or college of optometry and a school or 372 college of medicine and shall set a minimum number of hours of clinical training to be supervised by an ophthalmologist. The didactic and clinical training programs may include, but need not be limited to, 373 374 programs offered or designed either by schools of medicine or schools or colleges of optometry or both 375 or some combination thereof.

The Board may prepare, administer, and grade appropriate examinations for the certification of
optometrists to administer therapeutic pharmaceutical agents or may contract with a school of medicine,
school or college of optometry, or other institution or entity to develop, administer, and grade the
examinations.

380 In order to maintain a current and appropriate list of therapeutic pharmaceuticals on the 381 TPA-Formulary, current and appropriate treatment guidelines, and current and appropriate 382 determinations of diseases and abnormal conditions of the eve and its adnexa which may be treated by 383 TPA-certified optometrists, the Board may, from time to time, amend such regulations. Such regulations 384 shall be exempt from the requirements of the Administrative Process Act (§ 9-6.14:1 et seq.), except to 385 any extent that they may be specifically made subject to §§ 9-6.14:14.1, 9-6.14:21, and 9-6.14:22; the Board's regulations shall, however, comply with § 9-6.18 of the Virginia Register Act (§ 9-6.15 et seq.). 386 387 The Board shall, however, conduct a public hearing prior to making amendments to the TPA-Formulary, 388 the treatment guidelines or the determinations of diseases and abnormal conditions of the eye and its 389 adnexa which may be treated by TPA-certified optometrists. Thirty days prior to conducting such 390 hearing, the Board shall give written notice by mail of the date, time, and place of the hearing to all 391 currently TPA-certified optometrists and any other persons requesting to be notified of the hearings and 392 publish notice of its intention to amend the list in the Virginia Register of Regulations. During the 393 public hearing, interested parties shall be given reasonable opportunity to be heard and present 394 information prior to final adoption of any TPA-Formulary amendments. Proposed and final amendments 395 of the list shall also be published, pursuant to § 9-6.14:22, in the Virginia Register of Regulations. Final 396 amendments to the TPA-Formulary shall become effective upon filing with the Registrar of Regulations. 397 The TPA-Formulary shall be the inclusive list of the therapeutic pharmaceutical agents that a 398 TPA-certified optometrist may prescribe.

399 B. To assist in the specification of the TPA-Formulary, there shall be a seven-member 400 TPA-Formulary Committee, as follows: three Virginia TPA-certified optometrists to be appointed by the 401 Board of Optometry, one pharmacist appointed by the Board of Pharmacy from among its licensees, two 402 ophthalmologists appointed by the Board of Medicine from among its licensees, and the chairman who shall be appointed by the Board of Optometry from among its members. The ophthalmologists appointed 403 404 by the Board of Medicine shall have demonstrated, through professional experience, knowledge of the 405 optometric profession. In the event the Board of Pharmacy or the Board of Medicine fails to make 406 appointments to the TPA-Formulary Committee within thirty days following July 1, 1996, or within 407 thirty days following any subsequent vacancy, the Board of Optometry shall appoint such members.

408 The TPA-Formulary Committee shall recommend to the Board those therapeutic pharmaceutical
409 agents to be included on the TPA-Formulary for the treatment of certain diseases and abnormal
410 conditions of the eye and its adnexa by TPA-certified optometrists.

411 § 54.1-3224. Denial, etc., of TPA certification; disciplinary actions; summary suspension under **412** certain circumstances.

A. The Board of Optometry may deny, refuse to renew, revoke, or suspend any TPA-certificate issued
to a TPA-certified optometrist, or applied for by a licensed optometrist in accordance with the
provisions of this article, or may discipline or reprimand any certificate holder for violations of this
the board's regulations.

417 B. The Board may take action summarily to suspend a TPA-certified optometrist's certification under
418 this section by means of a telephone conference call if, in the opinion of a majority of the Board, (i) a
419 good faith effort to convene a regular meeting of the Board has failed and (ii) there is an imminent
420 danger to the public health or safety which warrants this action.

