

2021 South Dakota Legislature House Bill 1014

Introduced by: The Committee on Commerce and Energy at the request of the Department of Labor and Regulation

1An Act to establish uniform complaint and declaratory ruling procedures for2agencies regulating certain professions and occupations.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 **Section 1.** That a NEW SECTION be added:

5	36	5-1C-1. Definitions.
6		Terms used in this Act mean:
7	<u>(1)</u>	"Administrator," the executive director, executive secretary, or other person
8		designated as being responsible for a professional or occupational licensing's
9		board, commission, or agency operation;
10	<u>(2)</u>	"Agency," a professional or occupational licensing board, commission, or agency
11		set forth in title 36;
12	<u>(3)</u>	"Complaint," an allegation of a violation of the laws or rules of a professional or
13		occupational licensing board, commission, or agency set forth in title 36;
14	<u>(4)</u>	"Investigative committee," one or more persons employed or contracted by a
15		professional or occupational licensing board, commission, or agency set forth in
16		title 36 to review and investigate complaints;
17	<u>(5)</u>	"License," any certification, license, permit, or other authorization related to the
18		practice of any profession or occupation regulated under title 36.
19	Section 2	2. That a NEW SECTION be added:
20	36	5-1C-2. ComplaintsJurisdiction.
21		Any person claiming that a licensee or an applicant for a license under title 36 has
22	engag	ed in or is engaging in conduct constituting grounds for disciplinary action, as

enumerated in the laws or rules of the agency, may file with the agency a written
 complaint. The agency shall require the complaining party to file a complaint stating the

25 name of the applicant or licensee against whom the complaint is made and setting out, in

1	full detail, the conduct that is alleged to be in violation and may prescribe the form on
2	which a written complaint is made.
3	The administrator shall request the complainant provide additional information if
4	the complaint does not state a claim within the jurisdiction of the agency.
5	Failure of the complainant to comply with this section is basis for the administrator
6	to reject the complaint without further action.
7	Section 3. That a NEW SECTION be added:
8	36-1C-3. Receipt of complaintTime to respondFailure to respond.
9	Upon receipt of a properly submitted complaint within the agency's jurisdiction, the
10	administrator shall serve a copy of the complaint by mail or electronic mail upon the
11	applicant or licensee complained against.
12	The applicant or licensee complained against shall send a response to the complaint
13	to the administrator of the agency within ten business days after service of the complaint
14	on the applicant or licensee. Upon receipt of the response of the applicant or licensee, or
15	upon expiration of the time for the applicant or licensee complained against to respond,
16	the administrator shall assign an investigative committee to determine if the complaint
17	has probable cause and constitutes grounds for disciplinary action or lacks probable cause
18	and should be dismissed.
19	The ten business days may be extended by the administrator for good cause.
20	Failure to respond to the complaint is grounds for disciplinary action.
21	Section 4. That a NEW SECTION be added:
22	36-1C-4. InvestigationDismissal permitted.
23	Upon completion of the investigation, the investigating committee shall
24	recommend to the agency whether the complaint should be dismissed for lack of probable
25	cause, resolved by informal disposition, or settled by a formal hearing. The failure of an
26	applicant or licensee to comply with the investigation is grounds for denial of the
27	application or disciplinary action.
28	An agency may allow the investigative committee to dismiss a complaint. Any
29	dismissal by the investigative committee must be reported to the agency at its next
30	scheduled meeting or within thirty days, whichever is shorter.
31	An investigative committee includes the agency's legal counsel.

