SENATE BILL NO. 335–SENATOR HARDY

MARCH 22, 2021

Referred to Committee on Commerce and Labor

SUMMARY—Revises provisions relating to professional and occupational licensing. (BDR 54-186)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to professional licensing; creating the Division of Occupational Licensing within the Department of Business and Industry; creating the position of Administrator of the Division; setting forth the powers and duties of the Division and the Administrator; creating the Occupational Licensing Account; requiring each board that regulates a provider of health care to comply with certain requirements relating to the creation, retention and public disclosure of records; requiring 5 percent of the fees received by each such board to be deposited in the Occupational Licensing Account; abolishing certain boards that regulate certain professions and occupations; transferring the powers and duties of such boards to the Division; revising the membership of the Board of Medical Examiners and the State Board of Osteopathic Medicine; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law provides for the regulation of certain occupations and professions in this State by various boards and commissions created for that purpose. (Title 54 of NRS) Sections 7 and 306 of this bill create the Division of Occupational Licensing within the Department of Business and Industry. Sections 7 and 307 of this bill create the position of Administrator of the Division and require the Director of the Department to appoint the Administrator. Section 8 of this bill authorizes the Administrator to appoint deputy administrators and other employees as necessary. Section 9 of this bill requires the Administrator to appoint one or more

8 **Section 9** of this bill requires the Administrator to appoint one or more 9 advisory boards to assist the Administrator in carrying out his or her duties relating





10 to the regulation of professions and occupations regulated by the Division for the 11 protection of the public health and safety and the general welfare of the people of 12 this State. Section 9 generally authorizes the Administrator to determine the 13 number of members of such an advisory board and the qualifications of the members. However, if an advisory board is called upon to provide advice to 14 15 the Administrator or perform any other duties relating to the regulation of a 16 profession or occupation regulated by the Division, section 9 requires a majority of 17 the members of the advisory board to hold a license to engage in that profession or 18 occupation.

19 **Section 10** of this bill authorizes the Division to take certain actions with 20 respect to the issuance of licenses to persons engaged in professions or occupations regulated by the Division. Section 11 of this bill authorizes the Division to take certain actions with respect to disciplinary action against such licensees.

21 22 23 24 25 26 27 28 Section 12 of this bill authorizes the Division to conduct a review of any board that regulates an occupation or profession under existing law to determine whether the board should be abolished and its powers and duties transferred to the Division. Section 13 of this bill authorizes the Division to develop and make recommendations to the Legislature regarding the abolishment of any such board and regarding certain other matters. Section 14 of this bill creates the Occupational 29 Licensing Account and requires the money in the Account to be expended only for 30 the purposes of carrying out the duties of the Division. Section 16 of this bill 31 authorizes the Administrator to adopt certain regulations. Sections 13 and 16 32 require the Division to consider input from licensees when developing and making 33 certain recommendations and adopting regulations. Sections 3-6 of this bill define 34 words and terms for the purposes of sections 2-16 of this bill.

35 Existing law requires a regulatory body to follow certain procedures in taking 36 disciplinary action against a licensee. (Chapter 622A of NRS) Section 17 of this 37 bill exempts the Division from such requirements.

38 Existing law creates the: (1) Nevada Board of Homeopathic Medical 39 Examiners; (2) Board of Dental Examiners of Nevada; (3) State Board of Oriental 40 Medicine; (4) Board of Athletic Trainers; and (5) Board of Massage Therapy. 41 (Chapters 630A, 631, 634A, 640B and 640C of NRS) Sections 26-144, 154-176, 42 192-253 and 314 of this bill abolish those boards and transfer the powers and 43 duties relating to the regulation of the professions and occupations regulated by 44 those boards to the Division of Occupational Licensing. Sections 18-21, 305 and 45 308-310 of this bill make conforming changes to the account for the abolishment of 46 those boards and the transfer of their powers and duties to the Division. Section 47 312 of this bill provides that any person who, on December 31, 2021, is a member 48 of a board abolished under the provisions of this bill is deemed to be a member of 49 an advisory board appointed by the Administrator pursuant to section 9 on 50 January 1, 2022.

51 Existing law creates various boards to regulate providers of health care. 52 (Chapters 630, 630A, 631, 632, 633, 634, 634A, 635, 636, 637, 637B, 639, 640, 53 640A, 640B, 640C, 641, 641A, 641B and 641C of NRS) Section 15 of this bill 54 requires the Division to adopt regulations establishing: (1) certain requirements for 55 the creation, retention and public disclosure of records of those boards which have 56 not been abolished pursuant to the provisions of this bill; and (2) penalties for such 57 a board that fails to comply with such requirements. Sections 22, 145, 147, 152, 177, 179, 181, 183, 185, 188, 190, 254, 256, 258 and 260 of this bill require each 58 59 such board to comply with: (1) all applicable provisions of existing law governing 60 public records and meetings of public bodies; and (2) any requirements concerning 61 the creation, retention and public disclosure of records of the activities of the board 62 established by regulation of the Division. Sections 25, 146, 150, 153, 178, 180, 63 182, 184, 186, 189, 191, 255, 257, 259 and 261 of this bill require 5 percent of the





64 fees received by each such board to be deposited in the Occupational Licensing 65 Account.

Existing law creates the Board of Medical Examiners, consisting of nine members appointed by the Governor. (NRS 630.050) Sections 23 and 24 of this bill add a member to the Board who is required to be a licensed physician assistant.

Existing law creates the State Board of Osteopathic Medicine, consisting of seven members appointed by the Governor. (NRS 633.181) Sections 148 and 149 of this bill add a member to the Board who is required to be a licensed physician

72 assistant.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Title 54 of NRS is hereby amended by adding 1 2 thereto a new chapter to consist of the provisions set forth as 3 sections 2 to 16, inclusive, of this act. 4 Sec. 2. As used in this chapter, unless the context otherwise 5 requires, the words and terms defined in sections 3 to 6, inclusive, of this act have the meanings ascribed to them in those sections. 6 7 Sec. 3. "Administrator" means the Administrator of the 8 Division. "Division" means the Division of Occupational 9 Sec. 4. Licensing of the Department of Business and Industry. 10 11 Sec. 5. "License" means any license, certificate, registration, permit or similar type of authorization issued by the Division. 12 13 Sec. 6. "Licensee" means a person who holds a license. 14 Sec. 7. 1. The Division of Occupational Licensing is hereby created within the Department of Business and Industry. The 15 Director of the Department of Business and Industry shall appoint 16 17 an Administrator of the Division who shall administer all activities 18 and services of the Division. 19 2. The Division shall administer and enforce the provisions of this chapter and chapters 630A, 631, 634A, 640B and 640C of 20 NRS. 21 22 Sec. 8. The **Administrator** may appoint deputy 23 administrators, examiners, assistants, clerks, stenographers and 24 other employees necessary to assist the Administrator in carrying out the functions of the Division. These employees shall perform 25 26 such duties as are assigned to them by the Administrator. Sec. 9. 1. The Administrator shall appoint one or more 27 28 advisory boards to assist the Administrator in carrying out his or her duties relating to the regulation of professions and 29 30 occupations regulated by the Division for the protection of the

31 public health and safety and the general welfare of the people in 32 this State.





1 2. Except as otherwise provided in subsection 4, the 2 Administrator may determine the number of members and the 3 qualifications of the members of an advisory board appointed 4 pursuant to this section. The members of an advisory board serve 5 at the pleasure of the Administrator.

6 3. An advisory board appointed pursuant to this section shall: 7 (a) Meet at the times and places specified by the 8 Administrator;

9 (b) Provide such advice to the Administrator as he or she 10 requires;

11 (c) Assist the Administrator in reviewing and administering 12 examinations required for the issuance of licenses;

(d) Review industry standards and make recommendations to
 the Administrator for regulatory changes;

(e) Assist the Administrator in investigating possible violations
of applicable laws by licensees and make recommendations to the
Administrator regarding any proposed action to be taken in
response to such violations; and

(f) Perform any other duties as the Administrator may assign.

4. If an advisory board is called upon to provide advice to the
Administrator or perform any other duties relating to the
regulation of a profession or occupation regulated by the Division,
a majority of the members of the advisory board must hold a
license to engage in that profession or occupation.

25 Sec. 10. *I.* In addition to any other powers authorized by 26 specific statute, the Division may, in carrying out its duties 27 relating to the issuance of licenses:

(a) Determine the form and manner in which applications for
 licenses are submitted;

30 (b) Accept applications for licenses;

31 (c) Investigate the experience, reputation and background of 32 applicants;

33 (d) Conduct inspections or hearings before the issuance of a
 34 license;

(e) Conduct examinations of any applicant for a license to
 determine the responsibility, ability, knowledge, experience or
 other qualifications of the applicant; and

38 (f) Upon a determination that an applicant for a license 39 satisfies the applicable requirements for a license, issue to the 40 applicant a license.

41 2. The Division may adopt regulations to carry out the 42 provisions of this section, including, without limitation, 43 regulations establishing additional procedures for the issuance of 44 licenses.





1 Sec. 11. 1. In addition to any other powers authorized by 2 specific statute, the Division may, in carrying out its duties 3 relating to the regulation of licensees:

(a) Receive and review complaints against licensees;

5 (b) Conduct investigations of licensees to determine 6 compliance with applicable provisions of law;

7 (c) Inspect at reasonable times and in a reasonable manner the 8 premises and books, papers, records and documents of a licensee;

9 (d) Conduct hearings and other investigatory or disciplinary 10 proceedings; and

11 (e) Impose fines and penalties or take other appropriate 12 disciplinary action against licensees for violations of applicable 13 provisions of law.

14 2. The Division may adopt regulations to carry out the 15 provisions of this section, including, without limitation, 16 regulations which establish procedures for the suspension or 17 revocation of a license or other disciplinary action to be taken 18 against a licensee.

19 Sec. 12. 1. The Division may conduct a review of the 20 activities of any board that regulates a profession or occupation 21 pursuant to this title to determine whether the board should be 22 abolished and its powers and duties transferred to the Division.

23 2. A board subject to review by the Division pursuant to 24 subsection 1 shall:

25 (a) Cooperate fully with the Division;

(b) Provide the Division with any information relevant to the
 review that the Division may request; and

(c) Allow the Division to inspect, review and copy any records,
 reports and other documents relevant to the review as the Division
 deems necessary.

31 Sec. 13. 1. The Division may develop and make 32 recommendations to the Legislature concerning:

(a) The abolishment of any board that regulates a profession
or occupation pursuant to this title and the transfer of the powers
and duties of that board to the Division based on a review
conducted pursuant to section 12 of this act;

(b) Measures to improve and standardize the procedures for
the issuance of licenses by the Division;

(c) Measures to improve and standardize the procedures used
by the Division for the imposition of disciplinary action against
licensees; and

(d) Any other matter concerning the licensure and regulation
of professions and occupations regulated by the Division.





1 2. In developing and making recommendations pursuant to 2 subsection 1, the Division shall consider input provided by 3 licensees of the applicable board or boards.

4 Sec. 14. 1. The Occupational Licensing Account is hereby 5 created in the State General Fund.

- 6 2. The Administrator shall administer the Account. The 7 money in the Account must be expended only to carry out the 8 duties the Division.
- 9 3. The Administrator may apply for any gift, donation, 10 bequest, grant or other source of money for deposit in the 11 Account.

12 4. The interest and income earned on the money in the 13 account, after deducting applicable charges, must be credited to 14 the Account.

15 5. Claims against the Account must be paid as other claims 16 against the State are paid.

17 6. Any money remaining in the Account at the end of a fiscal 18 year does not revert to the State General Fund, and the balance in 19 the Account must be carried forward to the next fiscal year.

20 Sec. 15. 1. The Division shall adopt regulations:

(a) Prescribing requirements for the creation, retention and
 public disclosure of records of the activities of a health care
 licensing board; and

(b) Providing for penalties for the failure of a health care
licensing board to comply with the regulations adopted pursuant
to paragraph (a).

27 2. As used in this section, "health care licensing board"
28 means a board created pursuant to chapter 630, 632, 633, 634,
29 635, 636, 637, 637B, 639, 640, 640A, 641, 641A, 641B or 641C of
30 NRS.

31 Sec. 16. The Division may adopt regulations as necessary to 32 carry out the provisions of this chapter. In adopting any 33 regulations pursuant to this section, the Division shall consider 34 input provided by licensees.

Sec. 17. NRS 622A.120 is hereby amended to read as follows:
 622A.120 1. The following regulatory bodies are exempted
 from the provisions of this chapter:

38 (a) State Contractors' Board.

(b) Real Estate Commission, Real Estate Administrator and RealEstate Division of the Department of Business and Industry.

41 (c) Commission of Appraisers of Real Estate.

42 (d) Commissioner of Mortgage Lending and Division of 43 Mortgage Lending of the Department of Business and Industry.

(e) Commissioner of Financial Institutions and Division of
 Financial Institutions of the Department of Business and Industry.





(f) State Board of Health and Division of Public and Behavioral
 Health of the Department of Health and Human Services.

3 (g) Division of Occupational Licensing of the Department of 4 Business and Industry.

5 2. Any regulatory body which is exempted from the provisions 6 of this chapter pursuant to subsection 1 may elect by regulation to 7 follow the provisions of this chapter or any portion thereof.

8 Sec. 18. NRS 629.053 is hereby amended to read as follows:

629.053 1. The State Board of Health , the Division of
Occupational Licensing of the Department of Business and
Industry and each board created pursuant to chapter 630, [630A,
631,] 632, 633, 634, [634A,] 635, 636, 637, 637B, 640, 640A,
[640B, 640C,] 641, 641A, 641B or 641C of NRS shall post on its
website on the Internet, if any, a statement which discloses that:

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(a) Pursuant to the provisions of subsection 7 of NRS 629.051:

16 (1) The health care records of a person who is less than 23 17 years of age may not be destroyed; and

18 (2) The health care records of a person who has attained the 19 age of 23 years may be destroyed for those records which have been 20 retained for at least 5 years or for any longer period provided by 21 federal law; and

(b) Except as otherwise provided in subsection 7 of NRS
629.051 and unless a longer period is provided by federal law, the
health care records of a patient who is 23 years of age or older may
be destroyed after 5 years pursuant to subsection 1 of NRS 629.051.

26 2. The State Board of Health shall adopt regulations 27 prescribing the contents of the statements required pursuant to this 28 section.

Sec. 19. NRS 629.079 is hereby amended to read as follows:

30 629.079 1. If a health care licensing board determines that a 31 complaint received by the health care licensing board concerns a 32 matter within the jurisdiction of another health care licensing board, 33 the health care licensing board which received the complaint shall:

(a) Except as otherwise provided in paragraph (b), refer the
 complaint to the other health care licensing board within 5 days after
 making the determination; and

(b) If the health care licensing board also determines that the
complaint concerns an emergency situation, immediately refer the
complaint to the other health care licensing board.

2. If a health care licensing board determines that a complaint received by the health care licensing board concerns a public health emergency or other health event that is an immediate threat to the health and safety of the public in a health care facility or the office of a provider of health care, the health care licensing board shall





1 immediately notify the appropriate health authority for the purposes 2 of NRS 439.970.

3 3. A health care licensing board may refer a complaint pursuant 4 to subsection 1 or provide notification pursuant to subsection 2 5 orally, electronically or in writing.

6 4. The provisions of subsections 1 and 2 apply to any 7 complaint received by a health care licensing board, including, 8 without limitation:

9 (a) A complaint which concerns a person who or entity which is licensed, certified or otherwise regulated by the health care licensing 10 board that received the complaint and by another health care 11 12 licensing board: and

13 (b) A complaint which concerns a person who or entity which is 14 licensed, certified or otherwise regulated solely by another health 15 care licensing board.

16 5. The provisions of this section do not prevent a health care 17 licensing board from acting upon a complaint which concerns a 18 matter within the jurisdiction of the health care licensing board 19 regardless of whether the health care licensing board refers the 20 complaint pursuant to subsection 1 or provides notification based 21 upon the complaint pursuant to subsection 2.

22 A health care licensing board or an officer or employee of 6. 23 the health care licensing board is immune from any civil liability for 24 any decision or action taken in good faith and without malicious 25 intent in carrying out the provisions of this section.

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As used in this section: 7.

27 (a) "Health care facility" means any facility licensed pursuant to 28 chapter 449 of NRS.

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(b) "Health care licensing board" means:

30 (1) A board created pursuant to chapter 630, [630A, 631,] 632, 633, 634, [634A,] 635, 636, 637, 637B, 639, 640, 640A, 31 32 [640B, 640C,] 640D, 640E, 641, 641A, 641B or 641C of NRS.

(2) The Division of Public and Behavioral Health of the 33 34 Department of Health and Human Services.

35 (3) The Division of Occupational Licensing of Department 36 of Business of Industry. 37

Sec. 20. NRS 629.086 is hereby amended to read as follows:

38 629.086 1. A person shall not inject dermal or soft tissue 39 fillers:

40 (a) Unless the person is:

(1) A physician or physician assistant licensed pursuant to 41 42 chapter 630 of NRS;

43 (2) A dentist who has successfully completed the training 44 prescribed by the [Board of Dental Examiners of Nevada] Division





of Occupational Licensing of the Department of Business and
 Industry pursuant to NRS 631.391;

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(3) A registered nurse or advanced practice registered nurse;

4 (4) A physician or physician assistant licensed pursuant to 5 chapter 633 of NRS; or

6 (5) A podiatric physician who has successfully completed the 7 training prescribed by the State Board of Podiatry pursuant to 8 NRS 635.086.

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(b) Outside his or her scope of practice.

10 (c) At a location other than a medical facility or the office of a 11 physician or physician assistant licensed pursuant to chapter 630 or 12 633 of NRS, dentist, advanced practice registered nurse or podiatric 13 physician.

14 2. A person who is authorized by subsection 1 to inject dermal 15 or soft tissue fillers shall not delegate such injection to a person who 16 is prohibited by subsection 1 from injecting dermal or soft tissue 17 fillers.

18 3. A person who violates any provision of this section is guilty19 of a misdemeanor.

4. As used in this section, "dermal or soft tissue filler" means a material that is injected into the skin to fill in wrinkles or into the soft tissue to alter the contour of the soft tissue.

Sec. 21. NRS 629.097 is hereby amended to read as follows:

629.097 1. If the Governor must appoint to a board a person
who is a member of a profession being regulated by that board, the
Governor shall solicit nominees from one or more applicable
professional associations in this State.

28 2. To the extent practicable, such an applicable professional 29 association shall provide nominees who represent the geographic 30 diversity of this State.

31 3. The Governor may appoint any qualified person to a board, 32 without regard to whether the person is nominated pursuant to this 33 section.

4. As used in this section, "board" refers to a board created pursuant to chapter 630, [630A, 631,] 632, 633, 634, [634A,] 635, 636, 637, 637B, 639, 640, 640A, [640B, 640C,] 641, 641A, 641B or 641C of NRS.

38 Sec. 22. Chapter 630 of NRS is hereby amended by adding
39 thereto a new section to read as follows:

40 The Board shall comply with:

41 1. The applicable provisions of chapters 239 and 241 of NRS; 42 and

43 2. Any requirements concerning the creation, retention and 44 public disclosure of records of the activities of the Board 45 established by regulation of the Division of Occupational





1 Licensing of the Department of Business and Industry pursuant to

section 15 of this act. Sec. 23. NRS 639

Sec. 23. NRS 630.050 is hereby amended to read as follows:

4 630.050 1. The Board of Medical Examiners consists of 5 [nine] 10 members appointed by the Governor.

6 2. No person may be appointed as a member of the Board to 7 serve for more than two consecutive full terms, but a person may be 8 reappointed after the lapse of 4 years.

Sec. 24. NRS 630.060 is hereby amended to read as follows:

10 630.060 1. Six members of the Board must be persons who 11 are licensed to practice medicine in this State, are actually engaged 12 in the practice of medicine in this State and have resided and 13 practiced medicine in this State for at least 5 years preceding their 14 respective appointments.

15 2. One member of the Board must be a person who is licensed 16 to practice as a physician assistant, is actually engaged in practice 17 as a physician assistant in this State and has resided and practiced 18 as a physician assistant in this State for at least 5 years preceding 19 his or her appointment.

3. One member of the Board must be a person who has resided in this State for at least 5 years and who represents the interests of persons or agencies that regularly provide health care to patients who are indigent, uninsured or unable to afford health care. This member must not be licensed under the provisions of this chapter.

25 [3.] 4. The remaining two members of the Board must be 26 persons who have resided in this State for at least 5 years and who:

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(a) Are not licensed in any state to practice any healing art;

(b) Are not the spouse or the parent or child, by blood, marriage
or adoption, of a person licensed in any state to practice any healing
art;

(c) Are not actively engaged in the administration of any facility
 for the dependent as defined in chapter 449 of NRS, medical facility
 or medical school; and

(d) Do not have a pecuniary interest in any matter pertaining tothe healing arts, except as a patient or potential patient.

36 [4.] 5. The members of the Board must be selected without 37 regard to their individual political beliefs.

Sec. 25. NRS 630.110 is hereby amended to read as follows:

630.110 1. Out of the money coming into the possession of
the Board, each member and advisory member of the Board is
entitled to receive:

42 (a) A salary of not more than \$150 per day, as fixed by the43 Board, while engaged in the business of the Board; and

44 (b) A per diem allowance and travel expenses at a rate fixed by 45 the Board, while engaged in the business of the Board. The rate





must not exceed the rate provided for state officers and employees
 generally.

3 2. While engaged in the business of the Board, each employee 4 of the Board is entitled to receive a per diem allowance and travel 5 expenses at a rate fixed by the Board. The rate must not exceed the 6 rate provided for state officers and employees generally.

7 3. Expenses of the Board and the expenses and salaries of its 8 members and employees must be paid from the fees received by the 9 Board pursuant to the provisions of this chapter, and no part of the 10 salaries or expenses of the Board may be paid out of the State 11 General Fund or from the penalties imposed by the Board pursuant 12 to this chapter.

13 4. [All] *Except as otherwise provided in subsection 5, all* 14 money received by the Board from:

(a) Fees must be deposited in financial institutions in this State
that are federally insured or insured by a private insurer pursuant to
NRS 672.755, invested in treasury bills or notes of the United
States, deposited in institutions in this State whose business is the
making of investments, or invested as authorized by NRS 355.140.

20 (b) Penalties must be deposited with the State Treasurer for 21 credit to the State General Fund.

5. Five percent of the fees received by the Board pursuant to the provisions of this chapter must be deposited with the State Treasurer for credit to the Occupational Licensing Account created by section 14 of this act.

26 **Sec. 26.** Chapter 630A of NRS is hereby amended by adding 27 thereto a new section to read as follows:

28 *"Division" means the Division of Occupational Licensing of* 29 *the Department of Business and Industry.*

30 Sec. 27. NRS 630A.010 is hereby amended to read as follows:

630A.010 As used in this chapter, unless the context otherwise
requires, the words and terms defined in NRS 630A.015 to
630A.075, inclusive, *and section 26 of this act*, have the meanings
ascribed to them in those sections.

35 Sec. 28. NRS 630A.015 is hereby amended to read as follows:

630A.015 "Advanced practitioner of homeopathy" means aperson who has:

1. Complied with all of the requirements set forth in this chapter and the regulations adopted by the [Board] *Division* for advanced practitioners of homeopathy; and

41 2. Received from the [Board] *Division* a certificate as an 42 advanced practitioner of homeopathy.

43 Sec. 29. NRS 630A.035 is hereby amended to read as follows:

44 630A.035 "Homeopathic assistant" means a person who is a 45 graduate of an academic program approved by the [Board] *Division*





1 or who, by general education, practical training and experience 2 determined to be satisfactory by the [Board,] Division, is qualified 3 to perform homeopathic services under the supervision of a supervising homeopathic physician and who has been issued a 4 5 certificate as a homeopathic assistant by the **Board**. Division.

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NRS 630A.050 is hereby amended to read as follows: Sec. 30. "Homeopathic physician" means a person who has:

7 630A.050

Complied with all of the requirements set forth in this 8 1. 9 chapter and the regulations adopted by the **Board** Division for the practice of homeopathic medicine; and 10

Received from the **Board Division** a license to practice 11 2. 12 homeopathic medicine.

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Sec. 31. NRS 630A.155 is hereby amended to read as follows: 14 630A.155 The **Board Division** shall:

15 1. Regulate the practice of homeopathic medicine in this State 16 and any activities that are within the scope of such practice, to 17 protect the public health and safety and the general welfare of the 18 people of this State.

Determine the qualifications of, and examine, applicants for 19 20 licensure or certification pursuant to this chapter, and specify by 21 regulation the methods to be used to check the background of such 22 applicants.

3. License or certify those applicants it finds to be qualified.

24 Investigate and, if required, hear and decide [in a manner 4. 25 consistent with the provisions of chapter 622A of NRS] all 26 complaints made against any homeopathic physician, advanced 27 practitioner of homeopathy, homeopathic assistant or any agent or 28 employee of any of them, or any facility where the primary practice 29 is homeopathic medicine. If a complaint concerns a practice which 30 is within the jurisdiction of another *[licensing] agency*, board or 31 commission that regulates an occupation or profession pursuant 32 to this title or any other possible violation of state law, the **Board** 33 *Division* shall refer the complaint to the other [licensing] agency, board [.] or commission. 34

35 5. Unless the **Board Division** determines that extenuating circumstances exist, forward to the appropriate law enforcement 36 37 agency any substantiated information submitted to the **Board** 38 **Division** concerning a person who practices or offers to practice 39 homeopathic medicine without the appropriate license or certificate 40 issued pursuant to the provisions of this chapter.

41 Sec. 32. NRS 630A.160 is hereby amended to read as follows:

42 630A.160 1. [Out of the money coming into the possession 43 of the Board, each member of the Board is entitled to receive:

44 (a) A salary of not more than \$150 per day, as fixed by the 45 Board, while engaged in the business of the Board; and





1 (b) A per diem allowance and travel expenses at a rate fixed by 2 the Board, while engaged in the business of the Board. The rate 3 must not exceed the rate provided for state officers and employees generally. 4 5 2. While engaged in the business of the Board, each employee 6 of the Board is entitled to receive a per diem allowance and travel 7 expenses at a rate fixed by the Board. The rate must not exceed the 8 rate provided for state officers and employees generally. 9 3. Expenses of the Board and the expenses and salaries of the 10 members and employees of the Board must be paid from the fees received by the Board pursuant to the provisions of this chapter. 11 12 Except as otherwise provided in subsection 6, no part of the salaries 13 or expenses of the members of the Board may be paid out of the 14 State General Fund. 15 -4.1 All money received by the [Board] Division pursuant to 16 *this chapter* must be deposited *fin financial institutions in this State* 17 that are federally insured or insured by a private insurer approved 18 pursuant to NRS 672.755. 19 <u>5. In a manner consistent with the provisions of chapter 622A</u> 20 of NRS, the Board] with the State Treasurer for credit to the 21 Occupational Licensing Account created by section 14 of this act. 22 *The Division* may delegate to a hearing officer or panel its 2. 23 authority to take any disciplinary action pursuant to this chapter, 24 impose and collect administrative fines, court costs and attorney's 25 fees therefor and deposit the money therefrom *in financial* 26 institutions in this State that are federally insured or insured by a 27 private insurer approved pursuant to NRS 672.755. 28 <u>6. If a hearing officer or panel is not authorized to take</u> 29 disciplinary action pursuant to subsection 5, the Board shall deposit 30 the money collected from the imposition of administrative fines, 31 court costs and attorney's fees with the State Treasurer for credit to 32 the State General Fund. The Board may present a claim to the State 33 Board of Examiners for recommendation to the Interim Finance 34 Committee if money is needed to pay attorney's fees or the costs of 35 an investigation, or both.] with the State Treasurer for credit to the 36 Occupational Licensing Account created by section 14 of this act. 37 **Sec. 33.** NRS 630A.190 is hereby amended to read as follows: 38 630A.190 The [Board] Division may [: 39 Maintain offices in as many localities in the State as it finds 40 necessary to carry out the provisions of this chapter. 41 <u>2. Employ</u> attorneys, investigators, hearing officers, 42 experts, administrators, consultants and clerical personnel necessary

43 to the discharge of its duties $\begin{bmatrix} -1 \\ -1 \end{bmatrix}$ under this chapter.





1 Sec. 34. NRS 630A.200 is hereby amended to read as follows:

2 630A.200 The [Board] *Division* may adopt such regulations as 3 are necessary or desirable to enable it to carry out the provisions of 4 this chapter.

5 Sec. 35. NRS 630A.210 is hereby amended to read as follows:

6 630A.210 1. [In a manner consistent with the provisions of 7 chapter 622A of NRS, the Board The Division may hold hearings 8 and conduct investigations relating to its duties under this chapter 9 and take evidence on any matter under inquiry before the [Board.] *Division.* The Secretary Treasurer of the Board or, in the Secretary 10 Treasurer's absence, any member of the Board] Division may 11 12 administer oaths to any witness appearing before the [Board.] 13 *Division*. The [Secretary-Treasurer or President of the Board] 14 *Division* may issue subpoends to compel the attendance of witnesses 15 and the production of books, medical records, X-ray photographs 16 and other papers. [The Secretary-Treasurer, President or other 17 officer of the Board shall sign the subpoena on behalf of the Board.] 18 2. If any person fails to comply with a subpoend issued by the 19 [Board, the Secretary-Treasurer or President of the Board] Division, 20 *the Division* may petition the district court for an order of the court 21 compelling compliance with the subpoena.

3. Upon such a petition, the court shall enter an order directing the person subpoenaed to appear before the court at a time and place to be fixed by the court in its order, the time to be not more than 10 days from the date of the order, and then and there show cause why he or she has not complied with the subpoena. A certified copy of the order must be served upon that person.

4. If it appears to the court that the subpoena was regularly issued by the [Board,] *Division*, the court shall enter an order compelling compliance with the subpoena, and upon failure to obey the order the person must be dealt with as for contempt of court.

32 Sec. 36. NRS 630A.225 is hereby amended to read as follows:

630A.225 1. The [Board] *Division* shall not issue a license to practice homeopathic medicine or a certificate to practice as an advanced practitioner of homeopathy or as a homeopathic assistant to an applicant who has been licensed or certified to practice any type of medicine in another jurisdiction and whose license or certificate was revoked for gross medical negligence by that jurisdiction.

2. The [Board] Division may revoke the license or certificate of
any person who has been licensed or certified to practice any type of
medicine in another jurisdiction and whose license or certificate was
revoked for gross medical negligence by that jurisdiction.

44 3. The revocation of a license or certificate to practice any type 45 of medicine in another jurisdiction on grounds other than grounds





1 which would constitute gross medical negligence constitutes 2 grounds for initiating disciplinary action or denying the issuance of 3 a license or certificate.

4 If a license or certificate to practice any type of medicine 4. 5 issued to an applicant in another jurisdiction has been revoked or 6 surrendered, the applicant must provide proof satisfactory to the **Board** Division that the applicant is rehabilitated with respect to 7 8 the conduct that was the basis for the revocation or surrender of the 9 license or certificate when submitting an application for a license or 10 certificate to the **Board. Division**.

11 The **Board** Division shall vacate an order to deny a license 5. 12 or certificate if the denial is based on a conviction of:

13 (a) A felony for a violation or offense described in paragraph 14 (a), (b) or (d) of subsection 2 of NRS 630A.340; or

15 (b) An offense involving moral turpitude,

16 and the conviction is reversed on appeal. An applicant may 17 resubmit an application for a license or certificate after a court 18 enters an order reversing the conviction.

19 If the **[Board]** Division finds that an applicant has committed 6. 20 an act or engaged in conduct that constitutes grounds for initiating 21 disciplinary action or denying the issuance of a license or certificate 22 as set forth in NRS 630A.340 to 630A.380, inclusive, the **Board** 23 **Division** shall investigate whether the act or conduct has been 24 corrected or the matter has otherwise been resolved. If the matter 25 has not been resolved to the satisfaction of the **Board**, Division, the 26 [Board,] Division, before issuing a license or certificate, shall 27 determine to its satisfaction whether or not mitigating circumstances 28 exist which prevent the resolution of the matter.

29 7. For the purposes of this section, the **Board** Division shall 30 adopt by regulation a definition of gross medical negligence.

31 **Sec. 37.** NRS 630A.230 is hereby amended to read as follows:

32 630A.230 1. Every person desiring to practice homeopathic 33 medicine as a homeopathic physician must, before beginning to 34 practice, procure from the **Board Division** a license authorizing 35 such practice.

36 2. Except as otherwise provided in NRS 630A.225, a license 37 may be issued to any person who:

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(a) Is of good moral character;

39 (b) Has received the degree of doctor of medicine or doctor of 40 osteopathic medicine, or its equivalent as provided in paragraph (a) 41 of subsection 1 of NRS 630A.240;

(c) Is licensed in good standing to practice allopathic or 42 osteopathic medicine in any state or country, the District of 43 44 Columbia or a territory or possession of the United States;





1 (d) Has completed a program of not less than 3 years of 2 postgraduate training in allopathic or osteopathic medicine approved 3 by the [Board;] *Division*;

4 (e) Has passed all oral or written examinations required by the 5 [Board] *Division* or this chapter; and

6 (f) Meets any additional requirements established by the [Board,] Division, including, without limitation, requirements 7 8 established by regulations adopted by the **Board**. Division. 9

Sec. 38. NRS 630A.240 is hereby amended to read as follows:

630A.240 1. applicant for a license to practice 10 An homeopathic medicine as a homeopathic physician who is a 11 12 graduate of a medical school located in the United States. Canada or 13 the United Kingdom shall submit to the **Board**, through its 14 Secretary Treasurer, Division proof that the applicant has:

15 (a) Received the degree of doctor of medicine from a medical 16 school which at the time of his or her graduation was accredited by 17 the Liaison Committee on Medical Education or the Committee for 18 the Accreditation of Canadian Medical Schools, the degree of 19 Bachelor of Medicine and Bachelor of Surgery or its equivalent 20 from a medical school which at the time of his or her graduation was 21 determined by the General Medical Council of the United Kingdom 22 to be entitled to award primary medical qualifications, or the degree 23 of doctor of osteopathic medicine from an osteopathic school which 24 at the time of his or her graduation was accredited by the Bureau of 25 Professional Education of the American Osteopathic Association;

26 (b) Completed a program of not less than 3 years of 27 postgraduate training in allopathic or osteopathic medicine approved 28 by the **[Board;]** *Division*; and

29 (c) Completed not less than 600 hours of postgraduate training 30 in homeopathy, 300 hours of which are completed in this State under the supervision of a homeopathic physician or through such 31 32 other program as is deemed equivalent by the [Board.] Division.

In addition to the proofs required by subsection 1, the 33 2. [Board] Division may take such further evidence and require such 34 35 other documents or proof of qualification as in its discretion may be 36 deemed proper.

37 If it appears that the applicant is not of good moral character 3. 38 or reputation or that any credential submitted is false, the applicant 39 may be rejected.

40 Sec. 39. NRS 630A.241 is hereby amended to read as follows: 41 630A.241 In addition to any other requirements set forth in this 42 chapter, each applicant for a license or certificate, including, without 43 limitation, a reciprocal, limited, temporary, special or restricted 44 license, must submit to the [Board:] Division: 45

1. A complete set of fingerprints; and





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1 2. Written permission authorizing the [Board] *Division* to 2 forward the fingerprints submitted pursuant to subsection 1 to the 3 Central Repository for Nevada Records of Criminal History for 4 submission to the Federal Bureau of Investigation for its report.

Sec. 40. NRS 630A.246 is hereby amended to read as follows:

6 630A.246 1. In addition to any other requirements set forth in 7 this chapter:

8 (a) An applicant for the issuance of a license to practice 9 homeopathic medicine, a certificate as an advanced practitioner of 10 homeopathy or a certificate as a homeopathic assistant shall include 11 the social security number of the applicant in the application 12 submitted to the [Board.] *Division*.

13 (b) An applicant for the issuance or renewal of a license to 14 practice homeopathic medicine, a certificate as an advanced 15 practitioner of homeopathy or a certificate as a homeopathic 16 assistant shall submit to the **Board** Division of Occupational 17 *Licensing* the statement prescribed by the Division of Welfare and Supportive Services of the Department of Health and Human 18 19 Services pursuant to NRS 425.520. The statement must be 20 completed and signed by the applicant.

21 2. The **[Board]** *Division of Occupational Licensing* shall 22 include the statement required pursuant to subsection 1 in:

(a) The application or any other forms that must be submittedfor the issuance or renewal of the license or certificate; or

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(b) A separate form prescribed by the [Board.] Division.

3. A license to practice homeopathic medicine, a certificate as
an advanced practitioner of homeopathy or a certificate as a
homeopathic assistant may not be issued or renewed by the [Board] *Division* if the applicant:

30 (a) Fails to submit the statement required pursuant to subsection 31 1; or

(b) Indicates on the statement submitted pursuant to subsection that the applicant is subject to a court order for the support of a child and is not in compliance with the order or a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.

If an applicant indicates on the statement submitted pursuant 37 4. 38 to subsection 1 that the applicant is subject to a court order for the 39 support of a child and is not in compliance with the order or a plan 40 approved by the district attorney or other public agency enforcing 41 the order for the repayment of the amount owed pursuant to the 42 order, the **Board** Division shall advise the applicant to contact the 43 district attorney or other public agency enforcing the order to 44 determine the actions that the applicant may take to satisfy the 45 arrearage.





Sec. 41. NRS 630A.250 is hereby amended to read as follows:

2 630A.250 1. If required by the [Board,] *Division*, an 3 applicant for a license to practice homeopathic medicine shall 4 appear personally and pass an oral examination.

5 2. The [Board] *Division* may employ specialists and other 6 consultants or examining services in conducting any examination 7 required by the [Board.] *Division*.

Sec. 42. NRS 630A.260 is hereby amended to read as follows:

9 630A.260 1. If an applicant fails in a first examination, the 10 applicant may be reexamined after not less than 6 months.

11 2. If the applicant fails in a second examination, he or she may 12 not be reexamined within less than 1 year after the date of the 13 second examination. Before taking a third examination, the 14 applicant shall furnish proof satisfactory to the [Board] Division of 15 1 year of additional training in homeopathy after the second 16 examination.

17 3. If an applicant fails three consecutive examinations, he or 18 she must show the **[Board]** *Division* by clear and convincing 19 evidence that extraordinary circumstances justify permitting the 20 applicant to be reexamined again.

21 Sec. 43. NRS 630A.270 is hereby amended to read as follows:

630A.270 1. An applicant for a license to practice
homeopathic medicine who is a graduate of a foreign medical
school shall submit to the [Board through its Secretary Treasurer] *Division* proof that the applicant:

(a) Has received the degree of doctor of medicine or its
equivalent, as determined by the Board, from a foreign medical
school recognized by the Educational Commission for Foreign
Medical Graduates;

30 (b) Has completed 3 years of postgraduate training satisfactory
31 to the [Board;] Division;

32 (c) Has completed an additional 6 months of postgraduate 33 training in homeopathic medicine;

(d) Has received the standard certificate of the Educational
 Commission for Foreign Medical Graduates; and

(e) Has passed all parts of the Federation Licensing
Examination, or has received a written statement from the
Educational Commission for Foreign Medical Graduates that the
applicant has passed the examination given by the Commission.

40 2. In addition to the proofs required by subsection 1, the 41 [Board] *Division* may take such further evidence and require such 42 further proof of the professional and moral qualifications of the 43 applicant as in its discretion may be deemed proper.

44 3. If the applicant is a diplomate of an approved specialty 45 board recognized by [this Board,] *the Division*, the requirements of



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1 paragraphs (b) and (c) of subsection 1 may be waived by the 2 [Board.] Division.

4. Before issuance of a license to practice homeopathic medicine, the applicant who presents the proof required by subsection 1 shall appear personally before the [Board] *Division* and satisfactorily pass a written or oral examination, or both, as to his or her qualifications to practice homeopathic medicine.

8 Sec. 44. NRS 630A.280 is hereby amended to read as follows:

9 630A.280 The [Board] Division may, in its discretion, license 10 an applicant who holds a valid license or certificate issued to the 11 applicant by the homeopathic medical examining board of the 12 District of Columbia or of any state or territory of the United States, 13 if:

14 1. The legal requirements of the homeopathic medical 15 examining board were, at the time of issuing the license or 16 certificate, in no degree or particular less than those of this State at 17 the time when the license or certificate was issued.

2. The applicant is of good moral character and reputation.

19 3. The applicant passes an oral examination, where required by 20 the [Board.] *Division*.

4. The applicant furnishes to the [Board] *Division* such other
proof of qualifications, professional or moral, as the [Board] *Division* may require.

24 Sec. 45. NRS 630A.290 is hereby amended to read as follows:

630A.290 1. The [Board] Division may deny an application
for a license to practice homeopathic medicine or a certificate to
practice as an advanced practitioner of homeopathy or as a
homeopathic assistant for any violation of the provisions of this
chapter or the regulations adopted by the [Board.] Division.

2. The **[Board]** *Division* shall notify an applicant of any deficiency which prevents any further action on the application or results in the denial of the application. The applicant may respond in writing to the **[Board]** *Division* concerning any deficiency and, if the applicant does so, the **[Board]** *Division* shall respond in writing to the contentions of the applicant.

36 3. An unsuccessful applicant may appeal to the district court to 37 review the action of the [Board] *Division* within 30 days after the 38 date of the rejection of the application by the [Board.] *Division*. 39 Upon appeal the applicant has the burden to show that the action of 40 the [Board] *Division* is erroneous or unlawful.

41 4. The **[Board]** *Division* shall maintain records pertaining to 42 applicants to whom licenses and certificates have been issued or 43 denied. The records must be open to the public and must contain:

44 (a) The name of each applicant.





1 (b) For an applicant for a license to practice homeopathic 2 medicine, the name of the school granting the diploma and the date 3 of the diploma.

4 (c) The date of issuance or denial of the license or certificate.

5 (d) The business address of the applicant.