421 § 54.1-3303. Prescriptions to be issued and drugs to be dispensed for medical or therapeutic purposes422 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's *assistant pursuant to § 54.1-2952.1, or a TPA-certified optometrist pursuant to Article 5 (§ 54.1-3222 et seq.) of Chapter 32 of this title.* The prescription shall be issued for a medicinal or therapeutic purpose
and may be issued only to persons or animals with whom the practitioner has a bona fide physician-patient relationship.

For purposes of this section, a bona fide physician-patient-pharmacist relationship is one in which a
physician prescribes, and a pharmacist dispenses, controlled substances in good faith to his patient for a
medicinal or therapeutic purpose within the course of his professional practice. Any practitioner who
prescribes any controlled substance with the knowledge that the controlled substance will be used
otherwise than medicinally or for 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

B. No prescription shall be filled which does not result from a bona fide physician-patient-pharmacist
relationship. A prescription not issued in the usual course of treatment or for authorized research is not a
valid prescription.

In order to determine whether a prescription which appears questionable to the pharmacist results
from a bona fide physician-patient-pharmacist relationship, the pharmacist shall contact the prescribing
physician or his agent and verify the identity of the patient and name and quantity of the drug
prescribed. The 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.

446 C. A pharmacist may dispense a controlled substance pursuant to a prescription of an out-of-state
447 practitioner of medicine, osteopathy, podiatry, dentistry or veterinary medicine authorized to issue such
448 prescription if the prescription complies with the requirements of this chapter and Chapter 34
449 (§ 54.1-3400 et seq.) of this title, known as the "Drug Control Act."

450 D. A licensed nurse practitioner who is authorized to prescribe controlled substances pursuant to
451 § 54.1-2957.01 may issue prescriptions for Schedule VI controlled substances and devices as set forth in
452 Chapter 34 of this title in good faith to his patient for a medicinal or therapeutic purpose within the
453 scope of his professional practice.

454 E. A licensed physician's assistant who is authorized to prescribe controlled substances pursuant to
455 § 54.1-2952.1 may issue prescriptions for Schedule VI controlled substances and devices as set forth in
456 Chapter 34 of this title in good faith to his patient for a medicinal or therapeutic purpose within the
457 scope of his professional practice.

F. A TPA-certified optometrist who is authorized to prescribe contolled substances pursuant to
Article 5 (§ 54.1-3222 et seq.) of Chapter 32 of this title may issue prescriptions in good faith to his
patients for medicinal or therapeutic purposes within the scope of his professional practice for the drugs
specified on the TPA-Formulary, established pursuant to § 54.1-3223, which shall be limited to oral
analgesics included in Schedules III and VI, as defined in §§ 54.1-3450 and 54.1-3455 of the Drug
Control Act (§ 54.1-3400 et seq.), when appropriate to relieve ocular pain, and topically applied
Schedule VI drugs, as defined in § 54.1-3455 of the Drug Control Act.

465 § 54.1-3401. Definitions.

466

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

467 "Administer" means the direct application of a controlled substance, whether by injection, inhalation,
468 ingestion or any other means, to the body of a patient or research subject by (i) a practitioner or by his
469 authorized agent and under his direction, or (ii) the patient or research subject at the direction and in the
470 presence of the practitioner.

471 "Advertisement" means all representations disseminated in any manner or by any means, other than
472 by labeling, for the purpose of inducing, or which are likely to induce, directly or indirectly, the
473 purchase of drugs or devices.

474 "Anabolic steroid" means any drug or hormonal substance, chemically and pharmacologically related475 to testosterone, other than estrogens, progestins, and corticosteroids, that promotes muscle growth.

476 "Animal" means any nonhuman animate being endowed with the power of voluntary action.

477 "Agent" means an authorized person who acts on behalf of or at the direction of a manufacturer,
478 distributor, or dispenser. It does not include a common or contract carrier, public warehouseman, or
479 employee of the carrier or warehouseman.

480 "Board" means the Board of Pharmacy.

481 "Compound" means the taking of two or more ingredients and fabricating them into a single482 preparation, usually referred to as a dosage form.

483 "Controlled substance" means a drug, substance or immediate precursor in Schedules I through VI of

this chapter. The term shall not include distilled spirits, wine, malt beverages, or tobacco as those termsare defined or used in Title 3.1 or Title 4.1.