Section 5. That a NEW SECTION be added:

1	36-1C-5. Option to authorize limited administrative fines for specified
2	violations.
3	The agency may authorize the administrator to impose an administrative fine upon
4	proof of a violation of specified statutes or rules without additional prior approval. Any
5	action taken pursuant to this section shall be reported to the agency at its next scheduled
6	meeting or within thirty days, whichever is shorter.
7	Any administrative fine issued under this section may be appealed by requesting a
8	contested case under chapter 1-26. Notice of appeal must be submitted to the
9	administrator within twenty calendar days of service of the fine.
10	Any fine issued under this section may not exceed five hundred dollars.
11	Section 6. That a NEW SECTION be added:
12	36-1C-6. Informal dispositionNotice.
13	The agency may accept an informal disposition regarding a violation of the laws or
14	rules under the agency's jurisdiction. The agreed upon disposition must be in writing and
15	is subject to the approval of the agency.
16	Failure to comply with the terms of an informal disposition is grounds for
17	disciplinary action or allows the agency to institute or reinstitute formal proceedings.
18	The administrator shall notify, in writing, any complaining party of the results of
19	the informal disposition of a complaint and the action taken, if any.
20	Section 7. That a NEW SECTION be added:
21	36-1C-7. Formal complaint.
22	If an alleged violation has probable cause constituting grounds for disciplinary
23	action, the legal counsel for the agency may commence formal proceedings by serving a
24	formal complaint by mail or electronic mail upon the applicant or licensee complained
25	against.
26	The formal complaint must include the name of the applicant or licensee
27	complained against, and a statement of facts setting forth the nature of the violations
28	being charged that constitute grounds for disciplinary action.
29	Section 8. That a NEW SECTION be added:

29 Section 8. That a NEW SECTION be added:

1	36-1C-8. Response to formal complaint.
2	The applicant or licensee shall file an answer with the administrator within twenty
3	calendar days after service of the complaint admitting, denying, qualifying, or explaining
4	all facts alleged in the formal complaint and all defenses of the applicant or licensee or
5	mitigating factors.
6	Section 9. That a NEW SECTION be added:
7	36-1C-9. Notice of hearing.
8	After the receipt of the response in § 36-1C-8, the agency's counsel shall file a
9	notice of hearing pursuant to § 1-26-17. The notice of hearing must be served no later
10	than twenty calendar days prior to the hearing date.
11	The agency may continue the date of the hearing as necessary. The agency's
12	counsel shall serve notice of any new date by electronic mail to the applicant or licensee's
13	address on file with the agency. If the applicant or licensee does not have electronic mail,
14	communication shall be sent to the mailing address on file with the agency.
15	Section 10. That a NEW SECTION be added:
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-	36-1C-10. Appearance required of applicant or licensee.
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17	The applicant or licensee appearing before the agency at a formal hearing shall
17 18	The applicant or licensee appearing before the agency at a formal hearing shall appear in person unless otherwise waived by the agency. If an applicant or licensee fails
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17 18 19 20	The applicant or licensee appearing before the agency at a formal hearing shall appear in person unless otherwise waived by the agency. If an applicant or licensee fails to appear, the hearing may proceed without the applicant or licensee. Section 11. That a NEW SECTION be added:
17 18 19 20 21	The applicant or licensee appearing before the agency at a formal hearing shall appear in person unless otherwise waived by the agency. If an applicant or licensee fails to appear, the hearing may proceed without the applicant or licensee. Section 11. That a NEW SECTION be added: 36-1C-11. Board or commission member disqualified.
17 18 19 20 21 22	The applicant or licensee appearing before the agency at a formal hearing shall appear in person unless otherwise waived by the agency. If an applicant or licensee fails to appear, the hearing may proceed without the applicant or licensee. Section 11. That a NEW SECTION be added: 36-1C-11. Board or commission member disqualified. If an alleged violation against an applicant or licensee is filed by a member of the
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17 18 19 20 21 22 23 24	The applicant or licensee appearing before the agency at a formal hearing shall appear in person unless otherwise waived by the agency. If an applicant or licensee fails to appear, the hearing may proceed without the applicant or licensee. Section 11. That a NEW SECTION be added: Generational definition of a state of the agency's board or commission of a violation by an applicant or licensee, that agency's licensee in the investigation of a violation by an applicant or licensee, that agency's licensee in the investigation of a violation by an applicant or licensee, that agency's licensee is filed by a member of the agency's licensee in the investigation of a violation by an applicant or licensee, that agency's licensee is filensee.
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17 18 19 20 21 22 23 24 25 26	The applicant or licensee appearing before the agency at a formal hearing shall appear in person unless otherwise waived by the agency. If an applicant or licensee fails to appear, the hearing may proceed without the applicant or licensee. Section 11. That a NEW SECTION be added: If an alleged violation against an applicant or licensee is filed by a member of the agency's board or commission, or if a member of the agency's board or commission participates in the investigation of a violation by an applicant or licensee, that agency's board or commission member is disgualified from participating in the final decision rendered by the agency board or commission.
17 18 19 20 21 22 23 24 25 26 27	The applicant or licensee appearing before the agency at a formal hearing shall appear in person unless otherwise waived by the agency. If an applicant or licensee fails to appear, the hearing may proceed without the applicant or licensee. Section 11. That a NEW SECTION be added: If an alleged violation against an applicant or licensee is filed by a member of the agency's board or commission, or if a member of the agency's board or commission participates in the investigation of a violation by an applicant or licensee, that agency's board or commission member is disqualified from participating in the final decision rendered by the agency board or commission. Section 12. That a NEW SECTION be added:

30 to the applicant or licensee under this chapter.

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Notwithstanding any other provision of law, nothing in this chapter shall be construed to limit an agency's authority for emergency action under § 1-26-29. The Departments of Agriculture, Health, Labor and Regulation, and Social Services shall promulgate rules, pursuant to chapter 1-26, to make any modification or addition to the procedures in this chapter in order to comply with any federal statutes or any rules

8 and regulations regarding a profession or occupation within their respective department.

9 Section 14. That a NEW SECTION be added:

Section 13. That a NEW SECTION be added:

36-1C-13. Promulgation of rules.

10	36	5-1C-14. Petition for declaratory ruling.
11		A person seeking a ruling as to the applicability to that person of a law, rule, or
12	<u>order</u>	of an agency under title 36 may file with the agency a petition for declaratory ruling
13	<u>in sub</u>	stantially the following form:
14		Pursuant to the provisions of SDCL 1-26-15, I, (name of petitioner), of (address of
15	petitic	oner), am (title or capacity of petitioner), and do hereby petition the professional or
16	<u>occup</u>	ational board or commission of (state name of body) for its declaratory ruling in
17	regard	d to the following:
18	<u>(1)</u>	The statutes or rules or order in question is: (here identify and quote the pertinent
19		statute, rule, or order.):
20	<u>(2)</u>	The facts and circumstances that give rise to the issue to be answered by the
21		professional or occupational board or commission's declaratory ruling:
22	<u>(3)</u>	The precise issue to be answered by the professional or occupational board or
23		commission's declaratory ruling:
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25		Dated at (city and state), this day of,
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27		
28		(Signature of Petitioner)
29	Section :	15. That a NEW SECTION be added:

1 **36-1C-15.** Action on petition.

2 Upon receipt of the petition, the administrator may request from the petitioner any 3 information that may be required for the issuance of its ruling. At the agency's next 4 regularly scheduled meeting following the receipt of the petition or following receipt of 5 requested information, or within ninety days, whichever is shorter, the agency shall issue 6 its declaratory ruling and serve a copy of it by mail or electronic mail upon the petitioner.

7 **Section 16.** That a NEW SECTION be added:

8 **36-1C-16. Appeal of declaratory ruling.**

9 Any person seeking a declaratory ruling hereunder, is considered aggrieved if, 10 within thirty days of the agency's declaratory ruling, a request is made for the agency to 11 conduct a formal hearing. The hearing must be held at the earliest convenience of the 12 agency following the receipt of the request. A hearing under this section is a contested 13 case under chapter 1-26.

14 Section 17. That § 36-4A-42 be AMENDED.

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36-4A-42. Promulgation of rules by board.

The board shall promulgate rules pursuant to chapter 1-26 pertaining to fees, licensure of physician assistants<u>, and</u> supervision requirements, and disciplinary proceedings.

19 **Section 18.** That § 36-4C-23 be AMENDED.