6 Sec. 46. NRS 630A.293 is hereby amended to read as follows:

7 630A.293 1. The [Board] *Division* may grant a certificate as 8 an advanced practitioner of homeopathy to a person who has 9 completed an educational program:

10 (a) Consisting of not less than 400 hours of training, 200 hours 11 of which are completed in this State under the supervision of a 12 homeopathic physician or such other program as is deemed 13 equivalent by the [Board.] Division.

14 15 (b) Designed to prepare the person to:(1) Perform designated acts of medical diagnosis;

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(2) Prescribe therapeutic or corrective measures; and(3) Prescribe substances used in homeopathic medicine.

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2. An advanced practitioner of homeopathy may:

19 (a) Engage in selected medical diagnosis and treatment; and

20 (b) Prescribe substances which are contained in the 21 <u>Homeopathic Pharmacopeia of the United States</u>,

22 → pursuant to a protocol approved by a supervising homeopathic
 23 physician. A protocol must not include, and an advanced
 24 practitioner of homeopathy shall not engage in, any diagnosis,
 25 treatment or other conduct which he or she is not qualified to
 26 perform.

27 3. As used in this section, "protocol" means a written 28 agreement between a homeopathic physician and an advanced 29 practitioner of homeopathy which sets forth matters including the:

30 (a) Patients which the advanced practitioner of homeopathy may 31 serve;

32 (b) Specific substances used in homeopathic medicine which the33 advanced practitioner of homeopathy may prescribe; and

34 (c) Conditions under which the advanced practitioner of 35 homeopathy must directly refer the patient to the homeopathic 36 physician.

Sec. 47. NRS 630A.295 is hereby amended to read as follows:
 630A.295 The [Board] Division shall adopt regulations:

39 1. Specifying the training, education and experience necessary40 for certification as an advanced practitioner of homeopathy.

41 2. Delineating the authorized scope of practice of an advanced 42 practitioner of homeopathy.

43 3. Establishing the procedure for application for certification as 44 an advanced practitioner of homeopathy.





1 4. Establishing the duration, renewal and termination of 2 certificates for advanced practitioners of homeopathy. Establishing requirements for the continuing education of

3 5. 4

advanced practitioners of homeopathy. Delineating the grounds respecting disciplinary actions 5 6. 6 against advanced practitioners of homeopathy.

7 **Sec. 48.** NRS 630A.297 is hereby amended to read as follows:

8 630A.297 1. The [Board] *Division* may issue a certificate as 9 a homeopathic assistant to an applicant who is gualified under the regulations of the **Board Division** and who has completed an 10 11 educational program:

12 (a) Consisting of not less than 200 hours of training, 100 hours 13 of which are completed in this State under the supervision of a 14 homeopathic physician or such other program as is deemed 15 equivalent by the **Board.** Division.

16 (b) Designed to prepare the applicant to perform homeopathic 17 services under the supervision of a supervising homeopathic 18 physician.

The application for the certificate must be cosigned by the 19 2. 20 supervising homeopathic physician, and the certificate is valid only 21 so long as that supervising homeopathic physician employs and 22 supervises the homeopathic assistant.

23 A homeopathic assistant may perform such homeopathic 3. 24 services as he or she is authorized to perform under the terms of the 25 certificate issued to the homeopathic assistant by the **Board**, 26 *Division*, if the services are performed under the supervision and 27 control of the supervising homeopathic physician.

28 4. A supervising homeopathic physician shall not cosign for, 29 employ or supervise more than seven homeopathic assistants at the 30 same time.

NRS 630A.299 is hereby amended to read as follows: 31 Sec. 49.

32 630A.299 The **Board Division** shall adopt regulations 33 regarding the certification of a homeopathic assistant, including, but 34 not limited to:

1. The educational and other qualifications of applicants.

The required academic program for applicants. 2.

37 3. The procedures for applications for and the issuance of 38 certificates.

39 The tests or examinations of applicants by the [Board.] 4. 40 Division.

41 5. The medical services which a homeopathic assistant may 42 perform, except that a homeopathic assistant may not perform those 43 specific functions and duties delegated or restricted by law to persons licensed as dentists, chiropractors, podiatric physicians, 44 45 optometrists or hearing aid specialists under chapter 631, 634, 635,



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636 or 637B, respectively, of NRS or persons licensed to engage in
 radiation therapy or radiologic imaging pursuant to chapter 653 of
 NRS.

6. The duration, renewal and termination of certificates.

5 7. The grounds respecting disciplinary actions against 6 homeopathic assistants.

7 8. The supervision of a homeopathic assistant by a supervising 8 homeopathic physician.

9 9. The establishment of requirements for the continuing 10 education of homeopathic assistants.

11 Sec. 50. NRS 630A.310 is hereby amended to read as follows:

12 630A.310 1. Except as otherwise provided in NRS 13 630A.225, the [Board] *Division* may:

14 (a) Issue a temporary license, to be effective not more than 6 15 months after issuance, to any homeopathic physician who is eligible 16 for a permanent license in this State and who also is of good moral 17 character and reputation. The purpose of the temporary license is to 18 enable an eligible homeopathic physician to serve as a substitute for some other homeopathic physician who is licensed to practice 19 20 homeopathic medicine in this State and who is absent from his or 21 her practice for reasons deemed sufficient by the **Board**. Division. 22 A temporary license issued under the provisions of this paragraph is 23 not renewable.

(b) Issue a special license to a licensed homeopathic physician
of another state to come into Nevada to care for or assist in the
treatment of his or her own patients in association with a physician
licensed in this State. A special license issued under the provisions
of this paragraph is limited to the care of a specific patient.

(c) Issue a restricted license for a specified period if the [Board]
 Division determines the applicant needs supervision or restriction.

2. A person who is licensed pursuant to paragraph (a), (b) or (c) of subsection 1 shall be deemed to have given consent to the revocation of the license at any time by the [Board] *Division* for any of the grounds provided in NRS 630A.225 or 630A.340 to 630A.380, inclusive.

Sec. 51. NRS 630A.320 is hereby amended to read as follows: 630A.320 1. Except as otherwise provided in NRS 630A.225, the [Board] Division may issue to a qualified applicant a limited license to practice homeopathic medicine as a resident homeopathic physician in a postgraduate program of clinical

40 homeopathic 41 training if:

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(a) The applicant is a graduate of an accredited medical school
in the United States or Canada or is a graduate of a foreign medical
school recognized by the Educational Commission for Foreign





Medical Graduates and has completed 1 year of supervised clinical
 training approved by the [Board.] Division.

3 (b) The **[Board]** *Division* approves the program of clinical 4 training, and the medical school or other institution sponsoring the 5 program provides the **[Board]** *Division* with written confirmation 6 that the applicant has been appointed to a position in the program.

7 2. In addition to the requirements of subsection 1, an applicant 8 who is a graduate of a foreign medical school must have received 9 the standard certificate of the Educational Commission for Foreign 10 Medical Graduates.

11 3. The **Board** *Division* may issue this limited license for not 12 more than 1 year, but may renew the license.

4. The holder of this limited license may practice homeopathic
medicine only in connection with his or her duties as a resident
physician and shall not engage in the private practice of
homeopathic medicine.

5. A limited license granted under this section may be revoked by the [Board] *Division* at any time for any of the grounds set forth in NRS 630A.225 or 630A.340 to 630A.380, inclusive.

20 Sec. 52. NRS 630A.325 is hereby amended to read as follows:

630A.325 1. To renew a license or certificate, other than a
temporary, special or limited license, issued pursuant to this chapter,
each person must, on or before January 1 of each year:

24 25 (a) Apply to the [Board] *Division* for renewal;

(b) Pay the annual fee for renewal set by the [Board;] Division;

(c) Submit evidence to the [Board] *Division* of completion of
 the requirements for continuing education; and

28 (d) Submit all information required to complete the renewal.

29 2. The [Board] *Division* shall, as a prerequisite for the renewal 30 or restoration of a license or certificate, other than a temporary, 31 special or limited license, require each holder of a license or 32 certificate to comply with the requirements for continuing education 33 adopted by the [Board.] *Division*.

34 Any holder who fails to pay the annual fee for renewal and 3. 35 submit all information required to complete the renewal after they 36 become due must be given a period of 60 days in which to pay the fee and submit all required information and, failing to do so, 37 38 automatically forfeits the right to practice homeopathic medicine or 39 to practice as an advanced practitioner of homeopathy or as a 40 homeopathic assistant, as applicable, and his or her license to 41 practice homeopathic medicine or certificate to practice as an 42 advanced practitioner of homeopathy or as a homeopathic assistant 43 in this State is automatically suspended. The holder may, within 2 44 years after the date his or her license or certificate is suspended, 45 apply for the restoration of the license or certificate.





1 4. The **[Board]** Division shall notify any holder whose license 2 or certificate is automatically suspended pursuant to subsection 3 3 and send a copy of the notice to the Drug Enforcement Administration of the United States Department of Justice or its 4 5 successor agency.

6 **Sec. 53.** NRS 630A.330 is hereby amended to read as follows:

7 630A.330 1. Except as otherwise provided in subsection 6, 8 each applicant for a license to practice homeopathic medicine must: 9

(a) Pay a fee of 800; and

(b) Pay the cost of obtaining such further evidence and proof of 10 qualifications as the [Board] Division may require pursuant to 11 12 subsection 2 of NRS 630A.240.

13 2. Each applicant for a certificate as an advanced practitioner 14 of homeopathy must:

15 (a) Pay a fee of 500; and

16 (b) Pay the cost of obtaining such further evidence and proof of 17 qualifications as the **[Board]** Division may require pursuant to 18 NRS 630A.295.

19 Each applicant for a certificate as a homeopathic assistant 3. 20 must pay a fee of \$300.

21 Each applicant for a license or certificate who fails an 4. 22 examination and who is permitted to be reexamined must pay a fee 23 not to exceed \$600 for each reexamination.

24 If an applicant for a license or certificate does not appear for 25 examination, for any reason deemed sufficient by the **Board**, 26 *Division*, the **Board** *Division* may, upon request, refund a portion of the application fee not to exceed 50 percent of the fee. There 27 28 must be no refund of the application fee if an applicant appears for 29 examination.

Each applicant for a license issued under the provisions of 30 6. NRS 630A.310 or 630A.320 must pay a fee not to exceed \$400, as 31 32 determined by the **Board**, **Division**, and must pay a fee of \$250 for 33 each renewal of the license.

7. The fee for the renewal of a license or certificate, as 34 35 determined by the **Board**, **Division**, must be collected for the year in which a physician, advanced practitioner of homeopathy or 36 homeopathic assistant is licensed or certified and must not exceed: 37

(a) For a physician, \$2,000 per year.

39 (b) For an advanced practitioner of homeopathy, \$1,500 per 40 year.

(c) For a homeopathic assistant, \$1,000 per year.

42 8. The fee for the restoration of a suspended license or 43 certificate is twice the amount of the fee for the renewal of a license 44 or certificate at the time of the restoration of the license or 45 certificate.



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Sec. 54. NRS 630A.360 is hereby amended to read as follows:

2 630A.360 The following acts, among others, constitute 3 grounds for initiating disciplinary action or denying the issuance of 4 a license:

5 1. Directly or indirectly receiving from any person any fee, 6 commission, rebate or other form of compensation which tends or is 7 intended to influence the physician's objective evaluation or 8 treatment of a patient.

9 2. Dividing a fee between homeopathic physicians, unless the 10 patient is informed of the division of fees and the division is made in 11 proportion to the services personally performed and the 12 responsibility assumed by each homeopathic physician.

13 3. Charging for visits to the homeopathic physician's office 14 which did not occur or for services which were not rendered or 15 documented in the records of the patient.

4. Employing, directly or indirectly, any suspended or unlicensed person in the practice of homeopathic medicine, or the aiding, abetting or assisting of any unlicensed person to practice homeopathic medicine contrary to the provisions of this chapter or the regulations adopted by the [Board.] *Division*.

5. Advertising the services of an unlicensed person in the practice of homeopathic medicine.

6. Delegating responsibility for the care of a patient to a person whom the homeopathic physician knows, or has reason to know, is not qualified to undertake that responsibility.

7. Failing to disclose to a patient any financial or other conflictof interest affecting the care of the patient.

28 Sec. 55. NRS 630A.370 is hereby amended to read as follows:

630A.370 The following acts, among others, constitute
 grounds for initiating disciplinary action or denying the issuance of
 a license or certificate:

1. Inability to practice homeopathic medicine or to practice as an advanced practitioner of homeopathy or as a homeopathic assistant, as applicable, with reasonable skill and safety because of an illness, a mental or physical condition or an alcohol or other substance use disorder.

2. Engaging in any:

(a) Professional conduct which is intended to deceive or which
 the [Board] *Division* by regulation has determined is unethical.

40 (b) Medical practice harmful to the public or any conduct 41 detrimental to the public health, safety or morals which does not 42 constitute gross or repeated malpractice or professional 43 incompetence.

44 3. Administering, dispensing or prescribing any controlled 45 substance, except as authorized by law.



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1 4. Performing, assisting or advising an unlawful abortion or in 2 the injection of any liquid substance into the human body to cause 3 an abortion.

5. Practicing or offering to practice beyond the scope permitted by law, or performing services which the homeopathic physician, advanced practitioner of homeopathy or homeopathic assistant knows or has reason to know he or she is not competent to perform.

8 6. Performing any procedure without first obtaining the 9 informed consent of the patient or the patient's family or prescribing 10 any therapy which by the current standards of the practice of 11 homeopathic medicine is experimental.

12 7. Continued failure to exercise the skill or diligence or use the 13 methods ordinarily exercised under the same circumstances by 14 homeopathic physicians, advanced practitioners of homeopathy and 15 homeopathic assistants in good standing who practice homeopathy 16 and electrodiagnosis, as applicable.

8. Operation of a medical facility, as defined in NRS 449.0151,at any time during which:

(a) The license of the facility is suspended or revoked; or

20 (b) An act or omission occurs which results in the suspension or 21 revocation of the license pursuant to NRS 449.160.

22 → This subsection applies to an owner or other principal responsible
 23 for the operation of the facility.

24 Sec. 56. NRS 630A.380 is hereby amended to read as follows:

630A.380 The following acts, among others, constitute
grounds for initiating disciplinary action or denying the issuance of
a license or certificate:

1. Willful disclosure of a communication privileged under astatute or court order.

Willful failure to comply with any provision of this chapter,
regulation, subpoena or order of the [Board] *Division* or with any
court order relating to this chapter.

33 3. Willful failure to perform any statutory or other legal 34 obligation imposed upon a licensed homeopathic physician, a 35 certified advanced practitioner of homeopathy or a certified 36 homeopathic assistant, as applicable.

37 Sec. 57. NRS 630A.390 is hereby amended to read as follows:

38 630A.390 1. Any person who becomes aware that a person 39 practicing medicine or practicing as an advanced practitioner of 40 homeopathy or as a homeopathic assistant in this State has, is or is about to become engaged in conduct which constitutes grounds for 41 42 initiating disciplinary action may file a written complaint with the 43 [Board.] Division. A complaint may be filed anonymously. If a complaint is filed anonymously, the [Board] Division may accept 44 45 the complaint but may refuse to consider the complaint if anonymity





of the complainant makes processing the complaint impossible or 1 2 unfair to the person who is the subject of the complaint.

Any medical society or medical facility or facility for the 3 4 dependent licensed in this State shall report to the **Board** Division the initiation and outcome of any disciplinary action against any 5 6 homeopathic physician, advanced practitioner of homeopathy or 7 homeopathic assistant concerning the care of a patient or the 8 competency of the homeopathic physician, advanced practitioner of 9 homeopathy or homeopathic assistant.

10 The clerk of every court shall report to the **Board** Division 3. any finding, judgment or other determination of the court that a 11 12 homeopathic physician, advanced practitioner of homeopathy or 13 homeopathic assistant:

14 (a) Is mentally ill;

(b) Is mentally incompetent;

(c) Has been convicted of a felony or any law relating to 16 17 controlled substances or dangerous drugs;

18 (d) Is guilty of abuse or fraud under any state or federal program 19 providing medical assistance; or

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(e) Is liable for damages for malpractice or negligence.

21 The **[Board]** Division shall retain all complaints filed with 4. 22 the **Board** Division pursuant to this section for at least 10 years, 23 including, without limitation, any complaints not acted upon.

24 NRS 630A.400 is hereby amended to read as follows: Sec. 58.

25 630A.400 1. The **Board or a committee of its members** 26 designated by the Board **Division** shall review every complaint 27 filed with the **Board** Division and conduct an investigation to 28 determine whether there is a reasonable basis for compelling a 29 homeopathic physician to take a mental or physical examination or an examination of his or her competence to practice homeopathic 30 31 medicine.

32 [If a committee is designated, it must be composed of at 2. 33 least three members of the Board, at least one of whom is a licensed 34 homeopathic physician.

35 -3.1 If, from the complaint or from other official records, it 36 appears that the complaint is not frivolous and the complaint 37 charges gross or repeated malpractice, the **Board** *Division* may:

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(a) Retain the Attorney General to investigate the complaint; and (b) If the [Board] Division retains the Attorney General, 39 40 transmit the original complaint, along with further facts or 41 information derived from its own review, to the Attorney General.

42 [4. Following an investigation, the committee shall present its 43 evaluation and recommendations to the Board. The Board shall 44 review the committee's findings to determine whether to take any 45 further action, but a member of the Board who participated in the





1 investigation may not participate in this review or in any subsequent

2 hearing or action taken by the Board.]

3 **Sec. 59.** NRS 630A.410 is hereby amended to read as follows: 630A.410 1. If the **[Board]** Division retains the Attorney 4 5 General pursuant to NRS 630A.400, the Attorney General shall 6 conduct an investigation of the complaint transmitted to the Attorney General to determine whether it warrants proceedings for 7 modification, suspension or revocation of license. If the Attorney 8 9 General determines that such further proceedings are warranted, the Attorney General shall report the results of the investigation 10 together with a recommendation to the **Board** Division in a manner 11 12 which does not violate the right of the person charged in the 13 complaint to due process in any later hearing before the **Board**. 14 Division.

15 2. The **Board** Division shall promptly make a determination 16 with respect to each complaint reported to it by the Attorney 17 General as to what action shall be pursued. The **Board** Division 18 shall:

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(a) Dismiss the complaint; or (b) Proceed with appropriate disciplinary action.

If the [Board] Division retains the Attorney General 21 3. 22 pursuant to NRS 630A.400, the Attorney General may, in 23 accordance with the provisions of NRS 228.113, charge the **Board** 24 *Division* for all services relating to the investigation of a complaint. 25

Sec. 60. NRS 630A.420 is hereby amended to read as follows:

26 630A.420 1. If the **Board or its investigative committee** 27 *Division* has reason to believe that the conduct of any homeopathic 28 physician has raised a reasonable question as to his or her 29 competence to practice medicine with reasonable skill and safety to 30 patients, it may order the homeopathic physician to undergo:

31 (a) A mental or physical examination; or

32 (b) An examination of his or her competence to practice 33 homeopathic medicine,

 \rightarrow by physicians or others designated by the **[Board]** Division to 34 35 assist the **Board** Division in determining the fitness of the 36 homeopathic physician to practice homeopathic medicine.

37

For the purposes of this section: 2.

38 (a) Every homeopathic physician who applies for a license or is 39 licensed under this chapter shall be deemed to have given consent to 40 submit to a mental or physical examination or an examination of his 41 or her competence to practice homeopathic medicine when directed 42 to do so in writing by the **Board or an investigative committee of** 43 the Board.] Division.

44 (b) The testimony or reports of the examining physicians are not 45 privileged communications.





3. Except in extraordinary circumstances, as determined by the
 [Board,] *Division*, the failure of a homeopathic physician licensed
 under this chapter to submit to an examination when directed as
 provided in this section constitutes an admission of the charges
 against the homeopathic physician.

6 Sec. 61. NRS 630A.430 is hereby amended to read as follows: 7 If the **Board Division** has reason to believe that the 630A.430 8 conduct of any homeopathic physician has raised a reasonable question as to his or her competence to practice homeopathic 9 medicine with reasonable skill and safety to patients, the **Board** 10 **Division** may order an examination of the homeopathic physician to 11 12 determine his or her fitness to practice homeopathic medicine. 13 When such action is taken, the reasons for the action must be 14 documented and must be available to the homeopathic physician 15 being examined.

16 **Sec. 62.** NRS 630A.440 is hereby amended to read as follows: 17 630A.440 [Notwithstanding the provisions of chapter 622A of NRS, if If the Board Division issues an order summarily 18 19 suspending the license of a homeopathic physician pending proceedings for disciplinary action and requires the homeopathic 20 21 physician to submit to a mental or physical examination or an 22 examination of his or her competence to practice homeopathic 23 medicine, the examination must be conducted and the results 24 obtained not later than 60 days after the **Board** Division issues its 25 order.

Sec. 63. NRS 630A.450 is hereby amended to read as follows: 630A.450 [Notwithstanding the provisions of chapter 622A of NRS, if] *If* the [Board] *Division* issues an order summarily suspending the license of a homeopathic physician pending proceedings for disciplinary action, including, without limitation, a summary suspension pursuant to NRS 233B.127, the court shall not stay that order.

Sec. 64. NRS 630A.480 is hereby amended to read as follows:
630A.480 [Notwithstanding the provisions of chapter 622A of
NRS, if] *If* the [Board] *Division* receives a report pursuant to
subsection 5 of NRS 228.420, a disciplinary proceeding regarding
the report must be commenced within 30 days after the [Board] *Division* receives the report.

Sec. 65. NRS 630A.490 is hereby amended to read as follows:
 630A.490 [Except as otherwise provided in chapter 622A of
 NRS:

42 <u>1.</u> Service of process made under this chapter must be either 43 personal or by registered or certified mail with return receipt 44 requested, addressed to the homeopathic physician, advanced 45 practitioner of homeopathy or homeopathic assistant at his or her





1 last known address. If personal service cannot be made and if notice 2 by mail is returned undelivered, the Secretary-Treasurer of the 3 **Board Division** shall cause notice to be published once a week for 4 4 consecutive weeks in a newspaper published in the county of the last 5 known address of the homeopathic physician, advanced practitioner 6 of homeopathy or homeopathic assistant or, if no newspaper is 7 published in that county, then in a newspaper widely distributed in 8 that county.

9 [2. Proof of service of process or publication of notice made 10 under this chapter must be filed with the Board and recorded in the 11 minutes of the Board.]

Sec. 66. NRS 630A.500 is hereby amended to read as follows:
 630A.500 [Notwithstanding the provisions of chapter 622A of

14 NRS, in] In any disciplinary hearing:

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1. Proof of actual injury need not be established.

16 2. A certified copy of the record of a court or a licensing or 17 certifying agency showing a conviction or plea of nolo contendere 18 or the suspension, revocation, limitation, modification, denial or 19 surrender of a license to practice homeopathic medicine or a 20 certificate to practice as an advanced practitioner of homeopathy or 21 as a homeopathic assistant is conclusive evidence of its occurrence.

Sec. 67. NRS 630A.510 is hereby amended to read as follows:

23 630A.510 1. Except as otherwise provided in NRS 630A.150, any member of the Board who was not a member of the 24 25 investigative committee, if one was appointed, may participate in 26 the final order of the Board.] If the [Board,] Division, after notice 27 and a hearing as required by law, determines that a violation of the 28 provisions of this chapter or the regulations adopted by the **Board** 29 *Division* has occurred, it shall issue and serve on the person charged 30 an order, in writing, containing its findings and any sanctions 31 imposed by the [Board.] Division. If the [Board] Division 32 determines that no violation has occurred, it shall dismiss the 33 charges, in writing, and notify the person that the charges have been 34 dismissed.

2. If the **Board** *Division* finds that a violation has occurred, it may by order:

(a) Place the person on probation for a specified period on anyof the conditions specified in the order.

39 (b) Administer to the person a public reprimand.

40 (c) Limit the practice of the person or exclude a method of 41 treatment from the scope of his or her practice.

42 (d) Suspend the license or certificate of the person for a 43 specified period or until further order of the [Board.] *Division*.





1 (e) Revoke the person's license to practice homeopathic 2 medicine or certificate to practice as an advanced practitioner of 3 homeopathy or as a homeopathic assistant.

4 (f) Require the person to participate in a program to correct an 5 alcohol or other substance use disorder or any other impairment.

6 7 (g) Require supervision of the person's practice.(h) Impose an administrative fine not to exceed \$10,000.

8 (i) Require the person to perform community service without 9 compensation.

(j) Require the person to take a physical or mental examination
 or an examination of his or her competence to practice homeopathic
 medicine or to practice as an advanced practitioner of homeopathy
 or as a homeopathic assistant, as applicable.

14 (k) Require the person to fulfill certain training or educational 15 requirements.

16 3. The **[Board]** *Division* shall not administer a private 17 reprimand.

18 4. An order that imposes discipline and the findings of fact and 19 conclusions of law supporting that order are public records.

20 Sec. 68. NRS 630A.520 is hereby amended to read as follows:

630A.520 1. Any person aggrieved by a final order of the
Board Division is entitled to judicial review of the Board's
Division's order as provided by law.

24 2. Every order of the [Board] Division which limits the 25 practice of homeopathic medicine or the practice of an advanced 26 practitioner of homeopathy or of a homeopathic assistant or 27 suspends or revokes a license or certificate is effective from the date 28 the **Secretary-Treasurer of the Board Division** certifies the order 29 until the date the order is modified or reversed by a final judgment 30 of the court. The court shall not stay the order of the **Board** *Division* pending a final determination by the court. 31

32 3. The district court shall give a petition for judicial review of 33 the [Board's] *Division's* order priority over other civil matters 34 which are not expressly given priority by law.

Sec. 69. NRS 630A.530 is hereby amended to read as follows:
630A.530 1. Any person:

(a) Whose practice of homeopathic medicine has been limited;or

(b) Whose license to practice homeopathic medicine orcertificate to practice as an advanced practitioner of homeopathy oras a homeopathic assistant has been:

42 43 (1) Suspended until further order; or

(2) Revoked,

44 → may apply to the [Board] *Division* for removal of the limitation
 45 or suspension or may apply to the [Board pursuant to the provisions





of chapter 622A of NRS] *Division* for reinstatement of the revoked
 license or certificate.

3 2. In hearing the application, the [Board or a committee of 4 members of the Board:] *Division:*

5 (a) May require the applicant to submit to a mental or physical 6 examination or an examination of his or her competence to practice 7 homeopathic medicine or to practice as an advanced practitioner of 8 homeopathy or as a homeopathic assistant, as applicable, by 9 physicians or other persons whom it designates and submit such 10 other evidence of changed conditions and of fitness as it deems 11 proper.

12 (b) Shall determine whether under all the circumstances the time 13 of the application is reasonable.

14 (c) May deny the application or modify or rescind its order as it 15 deems the evidence and the public safety warrants.

16 3. The applicant has the burden of proving by clear and 17 convincing evidence that the requirements for reinstatement of the 18 license or certificate or removal of the limitation or suspension have 19 been met.

4. The **[Board]** *Division* shall not reinstate a license or certificate unless it is satisfied that the applicant has complied with all of the terms and conditions set forth in the final order of the **[Board]** *Division* and that the applicant is capable of practicing homeopathic medicine or practicing as an advanced practitioner of homeopathy or as a homeopathic assistant, as applicable, with reasonable skill and safety to patients.

5. In addition to any other requirements set forth [in chapter 622A of NRS,] by regulation of the Division, to reinstate a license or certificate that has been revoked by the [Board,] Division, a person must apply for a license or certificate and take an examination as though the person had never been licensed or certified under this chapter.

Sec. 70. NRS 630A.540 is hereby amended to read as follows:
 630A.540 1. [In addition to any other immunity provided by
 the provisions of chapter 622A of NRS:

Any person who furnishes information to the [Board,] *Division*, in good faith in accordance with the provisions of this chapter, concerning a person who is licensed or certified or applies for a license or certificate under this chapter is immune from civil liability for furnishing that information.

41 **[(b)]** 2. The **[Board]** *Division* and **[its members,]** *the* staff, 42 counsel, investigators, experts, committees, panels, hearing officers 43 and consultants *of the Division* are immune from civil liability for 44 any decision or action taken in good faith in response to information 45 received by the **[Board.]** *Division*.





1 **[(c)]** 3. The [Board and any of its members are] Division is 2 immune from civil liability for disseminating information 3 concerning a person who is licensed or certified or applies for a 4 license or certificate under this chapter to the Attorney General or 5 any board or agency of the State, hospital, medical society, insurer, 6 employer, patient or patient's family or law enforcement agency.

7 [2.] 4. The [Board] *Division* shall not commence an 8 investigation, impose any disciplinary action or take any other 9 adverse action against a homeopathic physician for:

10 (a) Disclosing to a governmental entity a violation of any law, 11 rule or regulation by an applicant for a license to practice 12 homeopathic medicine or by a homeopathic physician; or

(b) Cooperating with a governmental entity that is conducting an
 investigation, hearing or inquiry into such a violation, including,
 without limitation, providing testimony concerning the violation.

16 [3.] 5. As used in this section, "governmental entity" includes,
17 without limitation:

(a) A federal, state or local officer, employee, agency,
department, division, bureau, board, commission, council, authority
or other subdivision or entity of a public employer;

(b) A federal, state or local employee, committee, member or
 commission of the Legislative Branch of Government;

(c) A federal, state or local representative, member or employee
of a legislative body or a county, town, village or any other political
subdivision or civil division of the State;

26 (d) A federal, state or local law enforcement agency or
27 prosecutorial office, or any member or employee thereof, or police
28 or peace officer; and

29 (e) A federal, state or local judiciary, or any member or 30 employee thereof, or grand or petit jury.

31 Sec. 71. NRS 630A.543 is hereby amended to read as follows:

32 630A.543 1. If the **[Board]** Division receives a copy of a court order issued pursuant to NRS 425.540 that provides for the 33 suspension of all professional, occupational and recreational 34 35 licenses, certificates and permits issued to a person who is the 36 holder of a license to practice homeopathic medicine or a certificate 37 to practice as an advanced practitioner of homeopathy or as a homeopathic assistant, the **[Board]** Division shall deem the license 38 39 or certificate issued to that person to be suspended at the end of the 40 30th day after the date on which the court order was issued unless the **Board** Division receives a letter issued to the holder of the 41 42 license or certificate by the district attorney or other public agency 43 pursuant to NRS 425.550 stating that the holder of the license or 44 certificate has complied with the subpoena or warrant or has 45 satisfied the arrearage pursuant to NRS 425.560.





1 2. The **[Board]** *Division* shall reinstate a license to practice 2 homeopathic medicine or a certificate to practice as an advanced 3 practitioner of homeopathy or a homeopathic assistant that has been 4 suspended by a district court pursuant to NRS 425.540 if:

5 (a) The [Board] Division receives a letter issued by the district 6 attorney or other public agency pursuant to NRS 425.550 to the 7 person whose license or certificate was suspended stating that the 8 person whose license or certificate was suspended has complied 9 with the subpoena or warrant or has satisfied the arrearage pursuant 10 to NRS 425.560; and

(b) The person whose license or certificate was suspended pays
the fee prescribed in NRS 630A.330 for the reinstatement of a
suspended license or certificate.

14 **Sec. 72.** NRS 630A.545 is hereby amended to read as follows:

15 630A.545 1. Any disciplinary action taken by a hearing 16 officer or panel pursuant to NRS 630A.160 is subject to the same 17 procedural requirements which apply to disciplinary actions taken 18 by the [Board,] *Division*, and the officer or panel has the powers and 19 duties given to the [Board] *Division* in relation thereto.

20 2. A decision of a hearing officer or panel relating to the 21 imposition of an administrative fine is a final decision in a contested 22 case.

Sec. 73. NRS 630A.550 is hereby amended to read as follows:

630A.550 The filing and review of a complaint, its dismissal
without further action or its transmittal to the Attorney General, and
any subsequent disposition by the [Board,] Division, the Attorney
General or any reviewing court do not preclude:

28 Any measure by a hospital or other institution or medical 1. 29 society to limit or terminate the privileges of a homeopathic physician, advanced practitioner of homeopathy or homeopathic 30 31 assistant according to its rules or the custom of the profession. No 32 civil liability attaches to any such action taken without malice even 33 if the ultimate disposition of the complaint is in favor of the 34 homeopathic physician, advanced practitioner of homeopathy or 35 homeopathic assistant.

2. Any appropriate criminal prosecution by the Attorney37 General or a district attorney based upon the same or other facts.

Sec. 74. NRS 630A.555 is hereby amended to read as follows:

39 630A.555 1. Except as otherwise provided in this section and 40 NRS 239.0115, a complaint filed with the [Board,] Division, all 41 documents and other information filed with the complaint and all 42 documents and other information compiled as a result of an 43 investigation conducted to determine whether to initiate disciplinary 44 action against a person are confidential, unless the person submits a



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1 written statement to the **Board** *Division*, requesting that such 2 documents and information be made public records.

2. [The] Any charging documents filed with the [Board]
Division to initiate disciplinary action [pursuant to chapter 622A of
NRS] and all documents and information considered by the [Board]
Division when determining whether to impose discipline are public
records.

8 3. The **[Board]** *Division* shall, to the extent feasible, 9 communicate or cooperate with or provide any documents or other 10 information to any other licensing **[board]** *entity* or any other agency 11 that is investigating a person, including, without limitation, a law 12 enforcement agency.

13 Sec. 75. NRS 630A.557 is hereby amended to read as follows: 14 630A.557 Any [member or] agent or employee of the [Board] 15 *Division* may enter any premises in this State where a person who 16 holds a license or certificate issued pursuant to the provisions of this 17 chapter practices homeopathic medicine and inspect it to determine 18 whether a violation of any provision of this chapter has occurred, 19 including, without limitation, an inspection to determine whether 20 any person at the premises is practicing homeopathic medicine 21 without the appropriate license or certificate issued pursuant to the 22 provisions of this chapter.

23 **Sec. 76.** NRS 630A.560 is hereby amended to read as follows: 24 630A.560 [In a manner consistent with the provisions of 25 chapter 622A of NRS, the Board The Division is authorized to 26 prosecute all persons guilty of violation of the provisions of this 27 chapter and may employ investigators and such other assistants as 28 may be necessary to carry out the provisions of this chapter. and 29 chapter 622A of NRS, but any expenses so incurred must not be 30 paid out of the State General Fund.]

31 Sec. 77. NRS 630A.565 is hereby amended to read as follows:

630A.565 1. In addition to any other remedy provided by
law, the [Board, through its President or Secretary Treasurer or the
Attorney General,] *Division* may apply to any court of competent
jurisdiction to:

(a) Enjoin any prohibited act or other conduct of a homeopathic
physician which is harmful to the public;

(b) Enjoin any person who is not licensed under this chapterfrom practicing homeopathic medicine; or

40 (c) Limit a homeopathic physician's practice or suspend his or 41 her license to practice homeopathic medicine.

42 2. The court in a proper case may issue a temporary restraining43 order or a preliminary injunction for the purposes of subsection 1:

44 (a) Without proof of actual damage sustained by any person;





1 (b) Without relieving any person from criminal prosecution for 2 engaging in the practice of homeopathic medicine without a license; 3 and

4 (c) Pending proceedings for disciplinary action by the [Board.] 5 Division.

6 **Sec. 78.** NRS 630A.570 is hereby amended to read as follows:

7 The Board through its President or Secretary-630A.570 1. 8 Treasurer or the Attorney General] Division may maintain in any 9 court of competent jurisdiction a suit for an injunction against any person or persons practicing homeopathic medicine without a 10 11 license or practicing as an advanced practitioner of homeopathy or 12 as a homeopathic assistant without the appropriate certificate.

13 2. Such an injunction:

(a) May be issued without proof of actual damage sustained by 14 15 any person, this provision being a preventive as well as a punitive 16 measure.

17 (b) Does not relieve such person from criminal prosecution for practicing without a license or certificate. 18 **Sec.** 79. NRS 630A.590 is hereby amended to read as follows:

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630A.590 A person who: 21 Presents to the **Board** Division as his or her own the 1. 22 diploma, license, certificate or credentials of another;

23 Gives either false or forged evidence of any kind to the 2. 24 [Board:] Division:

25 3. Practices homeopathic medicine or practices as an advanced 26 practitioner of homeopathy or as a homeopathic assistant under a 27 false or assumed name: or

28 4. Except as otherwise provided in NRS 629.091, or unless a greater penalty is provided pursuant to NRS 200.830 or 200.840. 29 practices homeopathic medicine or practices as an advanced 30 31 practitioner of homeopathy or as a homeopathic assistant without 32 being appropriately licensed or certified under this chapter,

33 → is guilty of a category D felony and shall be punished as provided 34 in NRS 193.130.

35 **Sec. 80.** NRS 630A.600 is hereby amended to read as follows:

36 630A.600 1. Except as otherwise provided in NRS 629.091, a 37 person who practices homeopathic medicine or who practices as an 38 advanced practitioner of homeopathy or as a homeopathic assistant without the appropriate license or certificate issued pursuant to this 39 chapter is guilty of a category D felony and shall be punished as 40 provided in NRS 193.130, unless a greater penalty is provided 41 42 pursuant to NRS 200.830 or 200.840.

43 In addition to any other penalty prescribed by law, if the 2. 44 **Board** Division determines that a person is practicing homeopathic





1 medicine without a license or certificate issued pursuant to this 2 chapter, the **[Board]** *Division* may:

3 (a) Issue and serve on the person an order to cease and desist 4 until the person obtains from the **Board** Division the proper license 5 or certificate or otherwise demonstrates that he or she is no longer in 6 violation of subsection 1. An order to cease and desist must include 7 a telephone number with which the person may contact the **Board**. 8 Division.

(b) Issue a citation to the person. A citation issued pursuant to 9 this paragraph must be in writing, describe with particularity the 10 nature of the violation and inform the person of the provisions of 11 12 this paragraph. Each activity in which the person is engaged 13 constitutes a separate offense for which a separate citation may be 14 issued. To appeal a citation, the person must submit a written request for a hearing to the [Board] Division not later than 30 days 15 16 after the date of issuance of the citation.

17 (c) Assess against the person an administrative fine of not more 18 than \$5.000.

19 (d) Impose any combination of the penalties set forth in 20 paragraphs (a), (b) and (c).

21 Sec. 81. Chapter 631 of NRS is hereby amended by adding 22 thereto a new section to read as follows:

23 "Division" means the Division of Occupational Licensing of 24 the Department of Business and Industry.

Sec. 82. NRS 631.005 is hereby amended to read as follows:

26 As used in this chapter, unless the context otherwise 631.005 27 requires, the words and terms defined in NRS 631.015 to 631.105, 28 inclusive, *and section 81 of this act*, have the meanings ascribed to 29 them in those sections. 30

Sec. 83. NRS 631.070 is hereby amended to read as follows:

31 631.070 "License" means a certificate issued by the **Board** 32 **Division** to any applicant upon completion of requirements for 33 admission to practice dental hygiene, dental therapy or dentistry, or 34 any of the special branches of dentistry, as provided by the license.

35 Sec. 84. NRS 631.100 is hereby amended to read as follows:

631.100 36 "Renewal certificate" means the certificate of renewal 37 of a license issued by the **Board**. Division.

38 Sec. 85. NRS 631.170 is hereby amended to read as follows:

631.170 [1. The Board shall meet whenever necessary to 39 40 examine applicants.] The dates of the examinations of applicants 41 must be fixed by the [Board.] Division. The [Board.] Division may 42 conduct examinations outside this State, and for this purpose may 43 use the facilities of dental colleges.

44 **[2.** The members who are dental hygienists or dental therapists 45 may vote on all matters but may not participate in grading any



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elinical examinations required by NRS 631.240 for the licensing of 1 2 dentists. If a member is not licensed under the provisions of this chapter, the member shall not participate in grading any 3 4 examination required by the Board. - 3. The Board may also meet at such other times and places and 5 6 for such other purposes as it may deem proper. 7 -4. A quorum consists of five members who are dentists and 8 two members who are dental hygienists or dental therapists.] 9 Sec. 86. NRS 631.175 is hereby amended to read as follows: The liability of any person retained as an independent 10 631.175 contractor by the **Board** Division to judge the qualifications of an 11 12 applicant for licensure by the **Board** Division is limited to the same 13 extent as is provided in NRS 41.035 for *a member* an *employee* of 14 the **Board**. Division. Sec. 87. NRS 631.180 is hereby amended to read as follows: 15 16 631.180 [1. Each member of the Board is entitled to receive: 17 (a) A salary of not more than \$150 per day as fixed by the 18 Board, while engaged in the business of the Board; and 19 (b) A per diem allowance and travel expenses at a rate fixed by 20 the Board, while engaged in the business of the Board. The rate 21 must not exceed the rate provided for state officers and employees 22 generally. 23 2. While engaged in the business of the Board, each employee 24 of the Board is entitled to receive a per diem allowance and travel 25 expenses at a rate fixed by the Board. The rate must not exceed the 26 rate provided for state officers and employees generally. 27 28 loan associations or savings banks in this State all fees which it 29 receives. 30 -4.] All [expenses of the Board] money received by the Division under the provisions of this chapter must be [paid from the fees 31 32 received by the Board, and no part thereof may be paid from the 33 **State General Fund.**] deposited with the State Treasurer for credit 34 to the Occupational Licensing Account created by section 14 of 35 this act. 36 Sec. 88. NRS 631.190 is hereby amended to read as follows: 37 631.190 In addition to the powers and duties provided in this 38 chapter, the **Board Division** shall: 39 Adopt rules and regulations necessary to carry out the 40 provisions of this chapter.

2. Appoint such committees, review panels, examiners,
officers, employees, agents, attorneys, investigators and other
professional consultants and define their duties and incur such
expense as it may deem proper or necessary to carry out the





1 provisions of this chapter, the expense to be paid as provided in this 2 chapter.

3 3. Fix the time and place for and conduct examinations for the 4 granting of licenses to practice dentistry, dental hygiene and dental 5 therapy.

6 4. Examine applicants for licenses to practice dentistry, dental 7 hygiene and dental therapy.