486 "Cosmetic" means all articles intended to be rubbed, poured, sprinkled or sprayed on, introduced into
487 or otherwise applied to the human body for cleansing, beautifying, promoting attractiveness or altering
488 the appearance, and articles intended for use as a component of any such articles except soap.

489 "DEA" means the Drug Enforcement Administration, United States Department of Justice, or its successor agency.

491 "Deliver" or "delivery" means the actual, constructive, or attempted transfer of any item regulated by492 this chapter, whether or not there exists an agency relationship.

493 "Device" means instruments, apparatus, and contrivances, including their components, parts and
494 accessories, intended for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in
495 man or animals or to affect the structure or any function of the body of man or animals.

496 "Dispense" means to deliver a drug to an ultimate user or research subject by or pursuant to the
497 lawful order of a practitioner, including the prescribing and administering, packaging, labeling or
498 compounding necessary to prepare the substance for that delivery.

499 "Dispenser" means a practitioner who dispenses.

500 "Distribute" means to deliver other than by administering or dispensing a controlled substance.

501 "Distributor" means a person who distributes.

502 "Drug" means (i) articles or substances recognized in the official United States Pharmacopoeia 503 National Formulary or official Homeopathic Pharmacopoeia of the United States, or any supplement to 504 any of them; (ii) articles or substances intended for use in the diagnosis, cure, mitigation, treatment or 505 prevention of disease in man or animals; (iii) articles or substances, other than food, intended to affect 506 the structure or any function of the body of man or animals; or (iv) articles or substances intended for 507 use as a component of any article specified in clause (i), (ii) or (iii). "Drug" does not include devices or 508 their components, parts or accessories.

509 "Hashish oil" means any oily extract containing one or more cannabinoids, but shall not include any510 such extract with a tetrahydrocannabinol content of less than twelve percent by weight.

511 "Immediate precursor" means a substance which the Board of Pharmacy has found to be and by
512 regulation designates as being the principal compound commonly used or produced primarily for use,
513 and which is an immediate chemical intermediary used or likely to be used in the manufacture of a
514 controlled substance, the control of which is necessary to prevent, curtail, or limit manufacture.

515 "Label" means a display of written, printed or graphic matter upon the immediate container of any 516 article. A requirement made by or under authority of this chapter that any word, statement or other 517 information appear on the label shall not be considered to be complied with unless such word, statement 518 or other information also appears on the outside container or wrapper, if any, of the retail package of 519 such article, or is easily legible through the outside container or wrapper.

520 "Labeling" means all labels and other written, printed or graphic matter on an article or any of its containers or wrappers, or accompanying such article.

"Manufacture" means the production, preparation, propagation, compounding, conversion or processing of any item regulated by this chapter, either directly or indirectly by extraction from 522 523 524 substances of natural origin, or independently by means of chemical synthesis, or by a combination of 525 extraction and chemical synthesis, and includes any packaging or repackaging of the substance or 526 labeling or relabeling of its container. This term does not include the preparing, compounding, 527 packaging or labeling of a controlled substance by a practitioner as an incident to his administering or 528 dispensing of a controlled substance or marijuana in the course of his professional practice, or by a practitioner, or by his authorized agent under his supervision, for the purpose of, or as an incident to, 529 530 research, teaching, or chemical analysis and not for sale.

531 "Manufacturer" means every person who manufactures.

532 "Marijuana" means any part of a plant of the genus Cannabis whether growing or not, its seeds or 533 resin; and every compound, manufacture, salt, derivative, mixture, or preparation of such plant, its seeds, 534 or its resin. Marijuana shall not include any oily extract containing one or more cannabinoids unless 535 such extract contains less than twelve percent of tetrahydrocannabinol by weight, or the mature stalks of 536 such plant, fiber produced from such stalk, oil or cake made from the seeds of such plant, any other 537 compound, manufacture, salt, derivative, mixture or preparation of such mature stalks, fiber, oil, or cake, 538 or the sterilized seed of such plant which is incapable of germination.

539 "Medical equipment supplier" means any person, as defined in § 1-13.19, engaged in the delivery to
540 the ultimate consumer, pursuant to the lawful order of a practitioner, of hypodermic syringes and
541 needles, medicinal oxygen, Schedule VI controlled devices, and those Schedule VI controlled substances
542 with no medicinal properties which are used for the operation and cleaning of medical equipment.