20 **36-4C-23. Investigation of violations.**

The board shall investigate every alleged violation of this chapter and pursuant to the procedures set forth in chapter 36-1C. If the alleged violation is committed by a nonlicensee, the board shall report it to the proper law enforcement officials of the county wherein the alleged violation has occurred.

25 **Section 19.** That § 36-5-20 be AMENDED.

26 **36-5-20.** Disciplinary committee--Immunity from liability--Conditions--

27 Official immunity unaffected.

The <u>Notwithstanding any provision of chapter 36-1C, the</u> Board of Examiners may
 act as a disciplinary committee or may appoint other chiropractors licensed to practice in
 this state to perform such functions to maintain the professional standards of the board.

No monetary liability on the part of, and no cause of action for damages may arise against any member of a duly appointed disciplinary committee for any act or proceeding undertaken or performed within the scope of the functions of the committee, if the committee member acts without malice, has made a reasonable effort to obtain the facts of the matter on which the member acts, and acts in a reasonable effort to obtain the facts. The provisions of this section do not affect the official immunity of an officer or employee of a public corporation.

8 The board may promulgate rules pursuant to chapter 1-26 governing the 9 administration and enforcement of this section and the conduct of licensees, including:

- 10 (1) <u>Purpose The purpose of the disciplinary committee;</u>
- 11 (2) Composition The composition of the disciplinary committee; and
- 12 (3) Qualifications The qualifications of the disciplinary committee;
- 13 (4) Procedure governing the conduct of investigations and hearings by the disciplinary
 14 committee.

15 Section 20. That § 36-9-21 be AMENDED.

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36-9-21. Promulgation of rules.

- 17 The board shall promulgate rules pursuant to chapter 1-26 pertaining to:
- 18 (1) Licensing and licenses;
- 19 (2) The practice of nursing;
- 20 (3) Scope of nursing practice;
- (4) Except as otherwise provided in § 36-9-28, the delegation of nursing functions to
 unlicensed assistive personnel under the supervision of a licensed nurse;
- (5) Except as otherwise provided in § 36-9-28, the training, registration, and
 supervisory requirements for unlicensed personnel performing delegated nursing
 functions under the supervision of a licensed nurse;
- 26 (6) Disciplinary proceedings;
- 27 (7)Fees; and
- 28 (8)(7) Approval of nursing education and clinical enrichment programs.
- 29 Section 21. That § 36-9A-41 be AMENDED.
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36-9A-41. Promulgation of rules.

- 31 The board may promulgate rules pursuant to chapter 1-26 pertaining to: licensure
- 32 and licenses, practice, prescriptive authority, disciplinary proceedings, and approval of
- 33 education programs.

Section 22. That § 36-9C-32 be AMENDED.

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- 2 36-9C-32. Promulgation of rules. 3 The board shall promulgate rules pursuant to chapter 1-26 pertaining to: 4 (1)Licensing and licenses; 5 (2) The practice and scope, pursuant to § 36-9C-13, of certified professional midwives 6 and certified professional midwife students; 7 **Disciplinary proceedings;** (3) 8 (4) Fees; 9 (5)(4) Approval of certified professional midwife education programs; and 10 (6)(5) Criteria for low-risk pregnancy and delivery. 11 **Section 23.** That § 36-10-49 be AMENDED. 12 36-10-49. Investigation of violations--Employment of counsel to assist in 13 prosecution. 14 The Board of Examiners-and/or or the physical therapy committee, or both, shall 15 investigate every supposed alleged violation of this chapter, and pursuant to the 16 procedures set forth in chapter 36-1C. If the alleged violation is committed by a 17 nonlicensee, the board shall report the same violation to the proper law enforcement 18 officials wherein the act is committed. The board is authorized to may employ special 19 counsel subject to the supervision, control and direction of the attorney general, to assist 20 in the prosecution of violations of this chapter, and to expend the necessary funds for such 21 purpose.
- 22 Section 24. That § 36-11-11 be AMENDED.

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36-11-11. Promulgation of rules .