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Collect and apply fees as provided in this chapter. 5.

9 Keep a register of all dentists, dental hygienists and dental 6. therapists licensed in this State, together with their addresses, 10 license numbers and renewal certificate numbers. 11

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Have and use a common seal. 7.

13 8. Keep such records as may be necessary to report the acts 14 and proceedings of the [Board.] Division pursuant to this chapter. Except as otherwise provided in NRS 631.368, the records must be 15 16 open to public inspection.

17 19. Maintain offices in as many localities in the State as it finds 18 necessary to carry out the provisions of this chapter.

19 <u>10.</u> 8. Have discretion to examine work authorizations in 20 dental offices or dental laboratories. 21

Sec. 89. NRS 631.215 is hereby amended to read as follows:

22 631.215 Any person shall be deemed to be practicing 1. 23 dentistry who:

24 (a) Uses words or any letters or title in connection with his or 25 her name which in any way represents the person as engaged in the 26 practice of dentistry, or any branch thereof;

27 (b) Advertises or permits to be advertised by any medium that 28 the person can or will attempt to perform dental operations of any 29 kind:

30 (c) Evaluates or diagnoses, professes to evaluate or diagnose or 31 treats or professes to treat, surgically or nonsurgically, any of the 32 diseases, disorders, conditions or lesions of the oral cavity, 33 maxillofacial area or the adjacent and associated structures and their 34 impact on the human body;

35 (d) Extracts teeth;

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(e) Corrects malpositions of the teeth or jaws;

37 (f) Takes impressions of the teeth, mouth or gums, unless the 38 person is authorized by the regulations of the **Board Division** to engage in such activities without being a licensed dentist; 39

40 (g) Examines a person for, or supplies artificial teeth as 41 substitutes for natural teeth:

42 (h) Places in the mouth and adjusts or alters artificial teeth;

43 (i) Does any practice included in the clinical dental curricula of 44 accredited dental colleges or a residency program for those colleges;





1 (j) Administers or prescribes such remedies, medicinal or 2 otherwise, as are needed in the treatment of dental or oral diseases;

3 (k) Uses X-ray radiation or laser radiation for dental treatment
4 or dental diagnostic purposes, unless the person is authorized by the
5 regulations of the [Board] Division to engage in such activities
6 without being a licensed dentist;

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(1) Whether a particular treatment is necessary or advisable; or

(2) Which particular treatment is necessary or advisable; or

11 (m) Dispenses tooth whitening agents or undertakes to whiten or 12 bleach teeth by any means or method, unless the person is:

13 (1) Dispensing or using a product that may be purchased 14 over the counter for a person's own use; or

15 (2) Authorized by the regulations of the [Board] *Division* to 16 engage in such activities without being a licensed dentist.

17

2. Nothing in this section:

(1) Determines:

(a) Prevents a dental assistant, dental hygienist, dental therapist
or qualified technician from making radiograms or X-ray exposures
for dental treatment or dental diagnostic purposes upon the direction
of a licensed dentist.

(b) Prevents a dental hygienist or dental therapist from administering local anesthesia for pain management during treatment or using X-ray radiation or laser radiation for dental treatment or dental diagnostic purposes, upon authorization of a licensed dentist.

(c) Prohibits the performance of mechanical work, on inanimate
objects only, by any person employed in or operating a dental
laboratory upon the written work authorization of a licensed dentist.

(d) Prevents students from performing dental procedures that are
part of the curricula of an accredited dental school or college or an
accredited school of dental hygiene or an accredited school of dental
therapy or an accredited school of dental assisting.

(e) Prevents a licensed dentist or dental hygienist from another
state or country from appearing as a clinician for demonstrating
certain methods of technical procedures before a dental society or
organization, convention or dental college or an accredited school of
dental hygiene or an accredited school of dental assisting.

(f) Prohibits the manufacturing of artificial teeth upon receipt of
a written authorization from a licensed dentist if the manufacturing
does not require direct contact with the patient.

42 (g) Prohibits the following entities from owning or operating a 43 dental office or clinic if the entity complies with the provisions of 44 NRS 631.3452:





1 (1) A nonprofit corporation organized pursuant to the 2 provisions of chapter 82 of NRS to provide dental services to rural 3 areas and medically underserved populations of migrant or homeless 4 persons or persons in rural communities pursuant to the provisions 5 of 42 U.S.C. § 254b or 254c.

6 (2) A federally-qualified health center as defined in 42 7 U.S.C. § 1396d(l)(2)(B) operating in compliance with other 8 applicable state and federal law.

9 (3) A nonprofit charitable corporation as described in section 10 501(c)(3) of the Internal Revenue Code and determined by the 11 [Board] *Division* to be providing dental services by volunteer 12 licensed dentists at no charge or at a substantially reduced charge to 13 populations with limited access to dental care.

14 (h) Prevents a person who is actively licensed as a dentist in 15 another jurisdiction from treating a patient if:

16 (1) The patient has previously been treated by the dentist in 17 the jurisdiction in which the dentist is licensed;

18 (2) The dentist treats the patient only during a course of 19 continuing education involving live patients which:

20 (I) Is conducted at an institute or organization with a 21 permanent facility registered with the [Board] *Division* for the sole 22 purpose of providing postgraduate continuing education in dentistry; 23 and

(II) Meets all applicable requirements for approval as acourse of continuing education; and

(3) The dentist treats the patient only under the supervisionof a person licensed pursuant to NRS 631.2715.

(i) Prohibits a person from providing goods or services for the
support of the business of a dental practice, office or clinic owned or
operated by a licensed dentist or any entity not prohibited from
owning or operating a dental practice, office or clinic if the person
does not:

(1) Provide such goods or services in exchange for payments
based on a percentage or share of revenues or profits of the dental
practice, office or clinic; or

36 (2) Exercise any authority or control over the clinical
 37 practice of dentistry.

38 3. The [Board] *Division* shall adopt regulations identifying 39 activities that constitute the exercise of authority or control over the 40 clinical practice of dentistry, including, without limitation, activities 41 which:

42 (a) Exert authority or control over the clinical judgment of a43 licensed dentist; or

(b) Relieve a licensed dentist of responsibility for the clinicalaspects of the dental practice.





Such regulations must not prohibit or regulate aspects of the
 business relationship, other than the clinical practice of dentistry,
 between a licensed dentist or professional entity organized pursuant
 to the provisions of chapter 89 of NRS and the person or entity
 providing goods or services for the support of the business of a
 dental practice, office or clinic owned or operated by the licensed
 dentist or professional entity.

Sec. 90. NRS 631.220 is hereby amended to read as follows:

9 631.220 1. Every applicant for a license to practice dental 10 hygiene, dental therapy or dentistry, or any of its special branches, 11 must:

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(a) File an application with the [Board.] Division.

13 (b) Accompany the application with a recent photograph of the 14 applicant together with the required fee and such other 15 documentation as the [Board] *Division* may require by regulation.

16 (c) Submit with the application a complete set of fingerprints 17 and written permission authorizing the [Board] *Division* to forward 18 the fingerprints to the Central Repository for Nevada Records of 19 Criminal History for submission to the Federal Bureau of 20 Investigation for its report.

(d) If the applicant is required to take an examination pursuant
to NRS 631.240, 631.300 or 631.3121, submit with the application
proof satisfactory that the applicant passed the examination.

24 2. An application must include all information required to 25 complete the application.

26 3. [The Secretary-Treasurer may, in accordance with
27 regulations adopted by the Board and if] *If* the [Secretary Treasurer]
28 *Division* determines that an application is:

(a) Sufficient, [advise the Executive Director of the sufficiency
of the application. Upon the advice of the Secretary Treasurer, the
Executive Director] the Division may issue a license to the applicant
without further review by the [Board.] Division.

(b) Insufficient, *the Division may* reject the application by
 sending written notice of the rejection to the applicant.

35 Sec. 91. NRS 631.225 is hereby amended to read as follows:

631.225 1. In addition to any other requirements set forth inthis chapter:

(a) An applicant for the issuance of a license to practice
dentistry, dental hygiene or dental therapy shall include the social
security number of the applicant in the application submitted to the
Board.] Division.

42 (b) An applicant for the issuance or renewal of a license to 43 practice dentistry, dental hygiene or dental therapy shall submit to 44 the **[Board]** *Division of Occupational Licensing* the statement 45 prescribed by the Division of Welfare and Supportive Services of





the Department of Health and Human Services pursuant to NRS
 425.520. The statement must be completed and signed by the
 applicant.

4 2. The **[Board]** *Division of Occupational Licensing* shall 5 include the statement required pursuant to subsection 1 in:

6 (a) The application or any other forms that must be submitted 7 for the issuance or renewal of the license; or

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(b) A separate form prescribed by the [Board.] Division.

9 3. A license to practice dentistry, dental hygiene or dental 10 therapy may not be issued or renewed by the [Board] *Division* if the 11 applicant:

12 (a) Fails to submit the statement required pursuant to subsection
13 1; or

(b) Indicates on the statement submitted pursuant to subsection 1 that the applicant is subject to a court order for the support of a 1 child and is not in compliance with the order or a plan approved by 17 the district attorney or other public agency enforcing the order for 18 the repayment of the amount owed pursuant to the order.

19 4. If an applicant indicates on the statement submitted pursuant 20 to subsection 1 that the applicant is subject to a court order for the 21 support of a child and is not in compliance with the order or a plan 22 approved by the district attorney or other public agency enforcing 23 the order for the repayment of the amount owed pursuant to the 24 order, the [Board] Division shall advise the applicant to contact the 25 district attorney or other public agency enforcing the order to 26 determine the actions that the applicant may take to satisfy the 27 arrearage.

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Sec. 92. NRS 631.230 is hereby amended to read as follows:

631.230 1. Any person is eligible to apply for a license topractice dentistry in the State of Nevada who:

- 31 (a) Is over the age of 21 years;
- 32 (b) Is a graduate of an accredited dental school or college; and
- 33 (c) Is of good moral character.

2. To determine whether a person has good moral character, the **[Board]** *Division* may consider whether his or her license to practice dentistry in another state has been suspended or revoked or whether the person is currently involved in any disciplinary action concerning his or her license in that state.

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Sec. 93. NRS 631.240 is hereby amended to read as follows:

40 631.240 1. Any person desiring to obtain a license to practice 41 dentistry in this State, after having complied with the regulations of 42 the [Board] *Division* to determine eligibility:

(a) Except as otherwise provided in NRS 622.090, must present
 to the [Board] *Division* a certificate granted by the Joint
 Commission on National Dental Examinations which contains a





notation that the applicant has passed the National Board Dental
 Examination with an average score of at least 75; and

3 4 (b) Except as otherwise provided in this chapter, must:
 (1) Successfully pass a clinical examination approved by the
 [Board] Division and the American Board of Dental Examiners; or

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6 (2) Present to the [Board] *Division* a certificate granted by 7 the Western Regional Examining Board which contains a notation 8 that the applicant has passed a clinical examination administered by 9 the Western Regional Examining Board.

10 2. The [Board] *Division* shall examine each applicant in 11 writing on the contents and interpretation of this chapter and the 12 regulations of the [Board.] *Division*.

3. All persons who have satisfied the requirements for
licensure as a dentist must be registered as licensed dentists on the
board register, as provided in this chapter, and are entitled to receive
a certificate of registration. [, signed by all members of the Board.]
Sec. 94. NRS 631.250 is hereby amended to read as follows:

631.250 1. The [Board] *Division* may issue a specialist's license authorizing a dentist licensed in this State to announce, hold himself or herself out and practice as a specialist in a special area of dentistry for which there is a certifying board approved by the Commission on Dental Accreditation of the American Dental Association.

24 2. No dentist licensed in this State may announce or hold 25 himself or herself out to the public as a specialist or practice as a 26 specialist unless the dentist has successfully completed the 27 educational requirements currently specified for qualification in the 28 special area by the certifying board.

3. A dentist licensed in this State who has successfully
completed those educational requirements, has passed the general
dentistry examination or has otherwise been approved for licensure
by the [Board,] Division, and has been issued a specialist's license
under this section may commence specialty practice immediately in
the special area without:

35 36 (a) Examination by the certifying board.

(b) Certification as a diplomate of the certifying board.

4. A dentist licensed in this State to whom a specialist's license is issued shall limit his or her practice to the specialty.

39 Sec. 95. NRS 631.255 is hereby amended to read as follows:

40 631.255 1. The [Board] *Division* may, without a clinical 41 examination required by NRS 631.240, issue a specialist's license to 42 a person who:

(a) Presents a current certification as a diplomate from a
44 certifying board approved by the Commission on Dental
45 Accreditation of the American Dental Association; or





1 (b) Has completed the educational requirements specified for 2 certification in a specialty area by a certifying board approved by 3 the Commission on Dental Accreditation of the American Dental 4 Association and is recognized by the certifying board as being 5 eligible for that certification. A person who is licensed as a 6 specialist pursuant to the provisions of this paragraph:

7 (1) Shall submit to the [Board] *Division* his or her certificate 8 as a diplomate from the certifying board within 6 years after 9 licensure as a specialist; and

10 (2) Must maintain certification as a diplomate of the 11 certifying board during the period in which the person is licensed as 12 a specialist pursuant to this paragraph.

13 2. In addition to the requirements set forth in subsection 1, a 14 person applying for a specialist's license:

(a) Must hold an active license to practice dentistry pursuant to
the laws of another state or territory of the United States, or the
District of Columbia, or pursuant to the laws of this State, another
state or territory of the United States, or the District of Columbia, if
the person is applying pursuant to paragraph (b) of subsection 1;

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(b) Must be a specialist as identified by the [Board;] Division;

(c) Shall pay the application, examination and renewal fees in
the same manner as a person licensed pursuant to NRS 631.240;

23 (d) Must submit all information required to complete an24 application for a license; and

(e) Must satisfy the requirements of NRS 631.230.

26 3. The [Board] *Division* shall not issue a specialist's license to 27 a person:

(a) Whose license to practice dentistry has been revoked orsuspended;

30 (b) Who has been refused a license to practice dentistry; or

31 (c) Who is involved in or has pending a disciplinary action 32 concerning a license to practice dentistry,

33 → in this State, another state or territory of the United States, or the
 34 District of Columbia.

4. The [Board] *Division* shall examine each applicant in writing on the contents and interpretation of this chapter and the regulations of the [Board.] *Division*.

5. A person to whom a specialist's license is issued pursuant to this section shall limit his or her practice to the specialty.

40 6. The **[Board]** *Division* may revoke a specialist's license at 41 any time if the **[Board]** *Division* finds, by a preponderance of the 42 evidence, that the holder of the license violated any provision of this

43 chapter or the regulations of the [Board.] Division.





Sec. 96. NRS 631.260 is hereby amended to read as follows:

2 Except as otherwise provided in subsection 3 of NRS 631.260 3 631.220, as soon as possible after the examination has been given, the [Board,] Division, under rules and regulations adopted by it, 4 5 shall determine the qualifications of the applicant and shall issue to 6 each person found by the **Board Division** to have the qualifications therefor a license which will entitle the person to practice dental 7 8 hygiene, dental therapy or dentistry, or any special branch of 9 dentistry, as in such license defined, subject to the provisions of this 10 chapter.

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Sec. 97. NRS 631.265 is hereby amended to read as follows:

12 631.265 1. No licensed dentist or person who holds a 13 restricted license issued pursuant to NRS 631.275 may administer or 14 supervise directly the administration of general anesthesia, minimal 15 sedation, moderate sedation or deep sedation to dental patients 16 unless the dentist or person has been issued a permit authorizing him 17 or her to do so by the [Board.] Division.

2. The [Board] *Division* may issue a permit authorizing a licensed dentist or person who holds a restricted license issued pursuant to NRS 631.275 to administer or supervise directly the administration of general anesthesia, minimal sedation, moderate sedation or deep sedation to dental patients under such standards, conditions and other requirements as the [Board] *Division* shall by regulation prescribe.

Sec. 98. NRS 631.271 is hereby amended to read as follows:

631.271 1. The [Board] Division shall, without a clinical
examination required by NRS 631.240, 631.300 or 631.3121, issue a
limited license to practice dentistry, dental hygiene or dental therapy
to a person who:

(a) Is qualified for a license to practice dentistry, dental hygiene
 or dental therapy in this State;

(b) Pays the required application fee;

33 (c) Has entered into a contract with:

(1) The Nevada System of Higher Education to provide
services as a dental intern, dental resident or instructor of dentistry,
dental hygiene or dental therapy at an educational or outpatient
clinic, hospital or other facility of the Nevada System of Higher
Education; or

(2) An accredited program of dentistry, dental hygiene or dental therapy of an institution which is accredited by a regional educational accrediting organization that is recognized by the United States Department of Education to provide services as a dental intern, dental resident or instructor of dentistry, dental hygiene or dental therapy at an educational or outpatient clinic, hospital or other facility of the institution and accredited by the





Commission on Dental Accreditation of the American Dental 1 2 Association or its successor specialty accrediting organization;

3 (d) Satisfies the requirements of NRS 631.230, 631.290 or 4 631.312, as appropriate; and

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(e) Satisfies at least one of the following requirements:

(1) Has a license to practice dentistry, dental hygiene or 6 7 dental therapy issued pursuant to the laws of another state or 8 territory of the United States, or the District of Columbia;

9 (2) Presents to the **Board Division** a certificate granted by the Western Regional Examining Board which contains a notation 10 that the person has passed, within the 5 years immediately preceding 11 12 the date of the application, a clinical examination administered by 13 the Western Regional Examining Board;

14 (3) Successfully passes a clinical examination approved by 15 the **Board** *Division* and the American Board of Dental Examiners; 16 or

17 (4) Has the educational or outpatient clinic, hospital or other facility where the person will provide services as a dental intern or 18 19 dental resident in an internship or residency program submit to the 20 **Board** Division written confirmation that the person has been 21 appointed to a position in the program. If a person qualifies for a 22 limited license pursuant to this subparagraph, the limited license remains valid only while the person is actively providing services as 23 24 a dental intern or dental resident in the internship or residency 25 program and is in compliance with all other requirements for the 26 limited license.

27 2. The **Board** Division shall not issue a limited license to a 28 person:

29 (a) Who has been issued a license to practice dentistry, dental 30 hygiene or dental therapy if:

31 (1) The person is involved in a disciplinary action concerning 32 the license; or 33

(2) The license has been revoked or suspended; or

34 (b) Who has been refused a license to practice dentistry, dental 35 hygiene or dental therapy,

36 → in this State, another state or territory of the United States, or the 37 District of Columbia.

38 3. Except as otherwise provided in subsection 4, a person to 39 whom a limited license is issued pursuant to subsection 1:

40 (a) May practice dentistry, dental hygiene or dental therapy in 41 this State only:

42 (1) At the educational or outpatient clinic, hospital or other 43 facility where the person is employed; and

44 (2) In accordance with the contract required by paragraph (c) of subsection 1. 45





(b) Shall not, for the duration of the limited license, engage in 1 2 the private practice of dentistry, dental hygiene or dental therapy in 3 this State or accept compensation for the practice of dentistry, dental 4 hygiene or dental therapy except such compensation as may be paid to the person by the Nevada System of Higher Education or an 5 6 accredited program of dentistry, dental hygiene or dental therapy for services provided as a dental intern, dental resident or instructor of 7 dentistry, dental hygiene or dental therapy pursuant to paragraph (c) 8 9 of subsection 1.

10 The **Board** Division may issue a permit authorizing a 4. person who holds a limited license to engage in the practice of 11 12 dentistry, dental hygiene or dental therapy in this State and to accept 13 compensation for such practice as may be paid to the person by 14 entities other than the Nevada System of Higher Education or an 15 accredited program of dentistry, dental hygiene or dental therapy 16 with whom the person is under contract pursuant to paragraph (c) of 17 subsection 1. The **[Board]** Division shall, by regulation, prescribe 18 the standards, conditions and other requirements for the issuance of a permit. 19

20 5. A limited license expires 1 year after its date of issuance and 21 may be renewed on or before the date of its expiration, unless the 22 holder no longer satisfies the requirements for the limited license. 23 The holder of a limited license may, upon compliance with the 24 applicable requirements set forth in NRS 631.330 and the 25 completion of a review conducted at the discretion of the **Board**, 26 **Division**, be granted a renewal certificate that authorizes the 27 continuation of practice pursuant to the limited license for 1 year.

6. A permit issued pursuant to subsection 4 expires on the date that the holder's limited license expires and may be renewed when the limited license is renewed, unless the holder no longer satisfies the requirements for the permit.

7. Within 7 days after the termination of a contract required by paragraph (c) of subsection 1, the holder of a limited license shall notify the [Board] *Division* of the termination, in writing, and surrender the limited license and a permit issued pursuant to this section, if any, to the [Board.] *Division*.

8. The **[Board]** *Division* may revoke a limited license and a permit issued pursuant to this section, if any, at any time if the **[Board]** *Division* finds, by a preponderance of the evidence, that the holder of the license violated any provision of this chapter or the regulations of the **[Board.]** *Division*.

42 Sec. 99. NRS 631.2715 is hereby amended to read as follows:

43 631.2715 1. The [Board] *Division* shall, without a clinical 44 examination required by NRS 631.240 or 631.300, issue a limited 45 license to a person to supervise courses of continuing education





involving live patients at an institute or organization with a
 permanent facility registered with the [Board] Division for the sole
 purpose of providing postgraduate continuing education in dentistry
 if the person has received a degree from a dental school or college
 accredited by the Commission on Dental Accreditation of the
 American Dental Association or its successor.

7 2. A limited license issued pursuant to this section expires 1 8 year after the date of its issuance and may be renewed annually 9 upon submission of proof acceptable to the [Board] *Division* of 10 compliance with subsection 1 and payment of any fee required 11 pursuant to subsection 3.

12 3. The [Board] *Division* may impose a fee of not more than 13 \$100 for the issuance and each renewal of a limited license issued 14 pursuant to this section.

15 4. A limited license issued pursuant to this section may be 16 suspended or revoked by the [Board] *Division* if the holder of the 17 limited license:

(a) Has had a license to practice dentistry suspended, revoked or
placed on probation in another state, territory or possession of the
United States, the District of Columbia or a foreign country;

(b) Has been convicted of a felony or misdemeanor involvingmoral turpitude; or

(c) Has a documented history of a substance use disorder.

5. A holder of a limited license issued pursuant to this section shall notify the [Board] *Division* in writing by certified mail not later than 30 days after:

(a) The death of a patient being treated by a dentist under thesupervision of the holder of a limited license;

29 (b) Any incident which:

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30 (1) Results in the hospitalization of or a permanent physical
31 or mental injury to a patient being treated by a dentist under the
32 supervision of the holder of a limited license; and

33 (2) Occurs while the dentist is treating the patient under the34 supervision of the holder of a limited license; or

(c) Any event or circumstance described in subsection 4.

Sec. 100. NRS 631.272 is hereby amended to read as follows:

631.272 1. Except as otherwise provided in this section, the
Board] *Division* shall, without a clinical examination required by
NRS 631.240, issue a temporary license to practice dentistry to a
person who:

(a) Has a license to practice dentistry issued pursuant to the laws
of another state or territory of the United States, or the District of
Columbia;





1 (b) Has practiced dentistry pursuant to the laws of another state 2 or territory of the United States, or the District of Columbia, for a 3 minimum of 5 years;

4 (c) Has not had a license to practice dentistry revoked or 5 suspended in this State, another state or territory of the United 6 States, or the District of Columbia;

7 (d) Has not been refused a license to practice dentistry in this
8 State, another state or territory of the United States, or the District of
9 Columbia;

10 (e) Is not involved in or does not have pending a disciplinary 11 action concerning a license to practice dentistry in this State, another 12 state or territory of the United States, or the District of Columbia;

13 (f) Pays the application, examination and renewal fees in the 14 same manner as a person licensed pursuant to NRS 631.240;

15 (g) Submits all information required to complete an application 16 for a license; and

(h) Satisfies the requirements of NRS 631.230.

18 2. A person to whom a temporary license is issued pursuant to 19 subsection 1 may:

20 (a) Practice dentistry for the duration of the temporary license;21 and

(b) Apply for a permanent license to practice dentistry without a
clinical examination required by NRS 631.240 if the person has held
a temporary license to practice dentistry pursuant to subsection 1 for
a minimum of 2 years.

3. The [Board] *Division* shall examine each applicant in writing on the contents and interpretation of this chapter and the regulations of the [Board.] *Division*.

4. The **[Board]** *Division* shall not, on or after July 1, 2006, issue any additional temporary licenses to practice dentistry pursuant to this section.

5. Any person who, on July 1, 2006, holds a temporary license to practice dentistry issued pursuant to this section may, subject to the regulatory and disciplinary authority of the [Board,] *Division*, practice dentistry under the temporary license until December 31, 2008, or until the person is qualified to apply for and is issued or denied a permanent license to practice dentistry in accordance with this section, whichever period is shorter.

6. The [Board] *Division* may revoke a temporary license at any time if the [Board] *Division* finds, by a preponderance of the evidence, that the holder of the license violated any provision of this chapter or the regulations of the [Board.] *Division*.

43 **Sec. 101.** NRS 631.273 is hereby amended to read as follows:

44 631.273 1. Except as otherwise provided in this section, the 45 **Board** *Division* shall, without a clinical examination required by



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NRS 631.3121, issue a temporary license to practice dental therapy
 to a person who:

(a) Has a license to practice dental therapy issued pursuant to the
laws of another state or territory of the United States, or the District
of Columbia;

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(b) Satisfies the requirements of NRS 631.312;

7 (c) Has practiced dental therapy pursuant to the laws of another 8 state or territory of the United States, or the District of Columbia, 9 for at least 5 years immediately preceding the date that the person 10 applies for a temporary license;

(d) Has not had a license to practice dental hygiene or dental
therapy revoked or suspended in this State, another state or territory
of the United States, or the District of Columbia;

(e) Has not been denied a license to practice dental hygiene or
dental therapy in this State, another state or territory of the United
States, or the District of Columbia;

(f) Is not involved in or does not have pending a disciplinary
action concerning a license to practice dental hygiene or dental
therapy in this State, another state or territory of the United States,
or the District of Columbia;

(g) Pays the application, examination and renewal fees in the same manner as a person licensed pursuant to NRS 631.3121; and

(h) Submits all information required to complete an applicationfor a license.

25 2. A person to whom a temporary license is issued pursuant to 26 this section may:

(a) Practice dental therapy for the duration of the temporarylicense; and

(b) Apply for a permanent license to practice dental therapy
without a clinical examination required by NRS 631.3121 if the
person has held a temporary license to practice dental therapy issued
pursuant to this section for at least 2 years.

33 3. The [Board] *Division* shall examine each applicant in 34 writing concerning the contents and interpretation of this chapter 35 and the regulations of the [Board.] *Division*.

4. The [Board] *Division* shall not, on or after July 1, 2021,
issue any additional temporary licenses to practice dental therapy
pursuant to this section.

5. Any person who, on July 1, 2021, holds a temporary license to practice dental therapy issued pursuant to this section may, subject to the regulatory and disciplinary authority of the [Board,] *Division*, practice dental therapy under the temporary license until July 1, 2023, or until the person is qualified to apply for and is issued or denied a permanent license to practice dental therapy in accordance with this section, whichever period is shorter.





1 6. The [Board] *Division* may revoke a temporary license at any 2 time if the [Board] *Division* finds, by a preponderance of the 3 evidence, that the holder of the license violated any provision of this 4 chapter or the regulations of the [Board.] *Division*.

Sec. 102. NRS 631.274 is hereby amended to read as follows:

6 631.274 1. The [Board] *Division* shall, without a clinical 7 examination required by NRS 631.240, 631.300 or 631.3121, issue a 8 restricted geographical license to practice dentistry, dental hygiene 9 or dental therapy to a person if the person meets the requirements of 10 subsection 2 and:

11 (a) A board of county commissioners submits a request that the 12 [Board of Dental Examiners of Nevada] Division waive the 13 requirements of NRS 631.240, 631.300 or 631.3121 for any 14 applicant intending to practice dentistry, dental hygiene or dental 15 therapy in a rural area of a county in which dental, dental hygiene or 16 dental therapy needs are underserved as that term is defined by the 17 officer of rural health of the University of Nevada School of 18 Medicine:

19 (b) Two or more boards of county commissioners submit a joint 20 request that the [Board of Dental Examiners of Nevada] Division 21 waive the requirements of NRS 631.240, 631.300 or 631.3121 for 22 any applicant intending to practice dentistry, dental hygiene or 23 dental therapy in one or more rural areas within those counties in 24 which dental, dental hygiene or dental therapy needs are 25 underserved as that term is defined by the officer of rural health of 26 the University of Nevada School of Medicine; or

(c) The director of a federally qualified health center or a
nonprofit clinic submits a request that the [Board] *Division* waive
the requirements of NRS 631.240, 631.300 or 631.3121 for any
applicant who has entered into a contract with a federally qualified
health center or nonprofit clinic which treats underserved
populations in Washoe County or Clark County.

33 2. A person may apply for a restricted geographical license if 34 the person:

(a) Has a license to practice dentistry, dental hygiene or dental
therapy issued pursuant to the laws of another state or territory of
the United States, or the District of Columbia;

(b) Is otherwise qualified for a license to practice dentistry,dental hygiene or dental therapy in this State;

40 (c) Pays the application, examination and renewal fees in the 41 same manner as a person licensed pursuant to NRS 631.240, 42 631.300 or 631.3121;

(d) Submits all information required to complete an applicationfor a license; and



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1 (e) Satisfies the requirements of NRS 631.230, 631.290 or 2 631.312, as appropriate.

3 3. The **[Board]** *Division* shall not issue a restricted 4 geographical license to a person:

5 (a) Whose license to practice dentistry, dental hygiene or dental 6 therapy has been revoked or suspended;

7 (b) Who has been refused a license to practice dentistry, dental 8 hygiene or dental therapy; or

9 (c) Who is involved in or has pending a disciplinary action 10 concerning a license to practice dentistry, dental hygiene or dental 11 therapy,

12 \rightarrow in this State, another state or territory of the United States, or the 13 District of Columbia.

4. The [Board] *Division* shall examine each applicant in writing on the contents and interpretation of this chapter and the regulations of the [Board.] *Division*.

5. A person to whom a restricted geographical license is issued pursuant to this section:

(a) May practice dentistry, dental hygiene or dental therapy only
in the county or counties which requested the restricted geographical
licensure pursuant to paragraph (a) or (b) of subsection 1.

(b) Shall not, for the duration of the restricted geographical license, engage in the private practice of dentistry, dental hygiene or dental therapy in this State or accept compensation for the practice of dentistry, dental hygiene or dental therapy except such compensation as may be paid to the person by a federally qualified health center or nonprofit clinic pursuant to paragraph (c) of subsection 1.

6. Within 7 days after the termination of a contract pursuant to paragraph (c) of subsection 1, the holder of a restricted geographical license shall notify the [Board] *Division* of the termination, in writing, and surrender the restricted geographical license.

7. A person to whom a restricted geographical license was
 issued pursuant to this section may petition the [Board] *Division* for
 an unrestricted license without a clinical examination required by
 NRS 631.240, 631.300 or 631.3121 if the person:

(a) Has not had a license to practice dentistry, dental hygiene or
dental therapy revoked or suspended in this State, another state or
territory of the United States, or the District of Columbia;

(b) Has not been refused a license to practice dentistry, dental
hygiene or dental therapy in this State, another state or territory of
the United States, or the District of Columbia;

43 (c) Is not involved in or does not have pending a disciplinary 44 action concerning a license to practice dentistry, dental hygiene or





1 dental therapy in this State, another state or territory of the United 2 States, or the District of Columbia; and

(d) Has:

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4 (1) Actively practiced dentistry, dental hygiene or dental 5 therapy for 3 years at a minimum of 30 hours per week in the county 6 or counties which requested the restricted geographical licensure 7 pursuant to paragraph (a) or (b) of subsection 1; or

8 (2) Been under contract with a federally qualified health 9 center or nonprofit clinic for a minimum of 3 years.

10 8. The **[Board]** *Division* may revoke a restricted geographical 11 license at any time if the **[Board]** *Division* finds, by a preponderance 12 of the evidence, that the holder of the license violated any provision 13 of this chapter or the regulations of the **[Board.]** *Division*.

14 Sec. 103. NRS 631.275 is hereby amended to read as follows:

15 631.275 1. Except as otherwise provided in subsection 2, the 16 [Board] *Division* shall, without examination, issue a restricted 17 license to practice dentistry to a person who:

(a) Has a valid license to practice dentistry issued pursuant tothe laws of another state or the District of Columbia;

(b) Has received a degree from a dental school or college
accredited by the Commission on Dental Accreditation of the
American Dental Association or its successor organization;

(c) Has entered into a contract with a facility approved by the
 Division of Public and Behavioral Health of the Department of
 Health and Human Services to provide publicly funded dental
 services exclusively to persons of low income for the duration of the
 restricted license; and

28 (d) Satisfies the requirements of NRS 631.230.

29 2. The [Board] *Division* shall not issue a restricted license to a 30 person:

(a) Who has failed to pass the examination of the [Board;]
 Division;

(b) Who has been refused a license in this State, another state orterritory of the United States, or the District of Columbia; or

(c) Whose license to practice dentistry has been revoked in this
State, another state or territory of the United States, or the District of
Columbia.

38 3. A person to whom a restricted license is issued pursuant to 39 subsection 1:

40 (a) May perform dental services only:

(1) Under the general supervision of the State Dental Health
Officer or the supervision of a dentist who is licensed to practice
dentistry in this State and appointed by the Division of Public and
Behavioral Health of the Department of Health and Human Services
to supervise dental care that is provided in a facility which has





1 entered into a contract with the person to whom a restricted license

is issued and which is approved by the Division **[;]** of Public and 2 3 Behavioral Health of the Department of Health and Human

4 Services: and

5 (2) In accordance with the contract required pursuant to 6 paragraph (c) of that subsection.

7 (b) Shall not, for the duration of the restricted license, engage in 8 the private practice of dentistry, which includes, without limitation, 9 providing dental services to a person who pays for the services.

10 A restricted license expires 1 year after its date of issuance 4. and may be renewed on or before the date of its expiration, unless 11 12 the holder no longer satisfies the requirements for the restricted 13 license. The holder of a restricted license may, upon compliance 14 with the applicable requirements set forth in NRS 631.330 and the 15 completion of a review conducted at the discretion of the **Board**, 16 **Division of Professional Licensing** be granted a renewal certificate 17 that authorizes the continuation of practice pursuant to the restricted 18 license for 1 year.

19 5. A person who receives a restricted license must pass the examination of the [Board] Division within 3 years after receiving 20 21 the restricted license. If the person fails to pass that examination, the 22 **Board** Division shall revoke the restricted license.

23 The **Board** Division may revoke a restricted license at any 6. 24 time if the [Board] Division finds, by a preponderance of the 25 evidence, that the holder of the license violated any provision of this 26 chapter or the regulations of the [Board.] Division.

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Sec. 104. NRS 631.280 is hereby amended to read as follows:

28 631.280 Any applicant for a license to practice dentistry in this 29 State who twice fails to pass the examination of the **Board** 30 **Division** is not eligible for reexamination within 12 months after the 31 second examination was taken. 32

Sec. 105. NRS 631.287 is hereby amended to read as follows:

33 631.287 The **Board** Division shall, upon application by a 1. dental hygienist who is licensed pursuant to this chapter and has 34 35 such qualifications as the **Board Division** specifies by regulation, issue a special endorsement of the license allowing the dental 36 37 hygienist to practice public health dental hygiene. The special 38 endorsement may be renewed biennially upon the renewal of the 39 license of the dental hygienist.

40 2. A dental hygienist who holds a special endorsement issued 41 pursuant to subsection 1 may provide services without the 42 authorization or supervision of a dentist only as specified by 43 regulations adopted by the [Board.] Division.





Sec. 106. NRS 631.290 is hereby amended to read as follows:

2 631.290 1. Any person is eligible to apply for a license to 3 practice dental hygiene in this State who:

4 (a) Is of good moral character;

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(b) Is over 18 years of age; and

6 (c) Is a graduate of a program of dental hygiene from an 7 institution which is accredited by a regional educational accrediting 8 organization that is recognized by the United States Department of 9 Education. The program of dental hygiene must:

10 (1) Be accredited by the Commission on Dental 11 Accreditation of the American Dental Association or its successor 12 specialty accrediting organization; and

(2) Include a curriculum of not less than 2 years of academic
 instruction in dental hygiene or its academic equivalent.

15 2. To determine whether a person has good moral character, 16 the [Board] *Division* may consider whether his or her license to 17 practice dental hygiene in another state has been suspended or 18 revoked or whether he or she is currently involved in any 19 disciplinary action concerning his or her license in that state.

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Sec. 107. NRS 631.300 is hereby amended to read as follows:

631.300 1. Any person desiring to obtain a license to practice
 dental hygiene, after having complied with the regulations of the
 Board Division to determine eligibility:

(a) Except as otherwise provided in NRS 622.090, must pass a written examination given by the **[Board]** *Division* upon such subjects as the **[Board]** *Division* deems necessary for the practice of dental hygiene or must present a certificate granted by the Joint Commission on National Dental Examinations which contains a notation that the applicant has passed the National Board Dental Hygiene Examination with a score of at least 75; and

(b) Except as otherwise provided in this chapter, must:

32 (1) Successfully pass a clinical examination approved by the 33 [Board] *Division* and the American Board of Dental Examiners; or

(2) Present to the [Board] *Division* a certificate granted by
the Western Regional Examining Board which contains a notation
that the applicant has passed a clinical examination administered by
the Western Regional Examining Board.

2. The [Board] *Division* shall examine each applicant in writing on the contents and interpretation of this chapter and the regulations of the [Board.] *Division*.

41 3. All persons who have satisfied the requirements for 42 licensure as a dental hygienist must be registered as licensed dental 43 hygienists on the board register, as provided in this chapter, and are 44 entitled to receive a certificate of registration . [, signed by all 45 members of the Board.]





1 **Sec. 108.** NRS 631.310 is hereby amended to read as follows: 2 Except as otherwise provided in NRS 631.271 631.310 1. 3 and 631.287, the holder of a license or renewal certificate to practice 4 dental hygiene may practice dental hygiene in this State in the 5 following places: 6 (a) In the office of any licensed dentist. 7 (b) In a clinic or in clinics in the public schools of this State as 8 an employee of the Division of Public and Behavioral Health of the 9 Department of Health and Human Services. (c) In a clinic or in clinics in a state institution as an employee of 10 11 the institution. 12 (d) In a clinic established by a hospital approved by the **Board** 13 **Division of Professional Licensing** as an employee of the hospital 14 where service is rendered only to patients of the hospital, and upon 15 the authorization of a member of the dental staff. 16 (e) In an accredited school of dental hygiene. 17 (f) In other places if specified in a regulation adopted by the 18 [Board.] Division. 2. A dental hygienist may perform only the services which are 19 20 authorized by a dentist licensed in the State of Nevada, unless 21 otherwise provided in a regulation adopted by the **Board**. Division. 22 Except as otherwise provided in NRS 631.287 3. or 23 specifically authorized by a regulation adopted by the **Board**, 24 *Division*, a dental hygienist shall not provide services to a person 25 unless that person is a patient of the dentist who authorized the 26 performance of those services. 27 Sec. 109. NRS 631.312 is hereby amended to read as follows: 28 631.312 1. Any person is eligible to apply for a license to 29 practice dental therapy in this State who: 30 (a) Is of good moral character; 31 (b) Is over 18 years of age; 32 (c) Is a graduate of a program of dental therapy from an institution which is accredited by a regional educational accrediting 33 34 organization that is recognized by the United States Department of 35 Education. The program of dental therapy must: 36 accredited by (1) Be the Commission on Dental Accreditation of the American Dental Association or its successor 37 38 specialty accrediting organization; and

(2) Include a curriculum of not less than 2 years of academic
 instruction in dental therapy or its academic equivalent; and

41 (d) Is in possession of a current special endorsement of his or 42 her license pursuant to NRS 631.287 to practice public health dental 43 hygiene.

44 2. To determine whether a person has good moral character, 45 the **[Board]** *Division* may consider whether his or her license to





practice dental therapy or dental hygiene in another state has been
 suspended or revoked or whether he or she is currently involved in
 any disciplinary action concerning his or her license in that state.

4 Sec. 110. NRS 631.3121 is hereby amended to read as 5 follows:

6 631.3121 1. Any person desiring to obtain a license to
7 practice dental therapy, after having complied with NRS 631.312
8 and the regulations of the [Board] Division to determine eligibility:

9 (a) Except as otherwise provided in NRS 622.090, must pass a 10 written examination given by the [Board] *Division* upon such 11 subjects as the [Board] *Division* deems necessary for the practice of 12 dental therapy or must present a certificate granted by the Joint 13 Commission on National Dental Examinations which contains a 14 notation that the applicant has passed the applicable national 15 examination with a score of at least 75; and

(b) Except as otherwise provided in this chapter, must:

17 (1) Successfully pass a clinical examination approved by the 18 [Board] *Division* and the American Board of Dental Examiners; or

19 (2) Present to the [Board] *Division* a certificate granted by 20 the Western Regional Examining Board which contains a notation 21 that the applicant has passed a clinical examination administered by 22 the Western Regional Examining Board.

23 2. The [Board] *Division* shall examine each applicant in 24 writing on the contents and interpretation of this chapter and the 25 regulations of the [Board.] *Division*.

3. All persons who have satisfied the requirements for licensure as a dental therapist must be registered as licensed dental therapists on the board register, as provided in this chapter, and are entitled to receive a certificate of registration . [, signed by all members of the Board.]

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Sec. 111. NRS 631.313 is hereby amended to read as follows:

32 631.313 1. Except as otherwise provided in NRS 454.217 33 and 629.086, a licensed dentist may assign to a person in his or her 34 employ who is a dental hygienist, dental therapist, dental assistant or 35 other person directly or indirectly involved in the provision of dental 36 care only such intraoral tasks as may be permitted by a regulation of 37 the [Board] *Division* or by the provisions of this chapter.