543 "Narcotic drug" means any of the following, whether produced directly or indirectly by extraction 544 from substances of vegetable origin, or independently by means of chemical synthesis, or by a

545 combination of extraction and chemical synthesis: (i) opium, opiates, and any salt, compound, derivative, 546 or preparation of opium or opiates; (ii) any salt, compound, isomer, derivative, or preparation thereof 547 which is chemically equivalent or identical with any of the substances referred to in clause (i), but not 548 including the isoquinoline alkaloids of opium; (iii) opium poppy and poppy straw; (iv) coca leaves and 549 any salt, compound, derivative, or preparation of coca leaves, and any salt, compound, isomer, 550 derivative, or preparation thereof which is chemically equivalent or identical with any of these 551 substances, but not including decocainized coca leaves or extraction of coca leaves which do not contain 552 cocaine or ecgonine.

553 "New drug" means: (i) any drug, except a new animal drug or an animal feed bearing or containing 554 a new animal drug, the composition of which is such that such drug is not generally recognized, among 555 experts qualified by scientific training and experience to evaluate the safety and effectiveness of drugs, 556 as safe and effective for use under the conditions prescribed, recommended, or suggested in the labeling, except that such a drug not so recognized shall not be deemed to be a "new drug" if at any time prior to the enactment of this chapter it was subject to the Food and Drugs Act of June 30, 1906, as 557 558 559 amended, and if at such time its labeling contained the same representations concerning the conditions 560 of its use; or (ii) any drug, except a new animal drug or an animal feed bearing or containing a new animal drug, the composition of which is such that such drug, as a result of investigations to determine 561 562 its safety and effectiveness for use under such conditions, has become so recognized, but which has not, 563 otherwise than in such investigations, been used to a material extent or for a material time under such 564 conditions.

565 "Official compendium" means the official United States Pharmacopoeia National Formulary, official 566 Homeopathic Pharmacopoeia of the United States, or any supplement to any of them.

"Official written order" means an order written on a form provided for that purpose by the United 567 568 States Drug Enforcement Administration, under any laws of the United States making provision therefor, if such order forms are authorized and required by federal law, and if no such order form is provided 569 570 then on an official form provided for that purpose by the Board of Pharmacy.

"Opiate" means any substance having an addiction-forming or addiction-sustaining liability similar to 571 572 morphine or being capable of conversion into a drug having such addiction-forming or 573 addiction-sustaining liability. It does not include, unless specifically designated as controlled under 574 Article 4 (§ 54.1-3437 et seq.) of this chapter, the dextrorotatory isomer of 3-methoxy-n-methylmorphinan and its salts (dextromethorphan). It does include its racemic and 575 576 levorotatory forms.

"Opium poppy" means the plant of the species Papaver somniferum L., except the seeds thereof.

578 "Original package" means the unbroken container or wrapping in which any drug or medicine is 579 enclosed together with label and labeling, put up by or for the manufacturer, wholesaler, or distributor 580 for use in the delivery or display of such article.

581 "Person" means both the plural and singular, as the case demands, and includes individual, 582 partnership, corporation, association, governmental agency, trust, or other institution or entity. 583

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"Poppy straw" means all parts, except the seeds, of the opium poppy, after mowing. "Practitioner" means a physician, dentist, licensed nurse practitioner pursuant to § 54.1-2957.01, 584 585 licensed physician's assistant pursuant to § 54.1-2952.1, TPA-certified optometrist pursuant to Article 5 586 (§ 54.1-3222 et seq.) of Chapter 32 of this title, veterinarian, scientific investigator, or other person 587 licensed, registered or otherwise permitted to distribute, dispense, prescribe and administer, or conduct 588 research with respect to, a controlled substance in the course of professional practice or research in this 589 Commonwealth.

590 "Prescription" means an order for drugs or medical supplies, written or signed or transmitted by word 591 of mouth, telephone, telegraph or other means of communication to a pharmacist by a duly licensed 592 physician, dentist, veterinarian or other practitioner, authorized by law to prescribe and administer such 593 drugs or medical supplies.