- The Board of Pharmacy may promulgate rules pursuant to chapter 1-26-as follows:
- 25 (1) Pertaining to the practice of pharmacy;
- 26 (2) Relating to the sanitation of persons and establishments licensed under the
 27 provisions of this chapter;
- 28 (3) Pertaining to establishments licensed under the provisions of this chapter wherein
 29 any drug is compounded, prepared, dispensed or sold;
- 30 (4) Providing for minimum equipment and standards of establishments licensed under
 31 the provisions of this chapter;
- 32 (5) Pertaining to the sale of drugs by or through any mechanical device;

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(6) In cooperation with other governmental agencies where there exists a joint responsibility for protecting the public health and welfare; Pertaining to the sale of nonprescription drugs; (7) (8) To adopt such publications or supplements thereto as shall from time to time be deemed necessary to describe the drugs, medicines, prescription drugs, dispensing physician or other terms used defined in § 36-11-2; (9) Pertaining to the posting of prescription prices on the premises of a pharmacy department to provide consumers with comparative pricing information; (10)Pertaining to registration of drug wholesalers and manufacturers; (11) Pertaining to home health care and service; (12) Pertaining to computerized pharmacy; (13) Pertaining to the registration of registered pharmacy technicians and the suspension or revocation of registration; an annual registration fee not to exceed thirty dollars; and tasks that may not be delegated by a licensed pharmacist to a registered technician; (14) Redispensing of pharmaceuticals; and (15) Pertaining to the dispensing of biological products. Section 25. That § 36-18A-22 be AMENDED.

19 **36-18A-22.** Board to promulgate rules--Scope of rules--Existing rules

- 20 remain in effect.
- The board shall, pursuant to chapter 1-26, promulgate rules <u>which that</u> may be reasonably necessary for the performance of its duties, the regulation of proceedings before it, and the licensure of the professions it regulates. The existing rules promulgated under the previous chapter 36-18 remain in effect until replaced. The board shall promulgate rules, pursuant to chapter 1-26, for the licensure of professional engineers, architects, land surveyors, landscape architects, and petroleum release assessors and remediators in the following areas:
- 28 (1) Forms such as applications, renewals, licenses or certificates, and receipts for
 29 applicants, licensed professionals, and business entities;
- 30 (2) Fees for applications, examinations, renewals, late penalties, lists and labels of
 31 licensees, returned checks, reinstatement, inactive status, ability to allow a vendor
 32 to collect fees for examinations, waiver of fees;
- 33 (3) Criteria for types of education degrees, approval of accredited programs, intern
 34 programs, type of experience, length of experience, national and state specific