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2. The performance of these tasks must be:

(a) If performed by a dental assistant or a person, other than a
dental hygienist or dental therapist, who is directly or indirectly
involved in the provision of dental care, under the supervision of the
licensed dentist who made the assignment.

(b) If performed by a dental hygienist or dental therapist,
authorized by the licensed dentist of the patient for whom the tasks
will be performed, except as otherwise provided in NRS 631.287.





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1 3. No such assignment is permitted that requires:

2 (a) The diagnosis, treatment planning, prescribing of drugs or 3 medicaments, or authorizing the use of restorative, prosthodontic or 4 orthodontic appliances.

5 (b) Surgery on hard or soft tissues within the oral cavity or any 6 other intraoral procedure that may contribute to or result in an 7 irremediable alteration of the oral anatomy.

8 (c) The administration of general anesthesia, minimal sedation,
 9 moderate sedation or deep sedation except as otherwise authorized
 10 by regulations adopted by the [Board.] Division.

11 (d) The performance of a task outside the authorized scope of 12 practice of the employee who is being assigned the task.

13 4. A dental hygienist may, pursuant to regulations adopted by 14 the [Board,] *Division*, administer local anesthesia or nitrous oxide in 15 a health care facility, as defined in NRS 162A.740, if:

16 (a) The dental hygienist is so authorized by the licensed dentist 17 of the patient to whom the local anesthesia or nitrous oxide is 18 administered; and

19 (b) The health care facility has licensed medical personnel and 20 necessary emergency supplies and equipment available when the 21 local anesthesia or nitrous oxide is administered.

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Sec. 112. NRS 631.317 is hereby amended to read as follows:

631.317 The [Board] *Division* shall adopt rules or regulations:

1. Specifying the intraoral tasks that may be assigned by a licensed dentist to a dental hygienist, dental therapist or dental assistant in his or her employ or that may be performed by a dental hygienist or dental therapist engaged in school health activities or employed by a public health agency.

29 2. Governing the practice of dentists, dental hygienists and 30 dental therapists in full-time employment with the State of Nevada.

Sec. 113. NRS 631.335 is hereby amended to read as follows:

631.335 1. The license of a person who does not actively
practice in this State for 1 year automatically reverts to inactive
status at the time the license renewal fee is next payable. If a person
whose license has reverted to inactive status:

(a) Continues to practice actively outside this State, the license
may be reinstated to active status by the [Secretary Treasurer] *Division* if the person pays the required reinstatement fee and
complies with the conditions prescribed by the regulations of the
[Board.] Division.

(b) Does not continue to practice, the license may be reinstated
to active status only upon the motion of the [Board,] Division,
submission of the required reinstatement fee and proof of continuing
education, and compliance with the conditions prescribed by the
regulations of the [Board.] Division.





A licensee who has a disability and cannot practice, or who
 is retired must be issued a license which reflects that status when the
 fee to renew the license is next payable. The license may be
 reinstated to active status only upon the motion of the [Board,]
 Division, submission of the required reinstatement fee and proof of
 continuing education, and compliance with the conditions
 prescribed by the regulations of the [Board,] *Division*.

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Sec. 114. NRS 631.340 is hereby amended to read as follows:

9 631.340 1. Any person who has obtained from the [Board] 10 *Division* a license certificate to practice dental hygiene, dental 11 therapy or dentistry or any special branch of dentistry in this State, 12 and who fails to obtain a renewal certificate, must, before resuming 13 the practice in which he or she was licensed, make application to the 14 [Secretary Treasurer,] *Division*, under such rules as the [Board] 15 *Division* may prescribe, for the restoration of the license to practice.

16 2. Upon application being made, the [Secretary Treasurer] **Division** shall determine whether the applicant possesses the 17 18 qualifications prescribed for the granting of a license to practice in 19 his or her particular profession, and whether the applicant continues 20 to possess a good moral character and is not otherwise disqualified 21 to practice in this State. If the [Secretary-Treasurer] Division so 22 determines, the **[Secretary Treasurer]** Division shall thereupon issue 23 the license, and thereafter the person may make application annually 24 for a renewal certificate, as provided in this chapter.

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Sec. 115. NRS 631.342 is hereby amended to read as follows:

631.342 1. The [Board] *Division* shall adopt regulations
 concerning continuing education in dentistry, dental hygiene and
 dental therapy. The regulations must include:

(a) Except as provided in NRS 631.3425, the number of hours ofcredit required annually;

31 (b) The criteria used to accredit each course; and

32 (c) The requirements for submission of proof of attendance at 33 courses.

2. Except as otherwise provided in subsection 3, as part of continuing education, each licensee must complete a course of instruction, within 2 years after initial licensure, relating to the medical consequences of an act of terrorism that involves the use of a weapon of mass destruction. The course must provide at least 4 hours of instruction that includes instruction in the following subjects:

41 (a) An overview of acts of terrorism and weapons of mass 42 destruction;

43 (b) Personal protective equipment required for acts of terrorism;





1 (c) Common symptoms and methods of treatment associated 2 with exposure to, or injuries caused by, chemical, biological, 3 radioactive and nuclear agents;

4 (d) Syndromic surveillance and reporting procedures for acts of 5 terrorism that involve biological agents; and

6 (e) An overview of the information available on, and the use of, 7 the Health Alert Network.

8 3. Instead of the course described in subsection 2, a licensee 9 may complete:

10 (a) A course in Basic Disaster Life Support or a course in Core 11 Disaster Life Support if the course is offered by a provider of 12 continuing education accredited by the National Disaster Life 13 Support Foundation; or

14 (b) Any other course that the [Board] *Division* determines to be 15 the equivalent of a course specified in paragraph (a).

4. Notwithstanding the provisions of subsections 2 and 3, the Board Division may determine whether to include in a program of continuing education additional courses of instruction relating to the medical consequences of an act of terrorism that involves the use of a weapon of mass destruction.

21 5. As used in this section:

(a) "Act of terrorism" has the meaning ascribed to it inNRS 202.4415.

24 (b) "Biological agent" has the meaning ascribed to it in 25 NRS 202.442.

26 (c) "Chemical agent" has the meaning ascribed to it in 27 NRS 202.4425.

(d) "Radioactive agent" has the meaning ascribed to it inNRS 202.4437.

(e) "Weapon of mass destruction" has the meaning ascribed to itin NRS 202.4445.

Sec. 116. NRS 631.343 is hereby amended to read as follows:

631.343 A holder of an inactive license, or the holder of a
license who is retired or has a disability, is exempt from the
requirement of continuing education. If the holder of such a license
applies to the [Board] Division to reactivate it, he or she must
submit proof of continuing education for the year in which the
license is restored to active status.

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Sec. 117. NRS 631.344 is hereby amended to read as follows:

40 631.344 The **[Board]** *Division* shall, by regulation, require 41 each holder of a license to practice dentistry who is registered to 42 dispense controlled substances pursuant to NRS 453.231 to 43 complete at least 2 hours of training relating specifically to persons 44 with substance use and other addictive disorders and the prescribing 45 of opioids during each period of licensure. Any such holder of a





license may use such training to satisfy 2 hours of any continuing 1 2 education requirement established by the **Board.** Division. 3 Sec. 118. NRS 631.345 is hereby amended to read as follows: 4 631.345 1. Except as otherwise provided in NRS 631.2715, 5 the [Board] Division shall by regulation establish fees for the performance of the duties imposed upon it by this chapter which 6 7 must not exceed the following amounts: 8 9 Application fee for an initial license to practice 10 dentistry......\$1.500 Application fee for an initial license to practice 11 12 Application fee for an initial license to practice 13 dental therapy 1.000 14 Application fee for a specialist's license to practice 15 16 17 Application fee for a limited license or restricted 18 license to practice dentistry, dental hygiene or 19 Fee for administering a clinical examination in 20 21 22 Fee for administering a clinical examination in 23 dental hygiene or dental therapy 1,500 24 Application and examination fee for a permit to 25 administer general anesthesia, minimal sedation, 26 27 Fee for any reinspection required by the [Board] 28 **Division** to maintain a permit to administer 29 general anesthesia, minimal sedation, moderate 30 sedation or deep sedation 500 31 Biennial renewal fee for a permit to administer 32 general anesthesia, minimal sedation, moderate sedation or deep sedation 600 33 34 Fee for the inspection of a facility required by the 35 [Board] Division to renew a permit to administer 36 general anesthesia, minimal sedation, moderate 37 38 Fee for the inspection of a facility required by the 39 [Board] Division to ensure compliance with infection control guidelines 500 40 41 Biennial license renewal fee for a general license, 42 specialist's license, temporary license or restricted geographical license to practice 43 44





1	Annual license renewal fee for a limited license or
2	restricted license to practice dentistry\$300
3	Biennial license renewal fee for a general license,
4	temporary license or restricted geographical
5	license to practice dental hygiene or dental
6	therapy
7	Annual license renewal fee for a limited license to
8	practice dental hygiene or dental therapy
9	Biennial license renewal fee for an inactive dentist
10	Biennial license renewal fee for a dentist who is
11	retired or has a disability 100
12	Biennial license renewal fee for an inactive dental
13	hygienist or dental therapist
14	Biennial license renewal fee for a dental hygienist
15	or dental therapist who is retired or has a
16	disability
17	Reinstatement fee for a suspended license to
18	practice dentistry, dental hygiene or dental
19	therapy
20	Reinstatement fee for a revoked license to practice
21	dentistry, dental hygiene or dental therapy
22	Reinstatement fee to return a dentist, dental
23	hygienist or dental therapist who is inactive,
24	retired or has a disability to active status
25	Fee for the certification of a license
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27 2. Except as otherwise provided in this subsection, the [Board] 28 *Division* shall charge a fee to review a course of continuing 29 education for accreditation. The fee must not exceed \$150 per credit 30 hour of the proposed course. The [Board] *Division* shall not charge 31 a nonprofit organization or an agency of the State or of a political 32 subdivision of the State a fee to review a course of continuing 33 education.

34 3. All fees prescribed in this section are payable in advance and 35 must not be refunded.

36 Sec. 119. NRS 631.3452 is hereby amended to read as 37 follows:

631.3452 Except as otherwise provided in NRS 631.3453, an
entity that owns or operates a dental office or clinic as described in
paragraph (g) of subsection 2 of NRS 631.215 must:

1. Designate an actively licensed dentist as the dental director
of the dental office or clinic. The dental director shall have
responsibility for the clinical practice of dentistry at the dental office
or clinic, including, without limitation:





1 (a) Diagnosing or treating any of the diseases or lesions of the 2 oral cavity, teeth, gingiva or the supporting structures thereof.

3 (b) Administering or prescribing such remedies, medicinal or 4 otherwise, as are needed in the treatment of dental or oral diseases. 5 (c) Determining:

(c) Determining:(1) Whether a particular treatment is necessary or advisable;

6 7

or

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(2) Which particular treatment is necessary or advisable.

9 (d) The overall quality of patient care that is rendered or 10 performed in the clinical practice of dentistry.

11 (e) Supervising dental hygienists, dental therapists, dental 12 assistants and other personnel involved in direct patient care and 13 authorizing procedures performed by the dental hygienists, dental 14 therapists, dental assistants and other personnel in accordance with 15 the standards of supervision established by law or regulations 16 adopted pursuant thereto.

17 (f) Providing any other specific services that are within the 18 scope of clinical dental practice.

19 (g) Retaining patient dental records as required by law and 20 regulations adopted by the [Board.] *Division*.

(h) Ensuring that each patient receiving services from the dentaloffice or clinic has a dentist of record.

23 2. Maintain current records of the names of licensed dentists 24 who supervise the clinical activities of dental hygienists, dental 25 therapists, dental assistants or other personnel involved in direct 26 patient care. The records must be available to the [Board] *Division* 27 upon written request.

28 Sec. 120. NRS 631.3455 is hereby amended to read as 29 follows:

30 631.3455 Nothing in this chapter precludes a person or entity 31 not licensed by the [Board] *Division* from providing goods or 32 services for the support of the business of a dental practice, office or 33 clinic if the person or entity does not manage or control the clinical 34 practice of dentistry. Such goods and services may include, without 35 limitation, transactions involving:

1. Real and personal property, other than the ownership of the clinical records of patients; and

2. Personnel, other than licensed dentists, dental hygienists anddental therapists.

40 Sec. 121. NRS 631.3457 is hereby amended to read as 41 follows:

42 631.3457 1. If the [Board] *Division* determines that a person 43 who provides goods or services for the support of the business of a 44 dental practice, office or clinic has committed any act described in 45 subparagraph (1) or (2) of paragraph (i) of subsection 2 of





1 NRS 631.215, the [Board] *Division* may seek revocation of any 2 state business license held by that person by submitting a request for 3 such revocation to the Secretary of State.

4 2. Upon receipt of a request for a revocation of a state business 5 license pursuant to subsection 1, the Secretary of State shall revoke 6 that license in accordance with the provisions of this section and in 7 the manner provided in NRS 76.170 as if the holder of the license 8 had failed to comply with a provision of chapter 76 of NRS.

9 3. The Secretary of State shall not issue a new license to the 10 former holder of a state business license revoked pursuant to this 11 section unless the Secretary of State receives notification from the 12 [Board] Division that the [Board] Division is satisfied that the 13 person:

(a) Will comply with any regulations of the [Board] Division
 adopted pursuant to the provisions of this chapter; and

(b) Will not commit any act described in subparagraph (1) or (2)
of paragraph (i) of subsection 2 of NRS 631.215 or any act
prohibited by regulations of the [Board] Division adopted pursuant
to the provisions of this chapter.

4. As used in this section, "state business license" has the meaning ascribed to it in NRS 76.030.

Sec. 122. NRS 631.347 is hereby amended to read as follows:

23 631.347 Participating in any plan or practice in which patients 24 are required to select a dentist from a preselected group constitutes 25 unprofessional conduct unless those patients are also offered a plan 26 which provides them with a reasonable opportunity to select a 27 dentist of their own choice. The **Board** Division may not revoke 28 the license of a person who participates in such a plan or practice 29 but may take any other action authorized in this chapter regarding 30 unprofessional conduct.

31 Sec. 123. NRS 631.3475 is hereby amended to read as 32 follows:

631.3475 The following acts, among others, constituteunprofessional conduct:

35 1. Malpractice;

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2. Professional incompetence;

37 3. Suspension or revocation of a license to practice dentistry, 38 the imposition of a fine or other disciplinary action by any agency of 39 another state authorized to regulate the practice of dentistry in that 40 state;

4. More than one act by the dentist, dental hygienist or dental
therapist constituting substandard care in the practice of dentistry,
dental hygiene or dental therapy;





5. Administering, dispensing or prescribing any controlled
 substance or any dangerous drug as defined in chapter 454 of NRS,
 if it is not required to treat the dentist's patient;

4 6. Knowingly procuring or administering a controlled
5 substance or a dangerous drug as defined in chapter 454 of NRS that
6 is not approved by the United States Food and Drug Administration,
7 unless the unapproved controlled substance or dangerous drug:

8 (a) Was procured through a retail pharmacy licensed pursuant to 9 chapter 639 of NRS;

10 (b) Was procured through a Canadian pharmacy which is 11 licensed pursuant to chapter 639 of NRS and which has been 12 recommended by the State Board of Pharmacy pursuant to 13 subsection 4 of NRS 639.2328; or

(c) Is cannabis being used for medical purposes in accordancewith chapter 678C of NRS;

7. Having an alcohol or other substance use disorder to such an
extent as to render the person unsafe or unreliable as a practitioner,
or such gross immorality as tends to bring reproach upon the dental
profession;

8. Conviction of a felony or misdemeanor involving moral turpitude or which relates to the practice of dentistry in this State, or conviction of any criminal violation of this chapter;

9. Conviction of violating any of the provisions of NRS
616D.200, 616D.220, 616D.240 or 616D.300 to 616D.440,
inclusive;

10. Failure to comply with the provisions of NRS 453.163, 453.164, 453.226, 639.23507, 639.23535 and 639.2391 to 639.23916, inclusive, and any regulations adopted by the State Board of Pharmacy pursuant thereto.

11. Fraudulent, illegal, unauthorized or otherwise inappropriate
 prescribing, administering or dispensing of a controlled substance
 listed in schedule II, III or IV;

12. Failure to comply with the provisions of NRS 454.217 or629.086;

13. Failure to obtain any training required by the [Board] *Division* pursuant to NRS 631.344; or

37 14. Operation of a medical facility, as defined in NRS38 449.0151, at any time during which:

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(a) The license of the facility is suspended or revoked; or

40 (b) An act or omission occurs which results in the suspension or 41 revocation of the license pursuant to NRS 449.160.

42 → This subsection applies to an owner or other principal responsible
43 for the operation of the facility.





1 Sec. 124. NRS 631.3485 is hereby amended to read as 2 follows:

3 631.3485 1. The following acts, among others, constitute 4 unprofessional conduct:

5 (a) Willful or repeated violations of the provisions of this 6 chapter;

7 (b) Willful or repeated violations of the regulations of the State
8 Board of Health, the State Board of Pharmacy or the [Board of
9 Dental Examiners of Nevada;] Division;

10

(c) Failure to pay the fees for a license; or

11 (d) Failure to make the health care records of a patient available 12 for inspection and copying as provided in NRS 629.061, if the 13 dentist, dental hygienist or dental therapist is the custodian of health 14 care records with respect to those records.

15 2. As used in this section, "custodian of health care records" 16 has the meaning ascribed to it in NRS 629.016.

17 Sec. 125. NRS 631.3487 is hereby amended to read as 18 follows:

631.3487 1. If the **Board** Division receives a copy of a court 19 order issued pursuant to NRS 425.540 that provides for the 20 suspension of all professional, occupational and recreational 21 22 licenses, certificates and permits issued to a person who is the 23 holder of a license to practice dentistry, dental hygiene or dental 24 therapy, the **Board** Division shall deem the license issued to that 25 person to be suspended at the end of the 30th day after the date on 26 which the court order was issued unless the [Board] Division 27 receives a letter issued to the holder of the license by the district 28 attorney or other public agency pursuant to NRS 425.550 stating 29 that the holder of the license has complied with the subpoena or warrant or has satisfied the arrearage pursuant to NRS 425.560. 30

2. The **[Board]** *Division* shall reinstate a license to practice dentistry, dental hygiene or dental therapy that has been suspended by a district court pursuant to NRS 425.540 if:

(a) The [Board] *Division* receives a letter issued by the district
attorney or other public agency pursuant to NRS 425.550 to the
person whose license was suspended stating that the person whose
license was suspended has complied with the subpoena or warrant
or has satisfied the arrearage pursuant to NRS 425.560; and

39 (b) The person whose license was suspended pays the fee 40 imposed pursuant to NRS 631.345 for the reinstatement of a 41 suspended license.

42 **Sec. 126.** NRS 631.349 is hereby amended to read as follows:

631.349 The acts described in NRS 631.346 to 631.3485,
inclusive, must not be construed as a complete list of dishonorable
or unprofessional conduct, or as authorizing or permitting the





performance of other and similar acts, or as limiting or restricting 1 the **Board Division** from holding that other or similar acts 2 3 constitute unprofessional or dishonorable conduct. Sec. 127. NRS 631.350 is hereby amended to read as follows: 4 5 631.350 1. Except as otherwise provided in NRS 631.271, 6 631.2715 and 631.347, the **[Board]** Division may: 7 (a) Refuse to issue a license to any person; 8 (b) Revoke or suspend the license or renewal certificate issued 9 by it to any person; 10 (c) Fine a person it has licensed; (d) Place a person on probation for a specified period on any 11 12 conditions the [Board] Division may order; 13 (e) Issue a public reprimand to a person; (f) Limit a person's practice to certain branches of dentistry; 14 15 (g) Require a person to participate in a program relating to an 16 alcohol or other substance use disorder or any other impairment; 17 (h) Require that a person's practice be supervised; 18 (i) Require a person to perform community service without 19 compensation; (j) Require a person to take a physical or mental examination or 20 21 an examination of his or her competence; 22 (k) Require a person to fulfill certain training or educational 23 requirements; 24 (1) Require a person to reimburse a patient; or 25 (m) Any combination thereof, 26 → if the **Board** *Division* finds, by a preponderance of the evidence, 27 that the person has engaged in any of the activities listed in 28 subsection 2. 29 2. The following activities may be punished as provided in 30 subsection 1: 31 (a) Engaging in the illegal practice of dentistry, dental hygiene 32 or dental therapy; 33 (b) Engaging in unprofessional conduct; or (c) Violating any regulations adopted by the [Board] Division or 34 35 the provisions of this chapter. 3. All money received by the Division pursuant to this section 36 must be deposited with the State Treasurer for credit to the 37 38 Occupational Licensing Account created by section 14 of this act. The **Board** Division may delegate to a hearing officer or 39 4. panel its authority to take any disciplinary action pursuant to this 40 chapter **[]** and impose and collect fines therefor and deposit the 41 money therefrom [in banks, credit unions, savings and loan 42 43 associations or savings banks in this State. 44 4. If a hearing officer or panel is not authorized to take 45 disciplinary action pursuant to subsection 3 and the Board deposits





1 the money collected from the imposition of fines with the State

2 Treasurer for credit to the State General Fund, it may present a

3 claim to the State Board of Examiners for recommendation to the

4 Interim Finance Committee if money is needed to pay attorney's

5 fees or the costs of an investigation, or both.] with the State

6 Treasurer for credit to the Occupational Licensing Account 7 created by section 14 of this act.

8 5. The **[Board]** *Division* shall not administer a private 9 reprimand.

10 6. An order that imposes discipline and the findings of fact and 11 conclusions of law supporting that order are public records.

Sec. 128. NRS 631.355 is hereby amended to read as follows:

13 631.355 1. Any disciplinary action taken by a hearing officer 14 or panel pursuant to NRS 631.350 is subject to the same procedural 15 requirements which apply to disciplinary actions taken by the 16 [Board,] Division, and the officer or panel has those powers and 17 duties given to the **Board** Division in relation thereto. Before 18 taking disciplinary action, the hearing officer or panel shall review 19 and consider the findings and recommendations of a review panel 20 appointed pursuant to NRS 631.3635.

21 2. Any decision of the hearing officer or panel relating to the 22 imposition of any disciplinary action pursuant to this chapter is a 23 final decision in a contested case.

Sec. 129. NRS 631.360 is hereby amended to read as follows:

25 631.360 1. Except as otherwise provided in NRS 631.364, 26 the **Board** *Division* may, upon its own motion, and shall, upon the verified complaint in writing of any person setting forth facts which, 27 28 if proven, would constitute grounds for initiating disciplinary action, 29 investigate the actions of any person who practices dentistry, dental 30 hygiene or dental therapy in this State. A complaint may be filed anonymously. If a complaint is filed anonymously, the **Board** 31 32 **Division** may accept the complaint but may refuse to consider the 33 complaint if anonymity of the complainant makes processing the 34 complaint impossible or unfair to the person who is the subject of 35 the complaint.

2. The [Board] *Division* shall, before initiating disciplinary action, at least 10 days before the date set for the hearing, notify the accused person in writing of any charges made. The notice may be served by delivery of it personally to the accused person or by mailing it by registered or certified mail to the place of business last specified by the accused person, as registered with the [Board.] *Division*.

43 3. At the time and place fixed in the notice, the [Board]
44 *Division* shall proceed to hear the charges. If the [Board] *Division*



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receives a report pursuant to subsection 5 of NRS 228.420, a hearing
 must be held within 30 days after receiving the report.

4. The [Board] Division may compel the attendance of
witnesses or the production of documents or objects by subpoena.
[The Board may adopt regulations that set forth a procedure
pursuant to which the Executive Director may issue subpoenas on
behalf of the Board.] Any person who is subpoenaed pursuant to this
subsection may request the [Board] Division to modify the terms of
the subpoena or grant additional time for compliance.

5. The [Board] *Division* may obtain a search warrant from a magistrate upon a showing that the warrant is needed for an investigation or hearing being conducted by the [Board] *Division* and that reasonable cause exists to issue the warrant.

14 6. [If the Board is not sitting at the time and place fixed in the
15 notice, or at the time and place to which the hearing has been
16 continued, the Board shall continue the hearing for a period not to
17 exceed 30 days.

18 — 7.] The [Board] Division shall retain all complaints received by 19 the [Board] Division pursuant to this section for at least 10 years, 20 including, without limitation, any complaints not acted upon.

21 Sec. 130. NRS 631.363 is hereby amended to read as follows:

631.363 1. The [Board] Division may [appoint one of its members and] designate any of its employees, investigators or other agents to conduct an investigation and informal hearing concerning any practice by a person constituting a violation of the provisions of this chapter or the regulations of the [Board.] Division.

27 2. The <u>[investigator]</u> person designated by the <u>[Board to</u> 28 conduct a hearing] Division pursuant to subsection 1 shall notify 29 the person being investigated at least 10 days before the date set for 30 the hearing. The notice must describe the reasons for the 31 investigation and must be served personally on the person being 32 investigated or by mailing it by registered or certified mail to his or 33 her last known address.

34 3. If, after the hearing, the [investigator] person designated by 35 the Division pursuant to subsection 1 determines that the [Board] 36 Division should take further action concerning the matter, the 37 [investigator] person shall prepare written findings of fact and 38 conclusions and submit them to the [Board.] Division. A copy of the 39 report must be sent to the person being investigated.

40 4. If the [Board,] Division, after receiving the report of [its 41 investigator] the person designated pursuant to [this section,] 42 subsection 1, holds its own hearing on the matter pursuant to NRS 43 631.360, it may consider the [investigator's] report of the person 44 but is not bound by his or her findings or conclusions. The 45 [investigator] person and any member of a review panel appointed





1 pursuant to NRS 631.3635 shall not participate in the hearing 2 conducted by the [Board.] *Division*.

5. If the person who was investigated agrees in writing to the findings and conclusions of the *[investigator,] person designated pursuant to subsection 1*, the *[Board] Division* may adopt that report as its final order and take such action as is necessary without conducting its own hearing on the matter.

8 Sec. 131. NRS 631.3635 is hereby amended to read as 9 follows:

10 631.3635 1. The [Board] Division shall appoint a panel to 11 review an investigation or informal hearing conducted pursuant to 12 NRS 631.363. [Such] The Administrator shall determine the 13 number of members and qualifications of the members of such a 14 panel. [must consist of:

(a) If the subject of the investigation or informal hearing is a
 holder of a license to practice dental hygiene, one member of the
 Board who is a holder of a license to practice dentistry, one member

18 of the Board who is a holder of a license to practice dental hygiene

19 and one holder of a license to practice dental hygiene who is not a

20 member of the Board and is not the subject of the investigation or

21 informal hearing.

22 (b) If the subject of the investigation or informal hearing is a

23 holder of a license to practice dentistry or any other person not

24 described in paragraph (a), one member of the Board who is a

25 holder of a license to practice dentistry, one member of the Board

26 who is a holder of a license to practice dental hygiene and one

27 holder of a license to practice dentistry who is not a member of the
 28 Board and is not the subject of the investigation or informal

28 board and is inc 29 hearing.]

2. A review panel appointed pursuant to subsection 1 shall, in conducting a review of an investigation or informal hearing conducted pursuant to NRS 631.363, review and consider, without limitation:

34 (a) All files and records collected or produced by the 35 investigator;

(b) Any written findings of fact and conclusions prepared by theinvestigator; and

38 (c) Any other information deemed necessary by the review39 panel.

40 3. The investigator who conducted the investigation or 41 informal hearing pursuant to NRS 631.363 shall not participate in a 42 review conducted pursuant to subsection 1.

43 4. Before the **[Board]** *Division* takes any action or makes any 44 disposition relating to a complaint, the review panel appointed 45 pursuant to subsection 1 to conduct a review of the investigation or





informal hearing relating to the complaint shall present to the
 [Board] *Division* its findings and recommendation relating to the
 investigation or informal hearing, and the [Board] *Division* shall
 review and consider those findings and recommendations.

5 5. Meetings held by a review panel appointed pursuant to 6 subsection 1 are not subject to the provisions of chapter 241 of 7 NRS.

Sec. 132. NRS 631.364 is hereby amended to read as follows:

9 The **Executive Director of the Board or his or her** 631.364 1. designee] Division of Professional Licensing shall review and 10 evaluate any complaint or information received from the 11 12 Investigation Division of the Department of Public Safety or the 13 State Board of Pharmacy, including, without limitation, information provided pursuant to NRS 453.164, or from a law enforcement 14 15 agency, professional licensing board or any other source indicating 16 that:

(a) A licensee has issued a fraudulent, illegal, unauthorized or
otherwise inappropriate prescription for a controlled substance listed
in schedule II, III or IV;

(b) A pattern of prescriptions issued by a licensee indicates that
the licensee has issued prescriptions in the manner described in
paragraph (a); or

23 (c) A patient of a licensee has acquired, used or possessed a
24 controlled substance listed in schedule II, III or IV in a fraudulent,
25 illegal, unauthorized or otherwise inappropriate manner.

26 2. If the [Executive Director of the Board or his or her 27 designee] Division of Professional Licensing receives information 28 described in subsection 1 concerning the licensee, the [Executive 29 Director or his or her designee] Division must notify the licensee as 30 soon as practicable after receiving the information.

31 3. À review and evaluation conducted pursuant to subsection 1 32 must include, without limitation:

(a) A review of relevant information contained in the database
of the program established pursuant to NRS 453.162; and

35 (b) A request for additional relevant information from the 36 licensee who is the subject of the review and evaluation.

37 If, after a review and evaluation conducted pursuant to 4. 38 subsection 1, the *Executive Director or his or her designee* 39 **Division** determines that a licensee may have issued a fraudulent, 40 illegal, unauthorized or otherwise inappropriate prescription for a controlled substance listed in schedule II, III or IV, the [Board] 41 42 Division must proceed as if a written complaint had been filed 43 against the licensee. If, after conducting an investigation and a 44 hearing in accordance with the provisions of this chapter, the 45 **Board** Division determines that the licensee issued a fraudulent,



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illegal, unauthorized or otherwise inappropriate prescription, the
 [Board] Division must impose appropriate disciplinary action.

3 5. When deemed appropriate, the **Executive Director of the** 4 **Board Division** may:

5 (a) Refer information acquired during a review and evaluation 6 conducted pursuant to subsection 1 to another professional licensing 7 [board,] *entity*, law enforcement agency or other appropriate 8 governmental entity for investigation and criminal or administrative 9 proceedings.

10 (b) Postpone any notification, review or part of such a review 11 required by this section if <u>the or she</u> *the Division* determines that it 12 is necessary to avoid interfering with any pending administrative or 13 criminal investigation into the suspected fraudulent, illegal, 14 unauthorized or otherwise inappropriate prescribing, dispensing or 15 use of a controlled substance.

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6. The [Board] *Division* shall:

(a) Adopt regulations providing for disciplinary action against a 17 licensee for inappropriately prescribing a controlled substance listed 18 19 in schedule II, III or IV or violating the provisions of NRS 639.2391 20 to 639.23916, inclusive, and any regulations adopted by the State Board of Pharmacy pursuant thereto. Such disciplinary action must 21 22 include, without limitation, requiring the licensee to complete 23 additional continuing education concerning prescribing controlled 24 substances listed in schedules II. III and IV.

25 (b) Develop and disseminate to each dentist licensed pursuant to 26 this chapter or make available on the Internet website of the **Board** 27 *Division* an explanation or a technical advisory bulletin to inform 28 those dentists of the requirements of this section and NRS 631.365, 29 639.23507 and 639.2391 to 639.23916, inclusive, and any regulations adopted pursuant thereto. The [Board] Division shall 30 31 update the explanation or bulletin as necessary to include any 32 revisions to those provisions of law or regulations. The explanation 33 or bulletin must include, without limitation, an explanation of the 34 requirements that apply to specific controlled substances or 35 categories of controlled substances.

36 Sec. 133. NRS 631.365 is hereby amended to read as follows:

631.365 1. If the [Board] Division determines from an 37 38 investigation of a licensee that the health, safety or welfare of the public or any patient served by the licensee is at risk of imminent or 39 40 continued harm because of the manner in which the licensee 41 prescribed, administered, dispensed or used a controlled substance, the [Board] Division may summarily suspend the licensee's 42 43 authority to prescribe, administer or dispense a controlled substance listed in schedule II, III or IV pending a determination upon the 44 conclusion of a hearing to consider a formal complaint against the 45





1 licensee. An order of summary suspension may be issued only by

2 the [Board, the President of the Board, the presiding officer of an

3 investigative committee convened by the Board to conduct the

4 **investigation**] *Division* or the [member,] employee, investigator or 5 other agent of the [Board] *Division* who conducted the 6 investigation.

7 2. If an order to summarily suspend a licensee's authority to
8 prescribe, administer or dispense a controlled substance listed in
9 schedule II, III or IV is issued pursuant to subsection 1 by [the
10 presiding officer of an investigative committee of the Board or a
11 member,] an employee, investigator or other agent of the [Board,]
12 Division, that person shall not participate in any further proceedings
13 of the [Board] Division relating to the order.

14 3. If the [Board, the presiding officer of an investigative 15 committee of the Board or a member,] Division or an employee, 16 investigator or other agent of the **Board** Division issues an order 17 summarily suspending a licensee's authority to prescribe, administer 18 or dispense a controlled substance listed in schedule II, III or IV 19 pursuant to subsection 1, the **[Board]** Division must hold a hearing 20 to consider the formal complaint against the licensee. The **Board** 21 **Division** must hold the hearing and render a decision concerning the 22 formal complaint within 180 days after the date on which the order 23 is issued, unless the **Board Division** and the licensee mutually 24 agree to a longer period.

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Sec. 134. NRS 631.366 is hereby amended to read as follows:

631.366 1. The district court for the county in which any
investigation or hearing is being conducted by the [Board] Division
may compel the attendance of witnesses, the giving of testimony
and the production of books and papers as required by any subpoena
issued by or on behalf of the [Board.] Division.

2. If any witness refuses to attend or testify or produce any papers required by a subpoena, the **[Board]** *Division* may so report to the district court for the county in which the investigation or hearing is pending by petition, setting forth:

(a) That due notice has been given of the time and place ofattendance of the witness or the production of the books and papers;

(b) That the witness has been subpoenaed in the mannerprescribed in this chapter;

(c) That the witness has failed and refused to attend or produce the papers required by subpoena before the [Board] Division in the investigation or hearing named in the subpoena, or has refused to answer questions propounded to him or her in the course of the investigation or hearing;

(d) That the subpoena identified specifically any documents orthe subject of any testimony required;





1 (e) That the documents or testimony were relevant to the 2 allegations being investigated or heard; and

3 (f) That no reasonable cause exists for the failure or refusal to 4 comply with the subpoena,

5 → and requesting an order of the court compelling the witness to
6 attend and testify or produce the books or papers before the [Board.]
7 Division.

8 3. The court, upon petition of the **Board**, **Division**, shall enter 9 an order directing the witness to appear before the court at a time and place to be fixed by the court in its order, not more than 10 days 10 after the service of the order, and show cause why the witness has 11 12 not attended or testified or produced the books or papers before the 13 **Board.** Division. A certified copy of the order must be served upon 14 the witness. If it appears to the court that the subpoena was regularly 15 issued by or on behalf of the **Board** Division and there is no 16 reasonable cause for the refusal or failure to comply, the court shall 17 thereupon enter an order that the witness appear before the **Board** 18 *Division* at the time and place fixed in the order and testify or 19 produce the required books or papers, and upon failure to obey the order the witness must be dealt with as if in contempt of court. 20

4. The court may consider, in determining whether reasonable cause existed for the witness's refusal or failure to comply with the subpoena, such factors as:

(a) The burden or cost of compliance, financial or otherwise, tothe witness;

26 (b) The time allowed for compliance;

(c) The extent of the information requested in relation to thenature of the underlying charge; and

29 (d) The extent of the statistical information necessary to 30 investigate the charge adequately.

31 Sec. 135. NRS 631.368 is hereby amended to read as follows:

32 631.368 1. Except as otherwise provided in this section and 33 NRS 239.0115, any records or information obtained during the 34 course of an investigation by the [Board] *Division* or a review panel 35 appointed pursuant to NRS 631.3635 and any record of the 36 investigation or review are confidential.

2. The complaint or other document filed by the [Board] *Division* to initiate disciplinary action and all documents and
information considered by the [Board] Division when determining
whether to impose discipline are public records.

3. The [Board] Division shall, to the extent feasible,
communicate or cooperate with or provide any record or
information described in subsection 1 to any [other] licensing
[board] entity or any other agency that is investigating a person,
including a law enforcement agency.





Sec. 136. NRS 631.375 is hereby amended to read as follows:

2 631.375 All artificial teeth, dentures or other removable dental 3 appliances, at the time they are manufactured or sent to a laboratory 4 for repair, must be identified with the name or social security 5 number of the owner by:

6 1. Embedding the name or number in the material of the 7 appliance;

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2. Adding the name or number with an adhesive; or

9 3. Marking the appliance in any manner consistent with 10 advances in technology and approved by the [Board.] *Division*.

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Sec. 137. NRS 631.378 is hereby amended to read as follows:

12 631.378 1. Any person who furnishes information to the 13 [Board] *Division* concerning a licensee or an applicant for licensure, 14 in good faith and without malicious intent, is immune from any civil 15 action for furnishing that information.

2. The [Board,] *Division*, a review panel, any [member,] employee [or committee] of the [Board] *Division* or a [review panel,] counsel, investigator, expert, hearing officer, licensee or other person who assists the [Board] *Division* in the investigation or prosecution of an alleged violation of a provision of this chapter, a proceeding concerning licensure or reissuance of a license or a criminal prosecution is immune from any civil liability for:

(a) Any decision or action taken in good faith and without
malicious intent in response to information acquired by the [Board.] *Division*.

(b) Disseminating information concerning a licensee or an
applicant for licensure to any member of the public, [other]
licensing [board,] *entity*, national association of registered boards,
an agency of the Federal Government or of the State, the Attorney
General or any law enforcement agency.

31 3. A defendant who is the prevailing party in a civil action 32 brought pursuant to subsection 2 may recover the attorney's fees 33 and costs incurred in defending the action.

Sec. 138. NRS 631.380 is hereby amended to read as follows:

631.380 All licenses and renewal certificates to practice
 dentistry or a specialty thereof heretofore issued by the Board of
 Dental Examiners of Nevada and in force on March 20, 1951, shall
 remain in force subject to the provisions of this chapter, and shall
 entitle the holders to practice their profession as therein designated.

40 **Sec. 139.** NRS 631.388 is hereby amended to read as follows: 41 631.388 A person who manages the business of a dental 42 practice, office or clinic shall register with the [Board:] Division:

1. The name and business address of the person;

44 2. The address of the dental practice, office or clinic of the 45 business which the person manages; and





The names of the licensed dentist or other entity not 1 3. 2 prohibited from owning or operating a dental practice, office or 3 clinic whose business the person manages.

4 **Sec. 140.** NRS 631.391 is hereby amended to read as follows:

5 631.391 The **[Board]** Division shall adopt regulations 1. 6 prescribing the training that a dentist must receive before injecting:

(a) A neuromodulator that is derived from Clostridium 7 8 botulinum:

9 (b) A neuromodulator that is biosimilar to or the bioequivalent of a neuromodulator described in paragraph (a); or 10

11 (c) Dermal or soft tissue fillers.

12 2. A dentist who has received the training prescribed pursuant 13 to subsection 1 shall present proof of such training upon the request 14 of a patient or any state or local governmental agency or agent 15 thereof.

As used in this section "dermal or soft tissue filler" has the 16 3. 17 meaning ascribed to it in NRS 629.086. 18

NRS 631.395 is hereby amended to read as follows: Sec. 141.

19 631.395 A person is guilty of the illegal practice of dentistry, 20 dental hygiene or dental therapy who:

21 Sells or barters, or offers to sell or barter, any diploma or 1. 22 document conferring or purporting to confer any dental degree, or 23 any certificate or transcript made or purporting to be made pursuant 24 to the laws regulating the licensing and registration of dentists, 25 dental hygienists or dental therapists;

26 Purchases or procures by barter any such diploma, certificate 2. 27 or transcript, with the intent that it be used as evidence of the 28 holder's qualifications to practice dentistry, or in fraud of the laws 29 regulating that practice;

30 3. With fraudulent intent, alters in a material regard any such 31 diploma, certificate or transcript;

32 Uses or attempts to use any diploma, certificate or transcript, 4. 33 which has been purchased, fraudulently issued, counterfeited or 34 materially altered, either as a license or color of license to practice 35 dentistry, or in order to procure registration as a dentist, dental 36 hygienist or dental therapist;

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5. Practices dentistry under a false or assumed name;

Assumes the degree of "Doctor of Dental Surgery" or 38 6. "Doctor of Dental Medicine" or appends the letters "D.D.S." or 39 40 "D.M.D." or "R.D.H." to his or her name, not having conferred upon him or her, by diploma from an accredited dental or dental 41 42 hygiene college or school legally empowered to confer the title, the 43 right to assume the title, or assumes any title or appends any letters 44 to his or her name with the intent to represent falsely that he or she 45 has received a dental degree or license;





1 7. Willfully makes, as an applicant for examination, license or 2 registration under this chapter, a false statement in a material regard 3 in an affidavit required by this chapter;

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4 Within 10 days after a demand is made by the **Secretary** 8. 5 Treasurer, **Division**, fails to furnish to the **Board Division** the 6 names and addresses of all persons practicing or assisting in the practice of dentistry in the office of the person at any time within 60 7 8 days before the notice, together with a sworn statement showing 9 under and by what license or authority the person and his or her employee are and have been practicing dentistry, but the affidavit 10 must not be used as evidence against the person in any proceeding 11 12 under this chapter:

13 Except as otherwise provided in NRS 629.091, practices 9. 14 dentistry, dental hygiene or dental therapy in this State without a 15 license:

16 10. Except as otherwise provided in NRS 631.385, owns or 17 controls a dental practice, shares in the fees received by a dentist or 18 controls or attempts to control the services offered by a dentist if the 19 person is not himself or herself licensed pursuant to this chapter; or

20 Aids or abets another in violating any of the provisions of 11. 21 this chapter. 22

NRS 631.396 is hereby amended to read as follows: Sec. 142.