"Prescription drug" means any drug required by federal law or regulation to be dispensed only 594 595 pursuant to a prescription, including finished dosage forms and active ingredients subject to § 503 (b) of 596 the Federal Food, Drug, and Cosmetic Act.

597 "Production" or "produce" includes the manufacture, planting, cultivation, growing or harvesting of a controlled substance or marijuana. **598**

599 "Proprietary medicine" means a completely compounded nonprescription drug in its unbroken, 600 original package which does not contain any controlled substance or marijuana as defined in this chapter 601 and is not in itself poisonous, and which is sold, offered, promoted or advertised directly to the general 602 public by or under the authority of the manufacturer or primary distributor, under a trademark, trade name or other trade symbol privately owned, and the labeling of which conforms to the requirements of 603 this chapter and applicable federal law. However, this definition shall not include a drug which is only 604 advertised or promoted professionally to licensed practitioners, a narcotic or drug containing a narcotic, 605

a drug which may be dispensed only upon prescription or the label of which bears substantially thestatement "Warning - may be habit-forming," or a drug intended for injection.

608 "Sale" includes barter, exchange, or gift, or offer therefor, and each such transaction made by any 609 person, whether as individual, proprietor, agent, servant or employee.

610 "Warehouser" means any person, other than a wholesale distributor, engaged in the business of
611 selling or otherwise distributing prescription drugs or devices to any person who is not the ultimate user
612 or consumer. No person shall be subject to any state or local tax by reason of this definition.

613 "Wholesale distribution" means distribution of prescription drugs to persons other than consumers or 614 patients, subject to the exceptions set forth in § 54.1-3401.1.

615 "Wholesale distributor" means any person engaged in wholesale distribution of prescription drugs
616 including, but not limited to, manufacturers; repackers; own-label distributors; private-label distributors;
617 jobbers; brokers; warehouses, including manufacturers' and distributors' warehouses, chain drug
618 warehouses conducting wholesale distributions, and wholesale drug warehouses; independent wholesale
619 drug traders; and retail pharmacies conducting wholesale distributions. No person shall be subject to any
620 state or local tax as a wholesale merchant by reason of this definition.

621 The words "drugs" and "devices" as used in Chapter 33 (§ 54.1-3300 et seq.) of this title and in this
 622 chapter shall not include surgical or dental instruments, physical therapy equipment, X-ray apparatus or
 623 glasses or lenses for the eyes.

624 The terms "pharmacist," "pharmacy" and "practice of pharmacy" as used in this chapter shall be 625 defined as provided in Chapter 33 of this title unless the context requires a different meaning.

626 § 54.1-3408. Professional use by practitioners.

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

632 The practitioner may prescribe, on a written prescription or on oral prescription as authorized by this 633 chapter, and administer drugs and devices, or he may cause them to be administered by a nurse or intern 634 under his direction and supervision, or a practitioner may prescribe and cause drugs and devices to be administered to patients in state-owned or state-operated hospitals or facilities licensed as hospitals by 635 636 the Board of Health or psychiatric hospitals licensed by the State Mental Health, Mental Retardation and 637 Substance Abuse Services Board by other persons who have been trained *properly* to properly 638 administer drugs and who administer drugs only under the control and supervision of the practitioner or 639 a pharmacist.

A practitioner may authorize registered nurses and licensed practical nurses to possess epinephrine
 for administration in treatment of emergency medical conditions pursuant to an oral or written order or
 standing protocol issued by a practitioner within the course of his professional practice.

643 A dentist may cause Schedule VI topical drugs to be administered under his direction and
644 supervision by either a dental hygienist or by an authorized agent certified by the Board of Dentistry
645 who has satisfactorily completed a training program for this purpose that is approved by the Board of
646 Dentistry.

647 No written prescription order form shall include more than one prescription. This provision shall not 648 apply, however, to the entry of any order on a patient's chart in any hospital or any long-term care 649 facility, as defined in Board regulations, in Virginia or to a prescription ordered through the pharmacy 650 operated by the Department of Corrections, the central pharmacy of the Department of Health, or the 651 central outpatient pharmacy operated by the Department of Mental Health, Mental Retardation and 652 Substance Abuse Services.