23 631.396 Any [member or] agent or employee of the [Board] 24 Division may enter any premises in this State where a person who 25 holds a license or certificate issued pursuant to the provisions of this 26 chapter practices dentistry, dental hygiene or dental therapy and 27 inspect it to determine whether a violation of any provision of this 28 chapter has occurred, including, without limitation, an inspection to 29 determine whether any person at the premises is practicing dentistry, 30 dental hygiene or dental therapy without the appropriate license or 31 certificate issued pursuant to the provisions of this chapter.

Sec. 143. NRS 631.397 is hereby amended to read as follows:

33 631.397 Unless [Board] Division the determines that extenuating circumstances exist, the **Board** Division shall forward 34 35 to the appropriate law enforcement agency any substantiated 36 information submitted to the **[Board]** Division concerning a person 37 who practices or offers to practice dentistry, dental hygiene or dental 38 therapy without the appropriate license or certificate issued pursuant 39 to the provisions of this chapter.

40 **Sec. 144.** NRS 631.400 is hereby amended to read as follows:

41 631.400 1. A person who engages in the illegal practice of 42 dentistry in this State is guilty of a category D felony and shall be 43 punished as provided in NRS 193.130, unless a greater penalty is 44 provided pursuant to NRS 200.830 or 200.840.





1 2. Unless a greater penalty is provided pursuant to NRS 2 200.830 or 200.840, a person who practices or offers to practice 3 dental hygiene or dental therapy in this State without a license, or 4 who, having a license, practices dental hygiene or dental therapy in 5 a manner or place not permitted by the provisions of this chapter:

6 (a) If it is his or her first or second offense, is guilty of a gross 7 misdemeanor.

8 (b) If it is his or her third or subsequent offense, is guilty of a 9 category D felony and shall be punished as provided in 10 NRS 193.130.

11 3. Unless a greater penalty is provided by specific statute, a 12 person who is licensed to practice dentistry who practices dentistry 13 in a manner or place not permitted by the provisions of this chapter:

(a) If it is his or her first or second offense, is guilty of a grossmisdemeanor.

16 (b) If it is his or her third or subsequent offense, is guilty of a 17 category D felony and shall be punished as provided in 18 NRS 193.130.

19 4. The [Board] *Division* may assign a person described in 20 subsection 1, 2 or 3 specific duties as a condition of renewing a 21 license.

22 If a person has engaged or is about to engage in any acts or 5. 23 practices which constitute or will constitute an offense against this 24 chapter, the district court of any county, on application of the 25 [Board,] Division, may issue an injunction or other appropriate 26 order restraining the conduct. Proceedings under this subsection are 27 governed by Rule 65 of the Nevada Rules of Civil Procedure, except 28 that no bond or undertaking is required in any action commenced by 29 the [Board.] Division.

6. In addition to any other penalty prescribed by law, if the
Board] *Division* determines that a person has committed any act
described in subsection 1, 2 or 3, the [Board] *Division* may:

(a) Issue and serve on the person an order to cease and desist
until the person obtains from the [Board] Division the proper license
or certificate or otherwise demonstrates that he or she is no longer in
violation of subsection 1, 2 or 3. An order to cease and desist must
include a telephone number with which the person may contact the
[Board.] Division.

(b) Issue a citation to the person. A citation issued pursuant to this paragraph must be in writing, describe with particularity the nature of the violation and inform the person of the provisions of this paragraph. Each activity in which the person is engaged constitutes a separate offense for which a separate citation may be issued. To appeal a citation, the person must submit a written





request for a hearing to the [Board] Division not later than 30 days 1 2 after the date of issuance of the citation.

3 (c) Assess against the person an administrative fine of not more 4 than \$5,000.

5 (d) Impose any combination of the penalties set forth in 6 paragraphs (a), (b) and (c).

7 Sec. 145. Chapter 632 of NRS is hereby amended by adding thereto a new section to read as follows: 8

The Board shall comply with: 9

The applicable provisions of chapters 239 and 241 of NRS: 10 1. 11 and

12 2. Any requirements concerning the creation, retention and 13 public disclosure of records of the activities of the Board established by regulation of the Division of Occupational 14 15 Licensing of the Department of Business and Industry pursuant to 16 section 15 of this act. 17

Sec. 146. NRS 632.090 is hereby amended to read as follows:

632.090 1. Except as otherwise provided in [subsection] 18 subsections 3 [,] and 4, all money received by the Board under the 19 20 provisions of this chapter must be paid to the Executive Director of 21 the Board, who shall deposit the money in banks, credit unions, 22 savings and loan associations or savings banks in the State of 23 Nevada. The money may be drawn on by the Board for payment of 24 all expenses incurred in the administration of the provisions of this 25 chapter.

26 The Board may delegate to a hearing officer or panel its 2. 27 authority to take any disciplinary action pursuant to this chapter, 28 impose and collect fines and penalties therefor and deposit the 29 money therefrom in banks, credit unions, savings and loan 30 associations or savings banks in this State.

3. If a hearing officer or panel is not authorized to take 31 32 disciplinary action pursuant to subsection 2 and the Board deposits the money collected from the imposition of fines with the State 33 34 Treasurer for credit to the State General Fund, it may present a 35 claim to the State Board of Examiners for recommendation to the 36 Interim Finance Committee if money is needed to pay attorney's fees or the costs of an investigation, or both. 37

38 4. Five percent of the fees received by the Board pursuant to the provisions of this chapter must be deposited with the State 39 Treasurer for credit to the Occupational Licensing Account 40 created by section 14 of this act. 41

42 Sec. 147. Chapter 633 of NRS is hereby amended by adding 43 thereto a new section to read as follows:

44 The Board shall comply with:





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1.

2.

and

The applicable provisions of chapters 239 and 241 of NRS;

Any requirements concerning the creation, retention and public disclosure of records of the activities of the Board 4 established by regulation of the Division of Occupational 5 6 Licensing of the Department of Business and Industry pursuant to 7 section 15 of this act. 8 **Sec. 148.** NRS 633.181 is hereby amended to read as follows: The State Board of Osteopathic Medicine consists of 9 633.181 [seven] *eight* members appointed by the Governor. 10 11 Sec. 149. NRS 633.191 is hereby amended to read as follows: 12 633.191 1. Five members of the Board must: 13 (a) Be licensed under this chapter: 14 (b) Be actually engaged in the practice of osteopathic medicine 15 in this State: and 16 (c) Have been so engaged in this State for a period of more than 17 5 years preceding their appointment. 18 2. One member of the Board must: 19 (a) Be licensed to practice as a physician assistant under this 20 chapter; 21 (b) Be actually engaged in practice as a physician assistant in 22 this State: and 23 (c) Have been so engaged in this State for a period of more 24 than 5 years preceding his or her appointment. 25 3. One member of the Board must be a resident of the State of 26 Nevada and must represent the interests of persons or agencies that 27 regularly provide health care to patients who are indigent, uninsured 28 or unable to afford health care. This member must not be licensed 29 under the provisions of this chapter. 30 [3.] **4**. The remaining member of the Board must be a resident 31 of the State of Nevada who is: 32 (a) Not licensed in any state to practice any healing art; 33 (b) Not the spouse or the parent or child, by blood, marriage or adoption, of a person licensed in any state to practice any healing 34 35 art; and 36 (c) Not actively engaged in the administration of any medical 37 facility or facility for the dependent as defined in chapter 449 of 38 NRS. 39 Sec. 150. NRS 633.261 is hereby amended to read as follows: 40 633.261 1. All reasonable expenses incurred by the Board in carrying out the provisions of this chapter shall be paid from the 41 42 fees which it receives, and no part of the salaries or expenses of the 43 Board may be paid out of the General Fund of the State Treasury. 44 2. [All] Except as otherwise provided in subsection 3, all 45 money received by the Board shall be deposited in banks, credit S B 3 3 5

1 unions, savings and loan associations or savings banks in this State 2 and shall be paid out on its order for its expenses.

3 Five percent of the fees received by the Board pursuant to 3. the provisions of this chapter must be deposited with the State 4 5 Treasurer for credit to the Occupational Licensing Account 6 created by section 14 of this act.

7 **Sec. 151.** NRS 633.660 is hereby amended to read as follows:

8 633.660 The Board may delegate its authority to conduct a hearing concerning the discipline of a licensee pursuant to chapter 9 622A of NRS to: 10

1. A person; or

11

12 2. A group of such members of the Board as the President of 13 the Board may designate from time to time, which group must 14 consist of not less than three members of the Board, at least one of 15 whom was appointed to the Board pursuant to subsection [2 or] 3 or 16 **4** of NRS 633.191.

17 Sec. 152. Chapter 634 of NRS is hereby amended by adding 18 thereto a new section to read as follows:

19 The Board shall comply with:

20 1. The applicable provisions of chapters 239 and 241 of NRS; 21 and

22 2. Any requirements concerning the creation, retention and 23 public disclosure of records of the activities of the Board 24 established by regulation of the Division of Occupational Licensing of the Department of Business and Industry pursuant to 25 26 section 15 of this act. 27

Sec. 153. NRS 634.050 is hereby amended to read as follows:

28 634.050 1. Except as otherwise provided in [subsection] 29 subsections 3 [] and 4, all money collected by the Board must be 30 deposited in banks, credit unions, savings and loan associations or savings banks in the State of Nevada, and must be used by the 31 32 Board to defray its legitimate expenses.

33 2. The Board may delegate to a hearing officer or panel its authority to take any disciplinary action pursuant to this chapter, 34 35 impose and collect fines therefor and deposit the money therefrom 36 in banks, credit unions, savings and loan associations or savings 37 banks in this State.

38 3. If a hearing officer or panel is not authorized to take disciplinary action pursuant to subsection 2 and the Board deposits 39 40 the money collected from the imposition of fines with the State Treasurer for credit to the State General Fund, it may present a 41 42 claim to the State Board of Examiners for recommendation to the 43 Interim Finance Committee if money is needed to pay attorney's 44 fees or the costs of an investigation, or both.





1 4. Five percent of the fees received by the Board pursuant to 2 the provisions of this chapter must be deposited with the State 3 Treasurer for credit to the Occupational Licensing Account 4 created by section 14 of this act.

5 Sec. 154. NRS 634A.020 is hereby amended to read as 6 follows:

7 634A.020 As used in this chapter, unless the context otherwise 8 requires:

9 1. "Acupuncture" means the insertion of needles into the 10 human body by piercing the skin of the body to control and regulate 11 the flow and balance of energy in the body and to cure, relieve or 12 palliate the body for therapeutic purposes, including, without 13 limitation:

(a) Any ailment or disease of the mind or body; or

(b) Any wound, bodily injury or deformity.

16 2. ["Board" means the State Board of Oriental Medicine.] 17 "Division" means the Division of Occupational Licensing of the 18 Department of Business and Industry.

19 3. "Doctor of Oriental medicine" means a person who is 20 licensed under the provisions of this chapter to practice as a doctor 21 of Oriental medicine.

22 4. "Dry needling":

(a) Means an advanced needling skill or technique limited to the
treatment of myofascial pain, using a single-use, single-insertion,
sterile needle without the use of heat, cold or any other added
modality or medication, which is inserted into the skin or underlying
tissue to stimulate a trigger point.

- 28 (b) Does not include:
 - (1) The stimulation of an auricular point;
 - (2) Utilization of a distal point or nonlocal point;
- 30 31

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- (3) Needle retention;
- 32 33

(4) Application of a retained electrical stimulation lead; or

(5) The teaching or application of other acupuncture theory.

5. "Herbal medicine" and "practice of herbal medicine" mean suggesting, recommending, prescribing or directing the use of herbs for the cure, relief or palliation of any ailment or disease of the mind or body, or for the cure or relief of any wound, bodily injury or deformity.

6. "Herbs" means any plant or part of a plant which is not
prohibited by the laws of the United States or this State and is used
in tests or examinations in the practice of Oriental medicine.

7. "Oriental medicine" means a system of the healing art which
places the chief emphasis on the flow and balance of energy in the
body mechanism as being the most important single factor in
maintaining the well-being of the organism in health and disease.





1 The term includes, without limitation, the practice of acupuncture, 2 herbal medicine, moxibustion, dry needling and other services

3 approved by the [Board.] Division.

4 Sec. 155. NRS 634A.070 is hereby amended to read as 5 follows:

6 634A.070 The [Board] *Division* may:

1. Employ attorneys, investigators and other professional
consultants and clerical personnel necessary to discharge its duties
[-] under this chapter. To conduct its examinations, the [Board]
Division may call to its aid persons of established reputation and
known ability in Oriental medicine.

12 2. [Maintain offices in as many localities in the State as it finds
 13 necessary to carry out the provisions of this chapter.

Adopt regulations not inconsistent with the provisions of this chapter. The regulations may include a code of ethics regulating the professional conduct of licensees.

17 [4.] 3. Compel the attendance of witnesses and the production 18 of evidence by subpoena.

19 Sec. 156. NRS 634A.080 is hereby amended to read as 20 follows:

21 634A.080 The [Board] Division shall:

1. [Hold meetings at least once a year and at any other time at
 23 the request of the President or the majority of the members;

24 <u>2. Have and use a common seal;</u>

25 <u>3.</u>] Deposit [in interest bearing accounts in the State of
26 Nevada] all money received under the provisions of this chapter [,
27 which must be used to defray the expenses of the Board;

28 — 4. Operate on the basis of the fiscal year beginning July 1 and
 29 ending June 30; and

30 <u>5.</u> with the State Treasurer for credit to the Occupational 31 Licensing Account created by section 14 of this act.

32 **2.** Keep [a record of its proceedings] appropriate records 33 concerning its activities under this chapter which must be open to 34 the public at all times and which must contain the name and 35 business address of every registered licensee in this State.

36 Sec. 157. NRS 634A.083 is hereby amended to read as 37 follows:

38 634A.083 Any [member or] agent or employee of the [Board] Division may enter any premises in this State where a person who 39 holds a license issued pursuant to the provisions of this chapter 40 practices Oriental medicine and inspect it to determine whether a 41 42 violation of any provision of this chapter has occurred, including, 43 without limitation, an inspection to determine whether any person at 44 the premises is practicing Oriental medicine without a license issued 45 pursuant to the provisions of this chapter.





1 Sec. 158. NRS 634A.085 is hereby amended to read as 2 follows:

3 634A.085 1. If a written complaint regarding a person who 4 practices Oriental medicine is filed with the **Board**, **Division**, the 5 **Board Division** shall review the complaint. A complaint may be 6 filed anonymously. If a complaint is filed anonymously, the **Board** *Division* may accept the complaint but may refuse to consider the 7 complaint if anonymity of the complainant makes processing the 8 9 complaint impossible or unfair to the person who is the subject of the complaint. If, from the complaint or from other records, it 10 appears that the complaint is not frivolous, the **Board** Division 11 12 mav:

(a) Retain the Attorney General to investigate the complaint; and
(b) If the [Board] *Division* retains the Attorney General,
transmit the original complaint and any facts or information
obtained from the review to the Attorney General.

17 2. If the **[Board]** *Division* retains the Attorney General, the 18 Attorney General shall conduct an investigation of the complaint 19 transmitted to the Attorney General to determine whether it warrants 20 proceedings for the modification, suspension or revocation of the 21 license. If the Attorney General determines that further proceedings 22 are warranted, the Attorney General shall report the results of the 23 investigation and any recommendation to the **[Board.]** *Division*.

3. The **[Board]** *Division* shall promptly make a determination with respect to each complaint reported to it by the Attorney General. The **[Board]** *Division* shall:

27 (a) Dismiss the complaint; or

28 (b) Proceed with appropriate disciplinary action.

4. The [Board] Division shall retain all complaints received by
the [Board] Division pursuant to this section for at least 10 years,
including, without limitation, any complaints not acted upon.

5. If the [Board] *Division* retains the Attorney General, the Attorney General may, in accordance with the provisions of NRS 228.113, charge the [Board] *Division* for all services relating to the investigation of a complaint pursuant to subsection 2.

36 Sec. 159. NRS 634A.090 is hereby amended to read as 37 follows:

634A.090 1. A school or college of Oriental medicine may
be established and maintained in this State only if:

40 (a) Its establishment is approved by the [Board;] *Division*;

(b) It is accredited by or has received at least candidacy status
for institutional accreditation from the Accreditation Commission
for Acupuncture and Oriental Medicine or its successor
organization; and





1 (c) It holds a current license issued by the Commission on 2 Postsecondary Education.

3 2. The **[Board]** *Division* may prescribe the course of study 4 required for the degree of doctor of Oriental medicine.

5 Sec. 160. NRS 634A.110 is hereby amended to read as 6 follows:

7 634A.110 1. An applicant for examination for a license to 8 practice Oriental medicine, or any branch thereof, shall:

9 (a) Submit an application to the [Board] *Division* on forms 10 provided by the [Board;] *Division;*

(b) Submit satisfactory evidence that he or she is 21 years or older and meets the appropriate educational requirements;

(c) Submit with the application a complete set of fingerprints
which the [Board] *Division* may forward to the Central Repository
for Nevada Records of Criminal History for submission to the
Federal Bureau of Investigation for its report;

17 (d) Pay a fee established by the [Board] *Division* of not more 18 than \$1,000; and

19 (e) Pay any fees required by the **[Board]** *Division* for an 20 investigation of the applicant or for the services of a translator, if the 21 translator is required to enable the applicant to take the examination.

22 2. An application submitted to the [Board] *Division* pursuant to 23 subsection 1 must include all information required to complete the 24 application.

25 Sec. 161. NRS 634A.115 is hereby amended to read as 26 follows:

634A.115 1. In addition to any other requirements set forth inthis chapter:

(a) An applicant for the issuance of a license issued pursuant to
this chapter shall include the social security number of the applicant
in the application submitted to the [Board.] Division.

(b) An applicant for the issuance or renewal of a license issued
 pursuant to this chapter shall submit to the [Board] Division of
 Occupational Licensing the statement prescribed by the Division of
 Welfare and Supportive Services of the Department of Health and
 Human Services pursuant to NRS 425.520. The statement must be
 completed and signed by the applicant.

2. The [Board] Division of Occupational Licensing shall
include the statement required pursuant to subsection 1 in:

40 (a) The application or any other forms that must be submitted41 for the issuance or renewal of the license; or

42 (b) A separate form prescribed by the [Board.] Division.

43 3. A license may not be issued or renewed by the [Board]
44 *Division* pursuant to this chapter if the applicant:





1 (a) Fails to submit the statement required pursuant to subsection 2 1; or

3 (b) Indicates on the statement submitted pursuant to subsection 4 1 that the applicant is subject to a court order for the support of a 5 child and is not in compliance with the order or a plan approved by 6 the district attorney or other public agency enforcing the order for 7 the repayment of the amount owed pursuant to the order.

8 If an applicant indicates on the statement submitted pursuant 4. 9 to subsection 1 that the applicant is subject to a court order for the support of a child and is not in compliance with the order or a plan 10 approved by the district attorney or other public agency enforcing 11 12 the order for the repayment of the amount owed pursuant to the 13 order, the **Board** Division shall advise the applicant to contact the 14 district attorney or other public agency enforcing the order to 15 determine the actions that the applicant may take to satisfy the 16 arrearage.

17 Sec. 162. NRS 634A.120 is hereby amended to read as 18 follows:

19 634A.120 1. Each applicant for a license to practice as a 20 doctor of Oriental medicine must pass:

(a) Each examination required and administered by the National
 Certification Commission for Acupuncture and Oriental Medicine or
 its successor organization for certification in Oriental medicine; and

(b) An examination approved by the **[Board]** *Division* that tests the applicant's knowledge and understanding of the laws and regulations of this State relating to health and safety in the practice of Oriental medicine.

28 2. The **[Board]** *Division* may establish by regulation for the 29 examination required by paragraph (b) of subsection 1:

30 (a) Additional subject areas to be included in the examination;31 and

(b) Specific methods for the administration of the examination,
 including, but not limited to, written, oral, demonstrative, practical
 or any combination thereof.

35 3. The [Board] *Division* shall contract for the preparation, 36 administration and grading of the examination required by 37 paragraph (b) of subsection 1.

4. Except as otherwise provided in subsection 5, the [Board] *Division* shall offer the examination required by paragraph (b) of subsection 1 at least two times each year at a time and place established by the [Board.] *Division*.

42 5. The **[Board]** *Division* may cancel a scheduled examination 43 required by paragraph (b) of subsection 1 if, within 60 days before 44 the examination, the **[Board]** *Division* has not received a request to 45 take the examination.





1 6. A person who fails the examination required by paragraph 2 (b) of subsection 1 may retake the examination.

3 Sec. 163. NRS 634A.140 is hereby amended to read as 4 follows:

5 634A.140 1. The **[Board]** Division shall issue a license to 6 practice as a doctor of Oriental medicine to an applicant who: 7 (a) Has:

8 (1) Successfully completed an accredited 4-year program of study, or its equivalent, in Oriental medicine at a school or college 9 10 of Oriental medicine accredited by the Accreditation Commission for Acupuncture and Oriental Medicine or its successor organization 11 12 that meets any requirements prescribed by the **Board** Division 13 pursuant to NRS 634A.090, including, without limitation, 14 requirements concerning clinical and didactic components;

15 (2) Earned a bachelor's degree, or completed a combined 16 bachelor's and master's degree program in Oriental medicine, from 17 an accredited college or university in the United States;

18 (3) Passed an investigation of his or her background and 19 personal history conducted by the **Board**; **Division**; and

20 (4) Passed the examinations required by NRS 634A.120; and 21 (b) Holds a current certification in Oriental medicine issued by 22 National Certification Commission for Acupuncture and the 23 Oriental Medicine or its successor organization.

24 Except as otherwise provided in subsection 3, the **Board** 25 *Division* may issue a license to practice as a doctor of Oriental 26 medicine to an applicant who:

27 (a) Has:

28 (1) Successfully completed a 4-year program of study, or its 29 equivalent, in Oriental medicine at a school or college of Oriental 30 medicine that is approved by the **Board** Division and meets any requirements prescribed by the [Board] Division pursuant to NRS 31 32 634A.090, including, without limitation, requirements concerning 33 clinical and didactic components;

34 (2) Lawfully practiced Oriental medicine in another state or 35 foreign country for at least 4 years;

(3) Passed an investigation of his or her background and 36 37 personal history conducted by the Board; and

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(4) Passed the examinations required by NRS 634A.120; and 39 (b) Holds a current certification in Oriental medicine issued by 40 National Certification Commission for Acupuncture and the 41 Oriental Medicine or its successor organization.

42 The **[Board]** Division may issue a license to practice as a 3. 43 doctor of Oriental medicine to an applicant who:

(a) Has: 44





1 (1) Successfully completed a program in Oriental medicine 2 from a school or college of Oriental medicine accredited by the 3 Accreditation Commission for Acupuncture and Oriental Medicine 4 or its successor organization before January 1, 2008, that included 5 the study of herbology;

6 (2) Practiced Oriental medicine pursuant to the laws of 7 another state or territory of the United States, the District of 8 Columbia, or foreign country for at least 6 of the 8 years 9 immediately preceding the date of the application;

10 (3) Passed an investigation of his or her background and 11 personal history conducted by the [Board;] *Division;* and

12

(4) Passed the examinations required by NRS 634A.120; and

(b) Holds a current certification in Oriental medicine issued by
the National Certification Commission for Acupuncture and
Oriental Medicine or its successor organization.

16 Sec. 164. NRS 634A.142 is hereby amended to read as 17 follows:

18 634A.142 1. A doctor of Oriental medicine licensed pursuant 19 to this chapter may apply to the [Board] *Division* for an 20 endorsement to practice acupuncture point injection therapy. The 21 applicant must submit with his or her application proof that the 22 applicant has:

(a) Successfully completed postgraduate course work approved
by the National Certification Commission for Acupuncture and
Oriental Medicine or a successor organization which provides at
least 24 hours of instruction provided in person, including, without
limitation, at least 8 hours of instruction received by practicum and
2 hours of training in the administration of intramuscular
epinephrine; and

(b) Obtained or otherwise carries a policy of professional
 liability insurance which insures the applicant against any liability
 arising from the provision of acupuncture point injection therapy by
 the applicant.

2. The [Board] *Division* shall issue an endorsement to practice acupuncture point injection therapy to an applicant who meets the requirements of subsection 1.

37 3. A licensee who is issued an endorsement to practice 38 acupuncture point injection therapy may only inject substances for 39 which the licensee has received training which may include, without 40 limitation, nutritional, homeopathic and herbal substances.

41 4. As used in this section, "acupuncture point injection 42 therapy" means the subcutaneous, intramuscular and intradermal 43 injection of substances to stimulate acupuncture points, ashi points 44 and trigger points to relieve pain and prevent illness.



1 Sec. 165. NRS 634A.163 is hereby amended to read as 2 follows:

3 634A.163 1. Except as otherwise provided in subsection 5, if a doctor of Oriental medicine who holds a valid and unrestricted 4 5 license to practice Oriental medicine in another state or territory of 6 the United States or another country has entered into a written or oral agreement to provide services to members of a visiting athletic 7 8 team or organization, the doctor of Oriental medicine is temporarily 9 exempt from licensure and may practice Oriental medicine in this State while providing services pursuant to the agreement to 10 members of the visiting athletic team or organization who are 11 12 present in this State for the purpose of engaging in competition or 13 training.

14 2. Except as otherwise provided in subsection 5, if a doctor of 15 Oriental medicine who holds a valid and unrestricted license to 16 practice Oriental medicine in another state or territory of the United 17 States or another country has been invited by the governing body of a national organization to provide services to persons participating 18 19 in an athletic event or training sanctioned or operated by the 20 organization, the doctor of Oriental medicine is temporarily exempt 21 from licensure and may practice Oriental medicine in this State 22 while providing services to such persons.

3. Except as otherwise provided in this subsection and
subsection 4, an exemption described in this section is valid for a
period of not more than 10 days for each competition or training
session. Upon the application of a doctor of Oriental medicine, the
[Board] *Division* may grant an exemption of not more than 20
additional days for each competition or training session.

4. A doctor of Oriental medicine who is practicing Orientalmedicine under an exemption described in this section shall not:

(a) Practice Oriental medicine at a medical facility;

32 (b) Provide services to persons who are not described in 33 subsection 1 or 2, as applicable; or

(c) Practice Oriental medicine under such an exemption formore than 60 days in a calendar year.

5. The provisions of this section do not apply to any contest or exhibition of unarmed combat conducted pursuant to chapter 467 of NRS.

39 6. As used in this section, "visiting athletic team or 40 organization" means an athletic team or organization which is 41 primarily based at a location outside of this State.



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1 Sec. 166. NRS 634A.165 is hereby amended to read as 2 follows: 3 634A.165 1. The **Board** Division may adopt regulations for the issuance of temporary certificates to persons not licensed 4 5 pursuant to this chapter. A temporary certificate may be issued: 6 (a) In connection with a bona fide educational seminar 7 concerning Oriental medicine or acupuncture; or 8 (b) For the purpose of authorizing a person to engage in 9 lecturing on or teaching Oriental medicine or acupuncture in this State on a short-term basis. 10 11 2. The **[Board]** Division may charge a fee for the issuance of a 12 temporary certificate. The fee must not exceed an amount which 13 adequately reimburses the **Board Division** for costs incurred in: 14 (a) Investigating an applicant under this section; and (b) Monitoring a seminar, if the [Board] Division deems that 15 16 action necessary. 17 Sec. 167. NRS 634A.167 is hereby amended to read as 18 follows: 19 634A.167 1. To renew a license issued pursuant to this 20 chapter, each person must, on or before February 1 of each year: 21 (a) Apply to the **Board** *Division* for renewal; 22 (b) Pay the annual fee for a license prescribed by the [Board,] 23 *Division*, which must not exceed \$1,000; 24 (c) Submit evidence to the [Board] Division of completion of 25 the requirements for continuing education; and 26 (d) Submit all information required to complete the renewal. 27 2. The **Board** *Division* shall, as a prerequisite for the renewal 28 or reinstatement of a license, require each holder of a license to 29 comply with the requirements for continuing education adopted by 30 the **Board**. Division. 3. If the holder of a license fails to pay the fee or submit all 31 32 required information by February 1 of each year, the license expires 33 automatically. The license may be reinstated by payment of the 34 required fee and submission of all required information within 90 35 days after the expiration of the license pursuant to this subsection. 36 Sec. 168. NRS 634A.170 is hereby amended to read as 37 follows: 38 634A.170 The [Board] Division may refuse to issue or may 39 suspend or revoke any license for any one or any combination of the 40 following causes: 1. Conviction of: 41 42 (a) A felony relating to the practice of Oriental medicine; 43 (b) Any offense involving moral turpitude;





1 (c) A violation of any state or federal law regulating the 2 possession, distribution or use of any controlled substance, as shown 3 by a certified copy of the record of the court; or

4 (d) A violation of any of the provisions of NRS 616D.200, 5 616D.220, 616D.240 or 616D.300 to 616D.440, inclusive;

6 2. The obtaining of or any attempt to obtain a license or 7 practice in the profession for money or any other thing of value, by 8 fraudulent misrepresentations;

9 3. Gross or repeated malpractice, which may be evidenced by 10 claims of malpractice settled against a practitioner;

11 4. Advertising by means of a knowingly false or deceptive 12 statement;

13 5. Advertising, practicing or attempting to practice under a 14 name other than one's own;

15 6. Habitual drunkenness or habitual addiction to the use of a 16 controlled substance;

17 7. Using any false, fraudulent or forged statement or document,
18 or engaging in any fraudulent, deceitful, dishonest or immoral
19 practice in connection with the licensing requirements of this
20 chapter;

8. Sustaining a physical or mental disability which renders
 further practice dangerous;

9. Engaging in any dishonorable, unethical or unprofessional
conduct which may deceive, defraud or harm the public, or which is
unbecoming a person licensed to practice under this chapter;

10. Using any false or fraudulent statement in connection with the practice of Oriental medicine or any branch thereof;

11. Violating or attempting to violate, or assisting or abetting
the violation of, or conspiring to violate any provision of this
chapter;

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12. Being adjudicated incompetent or insane;

13. Advertising in an unethical or unprofessional manner;

14. Obtaining a fee or financial benefit for any person by the
use of fraudulent diagnosis, therapy or treatment;

15. Willful disclosure of a privileged communication;

16. Failure of a licensee to designate the nature of his or her
practice in the professional use of his or her name by the term doctor
of Oriental medicine;

39 17. Willful violation of the law relating to the health, safety or40 welfare of the public or of the regulations adopted by the State41 Board of Health;

42 18. Administering, dispensing or prescribing any controlled
43 substance, except for the prevention, alleviation or cure of disease or
44 for relief from suffering;





1 19. Performing, assisting or advising in the injection of any 2 liquid silicone substance into the human body; and

3 20. Operation of a medical facility, as defined in NRS 4 449.0151, at any time during which: 5

(a) The license of the facility is suspended or revoked; or

6 (b) An act or omission occurs which results in the suspension or 7 revocation of the license pursuant to NRS 449.160.

8 This subsection applies to an owner or other principal responsible 9 for the operation of the facility.

10 Sec. 169. NRS 634A.175 is hereby amended to read as 11 follows:

12 634A.175 1. If the **[Board]** Division receives a copy of a 13 court order issued pursuant to NRS 425.540 that provides for the 14 suspension of all professional, occupational and recreational licenses, certificates and permits issued to a person who is the 15 16 holder of a license issued pursuant to this chapter, the **Board** Division shall deem the license issued to that person to be 17 18 suspended at the end of the 30th day after the date on which the 19 court order was issued unless the **Board Division** receives a letter 20 issued to the holder of the license by the district attorney or other 21 public agency pursuant to NRS 425.550 stating that the holder of the 22 license has complied with the subpoena or warrant or has satisfied 23 the arrearage pursuant to NRS 425.560.

24 The **[Board]** Division shall reinstate a license issued 2. 25 pursuant to this chapter that has been suspended by a district court 26 pursuant to NRS 425.540 if the [Board] Division receives a letter 27 issued by the district attorney or other public agency pursuant to 28 NRS 425.550 to the person whose license was suspended stating 29 that the person whose license was suspended has complied with the 30 subpoena or warrant or has satisfied the arrearage pursuant to 31 NRS 425.560.

32 Sec. 170. NRS 634A.180 is hereby amended to read as 33 follows:

634A.180 [Notwithstanding the provisions of chapter 622A of 34 35 **NRS**, if If the **Board** Division receives a report pursuant to 36 subsection 5 of NRS 228.420, a disciplinary proceeding regarding 37 the report must be commenced within 30 days after the **Board** 38 **Division** receives the report.

Sec. 171. NRS 634A.185 is hereby amended to read as 39 40 follows:

41 634A.185 1. Except as otherwise provided in this section and 42 NRS 239.0115, a complaint filed with the [Board,] Division, all 43 documents and other information filed with the complaint and all 44 documents and other information compiled as a result of an 45 investigation conducted to determine whether to initiate disciplinary





action against a person are confidential, unless the person submits a
 written statement to the [Board] Division requesting that such
 documents and information be made public records.

4 2. [The] *Any* charging documents filed with the [Board] 5 *Division* to initiate disciplinary action [pursuant to chapter 622A of 6 NRS] and all documents and information considered by the [Board] 7 *Division* when determining whether to impose discipline are public 8 records.

9 3. An order that imposes discipline and the findings of fact and 10 conclusions of law supporting that order are public records.

4. The **[Board]** *Division* shall, to the extent feasible, communicate or cooperate with or provide any documents or other information to any **[other]** licensing board or any other agency that is investigating a person, including, without limitation, a law enforcement agency.

16 Sec. 172. NRS 634A.225 is hereby amended to read as 17 follows:

18 634A.225 1. No seminar concerning Oriental medicine or 19 acupuncture may be conducted in this State except in accordance 20 with regulations prescribed by the [Board] *Division* for bona fide 21 educational seminars.

22 2. Any person who violates subsection 1 is guilty of a misdemeanor.

24 Sec. 173. NRS 634A.228 is hereby amended to read as 25 follows:

634A.228 Unless the [Board] Division determines that extenuating circumstances exist, the [Board] Division shall forward to the appropriate law enforcement agency any substantiated information submitted to the [Board] Division concerning a person who practices or offers to practice Oriental medicine without a license issued pursuant to the provisions of this chapter.

32 Sec. 174. NRS 634A.230 is hereby amended to read as 33 follows:

634A.230 1. Any person who represents himself or herself as
a practitioner of Oriental medicine, or any branch thereof, or who
engages in the practice of Oriental medicine, or any branch thereof,
in this State without holding a valid license issued by the [Board] *Division* is guilty of a gross misdemeanor, unless a greater penalty
is provided pursuant to NRS 200.830 or 200.840.

40 2. In addition to any other penalty prescribed by law, if the 41 [Board] *Division* determines that a person has committed any act 42 described in subsection 1, the [Board] *Division* may:

(a) Issue and serve on the person an order to cease and desist
until the person obtains from the [Board] *Division* the proper license
or otherwise demonstrates that he or she is no longer in violation of





subsection 1. An order to cease and desist must include a telephone
 number with which the person may contact the [Board.] Division.
 (b) Issue a citation to the person. A citation issued pursuant to
 this paragraph must be in writing, describe with particularity the

4 this paragraph must be in writing, describe with particularity the 5 nature of the violation and inform the person of the provisions of 6 this paragraph. Each activity in which the person is engaged 7 constitutes a separate offense for which a separate citation may be 8 issued. To appeal a citation, the person must submit a written 9 request for a hearing to the [Board] *Division* not later than 30 days 10 after the date of issuance of the citation.

11 (c) Assess against the person an administrative fine as provided 12 in NRS 634A.250.

13 (d) Impose any combination of the penalties set forth in 14 paragraphs (a), (b) and (c).

15 Sec. 175. NRS 634A.240 is hereby amended to read as 16 follows:

17 634A.240 1. The [Board] *Division* may maintain in any court
18 of competent jurisdiction a suit for an injunction against any person
19 who violates any provision of this chapter.

20 2. Such an injunction:

(a) May be issued without proof of actual damage sustained by
any person, this provision being understood to be a preventive as
well as a punitive measure.

(b) Shall not relieve such person from any criminal prosecutionfor the violation.

26 **Sec. 176.** NRS 634A.250 is hereby amended to read as 27 follows:

634A.250 In addition to any other penalties prescribed by law,
the [Board] *Division* may, after notice and a hearing, as required by
law, impose upon any person who violates any provision of this
chapter or the regulations adopted pursuant thereto an administrative
fine of not more than \$2,500.

Sec. 177. Chapter 635 of NRS is hereby amended by adding
 thereto a new section to read as follows:

35 The Board shall comply with:

1. The applicable provisions of chapters 239 and 241 of NRS; *and*

2. Any requirements concerning the creation, retention and public disclosure of records of the activities of the Board established by regulation of the Division of Occupational Licensing of the Department of Business and Industry pursuant to section 15 of this act.

43 Sec. 178. NRS 635.040 is hereby amended to read as follows:

44 635.040 1. [All] *Except as otherwise provided in subsection* 45 *3, all* fees provided for in this chapter must be paid to the Treasurer





of the Board, who shall deposit the fees in banks, credit unions,
 savings and loan associations or savings banks in this State. All of
 the salaries and expenses for the operation of the Board must be

4 paid from the fees.

5 2. The Board shall deposit the money collected from the 6 imposition of civil penalties with the State Treasurer for credit to the 7 State General Fund, and may present a claim to the State Board of 8 Examiners for recommendation to the Interim Finance Committee if 9 money is needed to pay attorneys' fees or the costs of an 10 investigation, or both.

11 3. Five percent of the fees received by the Board pursuant to 12 the provisions of this chapter must be deposited with the State 13 Treasurer for credit to the Occupational Licensing Account 14 created by section 14 of this act.

15 **Sec. 179.** Chapter 636 of NRS is hereby amended by adding 16 thereto a new section to read as follows:

17 **The Board shall comply with:**

18 1. The applicable provisions of chapters 239 and 241 of NRS;
19 and

20 2. Any requirements concerning the creation, retention and 21 public disclosure of records of the activities of the Board 22 established by regulation of the Division of Occupational 23 Licensing of the Department of Business and Industry pursuant to 24 section 15 of this act.

Sec. 180. NRS 636.110 is hereby amended to read as follows:

26 1. Except as otherwise provided in [subsection] 636.110 27 subsections 3 [] and 4, all money coming into possession of the 28 Board must be deposited by the Executive Director in a special fund 29 to be expended for payment of compensation and expenses of members of the Board and for other necessary or proper purposes in 30 31 the administration of this chapter. The Executive Director shall 32 deposit the money in banks, credit unions, savings and loan 33 associations or savings banks in this State.

2. The Board may delegate to a hearing officer or panel its authority to take any disciplinary action pursuant to this chapter, impose and collect administrative fines and penalties therefor and forward the money therefrom to the Executive Director for deposit in banks, credit unions, savings and loan associations or savings banks in this State.

40 3. If a hearing officer or panel is not authorized to take 41 disciplinary action pursuant to subsection 2 and the Board deposits 42 the money collected from the imposition of administrative fines and 43 penalties with the State Treasurer for credit to the State General 44 Fund, it may present a claim to the State Board of Examiners for 45 recommendation to the Interim Finance Committee if money is



25



1 needed to pay attorney's fees or the costs of an investigation, or 2 both.

3 4. Five percent of the fees received by the Board pursuant to the provisions of this chapter must be deposited with the State 4 5 Treasurer for credit to the Occupational Licensing Account 6 created by section 14 of this act.

7 Sec. 181. Chapter 637 of NRS is hereby amended by adding thereto a new section to read as follows: 8

The Board shall comply with: 9

The applicable provisions of chapters 239 and 241 of NRS: 10 1. 11 and

12 2. Any requirements concerning the creation, retention and 13 public disclosure of records of the activities of the Board established by regulation of the Division of Occupational 14 15 Licensing of the Department of Business and Industry pursuant to 16 section 15 of this act. 17

Sec. 182. NRS 637.060 is hereby amended to read as follows:

18 637.060 1. Except as otherwise provided in [subsection] subsections 3 [] and 4, all money received by the Board under the 19 20 provisions of this chapter must be deposited in banks, credit unions, 21 savings and loan associations or savings banks in the State of 22 Nevada. The money may be drawn on by the Board for payment of 23 all expenses incurred in the administration of the provisions of this 24 chapter.

25 2. In a manner consistent with the provisions of chapter 622A 26 of NRS, the Board may delegate to a hearing officer or panel its 27 authority to take any disciplinary action pursuant to this chapter, 28 impose and collect administrative fines therefor and deposit the 29 money therefrom in banks, credit unions, savings and loan 30 associations or savings banks in this State.

31 3. If a hearing officer or panel is not authorized to take 32 disciplinary action pursuant to subsection 2 and the Board deposits 33 the money collected from the imposition of administrative fines with the State Treasurer for credit to the State General Fund, it may 34 35 present a claim to the State Board of Examiners for recommendation 36 to the Interim Finance Committee if money is needed to pay 37 attorney's fees or the costs of an investigation, or both.

38 4. Five percent of the fees received by the Board pursuant to the provisions of this chapter must be deposited with the State 39 Treasurer for credit to the Occupational Licensing Account 40 created by section 14 of this act. 41

42 **Sec. 183.** Chapter 637B of NRS is hereby amended by adding 43 thereto a new section to read as follows:

44 The Board shall comply with:





1 1. The applicable provisions of chapters 239 and 241 of NRS; 2 and

3 2. Any requirements concerning the creation, retention and 4 public disclosure of records of the activities of the Board 5 established by regulation of the Division of Occupational 6 Licensing of the Department of Business and Industry pursuant to 7 section 15 of this act.

8 Sec. 184. NRS 637B.145 is hereby amended to read as 9 follows:

10 637B.145 1. [All] Except as otherwise provided in 11 subsection 4, all fees collected under the provisions of this chapter 12 must be paid to the Board to be used to defray the necessary 13 expenses of the Board. The Board shall deposit the fees in qualified 14 banks, credit unions, savings and loan associations or savings banks 15 in this State.

16 2. In a manner consistent with the provisions of chapter 622A 17 of NRS, the Board may delegate to a hearing officer or panel its 18 authority to take any disciplinary action pursuant to this chapter, 19 impose and collect civil penalties therefor and deposit the money 20 therefrom in banks, credit unions, savings and loan associations or 21 savings banks in this State.

3. If a hearing officer or panel is not authorized to take disciplinary action pursuant to subsection 2 and the Board deposits the money collected from the imposition of civil penalties with the State Treasurer for credit to the State General Fund, it may present a claim to the State Board of Examiners for recommendation to the Interim Finance Committee if money is needed to pay attorney's fees or the costs of an investigation, or both.

4. Five percent of the fees received by the Board pursuant to
the provisions of this chapter must be deposited with the State
Treasurer for credit to the Occupational Licensing Account
created by section 14 of this act.

33 Sec. 185. Chapter 639 of NRS is hereby amended by adding
34 thereto a new section to read as follows:

35 The Board shall comply with:

1. The applicable provisions of chapters 239 and 241 of NRS; *and*

2. Any requirements concerning the creation, retention and public disclosure of records of the activities of the Board established by regulation of the Division of Occupational Licensing of the Department of Business and Industry pursuant to section 15 of this act.

43 Sec. 186. NRS 639.081 is hereby amended to read as follows:

44 639.081 1. Except as otherwise provided in [subsection] 45 subsections 3 [,] and 4, all money coming into the possession of the





Board must be kept or deposited by the Executive Secretary of the
 Board in banks, credit unions, savings and loan associations or
 savings banks in the State of Nevada, or invested in United States
 treasury bills or notes, to be expended for payment of compensation
 and expenses of members of the Board and for other necessary or
 proper purposes in the administration of this chapter.

7 2. The Board may delegate to a hearing officer or panel its 8 authority to take any disciplinary action pursuant to this chapter, 9 impose and collect fines therefor and deposit the money therefrom 10 in banks, credit unions, savings and loan associations or savings 11 banks in this State.

3. If a hearing officer or panel is not authorized to take disciplinary action pursuant to subsection 2 and the Board deposits the money collected from the imposition of fines with the State Treasurer for credit to the State General Fund, it may present a claim to the State Board of Examiners for recommendation to the Interim Finance Committee if money is needed to pay attorney's fees or the costs of an investigation, or both.

19 4. Five percent of the fees received by the Board pursuant to 20 the provisions of this chapter must be deposited with the State 21 Treasurer for credit to the Occupational Licensing Account 22 created by section 14 of this act.

23 Sec. 187. NRS 639.239 is hereby amended to read as follows:

24 Members, inspectors and investigators of the 639.239 1. 25 Board, authorized representatives and investigators of state licensing 26 boards established by this chapter or chapter 630, [631,] 632, 633, 27 635 or 636 of NRS, authorized employees and agents of the 28 Division of Occupational Licensing of the Department of Business 29 and Industry, inspectors of the Food and Drug Administration, 30 agents of the Investigation Division of the Department of Public 31 Safety and peace officers described in paragraph (j) of subsection 1 32 of NRS 639.238 may:

(a) Request, and a practitioner or pharmacist who receives such
a request shall provide, a photocopy of any record required to be
retained by state or federal law or regulation, including any
prescription contained in the files of a practitioner or pharmacy, if
the record in question will be used as evidence in a criminal action,
civil action or an administrative proceeding, or contemplated action
or proceeding.

40 (b) Remove an original record required to be retained by state or 41 federal law or regulation, including any prescription contained in the 42 files of a practitioner or pharmacy, if the record in question will be 43 used as evidence in a criminal action, a civil action or an 44 administrative proceeding, or contemplated action or proceeding





and it is necessary to use the original record, rather than a photocopy
 of the record, for that purpose.

3 2. The person who removes an original record pursuant to 4 paragraph (b) of subsection 1 shall:

5 (a) Affix the name and address of the practitioner or pharmacist 6 to the back of the record;

7 (b) Affix his or her initials, cause an agent of the practitioner or 8 pharmacist to affix his or her initials and note the date of the 9 removal of the record on the back of the record;

10 (c) Affix to the back of the record his or her name and title and 11 the name and address of the agency for which the person is 12 removing the record; and

(d) Provide the practitioner or pharmacist with a photocopy of
both sides of the record, or allow the practitioner or pharmacist to
make such a photocopy, before removing the original record.

16 Sec. 188. Chapter 640 of NRS is hereby amended by adding 17 thereto a new section to read as follows:

18 **The Board shall comply with:**

19 1. The applicable provisions of chapters 239 and 241 of NRS; 20 and

21 2. Any requirements concerning the creation, retention and 22 public disclosure of records of the activities of the Board 23 established by regulation of the Division of Occupational 24 Licensing of the Department of Business and Industry pursuant to 25 section 15 of this act.

26 Sec. 189. NRS 640.070 is hereby amended to read as follows:

640.070 1. [All] Except as otherwise provided in subsection
5, all fees collected under this chapter must be deposited by the
Board in banks, credit unions, savings and loan associations or
savings banks in the State of Nevada.

2. All expenses incident to the operation of this chapter mustbe paid from the revenue derived therefrom.

33 3. In a manner consistent with the provisions of chapter 622A 34 of NRS, the Board may delegate to a hearing officer or panel its 35 authority to take any disciplinary action pursuant to this chapter and 36 impose and collect administrative fines therefor. If the Board so 37 delegates its authority, the Board may deposit the money from the 38 fines in banks, credit unions, savings and loan associations or 39 savings banks in this State for the support of the Board. In addition, 40 the hearing officer or panel may assess a licensee against whom disciplinary action is taken any costs and fees incurred by the Board 41 42 as a result of the hearing. The money from the reimbursed costs and 43 fees may also be deposited for use by the Board.

44 4. If a hearing officer or panel is not authorized to take 45 disciplinary action pursuant to subsection 3, the Board shall deposit





the money collected from the imposition of administrative fines in 2 the State General Fund. The Board may present a claim to the State 3 Board of Examiners for recommendation to the Interim Finance Committee if money is needed to pay attorney's fees or the costs of 4 5 an investigation, or both. Five percent of the fees received by the Board pursuant to 6 5. 7 the provisions of this chapter must be deposited with the State 8 Treasurer for credit to the Occupational Licensing Account created by section 14 of this act. 9 10 **Sec. 190.** Chapter 640A of NRS is hereby amended by adding thereto a new section to read as follows: 11 12 The Board shall comply with: 13 1. The applicable provisions of chapters 239 and 241 of NRS; 14 and 15 2. Any requirements concerning the creation, retention and public disclosure of records of the activities of the Board 16 established by regulation of the Division of Occupational 17 18 Licensing of the Department of Business and Industry pursuant to 19 section 15 of this act. 20 Sec. 191. NRS 640A.190 is hereby amended to read as 21 follows: 22 640A.190 1. The Board may by regulation establish 23 reasonable fees for: 24

(a) The examination of an applicant for a license;

25 (b) The initial issuance of a license, including a license by 26 endorsement:

27 (c) The issuance of a temporary license;

28 (d) The renewal of a license; and

29 (e) The late renewal of a license.

30 2. If an applicant submits an application for a license by 31 endorsement pursuant to NRS 640A.166, the Board shall collect not 32 more than one-half of the fee established pursuant to subsection 1 33 for the initial issuance of the license.

Except as otherwise provided in subsection 2, the fees must 34 3. 35 be set in such an amount as to reimburse the Board for the cost of 36 carrying out the provisions of this chapter.

4. Five percent of the fees received by the Board pursuant to 37 the provisions of this chapter must be deposited with the State 38 Treasurer for credit to the Occupational Licensing Account 39 created by section 14 of this act. 40

Sec. 192. Chapter 640B of NRS is hereby amended by adding 41 42 thereto a new section to read as follows:

"Division" means the Division of Occupational Licensing of 43 44 the Department of Business and Industry.



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Sec. 193. NRS 640B.005 is hereby amended to read as 1 2 follows: 3 640B.005 As used in this chapter, unless the context otherwise requires, the words and terms defined in NRS 640B.011 to 4 5 640B.120, inclusive, *and section 192 of this act*, have the meanings 6 ascribed to them in those sections. 7 Sec. 194. NRS 640B.051 is hereby amended to read as 8 follows: 9 640B.051 "Graduate student athletic trainer" means a graduate student who: 10 Is enrolled in a graduate program of study approved by the 11 1. 12 [Board:] Division: and 13 2. Engages in the practice of athletic training under the 14 supervision of a licensed athletic trainer. 15 Sec. 195. NRS 640B.111 is hereby amended to read as 16 follows: 17 640B.111 "Student athletic trainer" means an undergraduate 18 student who: 19 1. Is enrolled in an undergraduate program of study approved 20 by the **Board**; **Division**; and Engages in the practice of athletic training under the 21 22 supervision of a licensed athletic trainer. 23 Sec. 196. NRS 640B.220 is hereby amended to read as 24 follows: 25 640B.220 1. [Except as otherwise provided in subsection 4, 26 all reasonable expenses incurred by the Board in carrying out the 27 provisions of this chapter must be paid from the money that it 28 receives. No part of the expenses of the Board may be paid from the 29 State General Fund. 30 <u>-2.</u> All money received by the [Board] Division pursuant to 31 *this chapter* must be deposited *fin a bank or other financial* 32 institution in this State and paid out on its order for its expenses. 33 <u>- 3. In a manner consistent with the provisions of chapter 622A</u> of NRS, the Board] with the State Treasurer for credit to the 34 35 Occupational Licensing Account created by section 14 of this act. 36 *The Division* may delegate to a hearing officer or panel its 2. 37 authority to take any disciplinary action pursuant to this chapter, 38 impose and collect fines and penalties related to that disciplinary 39 action and deposit the money from the fines and penalties **fin a bank** 40 or other financial institution in this State. 41 <u>4. If a hearing officer or panel is not authorized to take</u> 42 disciplinary action pursuant to subsection 3, the Board shall deposit 43 all money collected from the imposition of fines and penalties with 44 the State Treasurer for credit to the State General Fund. If money

45 has been deposited in the State General Fund pursuant to this





1 subsection, the Board may present a claim to the State Board of Examiners for recommendation to the Interim Finance Committee if 2 money is needed to pay attorney's fees or the costs of an 3 investigation, or both.] with the State Treasurer for credit to the 4 5 Occupational Licensing Account created by section 14 of this act. Sec. 197. NRS 640B.250 is hereby amended to read as 6 7 follows: 8 640B.250 1. The **Board Division** shall prepare and maintain 9 a separate list of: 10 (a) The licensees. (b) The applicants for a license. 11 12 (c) The licensees whose licenses have been revoked or 13 suspended within the preceding year. 14 2. The **[Board]** Division shall, upon request, disclose the 15 information included in each list and may charge a fee for a copy of 16 a list. 17 3. The **Board Division** shall: 18 (a) Prepare and maintain a record of its proceedings and 19 transactions; 20 (b) Adopt a seal of which each court in this State shall take 21 judicial notice; and 22 $\frac{(c)}{(c)}$ and 23 (b) Enforce the provisions of this chapter and any regulations 24 adopted pursuant thereto. 25 Sec. 198. NRS 640B.260 is hereby amended to read as 26 follows: 27 640B.260 The **Board** *Division* shall adopt regulations to carry 28 out the provisions of this chapter, including, without limitation, 29 regulations that establish: The passing grades for the examinations required by NRS 30 1. 31 640B.310 and 640B.320. 32 Appropriate criteria for determining whether an entity is an 2. 33 athletic association. interscholastic intercollegiate athletic association, professional athletic organization or amateur athletic 34 35 organization. 36 3. The standards of practice for athletic trainers. 37 4. The requirements for continuing education for the renewal of a license of an athletic trainer. The requirements must be at least 38 equivalent to the requirements for continuing education for the 39 renewal of a certificate of an athletic trainer issued by the National 40 Athletic Trainers Association Board of Certification or its successor 41 42 organization. 43 The qualifications an athletic trainer must obtain before he 5. 44 or she is authorized to perform dry needling, which must include, 45 without limitation, the successful completion of not less than 150

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1 hours of didactic education and training in dry needling approved by 2 the [Board.] Division. Such hours may include didactic education 3 and training completed as part of a graduate-level program of study.

Procedures concerning the handling of needles used to 4 6. 5 perform dry needling, including, without limitation, procedures for 6 the disposal of a needle after a single use.

7 Procedures to ensure that an athletic trainer does not engage 7. 8 in needle retention.

Sec. 199. NRS 640B.270 is hereby amended to read as 9 10 follows:

11 640B.270 [A member of the Board, an] An employee or agent 12 of the [Board or a person designated by the Board] Division may 13 inspect any office or facility where a person is engaged in the 14 practice of athletic training to determine whether each person who is 15 engaged in the practice of athletic training in that office or facility is 16 in compliance with the provisions of this chapter and any 17 regulations adopted pursuant thereto.

Sec. 200. NRS 640B.300 is hereby amended to read as 18 19 follows:

20 640B.300 1. Except as otherwise provided in subsection 2, 21 unless he or she has been issued a license as an athletic trainer by 22 the **Board** Division pursuant to the provisions of this chapter, a 23 person shall not: 24

(a) Engage in the practice of athletic training;

25 (b) Hold himself or herself out as licensed or qualified to engage 26 in the practice of athletic training; or

27 (c) Use in connection with his or her name any title, words, 28 letters or other designation intended to imply or designate him or her 29 as a licensed athletic trainer.

30 2. A student athletic trainer or graduate student athletic trainer 31 may engage in the practice of athletic training while under the 32 supervision of a licensed athletic trainer.

33 3. If the **[Board]** Division determines that a person has 34 engaged, or is about to engage, in any act or practice that 35 constitutes, or will constitute, a violation of the provisions of this 36 section, the **[Board]** Division may make an application to an 37 appropriate court for an order enjoining that act or practice, and upon a showing by the [Board] Division that the person has 38 39 engaged, or is about to engage, in that act or practice, the court shall 40 issue an injunction against that act or practice. Such an injunction 41 does not prevent a criminal prosecution for that act or practice.

42 Sec. 201. NRS 640B.310 is hereby amended to read as 43 follows:

44 640B.310 1. An applicant for a license as an athletic trainer 45 must:





1 (a) Be of good moral character;

2 (b) Have at least a bachelor's degree in a program of study
3 approved by the [Board;] Division;

4 (c) Submit an application on a form provided by the [Board;] 5 *Division;*

6 (d) Submit a complete set of fingerprints and written permission 7 authorizing the [Board] *Division* to forward the fingerprints to the 8 Central Repository for Nevada Records of Criminal History for 9 submission to the Federal Bureau of Investigation for its report;

10 (e) Pay the fees prescribed by the [Board] *Division* pursuant to 11 NRS 640B.410, which are not refundable; and

12 (f) Except as otherwise provided in subsection 2 and NRS 13 640B.320, pass the examination prepared by the National Athletic 14 Trainers Association Board of Certification or its successor 15 organization.

2. An applicant who submits proof of current certification as an
athletic trainer by the National Athletic Trainers Association Board
of Certification, or its successor organization, is not required to pass
the examination required by paragraph (f) of subsection 1.

3. An applicant who fails the examination may not reapply for a license for at least 1 year after the date on which the applicant submitted the application to the [Board.] *Division*.

23 Sec. 202. NRS 640B.320 is hereby amended to read as 24 follows:

25 640B.320 [1.] If the National Athletic Trainers Association Board of Certification, or its successor organization, if any, ceases 26 27 to exist or ceases to prepare the examination required by NRS 28 640B.310, the **Board** Division shall designate another appropriate 29 national organization to prepare the test. If the **Board Division** determines that no such organization exists, the [Board] Division 30 31 shall prepare or cause to be prepared a test which must be offered 32 not less than two times each year.

33 [2. The member of the Board who is a representative of the
 34 public shall not participate in preparing or grading any examination
 35 required by the Board.]

36 Sec. 203. NRS 640B.330 is hereby amended to read as 37 follows:

640B.330 1. Except as otherwise provided in subsection 2, the [Board] *Division* shall issue a license as an athletic trainer, without examination, to an applicant who is licensed to engage in the practice of athletic training in another state, territory or possession of the United States, or the District of Columbia if the applicant submits to the [Board:] *Division*:

44 (a) An application on a form prescribed by the [Board;]
45 *Division*; and





1 (b) The fees prescribed by the [Board] *Division* pursuant to NRS 2 640B.410.

2. The [Board] Division shall not issue a license pursuant to
this section unless the jurisdiction in which the applicant is licensed
had requirements at the time the license was issued that the [Board]
Division determines are substantially equivalent to the requirements
for a license as an athletic trainer set forth in this chapter.

8 **Sec. 204.** NRS 640B.335 is hereby amended to read as 9 follows:

10 640B.335 1. Except as otherwise provided in subsection 5, if an athletic trainer who holds a valid and unrestricted license to 11 12 practice athletic training in another state or territory of the United 13 States or another country has entered into a written or oral 14 agreement to provide services to members of a visiting athletic team 15 or organization, the athletic trainer is temporarily exempt from 16 licensure and may practice athletic training in this State while 17 providing services pursuant to the agreement to members of the 18 visiting athletic team or organization who are present in this State 19 for the purpose of engaging in competition or training.

20 2. Except as otherwise provided in subsection 5, if an athletic 21 trainer who holds a valid and unrestricted license to practice athletic 22 training in another state or territory of the United States or another 23 country has been invited by the governing body of a national 24 organization to provide services to persons participating in an 25 athletic event or training sanctioned or operated by the organization, 26 the athletic trainer is temporarily exempt from licensure and may 27 practice athletic training in this State while providing services to 28 such persons.

3. Except as otherwise provided in this subsection and
subsection 4, an exemption described in this section is valid for a
period of not more than 10 days for each competition or training
session. Upon the application of an athletic trainer, the [Board] *Division* may grant an exemption of not more than 20 additional
days for each competition or training session.

4. An athletic trainer who is practicing athletic training under an exemption described in this section shall not:

37

(a) Practice athletic training at a medical facility;

38 (b) Provide services to persons who are not described in 39 subsection 1 or 2, as applicable; or

40 (c) Practice athletic training under such an exemption for more 41 than 60 days in a calendar year.

5. The provisions of this section do not apply to any contest or
exhibition of unarmed combat conducted pursuant to chapter 467 of
NRS.





6. As used in this section, "visiting athletic team or 1 2 organization" means an athletic team or organization which is 3 primarily based at a location outside of this State.

4 Sec. 205. NRS 640B.340 is hereby amended to read as 5 follows:

6 640B.340 1. In addition to any other requirements set forth in 7 this chapter:

8 (a) An applicant for the issuance of a license to engage in the 9 practice of athletic training shall include the social security number of the applicant in the application submitted to the [Board.] 10 11 Division.

12 (b) An applicant for the issuance or renewal of a license to 13 engage in the practice of athletic training shall submit to the **Board** 14 *Division of Occupational Licensing* the statement prescribed by the 15 Division of Welfare and Supportive Services of the Department of 16 Health and Human Services pursuant to NRS 425.520. The statement must be completed and signed by the applicant. 17

18 2. The **[Board]** Division of Occupational Licensing shall 19 include the statement required pursuant to subsection 1 in:

20 (a) The application or any other forms that must be submitted 21 for the issuance or renewal of the license; or 22

(b) A separate form prescribed by the **Board**. Division.

A license to engage in the practice of athletic training may 23 3. 24 not be issued or renewed by the [Board] Division if the applicant:

25 (a) Fails to submit the statement required pursuant to subsection 26 1: or

27 (b) Indicates on the statement submitted pursuant to subsection 28 1 that the applicant is subject to a court order for the support of a 29 child and is not in compliance with the order or a plan approved by 30 the district attorney or other public agency enforcing the order for 31 the repayment of the amount owed pursuant to the order.

32 If an applicant indicates on the statement submitted pursuant 4. 33 to subsection 1 that the applicant is subject to a court order for the 34 support of a child and is not in compliance with the order or a plan 35 approved by the district attorney or other public agency enforcing 36 the order for the repayment of the amount owed pursuant to the 37 order, the **Board** Division shall advise the applicant to contact the 38 district attorney or other public agency enforcing the order to determine the actions that the applicant may take to satisfy the 39 40 arrearage.

41 Sec. 206. NRS 640B.370 is hereby amended to read as 42 follows:

43 640B.370 1. A person who is licensed as an athletic trainer 44 shall not conduct an evaluation of an athletic injury or perform joint 45 mobilization unless the person has earned at least a master's degree





1 in athletic training or a comparable area of study, as determined by 2 the **Board**. Division. 3 A person who is licensed as an athletic trainer and has not 2. earned a master's degree in athletic training or a comparable area of 4 5 study, as determined by the **Board**, **Division**, may perform passive 6 range of motion or passive joint range of motion. Sec. 207. NRS 640B.400 is hereby amended to read as 7 8 follows: 9 640B.400 1. Each license to engage in the practice of athletic training expires on June 30 of each year and may be renewed if, 10 before the license expires, the licensee submits to the **Board**. 11 12 **Division**: 13 (a) An application on a form prescribed by the **Board**; 14 **Division**: 15 (b) Proof of completion of the requirements for continuing education prescribed by the **Board Division** pursuant to NRS 16 17 640B.260; and 18 (c) The fee for the renewal of the license prescribed by the 19 [Board] *Division* pursuant to NRS 640B.410. 20 2. A license that expires pursuant to the provisions of this 21 section may be restored if the applicant: 22 (a) Complies with the provisions of subsection 1; 23 (b) Submits to the **Board Division** proof of his or her ability to 24 engage in the practice of athletic training: and 25 (c) Submits to the **Board:** Division: 26 (1) The fee for the restoration of an expired license; and 27 (2) For each year that the license was expired, the fee for the 28 renewal of a license prescribed by the **Board** Division pursuant to 29 NRS 640B.410. 30 3. If the **Board Division** determines that an applicant has not submitted satisfactory proof of his or her ability to engage in the 31 32 practice of athletic training, the **[Board]** Division may require the 33 applicant to: 34 (a) Pass an examination prescribed by the [Board;] Division; 35 and (b) Engage in the practice of athletic training under the 36 supervision of a person designated by the [Board] Division for a 37 38 period prescribed by the **Board. Division**. 39 Sec. 208. NRS 640B.410 is hereby amended to read as 40 follows: 41 640B.410 The **Board** *Division* shall, by regulation, prescribe 42 the following fees which must not exceed: 43 Application for a license......\$250 44 45





Application for a license without examination......\$350 1 2 3 4 5 Sec. 209. NRS 640B.700 is hereby amended to read as 6 follows: 7 640B.700 1. The **[Board]** Division may refuse to issue a license to an applicant or may take disciplinary action against a 8 licensee if, after notice and a hearing as required by law, the **Board** 9 **Division** determines that the applicant or licensee: 10 11 (a) Has submitted false or misleading information to the **Board** 12 *Division* or any agency of this State, any other state, the Federal 13 Government or the District of Columbia; 14 (b) Has violated any provision of this chapter or any regulation 15 adopted pursuant thereto; 16 (c) Has been convicted of a felony, a crime relating to a 17 controlled substance or a crime involving moral turpitude; 18 (d) Has an alcohol or other substance use disorder; 19 (e) Has violated the provisions of NRS 200.5093, 432B.220 or 20 432C.110; 21 (f) Is guilty of gross negligence in his or her practice as an 22 athletic trainer; 23 (g) Is not competent to engage in the practice of athletic 24 training: 25 (h) Has failed to provide information requested by the **Board** 26 *Division* within 60 days after receiving the request; 27 (i) Has engaged in unethical or unprofessional conduct as it 28 relates to the practice of athletic training; 29 (j) Has been disciplined in another state, a territory or 30 possession of the United States, or the District of Columbia for conduct that would be a violation of the provisions of this chapter or 31 32 any regulations adopted pursuant thereto if the conduct were 33 committed in this State: (k) Has solicited or received compensation for services that he 34 35 or she did not provide; 36 (1) If the licensee is on probation, has violated the terms of the 37 probation; 38 (m) Has terminated professional services to a client in a manner 39 that detrimentally affected that client; or (n) Has operated a medical facility, as defined in NRS 449.0151, 40 41 at any time during which: 42 (1) The license of the facility was suspended or revoked; or 43 (2) An act or omission occurred which resulted in the 44 suspension or revocation of the license pursuant to NRS 449.160.





1 \rightarrow This paragraph applies to an owner or other principal responsible 2 for the operation of the facility.

3 2. The [Board] *Division* may, if it determines that an applicant 4 for a license or a licensee has committed any of the acts set forth in 5 subsection 1, after notice and a hearing as required by law:

- 6 (a) Refuse to issue a license to the applicant;
- 7 (b) Refuse to renew or restore the license of the licensee;
- 8 (c) Suspend or revoke the license of the licensee;
- 9 (d) Place the licensee on probation;
- 10 (e) Impose an administrative fine of not more than \$5,000;

(f) Require the applicant or licensee to pay the costs incurred by
 the [Board] Division to conduct the investigation and hearing; or

(g) Impose any combination of actions set forth in paragraphs(a) to (f), inclusive.

15 3. The **[Board]** *Division* shall not issue a private reprimand to a licensee.

17 4. An order that imposes discipline and the findings of fact and 18 conclusions of law supporting that order are public records.

19 Sec. 210. NRS 640B.710 is hereby amended to read as 20 follows:

21 640B.710 1. If the **Board** Division receives a copy of a 22 court order issued pursuant to NRS 425.540 that provides for the 23 suspension of all professional, occupational and recreational 24 licenses, certificates and permits issued to a licensee, the **Board** 25 *Division* shall deem the license to be suspended at the end of the 26 30th day after the date the court order was issued unless the **Board** 27 **Division** receives a letter issued to the licensee by the district attorney or other public agency pursuant to NRS 425.550 stating 28 29 that the licensee has complied with the subpoena or warrant or has 30 satisfied the arrearage pursuant to NRS 425.560.

2. The **[Board]** *Division* shall reinstate a license that has been suspended by a district court pursuant to NRS 425.540 if the **[Board]** *Division* receives a letter issued by the district attorney or other public agency pursuant to NRS 425.550 to the licensee stating that the licensee has complied with the subpoena or warrant or has satisfied the arrearage pursuant to NRS 425.560.

37 Sec. 211. NRS 640B.720 is hereby amended to read as 38 follows:

39 640B.720 1. [In a manner consistent with the provisions of
40 chapter 622A of NRS, the Board] The Division may conduct
41 investigations and hold hearings to carry out its duties pursuant to
42 the provisions of this chapter.

43 2. In such a hearing $\frac{1}{2}$

44 (a) Any member of the Board may administer oaths and
 45 examine witnesses; and





(b) The Board or any member thereof] the Division may issue
 subpoenas to compel the attendance of witnesses and the production
 of books and papers.

3. Each witness who is subpoenaed to appear before the
[Board] *Division* is entitled to receive for his or her attendance the
same fees and mileage allowed by law to a witness in a civil case.
The amount must be paid by the party who requested the subpoena.
If any witness who has not been required to attend at the request of
any party is subpoenaed by the [Board,] *Division*, his or her fees and
mileage must be paid from the money of the [Board,] *Division*.

11 4. If any person fails to comply with the subpoena within 10 12 days after it is issued, the [Chair of the Board] *Division* may petition 13 a court of competent jurisdiction for an order of the court 14 compelling compliance with the subpoena.

5. Upon such a petition, the court shall enter an order directing the person subpoenaed to appear before the court at a time and place to be fixed by the court in its order, the time to be not more than 10 days after the date of the order, and to show cause why the person has not complied with the subpoena. A certified copy of the order must be served upon the person subpoenaed.

6. If it appears to the court that the subpoena was regularly issued by the [Board,] *Division*, the court shall enter an order compelling compliance with the subpoena. The failure of the person to obey the order is a contempt of the court that issued the order.

25 Sec. 212. NRS 640B.730 is hereby amended to read as 26 follows:

27 640B.730 1. Except as otherwise provided in this section and 28 NRS 239.0115, a complaint filed with the **Board**, **Division**, all 29 documents and other information filed with the complaint and all 30 documents and other information compiled as a result of an 31 investigation conducted to determine whether to initiate disciplinary 32 action against a person are confidential, unless the person submits a written statement to the [Board] Division requesting that such 33 documents and information be made public records. 34

2. [The] Any charging documents filed with the [Board]
Division to initiate disciplinary action [pursuant to chapter 622A of
NRS] and all documents and information considered by the [Board]
Division when determining whether to impose discipline are public
records.

3. The provisions of this section do not prohibit the [Board] *Division* from communicating or cooperating with or providing any
documents or other information to any other licensing board or any
other agency that is investigating a person, including, without
limitation, a law enforcement agency.





1 4. The **[Board]** *Division* shall retain all complaints filed with 2 the **[Board]** *Division* for at least 10 years, including, without 3 limitation, any complaints not acted upon.

4 Sec. 213. NRS 640B.900 is hereby amended to read as 5 follows:

6 640B.900 1. A person who violates any provision of this 7 chapter is guilty of a gross misdemeanor and shall be punished by a 8 fine of not more than \$2,000 for each offense.

9 2. If the [Board] *Division* has reason to believe that a person 10 has violated a provision of this chapter or a regulation adopted 11 pursuant thereto, the [Board] *Division* shall report the facts to the 12 district attorney of the county where the violation occurred, who 13 may cause appropriate criminal proceedings to be brought against 14 that person.

15 **Sec. 214.** Chapter 640C of NRS is hereby amended by adding 16 thereto a new section to read as follows:

17 *"Division" means the Division of Occupational Licensing of* 18 *the Department of Business and Industry.*

19 Sec. 215. NRS 640C.020 is hereby amended to read as 20 follows:

21 640C.020 As used in this chapter, unless the context otherwise 22 requires, the words and terms defined in NRS [640C.030] 640C.040

23 to 640C.090, inclusive, *and section 214 of this act*, have the meanings ascribed to them in those sections.

25 Sec. 216. NRS 640C.040 is hereby amended to read as 26 follows:

27 640C.040 "License" means a license issued by the [Board.]
28 Division.

29 Sec. 217. NRS 640C.070 is hereby amended to read as 30 follows:

640C.070 1. "Original license" means the actual license
which is issued to the licensee by the [Board] *Division* and which is
current and valid.

34 2. The term does not include any photocopy print, photostat or35 other replica of such a license.

36 Sec. 218. NRS 640C.100 is hereby amended to read as 37 follows:

38 640C.100 1. The provisions of this chapter do not apply to:

(a) A person licensed pursuant to chapter 630, 630A, 631, 632,
633, 634, 634A, 635, 640, 640A or 640B of NRS if the massage
therapy, reflexology or structural integration is performed in the

42 course of the practice for which the person is licensed.

43 (b) A person licensed as a barber or apprentice pursuant to 44 chapter 643 of NRS if the person is massaging, cleansing or





stimulating the scalp, face, neck or skin within the permissible scope
 of practice for a barber or apprentice pursuant to that chapter.

3 (c) A person licensed or registered as an esthetician, esthetician's apprentice, hair designer, hair designer's apprentice, 4 5 technologist, hair braider, shampoo cosmetologist or 6 cosmetologist's apprentice pursuant to chapter 644A of NRS if the person is massaging, cleansing or stimulating the scalp, face, neck 7 8 or skin within the permissible scope of practice for an esthetician, 9 esthetician's apprentice, hair designer, hair designer's apprentice, 10 hair braider, shampoo technologist, cosmetologist or 11 cosmetologist's apprentice pursuant to that chapter.

12 (d) A person licensed or registered as a nail technologist or nail 13 technologist's apprentice pursuant to chapter 644A of NRS if the 14 person is massaging, cleansing or stimulating the hands, forearms, 15 feet or lower legs within the permissible scope of practice for a nail 16 technologist or nail technologist's apprentice.

17 (e) A person who is an employee of an athletic department of 18 any high school, college or university in this State and who, within 19 the scope of that employment, practices massage therapy, 20 reflexology or structural integration on athletes.

(f) Students enrolled in a school of massage therapy, reflexology
 or structural integration recognized by the [Board.] Division.

(g) A person who practices massage therapy, reflexology or
 structural integration solely on members of his or her immediate
 family.

26 (h) A person who performs any activity in a licensed brothel.

27 2. Except as otherwise provided in subsection 3 and NRS 28 640C.330, the provisions of this chapter preempt the licensure and 29 regulation of a massage therapist, reflexologist or structural integration practitioner by a county, city or town, including, without 30 limitation, conducting a criminal background investigation and 31 32 examination of a massage therapist, reflexologist or structural 33 integration practitioner or applicant for a license to practice massage 34 therapy, reflexology or structural integration.

35 3. The provisions of this chapter do not prohibit a county, city 36 or town from requiring a massage therapist, reflexologist or 37 structural integration practitioner to obtain a license or permit to 38 transact business within the jurisdiction of the county, city or town, 39 if the license or permit is required of other persons, regardless of 40 occupation or profession, who transact business within the 41 jurisdiction of the county, city or town.

42 4. As used in this section, "immediate family" means persons 43 who are related by blood, adoption or marriage, within the second 44 degree of consanguinity or affinity.





Sec. 219. NRS 640C.210 is hereby amended to read as 1 2 follows: 3 640C.210 [1.] The [Board] Division may employ or contract with inspectors, investigators, advisers, examiners and clerks and 4 5 any other persons required to carry out its duties and secure the 6 services of attorneys and other professional consultants as it may deem necessary to carry out the provisions of this chapter. 7 [2. Each employee of the Board is an at-will employee who 8 9 serves at the pleasure of the Board. The Board may discharge an employee of the Board for any reason that does not violate public 10 policy, including, without limitation, making a false representation 11 12 to the Board.] 13 Sec. 220. NRS 640C.220 is hereby amended to read as 14 follows: 640C.220 15 The [Board] Division and [any of its members and] 16 its staff and employees, including, without limitation, inspectors, 17 investigators, advisers, examiners, clerks, counsel, experts, committees, panels, hearing officers and consultants, are immune 18 from civil liability for any act performed in good faith and without 19 20 malicious intent in the execution of any duties pursuant to this 21 chapter. 22 Sec. 221. NRS 640C.240 is hereby amended to read as 23 follows: 24 640C.240 1. [Except as otherwise provided in subsection 5, 25 all reasonable expenses incurred by the Board in carrying out the provisions of this chapter must be paid from the money that it 26 27 receives. No part of any expenses of the Board may be paid from the 28 **State General Fund.** 29 <u>2. The Board may accept gifts, grants, donations and</u> 30 contributions from any source to assist in carrying out the provisions 31 of this chapter. 32 <u>3.</u> All money received by the [Board] Division pursuant to 33 this chapter must be deposited [in a bank or other financial institution in this State and paid out upon the Board's order for its 34 35 expenses. 4.] with the State Treasurer for credit to the Occupational 36 37 Licensing Account created by section 14 of this act. 38 2. The **Board** Division may delegate to a hearing officer or panel its authority to take any disciplinary action pursuant to this 39 chapter, impose and collect fines and penalties therefor, and deposit 40 41 the money therefrom *in a bank or other financial institution in this* 42 State.

43 <u>5. If a hearing officer or panel is not authorized to take</u>
 44 disciplinary action pursuant to subsection 4 and the Board deposits
 45 the money collected from the imposition of fines with the State





Treasurer for credit to the State General Fund, it may present a 1 claim to the State Board of Examiners for recommendation to the 2 3 Interim Finance Committee if money is required to pay attorney's fees or the costs of an investigation, or both.] with the State 4 5 Treasurer for credit to the Occupational Licensing Account created by section 14 of this act. 6 7 Sec. 222. NRS 640C.300 is hereby amended to read as 8 follows: 640C.300 The [Board] *Division* shall: 9 1. [Adopt a seal of which each court in this State shall take 10 judicial notice: 11 12 2.] Prepare and maintain a record of its proceedings and 13 transactions **[;]** under this chapter; [3.] 2. Review and evaluate applications for the licensing of 14 therapists, reflexologists or 15 massage structural integration 16 practitioners; 17 [4.] 3. Determine the qualifications and fitness of applicants; Issue, renew, reinstate, revoke, suspend and deny 18 [5.] **4**. licenses, as appropriate; 19 20 [6.] 5. Enforce the provisions of this chapter and any 21 regulations adopted pursuant thereto: 22 Investigate any complaints filed with the [Board;] [7.] **6**. 23 **Division**; 24 [8.] 7. Impose any penalties it determines are required to administer the provisions of this chapter; and 25 26 **9. 8.** Transact any other business required to carry out its 27 duties [.] *under this chapter*. Sec. 223. NRS 640C.310 is hereby amended to read as 28 29 follows: 30 640C.310 1. The **Board** *Division* shall prepare and maintain 31 a separate list of: 32 (a) Persons issued a license; 33 (b) Applicants for a license; and (c) Persons whose licenses have been revoked or suspended by 34 35 the [Board.] Division. The **Board** Division shall, upon request, disclose the 36 2. information included in each list and may charge a fee for a copy of 37 the list. The fee may not exceed the actual cost incurred by the 38 [Board] *Division* to make a copy of the list. 39 Sec. 224. NRS 640C.320 is hereby amended to read as 40 41 follows: 42 640C.320 The **Board** *Division* shall adopt regulations to carry 43 out the provisions of this chapter. The regulations must include, 44 without limitation, provisions that:





1 1. Establish the requirements for continuing education for the 2 renewal of a license;

2. Establish the requirements for the approval of a course of
continuing education, including, without limitation, a course on a
specialty technique of massage therapy, reflexology or structural
integration;

7 3. Establish the requirements for the approval of an instructor 8 of a course of continuing education;

9 4. Establish requirements relating to sanitation, hygiene and 10 safety relating to the practice of massage therapy, reflexology or 11 structural integration;

5. Except as otherwise provided in NRS 622.090, prescribe the
requirements for any practical or written examination for a license
that the [Board] *Division* may require, including, without limitation,
the passing grade for such an examination;

6. Establish the period within which the [Board] *Division* or its designee must report the results of the investigation of an applicant;

18 7. Prescribe the form of a written administrative citation issued 19 pursuant to NRS 640C.755;

8. Establish the standards for the licensure of massage therapists, reflexologists and structural integration practitioners under this chapter; and

9. Prescribe the standards and curriculum for schools ofmassage therapy, reflexology and structural integration in this State.

25 Sec. 225. NRS 640C.330 is hereby amended to read as 26 follows:

640C.330 1. The [Board] Division shall adopt regulations
that prescribe the requirements for the certification and operation of
a massage, reflexology and structural integration establishment,
including, without limitation, the:

(a) Requirements for a massage, reflexology and structural
 integration establishment to obtain a certificate;

(b) Standards with which a massage, reflexology and structural
 integration establishment must comply; and

(c) Establishment of fees pursuant to NRS 640C.520 for the
 issuance and renewal of a certification of a massage, reflexology
 and structural integration establishment.

2. The provisions of this section and any regulations adopted pursuant thereto do not prohibit a local government from licensing and regulating a massage, reflexology and structural integration establishment, including, without limitation, in a manner that is more stringent than the regulations adopted by the [Board] Division pursuant to this section.





1 3. Local governments have concurrent jurisdiction with the 2 [Board] *Division* over the licensure and regulation of massage, 3 reflexology and structural integration establishments.

4 4. If there is a conflict between a provision of the regulations 5 adopted by the **[Board]** *Division* pursuant to this section and a 6 requirement of a local government, the requirement of a local 7 government prevails to the extent that the requirement provides a 8 more stringent or specific requirement regarding the regulation of a 9 massage, reflexology and structural integration establishment.

5. As used in this section, "massage, reflexology and structural integration establishment" means any premises, mobile unit, building or part of a building where massage therapy, reflexology or structural integration is practiced by a person or persons licensed pursuant to this chapter.

15 Sec. 226. NRS 640C.420 is hereby amended to read as 16 follows:

17 640C.420 1. Notwithstanding the provisions of NRS 18 640C.580, and except as otherwise provided in subsection 3, the 19 [Board] *Division* may issue a license to an applicant who holds a 20 current license to practice massage therapy, reflexology or structural 21 integration issued by another state, territory or possession of the 22 United States or the District of Columbia.

23 2. An applicant for a license issued by the [Board] Division
24 pursuant to subsection 1 must submit to the [Board:] Division:

25 (a) A completed application on a form prescribed by the 26 [Board;] *Division:*

(b) The fees prescribed by the [Board] Division pursuant to
NRS 640C.520;

29 (c) A notarized statement signed by the applicant that states:

30 (1) Whether any disciplinary proceedings relating to his or 31 her license to practice massage therapy, reflexology or structural 32 integration have at any time been instituted against the applicant; 33 and

(2) Whether the applicant has been arrested or convicted,
within the immediately preceding 10 years, for any crime involving
violence, prostitution or any other sexual offense; and

(d) A certified statement issued by the licensing authority in
each state, territory or possession of the United States or the District
of Columbia in which the applicant is or has been licensed to
practice massage therapy, reflexology or structural integration
during the immediately preceding 10 years verifying that:

(1) The applicant has not been involved in any disciplinary
action relating to his or her license to practice massage therapy,
reflexology or structural integration; and





1 (2) Disciplinary proceedings relating to his or her license to 2 practice massage therapy, reflexology or structural integration are 3 not pending.

3. The [Board] Division shall not issue a license pursuant to this section unless the state, territory or possession of the United States or the District of Columbia in which the applicant is licensed had requirements at the time the license was issued that the [Board] Division determines are substantially equivalent to the requirements for a license to practice massage therapy, reflexology or structural integration set forth in this chapter.