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

657 This section shall not prevent the administration of drugs by a person who has satisfactorily 658 completed a training program for this purpose approved by the Board of Nursing and who administers 659 such drugs in accordance with a physician's instructions pertaining to dosage, frequency, and manner of administration, when the drugs administered would be normally self-administered by (i) a resident of a 660 661 facility licensed or certified by the State Mental Health, Mental Retardation and Substance Abuse 662 Services Board; (ii) a resident of any adult care residence which is licensed by the Department of Social Services; (iii) a resident of the Virginia Rehabilitation Center for the Blind; (iv) a resident of a facility 663 664 approved by the Board or Department of Youth and Family Services for the placement of children in 665 need of services or delinquent or alleged delinquent youth; or (v) a program participant of an adult day care center licensed by the Department of Social Services. 666

667 This section shall not interfere with any practitioner issuing prescriptions in compliance with the 668 provisions of this section to a Board agent for use pursuant to subsection G of § 18.2-258.1. Such 669 prescriptions issued by such practitioner shall be deemed to be valid prescriptions. This section shall not 670 prohibit a practitioner from using preprinted prescriptions for drugs classified in Schedule VI if all 671 requirements concerning dates, signatures, and other information specified above are otherwise fulfilled.

672 B. The written prescription referred to in subsection A of this section shall be written with ink or 673 individually typed and each prescription shall be manually signed by the practitioner. The prescription 674 may be prepared by an agent for his signature. The prescription shall contain the name, address, 675 telephone number, and federal controlled substances registration number assigned to the prescriber. The 676 prescriber's information shall be either preprinted upon the prescription blank, typewritten, rubber 677 stamped, or printed by hand.

678 C. Pursuant to § 32.1-87, the prescription form shall include two boxes, one labelled "Voluntary
679 Formulary Permitted" and the other labelled "Dispense As Written." A prescriber may indicate his
680 permission for the dispensing of a drug product included in the Formulary upon signing a prescription
681 form and marking the box labelled "Voluntary Formulary Permitted." A Voluntary Formulary product
682 shall be dispensed if the prescriber fails to indicate his preference. If no Voluntary Formulary product is
683 immediately available, or if the patient objects to the dispensing of a generic drug, the pharmacist may
684 dispense a brand name drug. On and after July 1, 1993, printed prescription forms shall provide:

686 " 🗌 Dispense As Written **687** 688 689 □ Voluntary Formulary Permitted 690 691 692 693 694 695 Signature of prescriber 696 697 **698** If neither box is marked, a Voluntary Formulary product must be dispensed." 699

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D. Practitioners' orders, whether written as chart orders or prescriptions, for Schedules II, III, IV and
V controlled drugs to be administered to (i) patients or residents of long-term care facilities served by a
Virginia pharmacy from a remote location or (ii) patients receiving parenteral, intravenous,
intramuscular, subcutaneous or intraspinal infusion therapy and served by a home infusion pharmacy
from a remote location, may be transmitted to that remote pharmacy by an electronic communications
device over telephone lines which send the exact image to the receiver in hard-copy form, and such
facsimile copy shall be treated as a valid, original prescription order.

708 2. That §§ 54.1-2957.1, 54.1-2957.2 and 54.1-2957.3 of the Code of Virginia are repealed.

3. That the regulations of the Board of Medicine relating to TPA-certified optometrists as in effect on January 1, 1996, shall continue in effect and shall be deemed to be the regulations of the Board of Optometry until such time as the Board of Optometry shall adopt valid regulations pursuant to this provision and the Board of Optometry regulations shall become effective. The Board of Optometry shall have sole authority to regulate all aspects of the scope of optometry practice.

714 4. That, on the effective date of this act, the Board of Optometry shall be deemed to be the 715 successor in interest to the Board of Medicine to the extent this act transfers certain powers and 716 duties for the certification of optometrists to administer therapeutic pharmaceutical agents; all 717 rightful title and interest in and records for such TPA-certification of optometrists vested in the 718 Board of Medicine prior to such effective date shall be transferred to and shall be deemed to be 719 standing in the name of the Board of Optometry.

720 5. That the Director of the Department of Health Professions is authorized, from the effective date 721 of this act, to transfer funds between the Boards of Medicine and Optometry for the 722 reimbursement of outstanding expenses associated with TPA certification of optometrists.