11 **Sec. 227.** NRS 640C.426 is hereby amended to read as 12 follows:

13 640C.426 1. The [Board] *Division* may issue a license by 14 endorsement to practice massage therapy, reflexology or structural 15 integration to an applicant who meets the requirements set forth in 16 this section. An applicant may submit to the [Board] *Division* an 17 application for such a license if the applicant:

(a) Holds a corresponding valid and unrestricted license to
practice massage therapy, reflexology or structural integration in the
District of Columbia or any state or territory of the United States;
and

(b) Is an active member of, or the spouse of an active member
of, the Armed Forces of the United States, a veteran or the surviving
spouse of a veteran.

25 2. An applicant for a license by endorsement pursuant to this 26 section must submit to the [Board] *Division* with his or her 27 application:

28 29 (a) Proof satisfactory to the [Board] *Division* that the applicant:
 (1) Satisfies the requirements of subsection 1;

30 (2) Has not been disciplined or investigated by the 31 corresponding regulatory authority of the District of Columbia or 32 the state or territory in which the applicant holds a license to 33 practice massage therapy, reflexology or structural integration; and

34 (3) Has not been held civilly or criminally liable for 35 malpractice in the District of Columbia or any state or territory of 36 the United States;

(b) A complete set of fingerprints and written permission
authorizing the [Board] *Division* to forward the fingerprints in the
manner provided in NRS 640C.580;

40 (c) An affidavit stating that the information contained in the 41 application and any accompanying material is true and correct;

42 (d) The fees prescribed by the [Board] *Division* pursuant to NRS 43 640C.520 for the application for and initial issuance of a license; 44 and

45 (e) Any other information required by the [Board.] Division.





1 3. Not later than 15 business days after receiving an application 2 for a license by endorsement to practice massage therapy, 3 reflexology or structural integration pursuant to this section, the 4 **Board** Division shall provide written notice to the applicant of any 5 additional information required by the **Board** Division to consider the application. Unless the **Board** Division denies the application 6 7 for good cause, the [Board] Division shall approve the application and issue a license by endorsement to practice massage therapy, 8 9 reflexology or structural integration to the applicant not later than:

10 (a) Forty-five days after receiving all additional information 11 required by the [Board] *Division* to complete the application; or

(b) Ten days after the [Board] Division receives a report on the applicant's background based on the submission of the applicant's fingerprints,

15 \rightarrow whichever occurs later.

16 4. [A license by endorsement to practice massage therapy,

17 reflexology or structural integration may be issued at a meeting of 18 the Board or between its meetings by the Chair and Executive

19 Director of the Board. Such an action shall be deemed to be an

20 action of the Board.

At any time before making a final decision on an application for a license by endorsement, the [Board] *Division* may grant a provisional license authorizing an applicant to practice as a massage therapist, reflexologist or structural integration practitioner in accordance with regulations adopted by the [Board.] *Division*.

26 [6.] 5. As used in this section, "veteran" has the meaning 27 ascribed to it in NRS 417.005.

28 Sec. 228. NRS 640C.430 is hereby amended to read as 29 follows:

30 640C.430 1. In addition to any other requirements set forth in 31 this chapter:

(a) An applicant for the issuance of a license as a massage
therapist, reflexologist or structural integration practitioner shall
include the social security number of the applicant in the application
submitted to the [Board.] Division.

(b) An applicant for the issuance or renewal of a license as a
massage therapist, reflexologist or structural integration practitioner
shall submit to the [Board] *Division of Occupational Licensing*, the
statement prescribed by the Division of Welfare and Supportive
Services of the Department of Health and Human Services pursuant
to NRS 425.520. The statement must be completed and signed by
the applicant.

43 2. The **[Board]** *Division of Occupational Licensing* shall 44 include the statement required pursuant to subsection 1 in:





1 (a) The application or any other forms that must be submitted 2 for the issuance or renewal of the license; or

3

(b) A separate form prescribed by the **Board**. Division.

4 3. A license as a massage therapist, reflexologist or structural 5 integration practitioner may not be issued or renewed by the **Board** 6 **Division** if the applicant:

7 (a) Fails to submit the statement required pursuant to subsection 8 1: or

9 (b) Indicates on the statement submitted pursuant to subsection 1 that the applicant is subject to a court order for the support of a 10 child and is not in compliance with the order or a plan approved by 11 12 the district attorney or other public agency enforcing the order for 13 the repayment of the amount owed pursuant to the order.

14 4. If an applicant indicates on the statement submitted pursuant 15 to subsection 1 that the applicant is subject to a court order for the 16 support of a child and is not in compliance with the order or a plan 17 approved by the district attorney or other public agency enforcing 18 the order for the repayment of the amount owed pursuant to the order, the **Board Division** shall advise the applicant to contact the 19 20 district attorney or other public agency enforcing the order to determine the actions that the applicant may take to satisfy the 21 22 arrearage.

23 Sec. 229. NRS 640C.450 is hereby amended to read as 24 follows:

25 640C.450 1. Each licensee shall display his or her original 26 license in a conspicuous manner at each location where the licensee 27 practices massage therapy, reflexology or structural integration. If a 28 licensee practices massage therapy, reflexology or structural 29 integration in more than one place, the licensee must carry the original license with him or her and display it wherever he or she is 30 actually working. 31

32 A licensee shall obtain a replacement of the original license 2. 33 from the **Board Division** if the licensee's:

34 (a) Original license is destroyed, misplaced or mutilated; or

35 (b) Name or address as printed on the original license has 36 changed. 37

3. To obtain a replacement license, the licensee must:

38 (a) File an affidavit with the **Board**, **Division**, on the form prescribed by the **Board**, **Division**, which states that the licensee's 39 40 original license was destroyed, misplaced or mutilated or that his or her name or address as printed on the original license has changed; 41 42 and

43 (b) Pay the fee prescribed by the **Board** Division pursuant to NRS 640C.520. 44





Sec. 230. NRS 640C.500 is hereby amended to read as 1 2 follows: 1. Each license is valid for 2 years after the first 3 640C.500 day of the first calendar month immediately following the date of 4 5 issuance and may be renewed if, before the license expires, the holder of the license submits to the [Board:] Division: 6 (a) A completed application for renewal on a form prescribed by 7 8 the [Board;] Division; 9 (b) Proof of completion of the requirements for continuing education prescribed by the **Board** Division pursuant to the 10 regulations adopted by the [Board] *Division* under NRS 640C.320; 11 12 and 13 (c) The fee for renewal of the license prescribed by the **Board** 14 *Division* pursuant to NRS 640C.520. 15 2. A license that expires pursuant to this section may be 16 restored if, within 2 years after the expiration of the license, the 17 applicant: 18 (a) Complies with the provisions of subsection 1; and 19 (b) Submits to the **[Board]** Division the fees prescribed by the 20 [Board] *Division* pursuant to NRS 640C.520: 21 (1) For the restoration of an expired license; and 22 (2) For each year that the license was expired, for the 23 renewal of a license. 24 The **Board** Division shall send a notice of renewal to each 3. 25 holder of a license not later than 60 days before the license expires. 26 The notice must include a statement setting forth the provisions of 27 this section and the amount of the fee for renewal of the license. Sec. 231. NRS 640C.510 is hereby amended to read as 28 29 follows: 30 640C.510 1. Upon written request to the **Board**, **Division**, a holder of a license in good standing may cause his or her name and 31 32 license to be transferred to an inactive list. The holder of the license 33 may not practice massage therapy, reflexology or structural integration during the time the license is inactive, and no renewal 34 35 fee accrues. 36 2. If an inactive holder of a license desires to resume the 37 practice of massage therapy, reflexology or structural integration 38 within 2 years after the license was made inactive, the **Board** 39 **Division** shall renew the license upon: 40 (a) Demonstration, if deemed necessary by the [Board,] *Division*, that the holder of the license is then qualified and 41 42 competent to practice; 43 (b) Completion and submission of an application; and 44 (c) Payment of the current fee for renewal of the license.

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1 2	Sec. 232. NRS 640C.520 is hereby amended to read as follows:
2 3	640C.520 1. The [Board] Division shall establish a schedule
4	of fees and charges. The fees for the following items must not
5	exceed the following amounts:
6	exceed the rono wing uniounts.
7	An examination established by the [Board] Division
8	pursuant to this chapter
9	An application for a license
10	An application for a license without an examination 300
11	A background check of an applicant
12	The issuance of a license
13	The renewal of a license
14	The restoration of an expired license
15	The reinstatement of a suspended or revoked license 500
16	The issuance of a replacement license75
17	The restoration of an inactive license
18	The issuance of a certification of a massage,
19	reflexology and structural integration
20	establishment as defined in NRS 640C.330
21	The renewal of a certification of a massage,
22	reflexology and structural integration
23 24	establishment as defined in NRS 640C.330
24 25	2. If an applicant submits an application for a license by
23 26	endorsement pursuant to NRS 640C.426, the [Board] Division shall
27	collect not more than one-half of the fee specified in subsection 1
28	for the initial issuance of the license.
29	3. Subject to the limits provided by subsection 1, the [Board:]
30	Division:
31	(a) May adopt regulations that establish different fees for
32	different types of licenses; and
33	(b) In establishing the different fees for different types of
34	licenses, shall consider the income and opportunities for
35	employment available to the holders of the different types of
36	licenses.
37	4. The total fees collected by the [Board] Division pursuant to
38	this section must not exceed the amount of money necessary for the
39	operation of the [Board] Division under this chapter and for the
40	maintenance of an adequate reserve.
41	Sec. 233. NRS 640C.580 is hereby amended to read as
42 43	follows: 640C.580 1. The Board <i>Division</i> may issue a license to
43 44	practice massage therapy.
44 45	2. An applicant for a license must:
75	2. The applicant for a noonse must.
	***** * * * * * * * * * * * * * * * *

1 (a) Be at least 18 years of age;

2 (b) Except as otherwise provided in NRS 640C.426, submit to 3 the [Board:] Division:

4 (1) A completed application on a form prescribed by the 5 [Board;] *Division;*

6 (2) The fees prescribed by the [Board] *Division* pursuant to 7 NRS 640C.520;

8 (3) Proof that the applicant has successfully completed a 9 program of massage therapy recognized by the [Board;] *Division;*

10 (4) A certified statement issued by the licensing authority in 11 each state, territory or possession of the United States or the District 12 of Columbia in which the applicant is or has been licensed to 13 practice massage therapy verifying that:

14 (I) The applicant has not been involved in any 15 disciplinary action relating to his or her license to practice massage 16 therapy; and

(II) Disciplinary proceedings relating to his or her license
 to practice massage therapy are not pending;

19 (5) A complete set of fingerprints and written permission 20 authorizing the [Board] *Division* to forward the fingerprints to the 21 Central Repository for Nevada Records of Criminal History for 22 submission to the Federal Bureau of Investigation for its report; and

23 (6) A statement authorizing the Board Division or its
 24 designee to conduct an investigation to determine the accuracy of
 25 any statements set forth in the application; and

(c) In addition to any examination required pursuant to NRS
 640C.320 and except as otherwise provided in NRS 640C.426, pass
 a nationally recognized examination for testing the education and
 professional competency of massage therapists that is approved by
 the [Board.] Division.

31 3. The [Board:] Division:

(a) Shall recognize a program of massage therapy that is:

33 (1) Approved by the Commission on Postsecondary
34 Education; or

35 (2) Offered by a public college in this State or any other36 state; and

37 (b) May recognize other programs of massage therapy.

4. Except as otherwise provided in NRS 640C.426, the [Board
or its designee] *Division* shall:

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(a) Conduct an investigation to determine:(1) The reputation and character of the applicant;

42 (2) The existence and contents of any record of arrests or 43 convictions of the applicant;





1 (3) The existence and nature of any pending litigation 2 involving the applicant that would affect his or her suitability for 3 licensure; and

4 (4) The accuracy and completeness of any information 5 submitted to the [Board] *Division* by the applicant.

6 (b) Report the results of the investigation of the applicant within 7 the period the [Board] *Division* establishes by regulation pursuant to 8 NRS 640C.320.

9 (c) Except as otherwise provided in NRS 239.0115, maintain the results of the investigation in a confidential manner for use by the 10 **Board** Division and its **members and** employees in carrying out 11 12 their duties pursuant to this chapter. The provisions of this 13 paragraph do not prohibit the **Board Division** or its **members or** 14 employees from communicating or cooperating with or providing 15 any documents or other information to any **[other]** licensing board 16 or any other federal, state or local agency that is investigating a person, including, without limitation, a law enforcement agency. 17

18 Sec. 234. NRS 640C.590 is hereby amended to read as 19 follows:

20 640C.590 1. The [Board] *Division* may issue a temporary 21 license to practice massage therapy.

22 2. An applicant for a temporary license issued pursuant to this 23 section must:

24 (a) Be at least 18 years of age; and

(b) Submit to the [Board:] Division:

26 (1) A completed application on a form prescribed by the 27 [Board;] *Division;*

(2) The fees prescribed by the [Board] Division pursuant to
NRS 640C.520;

30 (3) Proof that the applicant has successfully completed a
31 program of massage therapy recognized by the [Board] Division
32 pursuant to NRS 640C.580;

33

25

(4) Proof that the applicant:

(I) Has taken the examination required pursuant to NRS
 640C.580; or

(II) Is scheduled to take such an examination within 90
days after the date of application;

(5) An affidavit indicating that the applicant has not
committed any of the offenses for which the [Board] Division may
refuse to issue a license pursuant to NRS 640C.700;

41 (6) A certified statement issued by the licensing authority in 42 each state, territory or possession of the United States or the District 43 of Columbia in which the applicant is or has been licensed to 44 practice massage therapy verifying that:





1 (I) The applicant has not been involved in any 2 disciplinary action relating to his or her license to practice massage 3 therapy; and

4 (II) Disciplinary proceedings relating to his or her license 5 to practice massage therapy are not pending; and

6 (7) A complete set of fingerprints and written permission 7 authorizing the [Board] *Division* to forward the fingerprints to the 8 Central Repository for Nevada Records of Criminal History for 9 submission to the Federal Bureau of Investigation for its report.

3. A temporary license issued pursuant to this section expires
90 days after the date the [Board] *Division* issues the temporary
license. The [Board] *Division* shall not renew the temporary license.
4. A person who holds a temporary license:

(a) May practice massage therapy only under the supervision of
a fully licensed massage therapist and only in accordance with the
provisions of this chapter and the regulations of the [Board;] *Division;*

(b) Must comply with any other conditions, limitations and
requirements imposed on the temporary license by the [Board;]
Division;

(c) Is subject to the regulatory and disciplinary authority of the
 22 [Board] Division to the same extent as a fully licensed massage
 23 therapist; and

(d) Remains subject to the regulatory and disciplinary authority
of the [Board] *Division* after the expiration of the temporary license
for all acts relating to the practice of massage therapy which
occurred during the period of temporary licensure.

5. As used in this section, "fully licensed massage therapist" means a person who holds a license to practice massage therapy issued pursuant to NRS 640C.420 or 640C.580.

31 Sec. 235. NRS 640C.600 is hereby amended to read as 32 follows:

640C.600 1. The [Board] Division may issue a license to
practice reflexology.

35 2. An applicant for a license must:

36 (a) Be at least 18 years of age;

(b) Except as otherwise provided in NRS 640C.426, submit to
the [Board:] Division:

39 (1) A completed application on a form prescribed by the 40 [Board;] *Division;*

41 (2) The fees prescribed by the [Board] *Division* pursuant to 42 NRS 640C.520;

43 (3) Proof that the applicant has successfully completed a
 44 program of reflexology recognized by the [Board;] Division;





1 (4) A certified statement issued by the licensing authority in 2 each state, territory or possession of the United States or the District 3 of Columbia in which the applicant is or has been licensed to 4 practice reflexology verifying that:

5 (I) The applicant has not been involved in any 6 disciplinary action relating to his or her license to practice 7 reflexology; and

8 (II) Disciplinary proceedings relating to his or her license 9 to practice reflexology are not pending;

10 (5) A complete set of fingerprints and written permission 11 authorizing the [Board] *Division* to forward the fingerprints to the 12 Central Repository for Nevada Records of Criminal History for 13 submission to the Federal Bureau of Investigation for its report; and

14 (6) A statement authorizing the [Board or its designee] 15 *Division* to conduct an investigation to determine the accuracy of 16 any statements set forth in the application; and

17 (c) In addition to any examination required pursuant to NRS 18 640C.320 and except as otherwise provided in NRS 640C.426, pass 19 a nationally recognized examination for testing the education and 20 professional competency of reflexologists that is approved by the 21 Board.1 Division.

22 23 3. The [Board:] Division:

(a) Shall recognize a program of reflexology that is:

24 (1) Approved by the Commission on Postsecondary 25 Education; or

26 (2) Offered by a public college in this State or any other 27 state; and

28 (b) May recognize other programs of reflexology.

29 4. Except as otherwise provided in NRS 640C.426, the [Board
30 or its designee] *Division* shall:

(a) Conduct an investigation to determine:

31 32

(1) The reputation and character of the applicant;

33 (2) The existence and contents of any record of arrests or34 convictions of the applicant;

35 (3) The existence and nature of any pending litigation 36 involving the applicant that would affect his or her suitability for 37 licensure; and

38 (4) The accuracy and completeness of any information
39 submitted to the [Board] *Division* by the applicant.

(b) Report the results of the investigation of the applicant within
the period the [Board] Division establishes by regulation pursuant to
NRS 640C.320.

(c) Except as otherwise provided in NRS 239.0115, maintain the
 results of the investigation in a confidential manner for use by the
 [Board] *Division* and its [members and] employees in carrying out





their duties pursuant to this chapter. The provisions of this 1 paragraph do not prohibit the [Board] Division or its [members or] 2 3 employees from communicating or cooperating with or providing any documents or other information to any [other] licensing board 4 5 or any other federal, state or local agency that is investigating a 6 person, including, without limitation, a law enforcement agency. Sec. 236. NRS 640C.610 is hereby amended to read as 7 8 follows: 640C.610 1. The [Board] Division may issue a temporary 9 license to practice reflexology. 10 11 An applicant for a temporary license issued pursuant to this 2. 12 section must: 13 (a) Be at least 18 years of age; and (b) Submit to the **Board:** *Division:* 14 15 (1) A completed application on a form prescribed by the 16 [Board;] Division; (2) The fees prescribed by the [Board] Division pursuant to 17 18 NRS 640C.520; 19 (3) Proof that the applicant has successfully completed a 20 program of reflexology recognized by the **Board** Division pursuant 21 to NRS 640C.600: 22 (4) Proof that the applicant: 23 (I) Has taken the examination required pursuant to NRS 24 640C.600: or 25 (II) Is scheduled to take such an examination within 90 26 days after the date of application; 27 (5) An affidavit indicating that the applicant has not 28 committed any of the offenses for which the **Board** *Division* may 29 refuse to issue a license pursuant to NRS 640C.700; 30 (6) A certified statement issued by the licensing authority in each state, territory or possession of the United States or the District 31 32 of Columbia in which the applicant is or has been licensed to 33 practice reflexology verifying that: 34 (I) The applicant has not been involved in any 35 disciplinary action relating to his or her license to practice 36 reflexology; and 37 (II) Disciplinary proceedings relating to his or her license 38 to practice reflexology are not pending; and (7) A complete set of fingerprints and written permission 39 authorizing the **Board** Division to forward the fingerprints to the 40 Central Repository for Nevada Records of Criminal History for 41 42 submission to the Federal Bureau of Investigation for its report. 43 3. A temporary license issued pursuant to this section expires 44 90 days after the date the **Board Division** issues the temporary 45 license. The **Board Division** shall not renew the temporary license.





1 4. A person who holds a temporary license:

2 (a) May practice reflexology only under the supervision of a 3 fully licensed reflexologist and only in accordance with the 4 provisions of this chapter and the regulations of the [Board;] 5 *Division;*

6 (b) Must comply with any other conditions, limitations and
7 requirements imposed on the temporary license by the [Board;]
8 Division;

9 (c) Is subject to the regulatory and disciplinary authority of the 10 [Board] *Division* to the same extent as a fully licensed reflexologist; 11 and

12 (d) Remains subject to the regulatory and disciplinary authority 13 of the [Board] *Division* after the expiration of the temporary license 14 for all acts relating to the practice of reflexology which occurred 15 during the period of temporary licensure.

5. As used in this section, "fully licensed reflexologist" means a person who holds a license to practice reflexology issued pursuant to NRS 640C.420 or 640C.600.

19 **Sec. 237.** NRS 640C.620 is hereby amended to read as 20 follows:

21 640C.620 1. The [Board] *Division* may issue a license to 22 practice structural integration.

2. An applicant for a license must:

24 (a) Be at least 18 years of age;

23

(b) Except as otherwise provided in NRS 640C.426, submit to
the [Board:] Division:

27 (1) A completed application on a form prescribed by the
 28 [Board;] Division;

29 (2) The fees prescribed by the [Board] *Division* pursuant to 30 NRS 640C.520;

31 (3) Proof that the applicant has successfully completed a
32 program of structural integration recognized by the [Board;]
33 Division;

(4) A certified statement issued by the licensing authority in
each state, territory or possession of the United States or the District
of Columbia in which the applicant is or has been licensed to
practice structural integration verifying that:

38 (I) The applicant has not been involved in any 39 disciplinary action relating to his or her license to practice structural 40 integration; and

41 (II) Disciplinary proceedings relating to his or her license 42 to practice structural integration are not pending;

43 (5) A complete set of fingerprints and written permission 44 authorizing the [Board] *Division* to forward the fingerprints to the



Central Repository for Nevada Records of Criminal History for 1 2 submission to the Federal Bureau of Investigation for its report; and

3 (6) A statement authorizing the [Board or its designee] 4 **Division** to conduct an investigation to determine the accuracy of 5 any statements set forth in the application; and

6 (c) In addition to any examination required pursuant to NRS 7 640C.320 and except as otherwise provided in NRS 640C.426, pass 8 a nationally recognized examination for testing the education and 9 professional competency of structural integration practitioners that is approved by the **Board.** Division. 10

The **Board: Division:** 3.

(a) Shall recognize a program of structural integration that is:

13 (1) Approved by the Commission on Postsecondary 14 Education: or

15 (2) Offered by a public college in this State or any other 16 state; and 17

(b) May recognize other programs of structural integration.

18 4. Except as otherwise provided in NRS 640C.426, the **Board** 19 or its designee] *Division* shall:

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(a) Conduct an investigation to determine:

(1) The reputation and character of the applicant;

22 (2) The existence and contents of any record of arrests or 23 convictions of the applicant;

24 (3) The existence and nature of any pending litigation 25 involving the applicant that would affect his or her suitability for 26 licensure: and

27 (4) The accuracy and completeness of any information 28 submitted to the **Board** *Division* by the applicant.

29 (b) Report the results of the investigation of the applicant within 30 the period the **Board** *Division* establishes by regulation pursuant to 31 NRS 640C.320.

32 (c) Except as otherwise provided in NRS 239.0115, maintain the 33 results of the investigation in a confidential manner for use by the 34 **Board** Division and its **members and** employees in carrying out 35 their duties pursuant to this chapter. The provisions of this 36 paragraph do not prohibit the [Board] Division or its [members or] 37 employees from communicating or cooperating with or providing 38 any documents or other information to any other licensing board or 39 any other federal, state or local agency that is investigating a person, 40 including, without limitation, a law enforcement agency.

41 Sec. 238. NRS 640C.630 is hereby amended to read as 42 follows:

43 640C.630 The **Board** Division may issue a temporary 1. 44 license to practice structural integration.





1 2. An applicant for a temporary license issued pursuant to this 2 section must: 3 (a) Be at least 18 years of age; and (b) Submit to the **Board: Division:** 4 (1) A completed application on a form prescribed by the 5 6 [Board;] Division; 7 (2) The fees prescribed by the **Board** Division pursuant to 8 NRS 640C.520:

9 (3) Proof that the applicant has successfully completed a 10 program of structural integration recognized by the [Board] Division 11 pursuant to NRS 640C.620;

12

(4) Proof that the applicant:

13 (I) Has taken the examination required pursuant to NRS 14 640C.620; or

(II) Is scheduled to take such an examination within 90days after the date of application;

17 (5) An affidavit indicating that the applicant has not 18 committed any of the offenses for which the [Board] *Division* may 19 refuse to issue a license pursuant to NRS 640C.700;

20 (6) A certified statement issued by the licensing authority in 21 each state, territory or possession of the United States or the District 22 of Columbia in which the applicant is or has been licensed to 23 practice structural integration verifying that:

24 (I) The applicant has not been involved in any 25 disciplinary action relating to his or her license to practice structural 26 integration; and

(II) Disciplinary proceedings relating to his or her license
 to practice structural integration are not pending; and

(7) A complete set of fingerprints and written permission
authorizing the [Board] *Division* to forward the fingerprints to the
Central Repository for Nevada Records of Criminal History for
submission to the Federal Bureau of Investigation for its report.

3. A temporary license issued pursuant to this section expires
90 days after the date the Board issues the temporary license. The
Board Division shall not renew the temporary license.

36

4. A person who holds a temporary license:

(a) May practice structural integration only under the
supervision of a fully licensed structural integration practitioner and
only in accordance with the provisions of this chapter and the
regulations of the [Board;] Division;

41 (b) Must comply with any other conditions, limitations and
42 requirements imposed on the temporary license by the [Board;]
43 *Division;*





1 (c) Is subject to the regulatory and disciplinary authority of the 2 [Board] *Division* to the same extent as a fully licensed structural 3 integration practitioner; and

4 (d) Remains subject to the regulatory and disciplinary authority 5 of the [Board] *Division* after the expiration of the temporary license 6 for all acts relating to the practice of structural integration which 7 occurred during the period of temporary licensure.

8 5. As used in this section, "fully licensed structural integration 9 practitioner" means a person who holds a license to practice 10 structural integration issued pursuant to NRS 640C.420 or 11 640C.620.

12 Sec. 239. NRS 640C.695 is hereby amended to read as 13 follows:

640C.695 The expiration of a license by operation of law or by
order or decision of the [Board] Division or a court, or the voluntary
surrender of a license by a licensee, does not deprive the [Board]
Division of jurisdiction to proceed with any investigation of, or
action or disciplinary proceeding against, the licensee or to render a
decision suspending or revoking the license.

20 Sec. 240. NRS 640C.700 is hereby amended to read as 21 follows:

22 640C.700 The [Board] *Division* may refuse to issue a license 23 to an applicant, or may initiate disciplinary action against a holder 24 of a license, if the applicant or holder of the license:

Has submitted false, fraudulent or misleading information to
 the [Board] *Division* or any agency of this State, any other state, a
 territory or possession of the United States, the District of Columbia
 or the Federal Government;

29 2. Has violated any provision of this chapter or any regulation30 adopted pursuant thereto;

31 3. Ĥas been convicted of a crime involving violence, 32 prostitution or any other sexual offense, a crime involving any type 33 of larceny, a crime relating to a controlled substance, a crime 34 involving any federal or state law or regulation relating to massage 35 therapy, reflexology or structural integration or a substantially 36 similar business, or a crime involving moral turpitude;

4. Has engaged in or solicited sexual activity during the course of practicing massage, reflexology or structural integration on a person, with or without the consent of the person, including, without limitation, if the applicant or holder of the license:

41 (a) Made sexual advances toward the person;

(b) Requested sexual favors from the person; or

43 (c) Massaged, touched or applied any instrument to the breasts
44 of the person, unless the person has signed a written consent form
45 provided by the [Board;] Division;



42



1 5. Has an alcohol or other substance use disorder;

2 6. Is, in the judgment of the [Board,] Division, guilty of gross
3 negligence in the practice of massage therapy, reflexology or
4 structural integration;

5 7. Is determined by the **[Board]** *Division* to be professionally 6 incompetent to engage in the practice of massage therapy, 7 reflexology or structural integration;

8 8. Has failed to provide information requested by the [Board]
9 *Division* within 60 days after receiving the request;

10 9. Has, in the judgment of the [Board,] *Division*, engaged in 11 unethical or unprofessional conduct;

12 10. Has knowingly failed to report to the [Board] *Division* that 13 the holder of a license or other person has engaged in unethical or 14 unprofessional conduct as it relates to the practice of massage 15 therapy, reflexology or structural integration within 30 days after 16 becoming aware of that conduct;

17 11. Has been disciplined in another state, a territory or 18 possession of the United States or the District of Columbia for 19 conduct that would be a violation of the provisions of this chapter or 20 any regulations adopted pursuant thereto if the conduct were 21 committed in this State;

12. Has solicited or received compensation for services relating
to the practice of massage therapy, reflexology or structural
integration that he or she did not provide;

13. If the holder of the license is on probation, has violated the terms of the probation;

27 14. Has engaged in false, deceptive or misleading advertising, 28 including, without limitation, falsely, deceptively or misleadingly 29 advertising that he or she has received training in a specialty 30 technique of massage, reflexology or structural integration for which 31 he or she has not received training, practicing massage therapy, 32 reflexology or structural integration under an assumed name and 33 impersonating a licensed massage therapist, reflexologist or 34 structural integration practitioner;

15. Has operated a medical facility, as defined in NRS449.0151, at any time during which:

37

(a) The license of the facility was suspended or revoked; or

38 (b) An act or omission occurred which resulted in the 39 suspension or revocation of the license pursuant to NRS 449.160.

40 \rightarrow This subsection applies to an owner or other principal responsible 41 for the operation of the facility.

42 16. Has failed to comply with a written administrative citation 43 issued pursuant to NRS 640C.755 within the time permitted for 44 compliance set forth in the citation or, if a hearing is held pursuant 45 to NRS 640C.757, within 15 business days after the hearing; or





Except as otherwise provided in subsection 16, has failed to 2 pay or make arrangements to pay, as approved by the [Board,] 3 *Division*, an administrative fine imposed pursuant to this chapter 4 within 60 days after: 5 (a) Receiving notice of the imposition of the fine; or 6 (b) The final administrative or judicial decision affirming the 7 imposition of the fine, 8 → whichever occurs later. 9 Sec. 241. NRS 640C.710 is hereby amended to read as 10 follows: 640C.710 1. If, after notice and a hearing as required by law, 11 12 the [Board] Division finds one or more grounds for taking 13 disciplinary action, the **Board Division** may: 14 (a) Place the applicant or holder of the license on probation for a 15 specified period or until further order of the **Board**; **Division**; 16 (b) Administer to the applicant or holder of the license a public 17 reprimand; 18 (c) Refuse to issue, renew, reinstate or restore the license; 19 (d) Suspend or revoke the license; 20 (e) Except as otherwise provided in NRS 640C.712, impose an 21 administrative fine of not more than \$5,000 for each violation; 22 (f) Require the applicant or holder of the license to pay the costs 23 incurred by the **Board Division** to conduct the investigation and 24 hearing; or 25 (g) Impose any combination of actions set forth in paragraphs 26 (a) to (f), inclusive. 27 2. The order of the **Board Division** may contain such other 28 terms, provisions or conditions as the **Board** Division deems 29 appropriate. 30 3. The order of the **Board Division** and the findings of fact and conclusions of law supporting that order are public records. 31 32 4. The **Board** *Division* shall not issue a private reprimand. Sec. 242. NRS 640C.712 is hereby amended to read as 33 34 follows: 35 640C.712 1. In addition to any other actions authorized by 36 NRS 640C.710, if, after notice and a hearing as required by law, the 37 **Board** Division determines that a licensee has engaged in or 38 solicited sexual activity during the course of practicing massage, reflexology or structural integration on a person, as set forth in 39 40 subsection 4 of NRS 640C.700, or has been convicted of prostitution or any other sexual offense that occurred during the 41 42 course of practicing massage, reflexology or structural integration 43 on a person, the **[Board]** *Division* may: 44 (a) For a first violation, impose an administrative fine of not less 45 than 100 and not more than 1,000; S B 3 3 5

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1 (b) For a second violation, impose an administrative fine of not 2 less than \$250 and not more than \$5,000; and

3 (c) For a third violation and for each additional violation, impose an administrative fine of not less than \$500 and not more 4 5 than \$10.000.

6 2. The **[Board]** Division shall, by regulation, establish 7 standards for use by the **Board Division** in determining the amount of an administrative fine imposed pursuant to this section. The 8 9 standards must include, without limitation, provisions requiring the 10 [Board] *Division* to consider:

11 (a) The gravity of the violation;

12

(b) The good faith of the licensee; and

13 (c) Any history of previous violations of the provisions of this 14 chapter committed by the licensee.

15 Sec. 243. NRS 640C.720 is hereby amended to read as 16 follows: 17

640C.720 Notwithstanding any other statute to the contrary:

18 1. If the **Board Division** finds, based upon evidence in its 19 possession, that immediate action is necessary to protect the health, 20 safety or welfare of the public, the **Board** Division may, upon 21 providing notice to the massage therapist, reflexologist or structural 22 integration practitioner, temporarily suspend his or her license 23 without a prior hearing for a period not to exceed 15 business days. 24 The massage therapist, reflexologist or structural integration 25 practitioner may file a written request for a hearing to challenge the 26 necessity of the temporary suspension. The written request must be 27 filed not later than 10 business days after the date on which the 28 massage therapist, reflexologist or structural integration practitioner 29 receives notice of the temporary suspension. If the massage 30 therapist, reflexologist or structural integration practitioner:

(a) Files a timely written request for a hearing, the **Board** 31 32 **Division** shall extend the temporary suspension until a hearing is 33 held. The **Board Division** shall hold a hearing and render a final 34 decision regarding the necessity of the temporary suspension as 35 promptly as is practicable but not later than 15 business days after the date on which the **Board Division** receives the written request. 36 37 After holding such a hearing, the **Board** Division may extend the 38 period of the temporary suspension if the **Board** *Division* finds, for 39 good cause shown, that such action is necessary to protect the 40 health, safety or welfare of the public pending proceedings for 41 disciplinary action.

42 (b) Does not file a timely written request for a hearing and the 43 **Board** Division wants to consider extending the period of the 44 temporary suspension, the **[Board]** Division shall schedule a hearing 45 and notify the massage therapist, reflexologist or structural





1 integration practitioner immediately by certified mail of the date of 2 the hearing. The hearing must be held and a final decision rendered 3 regarding whether to extend the period of the temporary suspension 4 as promptly as is practicable but not later than 30 days after the date 5 on which the [Board] Division provides notice of the initial 6 temporary suspension. After holding such a hearing, the [Board] 7 **Division** may extend the period of the temporary suspension if the 8 **Board** Division finds, for good cause shown, that such action is 9 necessary to protect the health, safety or welfare of the public pending proceedings for disciplinary action. 10

11 If a massage therapist, reflexologist or structural integration 2. 12 practitioner is charged with or cited for prostitution or any other 13 sexual offense, the appropriate law enforcement agency shall report 14 the charge or citation to the **Executive Director of the Board.** 15 *Division.* Upon receiving such a report, the *Executive Director* 16 **Division** shall immediately issue by certified mail to the massage therapist, reflexologist or structural integration practitioner a cease 17 18 and desist order temporarily suspending the license of the massage 19 therapist, reflexologist or structural integration practitioner without 20 a prior hearing. The temporary suspension of the license is effective 21 immediately after the massage therapist, reflexologist or structural 22 integration practitioner receives notice of the cease and desist order 23 and must not exceed 15 business days. The massage therapist, 24 reflexologist or structural integration practitioner may file a written 25 request for a hearing to challenge the necessity of the temporary 26 suspension. The written request must be filed not later than 10 27 business days after the date on which the **Executive Director** 28 *Division* mails the cease and desist order. If the massage therapist, 29 reflexologist or structural integration practitioner:

30 (a) Files a timely written request for a hearing, the **Board** 31 **Division** shall extend the temporary suspension until a hearing is 32 held. The **Board Division** shall hold a hearing and render a final 33 decision regarding the necessity of the temporary suspension as promptly as is practicable but not later than 15 business days after 34 35 the date on which the **Board Division** receives the written request. 36 After holding such a hearing, the **Board** Division may extend the 37 period of the temporary suspension if the **Board** *Division* finds, for 38 good cause shown, that such action is necessary to protect the 39 health, safety or welfare of the public pending proceedings for 40 disciplinary action.

(b) Does not file a timely written request for a hearing and the
[Board] *Division* wants to consider extending the period of the
temporary suspension, the [Board] *Division* shall schedule a hearing
and notify the massage therapist, reflexologist or structural
integration practitioner immediately by certified mail of the date of





1 the hearing. The hearing must be held and a final decision rendered 2 regarding whether to extend the period of the temporary suspension 3 as promptly as is practicable but not later than 15 business days after 4 the date on which the **Executive Director** Division mails the cease 5 and desist order. After holding such a hearing, the **Board** Division 6 may extend the period of the temporary suspension if the **Board** 7 *Division* finds, for good cause shown, that such action is necessary 8 to protect the health, safety or welfare of the public pending 9 proceedings for disciplinary action.

10 3. If the [Board or the Executive Director] *Division* issues an 11 order temporarily suspending the license of a massage therapist, 12 reflexologist or structural integration practitioner pending 13 proceedings for disciplinary action, a court shall not stay that order.

14 4. For purposes of this section, a person is deemed to have 15 notice of a temporary suspension of his or her license:

(a) On the date on which the notice is personally delivered to theperson; or

18 (b) If the notice is mailed, 3 days after the date on which the 19 notice is mailed by certified mail to the last known business or 20 residential address of the person.

21 Sec. 244. NRS 640C.730 is hereby amended to read as 22 follows:

23 640C.730 1. If the **[Board]** Division receives a copy of a 24 court order issued pursuant to NRS 425.540 that provides for the 25 suspension of all professional, occupational and recreational 26 licenses, certificates and permits issued to a person who is the 27 holder of a license, the **[Board]** Division shall deem the license 28 issued to that person to be suspended at the end of the 30th day after 29 the date on which the court order was issued unless the **Board** 30 *Division* receives a letter issued to the holder of the license by the district attorney or other public agency pursuant to NRS 425.550 31 32 stating that the holder of the license has complied with the subpoena 33 or warrant or has satisfied the arrearage pursuant to NRS 425.560.

2. The **[Board]** *Division* shall reinstate a license that has been suspended by a district court pursuant to NRS 425.540 if:

(a) The [Board] Division receives a letter issued by the district
attorney or other public agency pursuant to NRS 425.550 to the
person whose license was suspended stating that the person whose
license was suspended has complied with the subpoena or warrant
or has satisfied the arrearage pursuant to NRS 425.560; and

(b) The licensee pays the fee for reinstatement of the license
prescribed by the [Board] Division pursuant to NRS 640C.520.





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Sec. 245. NRS 640C.740 is hereby amended to read as 1 2 follows:

640C.740 3 1. If fany member of the Board or the Executive **Director**] the Administrator of the Division or any employee of the 4 Division becomes aware of any ground for initiating disciplinary 5 6 action against a holder of a license, the *member or Executive* 7 Director] Administrator or employee shall file a written complaint 8 with the **Board**. Division. 9

The complaint must specifically: 2.

10 (a) Set forth the relevant facts; and

11 (b) Charge one or more grounds for initiating disciplinary 12 action.

13 3. As soon as practicable after the filing of the complaint, an 14 investigation of the complaint must be conducted to determine 15 whether the allegations in the complaint merit the initiation of 16 disciplinary proceedings against the holder of the license.

17 4. The **[Board]** Division shall retain all complaints filed with 18 the **Board** Division pursuant to this section for at least 10 years, 19 including, without limitation, any complaints not acted upon.

20 Sec. 246. NRS 640C.745 is hereby amended to read as 21 follows:

22 640C.745 1. When conducting an investigation of a massage 23 therapist, reflexologist or structural integration practitioner pursuant 24 to this chapter, the [Board or the Executive Director] Division may request from the appropriate governmental agency or court of 25 26 competent jurisdiction records relating to any conviction of the 27 massage therapist, reflexologist or structural integration practitioner 28 for a crime involving violence, prostitution or any other sexual 29 offense. Such records include, without limitation, a record of criminal history as defined in NRS 179A.070. 30

31 2. Upon receiving a request from the **Board or the Executive** 32 **Director Division** pursuant to subsection 1, the governmental 33 agency or court of competent jurisdiction shall provide the requested 34 records to the [Board or the Executive Director] Division as soon as 35 reasonably practicable. The governmental agency or court of competent jurisdiction may redact from the records produced 36 37 pursuant to this subsection any information relating to the agency or 38 court that is deemed confidential by the agency or court. Upon receiving the records from the governmental agency or court, the 39 40 [Board and the Executive Director:] *Division*:

41 (a) Shall maintain the confidentiality of the records if such 42 confidentiality is required by federal or state law; and

43 (b) May use the records for the sole and limited purpose of 44 determining whether to take disciplinary action against the massage





1 therapist, reflexologist or structural integration practitioner pursuant 2 to this chapter.

3 Sec. 247. NRS 640C.750 is hereby amended to read as 4 follows:

5 640C.750 1. The [Board] Division conduct may 6 investigations and hold hearings to carry out its duties pursuant to 7 this chapter. 8

2. In such a hearing [+

9 (a) Any member of the Board], the Division may [administer]:

(a) Administer oaths and examine witnesses; and 10

(b) [The Board or any member thereof may issue] Issue 11 12 subpoenas to compel the attendance of witnesses and the production 13 of books and papers.

14 3. Each witness who is subpoenaed to appear before the 15 **Board Division** is entitled to receive for his or her attendance the 16 same fees and mileage allowed by law for a witness in a civil case. 17 The amount must be paid by the party who requested the subpoena. 18 If any witness who has not been required to attend at the request of

19 any party is subpoenaed by the **Board**, **Division**, his or her fees and 20 mileage must be paid by the **[Board]** *Division* from money available 21 for that purpose.

22 If any person fails to comply with the subpoena within 10 4. 23 days after it is issued, the [Chair of the Board] Division may petition 24 a court of competent jurisdiction for an order of the court 25 compelling compliance with the subpoena.

26 5. Upon the filing of such a petition, the court shall enter an 27 order directing the person subpoenaed to appear before the court at a 28 time and place to be fixed by the court in its order, the time to be not 29 more than 10 days after the date of the order, and to show cause why 30 the person has not complied with the subpoena. A certified copy of 31 the order must be served upon the person subpoenaed.

32 6. If it appears to the court that the subpoena was regularly 33 issued by the [Board,] Division, the court shall enter an order compelling compliance with the subpoena. The failure of the person 34 35 to comply with the order is a contempt of the court that issued the 36 order.

37 Sec. 248. NRS 640C.755 is hereby amended to read as 38 follows:

39 640C.755 1. If the **Board or its designee**, **Division**, based 40 upon a preponderance of the evidence, has reason to believe that a person has committed an act which constitutes a violation of this 41 42 chapter or the regulations of the [Board,] Division, the [Board or its 43 designee, as appropriate, **Division** may issue or authorize the 44 issuance of a written administrative citation to the person. A citation 45 issued pursuant to this section may include, without limitation:





(a) An order to take action to correct a condition resulting from
an act that constitutes a violation of this chapter or the regulations of
the [Board,] Division, at the person's cost;

4

(b) An order to pay an administrative fine for each violation; and

5 (c) An order to reimburse the [Board] *Division* for the amount 6 of the expenses incurred to investigate each violation, not to exceed 7 \$150.

8 2. If the citation includes an order to take action to correct a 9 condition resulting from an act that constitutes a violation of this 10 chapter or the regulations of the **Board**, **Division**, the citation must:

(a) State the time permitted for compliance, which must not be
less than 15 business days after the date on which the citation is
received by the person; and

14

(b) Describe, in specific detail, the action required to be taken.

15 3. If the citation is issued to a licensee and includes an order to 16 pay an administrative fine for one or more violations, the amount of 17 the administrative fine must not exceed the maximum amount 18 authorized by NRS 640C.710 or 640C.712, as appropriate for each 19 violation.

4. If the citation is issued to an unlicensed person and includes an order to pay an administrative fine for one or more violations, the amount of the administrative fine:

(a) For a first violation, must not be less than \$100 and must notbe more than \$1,000;

(b) For a second violation, must not be less than \$250 and mustnot be more than \$5,000; and

(c) For a third violation and for each additional violation, mustnot be less than \$500 and must not be more than \$10,000.

5. The sanctions authorized by this section are separate from, and in addition to, any other remedy, civil or criminal, authorized by this chapter.

6. The failure of an unlicensed person to comply with a citation or order after it is final is a misdemeanor. If an unlicensed person does not pay an administrative fine imposed pursuant to this section or make satisfactory payment arrangements, as approved by the **Board,** *Division*, within 60 days after the order of the **Board** *Division* becomes final, the order may be executed upon in the same manner as a judgment issued by a court.

39 Sec. 249. NRS 640C.757 is hereby amended to read as 40 follows:

41 640C.757 1. If a person is issued a written administrative

42 citation pursuant to NRS 640C.755, the person may request a 43 hearing before the [Board] *Division* to contest the citation by filing a

44 written request with the [Board:] Division:





1 (a) Not later than 15 business days after the date on which the 2 citation is received by the person; or

3 (b) If the **Board**, **Division**, for good cause shown, extends the 4 time allowed to file a written request for a hearing to contest the 5 citation, on or before the later date specified by the **Board**. 6 Division.

7 2. If the person files a written request for a hearing to contest 8 the citation within the time allowed pursuant to this section:

9 (a) The **Board** *Division* shall provide notice of and conduct the hearing in the same manner as other disciplinary proceedings; and 10 11

(b) At the hearing, the person may contest, without limitation:

12 (1) The facts forming the basis for the determination that the 13 person has committed an act which constitutes a violation of this 14 chapter or the regulations of the **Board**; **Division**;

15

(2) The time allowed to take any corrective action ordered;

16

(3) The amount of any administrative fine ordered;

17 (4) The amount of any order to reimburse the **Board** 18 *Division* for the expenses incurred to investigate the violation; and

19 (5) Whether any corrective action described in the citation is 20 reasonable.

21 3. If the person does not file a written request for a hearing to 22 contest the citation within the time allowed pursuant to this section, 23 the citation shall be deemed a final order of the **Board**. Division.

24 For the purposes of this section, a citation shall be deemed to 4. 25 have been received by a person:

26 (a) On the date on which the citation is personally delivered to 27 the person; or

28 (b) If the citation is mailed, 3 days after the date on which the 29 citation is mailed by certified mail to the last known business or 30 residential address of the person.

31 Sec. 250. NRS 640C.760 is hereby amended to read as follows: 32

33 640C.760 1. Except as otherwise provided in this section and NRS 239.0115, a complaint filed with the [Board,] Division, all 34 35 documents and other information filed with the complaint and all 36 documents and other information compiled as a result of an 37 investigation conducted to determine whether to initiate disciplinary 38 action against a person are confidential, unless the person submits a written statement to the [Board] Division requesting that such 39 40 documents and information be made public records.

41 2. [The] Any charging documents filed with the [Board] 42 Division to initiate disciplinary action and all documents and 43 information considered by the **Board** Division when determining 44 whether to impose discipline are public records.





1 3. The provisions of this section do not prohibit the [Board] 2 *Division* from communicating or cooperating with or providing any 3 documents or other information to any other licensing board or any 4 other federal, state or local agency that is investigating a person, 5 including, without limitation, a law enforcement agency.

6 Sec. 251. NRS 640C.900 is hereby amended to read as 7 follows:

8 640C.900 1. If the [Board] *Division* determines that a person 9 has violated or is about to violate any provision of this chapter, the 10 [Board] *Division* may bring an action in a court of competent 11 jurisdiction to enjoin the person from engaging in or continuing the 12 violation.

13 2. An injunction:

14 (a) May be issued without proof of actual damage sustained by 15 any person.

(b) Does not prohibit the criminal prosecution and punishmentof the person who commits the violation.

18 Sec. 252. NRS 640C.910 is hereby amended to read as 19 follows:

20 640C.910 1. If a person is not licensed to practice massage 21 therapy, reflexology or structural integration pursuant to this 22 chapter, the person shall not:

(a) Engage in the practice of massage therapy, reflexology orstructural integration:

25 (b) Use in connection with his or her name the words or letters "L.M.T.," "licensed massage therapist," "licensed massage 26 technician," "M.T.," "massage technician," "massage therapist," "licensed reflexologist," "reflexologist," "licensed structural 27 28 29 integration practitioner" or "structural integration practitioner," or 30 any other letters, words or insignia indicating or implying that he or she is licensed to practice massage therapy, reflexology or structural 31 32 integration, or in any other way, orally, or in writing or print, or by sign, directly or by implication, use the word "massage," "reflexology," "structural integration" or represent himself or 33 34 35 herself as licensed or qualified to engage in the practice of massage 36 therapy, reflexology or structural integration; or

37 (c) List or cause to have listed in any directory, including, without limitation, a telephone directory, his or her name or the 38 name of his or her company under the heading "massage," "massage 39 40 therapy," "massage therapist," "massage technician," "reflexologist," "structural integration practitioner" or any other 41 42 term that indicates or implies that he or she is licensed or qualified 43 to practice massage therapy, reflexology or structural integration.

44 2. If a person's license to practice massage therapy, reflexology 45 or structural integration pursuant to this chapter has expired or has





been suspended or revoked by the [Board,] Division, the person
shall not:

3 (a) Engage in the practice of massage therapy, reflexology or 4 structural integration;

5 (b) Use in connection with his or her name the words or letters "L.M.T.," "licensed massage therapist," "licensed 6 massage technician," "M.T.," "massage technician," "massage therapist," "licensed reflexologist," "reflexologist," "licensed structural 7 8 integration practitioner" or "structural integration practitioner," or 9 any other letters, words or insignia indicating or implying that he or 10 she is licensed to practice massage therapy, reflexology or structural 11 12 integration, or in any other way, orally, or in writing or print, or by 13 sign, directly or by implication, use the word "massage," "reflexology" or "structural integration," or represent himself or 14 15 herself as licensed or qualified to engage in the practice of massage 16 therapy, reflexology or structural integration; or

17 (c) List or cause to have listed in any directory, including, 18 without limitation, a telephone directory, his or her name or the 19 name of his or her company under the heading "massage," "massage 20 therapy," "massage therapist," "massage technician," "reflexologist" 21 or "structural integration practitioner," or any other term that 22 indicates or implies that he or she is licensed or qualified to practice 23 massage therapy, reflexology or structural integration.

24 3. A person who violates any provision of this section is guilty 25 of a misdemeanor.

26 Sec. 253. NRS 640C.930 is hereby amended to read as 27 follows:

640C.930 1. A person shall not advertise as a massage
therapist, reflexologist or structural integration practitioner in this
State unless the person is licensed to practice massage therapy,
reflexology or structural integration pursuant to this chapter.

32 A person licensed to practice massage therapy, reflexology 2. or structural integration pursuant to this chapter shall not 33 disseminate, as part of any advertising by the massage therapist, 34 35 reflexologist or structural integration practitioner, any false or 36 misleading statement or representation of material fact that is 37 intended, directly or indirectly, to induce another person to use the 38 services of the massage therapist, reflexologist or structural 39 integration practitioner.

40 3. All advertising by a licensed massage therapist, reflexologist 41 or structural integration practitioner must include his or her name 42 and the name of his or her company, if applicable. All advertising in 43 a telephone directory or a newspaper must also include the number 44 of the license.





1 4. A person who violates any provision of subsection 1 or 2 is 2 guilty of a misdemeanor.

3 If, after notice and a hearing as required by law, the **Board** 5. 4 **Division** determines that a person has willfully engaged in 5 advertising in a manner that violates the provisions of this section or NRS 640C.910, the [Board] Division may, in addition to any 6 penalty, punishment or disciplinary action authorized by the 7 provisions of this chapter, order the person to cease and desist the 8 unlawful advertising. The provisions of this subsection do not apply 9 to any person whose license has been expired for less than 90 days 10 11 or is temporarily suspended.

6. The [Board] *Division* may order any person convicted of a crime involving violence, prostitution or any other sexual offense to cause any telephone number included in the advertising to be disconnected from service. If the [Board] *Division* orders the person to cause any telephone number to be disconnected from service and the person fails to comply within 5 days after the date on which the person is served with the order, the [Board] *Division* may:

19 (a) If the provider is regulated by the Public Utilities 20 Commission of Nevada, request the Commission to order the 21 provider to disconnect the telephone number from service pursuant 22 to NRS 703.175 and 707.355; or

(b) If the provider is not regulated by the Public Utilities Commission of Nevada, request the provider to disconnect the telephone number from service and inform the provider that the request is made pursuant to this section. Upon receiving such a request, the provider shall take such action as is necessary to disconnect the telephone number from service.

29

7. A provider shall not:

30 (a) Forward or offer to forward the telephone calls of a 31 telephone number disconnected from service pursuant to this 32 section; or

(b) Provide or offer to provide a message that includes a new
telephone number for the person whose telephone number was
disconnected from service pursuant to this section.

36 8. If a provider complies in good faith with a request to 37 disconnect a telephone number from service pursuant to this section, 38 such good-faith compliance shall constitute a complete defense to 39 any civil or criminal action brought against the provider arising 40 from the disconnection or termination of service.

41

9. As used in this section:

(a) "Advertising" means the intentional placement or issuance of
any sign, card or device, or the permitting or allowing of any sign or
marking on a motor vehicle, in any building, structure, newspaper,
magazine or airway transmission, on the Internet or in any directory





under the listing of "massage therapist," "massage," "reflexologist," 1

2 "reflexology," "structural integration practitioner" or "structural integration." 3

(b) "Provider" means a provider of any type of telephone, 4 5 messaging or paging service.

6 (c) "Provider of messaging or paging service" means an entity 7 that provides any type of messaging or paging service to any type of communication device. 8

(d) "Provider of telephone service" has the meaning ascribed to 9 it in NRS 707.355. 10

(e) "Telephone number" means any sequence of numbers or 11 12 characters, or both, used by a provider to provide any type of 13 telephone, messaging or paging service.

Sec. 254. Chapter 641 of NRS is hereby amended by adding 14 15 thereto a new section to read as follows:

16 The Board shall comply with:

17 The applicable provisions of chapters 239 and 241 of NRS; 1. 18 and

19 2. Any requirements concerning the creation, retention and 20 public disclosure of records of the activities of the Board 21 established by regulation of the Division of Occupational 22 Licensing of the Department of Business and Industry pursuant to 23 section 15 of this act.

24 Sec. 255. NRS 641.111 is hereby amended to read as follows:

25 641.111 [All] 1. Except as otherwise provided in subsection 26 2, all money coming into possession of the Board must be kept or 27 deposited by the Secretary-Treasurer in banks, credit unions, 28 savings and loan associations or savings banks in the State of 29 Nevada to be expended for payment of compensation and expenses 30 of board members and for other necessary or proper purposes in the 31 administration of this chapter.

Five percent of the fees received by the Board pursuant to 32 2. 33 the provisions of this chapter must be deposited with the State Treasurer for credit to the Occupational Licensing Account 34 created by section 14 of this act. 35

36 **Sec. 256.** Chapter 641A of NRS is hereby amended by adding 37 thereto a new section to read as follows: 38

The Board shall comply with:

The applicable provisions of chapters 239 and 241 of NRS; 39 1. 40 and

41 2. Any requirements concerning the creation, retention and 42 public disclosure of records of the activities of the Board 43 established by regulation of the Division of Occupational Licensing of the Department of Business and Industry pursuant to 44 45 section 15 of this act.





1 Sec. 257. NRS 641A.205 is hereby amended to read as 2 follows:

641A.205 [All] 1. Except 3 as otherwise provided in subsection 2, all money coming into possession of the Board must 4 5 be kept or deposited by the Secretary-Treasurer in banks, credit 6 unions, savings and loan associations or savings banks in the State 7 of Nevada to be expended for payment of compensation and 8 expenses of the members and employees of the Board and for other necessary or proper purposes in the administration of this chapter. 9

10 2. Five percent of the fees received by the Board pursuant to 11 the provisions of this chapter must be deposited with the State 12 Treasurer for credit to the Occupational Licensing Account 13 created by section 14 of this act.

14 **Sec. 258.** Chapter 641B of NRS is hereby amended by adding 15 thereto a new section to read as follows:

16 The Board shall comply with:

17 1. The applicable provisions of chapters 239 and 241 of NRS; 18 and

19 2. Any requirements concerning the creation, retention and 20 public disclosure of records of the activities of the Board 21 established by regulation of the Division of Occupational 22 Licensing of the Department of Business and Industry pursuant to 23 section 15 of this act.

24 Sec. 259. NRS 641B.150 is hereby amended to read as 25 follows:

641B.150 1. Except as otherwise provided in subsection 4, all reasonable expenses incurred by the Board in carrying out the provisions of this chapter must be paid from the money which it receives. No part of the salaries or expenses of the Board may be paid out of the State General Fund.

2. [All] *Except as otherwise provided in subsection 5, all*money received by the Board must be deposited in qualified banks,
credit unions, savings and loan associations or savings banks in this
State and paid out on its order for its expenses.

35 3. In a manner consistent with the provisions of chapter 622A 36 of NRS, the Board may delegate to a hearing officer or panel its 37 authority to take any disciplinary action pursuant to this chapter, 38 impose and collect fines and penalties therefor and deposit the 39 money therefrom in banks, credit unions, savings and loan 40 associations or savings banks in this State.

41 4. If a hearing officer or panel is not authorized to take 42 disciplinary action pursuant to subsection 3 and the Board deposits 43 the money collected from the imposition of fines with the State 44 Treasurer for credit to the State General Fund, it may present a 45 claim to the State Board of Examiners for recommendation to the





Interim Finance Committee if money is needed to pay attorney's
 fees or the costs of an investigation, or both.

5. Five percent of the fees received by the Board pursuant to the provisions of this chapter must be deposited with the State Treasurer for credit to the Occupational Licensing Account created by section 14 of this act.

7 Sec. 260. Chapter 641C of NRS is hereby amended by adding
8 thereto a new section to read as follows:

9 The Board shall comply with:

10 1. The applicable provisions of chapters 239 and 241 of NRS; 11 and

12 2. Any requirements concerning the creation, retention and 13 public disclosure of records of the activities of the Board 14 established by regulation of the Division of Occupational 15 Licensing of the Department of Business and Industry pursuant to 16 section 15 of this act.

17 Sec. 261. NRS 641C.190 is hereby amended to read as 18 follows:

641C.190 1. Except as otherwise provided in subsection 4,
all expenses incurred by the Board in carrying out the provisions of
this chapter must be paid from the money which it receives. No part
of the salaries or expenses of the Board may be paid out of the State
General Fund.

24 2. [All] *Except as otherwise provided in subsection 5, all* 25 money received by the Board must be deposited in a bank, credit 26 union or other financial institution in this State and paid out on its 27 order for its expenses.

3. In a manner consistent with the provisions of chapter 622A of NRS, the Board may delegate to a hearing officer or panel its authority to take any disciplinary action pursuant to this chapter, impose and collect fines and penalties therefor and deposit the money therefrom in a bank, credit union or other financial institution in this State.

4. If a hearing officer or panel is not authorized to take 34 35 disciplinary action pursuant to subsection 3, the Board shall deposit the money collected from the imposition of fines with the State 36 37 Treasurer for credit to the State General Fund. If money is so 38 deposited, the Board may present a claim to the State Board of Examiners for recommendation to the Interim Finance Committee if 39 40 money is needed to pay attorney's fees or the costs of an 41 investigation, or both.

42 5. Five percent of the fees received by the Board pursuant to 43 the provisions of this chapter must be deposited with the State 44 Treasurer for credit to the Occupational Licensing Account 45 created by section 14 of this act.





1	Sec. 2	262.	(Deleted by amendment.)			
2	Sec. 2		(Deleted by amendment.)			
3	Sec. 2		(Deleted by amendment.)			
4	Sec. 2		(Deleted by amendment.)			
5	Sec. 2		(Deleted by amendment.)			
6	Sec. 2		(Deleted by amendment.)			
7	Sec. 2		(Deleted by amendment.)			
8	Sec. 2		(Deleted by amendment.)			
9	Sec. 2		(Deleted by amendment.)			
10	Sec. 2		(Deleted by amendment.)			
11	Sec. 2		(Deleted by amendment.)			
12	Sec. 2		(Deleted by amendment.)			
13	Sec. 2		(Deleted by amendment.)			
14	Sec. 2		(Deleted by amendment.)			
15	Sec. 2		(Deleted by amendment.)			
16	Sec. 2		(Deleted by amendment.)			
17	Sec. 2		(Deleted by amendment.)			
18	Sec. 2		(Deleted by amendment.)			
19	Sec. 2		(Deleted by amendment.)			
20	Sec. 2		(Deleted by amendment.)			
21	Sec. 2		(Deleted by amendment.)			
22	Sec. 2		(Deleted by amendment.)			
23	Sec. 2		(Deleted by amendment.)			
24	Sec. 2		(Deleted by amendment.)			
25	Sec. 2		(Deleted by amendment.)			
26	Sec. 2	287.	(Deleted by amendment.)			
27	Sec. 2		(Deleted by amendment.)			
28	Sec. 2		(Deleted by amendment.)			
29	Sec. 2		(Deleted by amendment.)			
30	Sec. 2		(Deleted by amendment.)			
31	Sec. 2		(Deleted by amendment.)			
32	Sec. 2		(Deleted by amendment.)			
33	Sec. 2	294.	(Deleted by amendment.)			
34	Sec. 2		(Deleted by amendment.)			
35	Sec. 2		(Deleted by amendment.)			
36	Sec. 2		(Deleted by amendment.)			
37	Sec. 2		(Deleted by amendment.)			
38	Sec. 2		(Deleted by amendment.)			
39	Sec. 3		(Deleted by amendment.)			
40	Sec. 3		(Deleted by amendment.)			
41	Sec. 3		(Deleted by amendment.)			
42	Sec. 3		NRS 644A.880 is hereby amended	to	read	as
43	follows:		······································			'

43 follows:

644A.880 1. If the Board determines that a complaint filed with the Board concerns a matter within the jurisdiction of another 44 45





licensing board, the Board shall refer the complaint to the other 1 2 licensing board within 5 days after making the determination.

3 The Board may refer a complaint pursuant to subsection 1 2. 4 orally, electronically or in writing.

5 3. The provisions of subsection 1 apply to any complaint filed 6 with the Board, including, without limitation:

7 (a) A complaint which concerns a person who or entity which is 8 licensed, certified or otherwise regulated by the Board or by another 9 licensing board; and

(b) A complaint which concerns a person who or entity which is 10 licensed, certified or otherwise regulated solely by another licensing 11 12 board.

13 4. The provisions of this section do not prevent the Board from 14 acting upon a complaint which concerns a matter within the 15 jurisdiction of the Board regardless of whether the Board refers the 16 complaint pursuant to subsection 1.

5. The Board or an officer or employee of the Board is immune 17 18 from any civil liability for any decision or action taken in good faith 19 and without malicious intent in carrying out the provisions of this 20 section. 21

As used in this section, "licensing board" means: 6.

22 (a) A board created pursuant to chapter 630, [630A, 631,] 632, 23 633, 634, [634A,] 635, 636, 637, 637B, 639, 640, 640A, [640B, 24 640C, 640D, 640E, 641, 641A, 641B, 641C, 643, 644A or 654 of NRS; [and] 25

26 (b) The Division of Public and Behavioral Health of the 27 Department of Health and Human Services []; and

28 (c) The Division of Occupation Licensing of the Department of 29 **Business and Industry.**

30 Sec. 304. NRS 654.185 is hereby amended to read as follows:

31 654.185 1. If the Board determines that a complaint filed 32 with the Board concerns a matter within the jurisdiction of another 33 licensing board, the Board shall refer the complaint to the other licensing board within 5 days after making the determination. 34

35 2. The Board may refer a complaint pursuant to subsection 1 36 orally, electronically or in writing.

37 3. The provisions of subsection 1 apply to any complaint filed 38 with the Board, including, without limitation:

39 (a) A complaint which concerns a person who or entity which is 40 licensed, certified or otherwise regulated by the Board or by another 41 licensing board; and

42 (b) A complaint which concerns a person who or entity which is 43 licensed, certified or otherwise regulated solely by another licensing 44 board.





1 4. The provisions of this section do not prevent the Board from 2 acting upon a complaint which concerns a matter within the 3 jurisdiction of the Board regardless of whether the Board refers the 4 complaint pursuant to subsection 1.

5 5. The Board or an officer or employee of the Board is immune 6 from any civil liability for any decision or action taken in good faith 7 and without malicious intent in carrying out the provisions in this 8 section. 9

As used in this section, "licensing board" means: 6.

10 (a) A board created pursuant to chapter 630, [630A, 631.] 632, 633, 634, [634A,] 635, 636, 637, 637B, 639, 640, 640A, [640B, 11 12 640C, 640D, 640E, 641, 641A, 641B, 641C, 643, 644A or 654 of 13 NRS; [and]

14 (b) The Division of Public and Behavioral Health of the 15 Department of Health and Human Services []; and

16 (c) The Division of Occupational Licensing of the Department 17 of Business and Industry.

18 Sec. 305. NRS 179A.100 is hereby amended to read as 19 follows:

179A.100 1. The following records of criminal history may 20 21 be disseminated by an agency of criminal justice without any 22 restriction pursuant to this chapter:

23 (a) Any which reflect records of conviction only; and

24 (b) Any which pertain to an incident for which a person is currently within the system of criminal justice, including parole or 25 26 probation.

27 Without any restriction pursuant to this chapter, a record of 2. 28 criminal history or the absence of such a record may be:

29 (a) Disclosed among agencies which maintain a system for the 30 mutual exchange of criminal records.

31 (b) Furnished by one agency to another to administer the system 32 of criminal justice, including the furnishing of information by a 33 police department to a district attorney.

34

(c) Reported to the Central Repository.

35 3. An agency of criminal justice shall disseminate to a 36 prospective employer, upon request, records of criminal history 37 concerning a prospective employee or volunteer which are the result 38 of a name-based inquiry and which:

39 (a) Reflect convictions only; or

40 (b) Pertain to an incident for which the prospective employee or 41 volunteer is currently within the system of criminal justice, 42 including parole or probation.

43 Records of criminal history must be disseminated by an 4. 44 agency of criminal justice, upon request, to the following persons or 45 governmental entities:





1 (a) The person who is the subject of the record of criminal 2 history for the purposes of NRS 179A.150.

3 (b) The person who is the subject of the record of criminal 4 history when the subject is a party in a judicial, administrative, 5 licensing, disciplinary or other proceeding to which the information 6 is relevant.

7 8 (c) The Nevada Gaming Control Board.

(d) The State Board of Nursing.

9 (e) The Private Investigator's Licensing Board to investigate an 10 applicant for a license.

11 (f) A public administrator or a person employed or contracted 12 with pursuant to NRS 253.125, as applicable, to carry out the duties 13 as prescribed in chapter 253 of NRS.

14 (g) A public guardian to investigate a protected person or 15 proposed protected person or persons who may have knowledge of 16 assets belonging to a protected person or proposed protected person.

17 (h) Any agency of criminal justice of the United States or of 18 another state or the District of Columbia.

(i) Any public utility subject to the jurisdiction of the Public
Utilities Commission of Nevada when the information is necessary
to conduct a security investigation of an employee or prospective
employee or to protect the public health, safety or welfare.

(j) Persons and agencies authorized by statute, ordinance,
 executive order, court rule, court decision or court order as
 construed by appropriate state or local officers or agencies.

(k) Any person or governmental entity which has entered into a contract to provide services to an agency of criminal justice relating to the administration of criminal justice, if authorized by the contract, and if the contract also specifies that the information will be used only for stated purposes and that it will be otherwise confidential in accordance with state and federal law and regulation.

(1) Any reporter or editorial employee who is employed or affiliated with a newspaper, press association or commercially operated, federally licensed radio or television station who requests a record of a named person or aggregate information for statistical purposes, excluding any personal identifying information, in a professional capacity for communication to the public.

38 (m) Prospective employers if the person who is the subject of 39 the information has given written consent to the release of that 40 information by the agency which maintains it.

(n) For the express purpose of research, evaluative or statistical
programs pursuant to an agreement with an agency of criminal
justice.

44 (o) An agency which provides child welfare services, as defined 45 in NRS 432B.030.





(p) The Division of Welfare and Supportive Services of the 1 2 Department of Health and Human Services or its designated 3 representative, as needed to ensure the safety of investigators and 4 caseworkers.

(q) The Aging and Disability Services Division of the 5 Department of Health and Human Services or its designated 6 representative, as needed to ensure the safety of investigators and 7 8 caseworkers.

9 (r) An agency of this or any other state or the Federal Government that is conducting activities pursuant to Part D of 10 Subchapter IV of Chapter 7 of Title 42 of the Social Security Act, 11 12 42 U.S.C. §§ 651 et seq.

- 13 (s) The Commissioner of Insurance.
- 14 (t) The Board of Medical Examiners.
- 15 (u) The State Board of Osteopathic Medicine.
- 16 (v) The [Board of Massage Therapy and its Executive Director.] 17 Division of Occupational Licensing of the Department of Business 18 and Industry.

20

(w) The Board of Examiners for Social Workers. 19

(x) The State Board of Cosmetology and its Executive Director.

21 (y) The Committee on Domestic Violence appointed pursuant to 22 NRS 228.470 when, pursuant to NRS 228.495, the Committee is 23 reviewing the death of the victim of a crime that constitutes 24 domestic violence pursuant to NRS 33.018.

25 (z) A county coroner or medical examiner, as needed to conduct 26 an investigation of the death of a person.

27 Agencies of criminal justice in this State which receive 28 information from sources outside this State concerning transactions 29 involving criminal justice which occur outside Nevada shall treat the 30 information as confidentially as is required by the provisions of this 31 chapter. 32

Sec. 306. NRS 232.510 is hereby amended to read as follows:

232.510 1. 33 The Department of Business and Industry is 34 hereby created.

- 35 2. The Department consists of a Director and the following:
- 36 (a) Consumer Affairs Division.
- 37 (b) Division of Financial Institutions.
- 38 (c) Housing Division.
- 39 (d) Real Estate Division.
- 40 (e) Division of Insurance.
- (f) Division of Industrial Relations. 41
- 42 (g) Office of Labor Commissioner.
- 43 (h) Taxicab Authority.
- 44 (i) Office of the Nevada Attorney for Injured Workers.
- 45 (j) Nevada Transportation Authority.





1 (k) Division of Mortgage Lending.

2 (1) Division of Occupational Licensing.

3 (*m*) Any other office, commission, board, agency or entity 4 created or placed within the Department pursuant to a specific 5 statute, the budget approved by the Legislature or an executive 6 order, or an entity whose budget or activities have been placed 7 within the control of the Department by a specific statute.

8 9 Sec. 307. NRS 232.520 is hereby amended to read as follows:

232.520 The Director:

Shall appoint a chief or executive director, or both of them, 10 1. of each of the divisions, offices, commissions, boards, agencies or 11 12 other entities of the Department, unless the authority to appoint such 13 a chief or executive director, or both of them, is expressly vested in another person, board or commission by a specific statute. In 14 15 making the appointments, the Director may obtain lists of qualified 16 persons from professional organizations, associations or other 17 groups recognized by the Department, if any. The chief of the 18 Consumer Affairs Division is the Commissioner of Consumer 19 Affairs, the chief of the Division of Financial Institutions is the 20 Commissioner of Financial Institutions, the chief of the Housing 21 Division is the Administrator of the Housing Division, the chief of 22 the Real Estate Division is the Real Estate Administrator, the chief 23 of the Division of Insurance is the Commissioner of Insurance, the 24 chief of the Division of Industrial Relations is the Administrator of 25 the Division of Industrial Relations, the chief of the Office of Labor 26 Commissioner is the Labor Commissioner, the chief of the Taxicab 27 Authority is the Taxicab Administrator, the chief of the Nevada 28 Transportation Authority is the Chair of the Authority, the chief of 29 the Division of Mortgage Lending is the Commissioner of Mortgage Lending, the chief of the Division of Occupational Licensing is 30 the Administrator of the Division of Occupational Licensing and 31 32 the chief of any other entity of the Department has the title specified 33 by the Director, unless a different title is specified by a specific 34 statute.

35 2. Is responsible for the administration of all provisions of law 36 relating to the jurisdiction, duties and functions of all divisions and 37 other entities within the Department. The Director may, if he or she 38 deems it necessary to carry out his or her administrative 39 responsibilities, be considered as a member of the staff of any 40 division or other entity of the Department for the purpose of budget 41 administration or for carrying out any duty or exercising any power 42 necessary to fulfill the responsibilities of the Director pursuant to 43 this subsection. This subsection does not allow the Director to 44 preempt any authority or jurisdiction granted by statute to any





1 division or other entity within the Department or to act or take on a

2 function that would contravene a rule of court or a statute. 3

3. Mav:

4 (a) Establish uniform policies for the Department, consistent 5 with the policies and statutory responsibilities and duties of the 6 divisions and other entities within the Department, relating to matters concerning budgeting, accounting, planning, program 7 8 development, personnel, information services, dispute resolution, 9 travel, workplace safety, the acceptance of gifts or donations, the management of records and any other subject for which a uniform 10 departmental policy is necessary to ensure the efficient operation of 11 12 the Department.

13 (b) Provide coordination among the divisions and other entities 14 within the Department, in a manner which does not encroach upon 15 their statutory powers and duties, as they adopt and enforce 16 regulations, execute agreements, purchase goods, services or 17 equipment, prepare legislative requests and lease or use office space.

(c) Define the responsibilities of any person designated to carry 18 19 out the duties of the Director relating to financing, industrial 20 development or business support services.

21 May, within the limits of the financial resources made 22 available to the Director, promote, participate in the operation of, 23 and create or cause to be created, any nonprofit corporation, 24 pursuant to chapter 82 of NRS, which he or she determines is 25 necessary or convenient for the exercise of the powers and duties of 26 the Department. The purposes, powers and operation of the 27 corporation must be consistent with the purposes, powers and duties 28 of the Department.

29 5. For any bonds which the Director is otherwise authorized to 30 issue, may issue bonds the interest on which is not exempt from 31 federal income tax or excluded from gross revenue for the purposes 32 of federal income tax.

May, except as otherwise provided by specific statute, adopt 33 6. 34 by regulation a schedule of fees and deposits to be charged in 35 connection with the programs administered by the Director pursuant 36 to chapters 348A and 349 of NRS. Except as otherwise provided by 37 specific statute, the amount of any such fee or deposit must not 38 exceed 2 percent of the principal amount of the financing.

39 7. May designate any person within the Department to perform 40 any of the duties or responsibilities, or exercise any of the authority, 41 of the Director on his or her behalf.

42 May negotiate and execute agreements with public or private 8. 43 entities which are necessary to the exercise of the powers and duties 44 of the Director or the Department.





1 9. May establish a trust account in the State Treasury for 2 depositing and accounting for money that is held in escrow or is on 3 deposit with the Department for the payment of any direct expenses 4 incurred by the Director in connection with any bond programs 5 administered by the Director. The interest and income earned on 6 money in the trust account, less any amount deducted to pay for applicable charges, must be credited to the trust account. Any 7 8 balance remaining in the account at the end of a fiscal year may be:

9 (a) Carried forward to the next fiscal year for use in covering the 10 expense for which it was originally received; or

11 (b) Returned to any person entitled thereto in accordance with 12 agreements or regulations of the Director relating to those bond 13 programs.

Sec. 308. NRS 454.217 is hereby amended to read as follows:

15 454.217 1. A person shall not inject a neuromodulator that is 16 derived from <u>Clostridium botulinum</u> or is biosimilar to or the 17 bioequivalent of such a neuromodulator:

(a) Unless the person is:

19 (1) A physician or physician assistant licensed pursuant to 20 chapter 630 of NRS;

(2) A dentist who has successfully completed the training
prescribed by the [Board of Dental Examiners of Nevada] Division
of Occupational Licensing of the Department of Business and
Industry pursuant to NRS 631.391;

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(3) A registered nurse or advanced practice registered nurse;

(4) A physician or physician assistant licensed pursuant to
 chapter 633 of NRS; or

(5) A podiatric physician who has successfully completed the
 training prescribed by the State Board of Podiatry pursuant to
 NRS 635.086.

31 (b) Outside his or her scope of practice.

(c) At a location other than a medical facility, as defined in NRS
449.0151, or the office of a physician or physician assistant licensed
pursuant to chapter 630 or 633 of NRS, dentist, advanced practice
registered nurse or podiatric physician.

2. A person who is authorized by subsection 1 to inject a
neuromodulator described in that subsection shall not delegate such
injection to a person who is prohibited by subsection 1 from
injecting such a neuromodulator.

40 Sec. 309. NRS 703.175 is hereby amended to read as follows:

41 703.175 1. Upon receiving a request to disconnect a 42 telephone number from the State Contractors' Board pursuant to 43 NRS 624.720, the [Board of Massage Therapy] Division of 44 Occupational Licensing of the Department of Business and

45 *Industry* pursuant to NRS 640C.930 or the Nevada Transportation





Authority pursuant to NRS 706.758, the Commission shall issue an
 order to the appropriate provider of telephone service to disconnect
 the telephone number.

4 2. Compliance in good faith by a provider of telephone service 5 with an order of the Commission to terminate service issued 6 pursuant to this section shall constitute a complete defense to any 7 civil or criminal action brought against the provider of telephone 8 service arising from the termination of service.

9 3. As used in this section, "provider of telephone service" has 10 the meaning ascribed to it in NRS 707.355.

Sec. 310. NRS 707.355 is hereby amended to read as follows:

12 707.355 1. Each provider of telephone service in this State 13 shall, when notified that:

(a) A court has ordered the disconnection of a telephone numberpursuant to NRS 706.2855; or

(b) The Public Utilities Commission of Nevada has ordered the
disconnection of a telephone number pursuant to NRS 703.175, after
receiving a request to disconnect the telephone number from the
State Contractors' Board pursuant to NRS 624.720, the [Board of
Massage Therapy] Division of Occupational Licensing of the
Department of Business and Industry pursuant to NRS 640C.930

22 or the Nevada Transportation Authority pursuant to NRS 706.758,

23 → take such action as is necessary to carry out the order of the court
 24 or the Public Utilities Commission of Nevada.

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2. A provider of telephone service shall not:

(a) Forward or offer to forward the telephone calls of a
telephone number disconnected from service pursuant to the
provisions of this section; or

(b) Provide or offer to provide a recorded message that includes
the new telephone number for a business whose telephone number
was disconnected from service pursuant to the provisions of this
section.

33 3. As used in this section, "provider of telephone service"34 includes, but is not limited to:

(a) A public utility furnishing telephone service.

36 (b) A provider of cellular or other service to a telephone that is37 installed in a vehicle or is otherwise portable.

Sec. 311. 1. Any administrative regulations adopted by an officer or an agency whose name has been changed or whose responsibilities have been transferred pursuant to the provisions of this act to another officer or agency remain in force until amended by the officer or agency to which the responsibility for the adoption of the regulations has been transferred.

44 2. Any contracts or other agreements entered into by an officer 45 or agency whose name has been changed or whose responsibilities





1 have been transferred pursuant to the provisions of this act to 2 another officer or agency are binding upon the officer or agency to which the responsibility for the administration of the provisions of 3 the contract or other agreement has been transferred. Such contracts 4 5 and other agreements may be enforced by the officer or agency to 6 which the responsibility for the enforcement of the provisions of the 7 contract or other agreement has been transferred.

8 3. Any action taken by an officer or agency whose name has 9 been changed or whose responsibilities have been transferred pursuant to the provisions of this act to another officer or agency 10 remains in effect as if taken by the officer or agency to which the 11 12 responsibility for the enforcement of such actions has been 13 transferred.

14 Sec. 312. Any person who, on December 31, 2021, serves as a 15 member of the:

16 1. Nevada Board of Homeopathic Medical Examiners pursuant 17 to chapter 630A of NRS;

18 Board of Dental Examiners of Nevada pursuant to chapter 2. 19 631 of NRS;

20 3. State Board of Oriental Medicine pursuant to chapter 634A 21 of NRS:

22 Board of Athletic Trainers pursuant to chapter 640B of 4. 23 NRS: or

24 Board of Massage Therapy pursuant to chapter 640C of 5. 25 NRS.

26 → shall be deemed to be a member of an advisory board appointed 27 by the Administrator of the Division of Occupational Licensing of 28 the Department of Business and Industry pursuant to section 9 of 29 this act on January 1, 2022.

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Sec. 313. The Legislative Counsel shall:

31 1. In preparing the reprint and supplements to the Nevada 32 Revised Statutes, appropriately change any references to an officer, agency or other entity whose name is changed or whose 33 34 responsibilities are transferred pursuant to the provisions of this act 35 to refer to the appropriate officer, agency or other entity.

36 2. In preparing supplements to the Nevada Administrative 37 Code, appropriately change any references to an officer, agency or 38 other entity whose name is changed or whose responsibilities are 39 transferred pursuant to the provisions of this act to refer to the 40 appropriate officer, agency or other entity.

41 Sec. 314. NRS 630A.020, 630A.100, 630A.110, 630A.120, 42 630A.130, 630A.135, 630A.140, 630A.150, 630A.170, 630A.175, 43 630A.180, 631.020, 631.120, 631.130, 631.140, 631.150, 631.195, 44 631.205, 634A.030, 634A.040, 634A.050, 634A.060, 640B.025, 45 640B.170, 640B.190, 640B.200, 640B.210, 640C.030, 640C.150,





1 640C.160, 640C.170, 640C.180, 640C.190, 640C.200 and 640C.230 2 are hereby repealed.

Sec. 315. 1. This act becomes effective on January 1, 2022. 2. Sections 40, 71, 91, 125, 161, 169, 205, 210, 228, 244, 269 and 295 of this act expire by limitation 2 years after the date on which the provisions of 42 U.S.C. § 666 requiring each state to establish procedures under which the state has authority to withhold or suspend, or to restrict the use of professional, occupational and

9 recreational licenses of persons who:

10 (a) Have failed to comply with a subpoena or warrant relating to 11 a proceeding to determine the paternity of a child or to establish or 12 enforce an obligation for the support of a child; or

13 (b) Are in arrears in the payment for the support of one or more 14 children,

15 \rightarrow are repealed by the Congress of the United States.

LEADLINES OF REPEALED SECTIONS

630A.020 "Board" defined.

630A.100 Number, appointment and terms of members.

630A.110 Qualifications of members.

630A.120 Expiration of term; removal of member; replacement of removed member.

630A.130 Oaths or affirmations of office.

630A.135 Acknowledgment of statutory ethical standards.

630A.140 Officers; Secretary-Treasurer to receive applications for licenses and certificates; salary of Secretary-Treasurer.

630A.150 Meetings; quorum; vote by President only in case of tie.

630A.170 Seal; licenses and certificates to bear seal and signatures.

630A.175 Unauthorized use of seal or designation of Board or license or certificate issued by Board.

630A.180 Fiscal year.

631.020 "Board" defined.

631.120 Creation.

631.130 Qualifications of members.

- 631.140 Appointment of members from particular areas of State.
 - 631.150 Grounds for removal of member from office.
 - 631.160 Officers and Executive Director.





631.195 Fiscal year.

631.205 Creation; membership; powers and duties.

634A.040 Qualifications of members.

634A.050 Salary of members; per diem allowance and travel expenses of members and employees.

634A.060 Officers.

640B.025 "Board" defined.

640B.170 Creation; appointment and qualifications of members; terms, vacancies and removal from office; limitations on civil liability.

640B.190 Election of Chair; meetings; quorum.

640B.200 Employment of Executive Secretary and other personnel; members of Board not entitled to salary; per diem allowance and travel expenses of members and employees.

640B.210 Fiscal year.

640C.030 "Board" defined.

640C.150 Creation; appointment and qualifications of voting members; terms, vacancies and removal from office.

640C.160 Appointment of nonvoting advisory member.

640C.170 Salary of members; per diem allowance and travel expenses of members and employees.

640C.180 Election of Chair, Vice Chair and Secretary-Treasurer; meetings; quorum.

640C.190 Attorneys for Board.

640C.200 Employment of Executive Director.

640C.230 Fiscal year.

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