1		examinations, use of computer examinations, criteria from other countries,
2		procedure to evaluate foreign degrees, eligibility of applicants, dual licenses;
3	(4)	Continuing professional education and development content, hours, carryovers, and
4		requirements;
5	(5)	How, when, and where to seal plans and documents; type of seal; required services
6		to be provided; and criteria to define complete plans, minimum standards of
7		practice, and guidelines;
8	(6)	Description of and criteria for construction administration, including a designation
9		of who is to perform construction administration and criteria for a prime professional
10		or a coordinating professional;
11	(7)	Requirements for compliance with local building code; and
12	(8)	The adoption of a code of professional conduct;
13	(9)	Procedures for disciplinary proceedings; and
14	(10)	Procedures for contested cases pursuant to chapter 1-26.
15	Section	26. That § 36-19-9 be AMENDED.
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16	3	6-19-9. Officers of boardScope of rulesBond required of treasurer.
16 17	3	6-19-9. Officers of boardScope of rulesBond required of treasurer. The State Board of Funeral Service-shall have the power to may elect, out of its
17	own	The State Board of Funeral Service shall have the power to may elect, out of its
17 18	own	The State Board of Funeral Service shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to
17 18 19	own chapt	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to ter 1-26, promulgate the rules as may be reasonable and proper to:
17 18 19 20	own chapt (1)	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to ter 1-26, promulgate the rules as may be reasonable and proper to: Establish the minimum physical standards of licensees' funeral establishments;
17 18 19 20 21	own chapt (1) (2)	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to ter 1-26, promulgate the rules as may be reasonable and proper to: Establish the minimum physical standards of licensees' funeral establishments; Regulate the inspection of each funeral establishment;
17 18 19 20 21 22	own chapt (1) (2)	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to ter 1-26, promulgate the rules as may be reasonable and proper to: Establish the minimum physical standards of licensees' funeral establishments; Regulate the inspection of each funeral establishment; Establish the educational, training, reciprocity and renewal requirements for
17 18 19 20 21 22 23	own chapt (1) (2) (3)	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to ter 1-26, promulgate the rules as may be reasonable and proper to: Establish the minimum physical standards of licensees' funeral establishments; Regulate the inspection of each funeral establishment; Establish the educational, training, reciprocity and renewal requirements for licensure; and
17 18 19 20 21 22 23 24	own chapt (1) (2) (3) (4)	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to ter 1-26, promulgate the rules as may be reasonable and proper to: Establish the minimum physical standards of licensees' funeral establishments; Regulate the inspection of each funeral establishment; Establish the educational, training, reciprocity and renewal requirements for licensure; and However, the board may not regulate the method and manner of providing funeral
17 18 19 20 21 22 23 24 25	own chapt (1) (2) (3) (4) (5)	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to the 1-26, promulgate the rules as may be reasonable and proper to: Establish the minimum physical standards of licensees' funeral establishments; Regulate the inspection of each funeral establishment; Establish the educational, training, reciprocity and renewal requirements for licensure; and However, the board may not regulate the method and manner of providing funeral service; and
17 18 19 20 21 22 23 24 25 26	own chapt (1) (2) (3) (4) (5) Tl	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to ter 1-26, promulgate the rules as may be reasonable and proper to: Establish the minimum physical standards of licensees' funeral establishments; Regulate the inspection of each funeral establishment; Establish the educational, training, reciprocity and renewal requirements for licensure; and However, the board may not regulate the method and manner of providing funeral service; and -Conduct investigations and implement disciplinary proceedings.
17 18 19 20 21 22 23 24 25 26 27	own chapt (1) (2) (3) (4) (5) Tl with	The State Board of Funeral Service-shall have the power to may elect, out of its number, a president, a vice-president, and secretary-treasurer, and, pursuant to ter 1-26, promulgate the rules as may be reasonable and proper to: Establish the minimum physical standards of licensees' funeral establishments; Regulate the inspection of each funeral establishment; Establish the educational, training, reciprocity and renewal requirements for licensure; and However, the board may not regulate the method and manner of providing funeral service; and - Conduct investigations and implement disciplinary proceedings.

30 Section 27. That § 36-20B-41 be AMENDED.

36-20B-41. Investigations--Probable cause determination--Subpoena power of board.

3 The board may, upon receipt of a complaint or other information suggesting 4 violations of this chapter or of the rules of the board, conduct investigations in accordance 5 with chapter 36-1C to determine whether there is probable cause to institute proceedings 6 under chapter 1-26 or of this chapter against any person or firm for such violation. 7 However, no investigation under this section may be a prerequisite to-such the 8 proceedings in the event that if a determination of probable cause can be made without 9 investigation. In aid of such investigations, the board or the chair thereof may issue 10 subpoenas to compel witnesses to testify and to produce evidence.

11 Section 28. That § 36-20B-42 be AMENDED.

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36-20B-42. Investigating officer--Confidentiality of information.

13 The board may designate a member, or any other person of appropriate 14 competence, to serve as investigating officer to conduct an investigation. Upon completion 15 of an investigation, the investigating officer shall file a report with the board. The board 16 shall find probable cause or lack of probable cause upon the basis of the report or shall 17 return the report to the investigating officer for further investigation. Unless there has 18 been a determination of probable cause, If an investigation committee determines a 19 complaint or other information suggesting a violation under § 36-20B-41 lacks probable 20 cause, the report of the investigating-officer committee, the complaint, if any, the 21 testimony and documents submitted in support of the complaint or gathered in the 22 investigation, and the fact of pendency of the investigation shall-must be treated as 23 confidential information and may not be disclosed to any person except law enforcement 24 authorities and, to the extent deemed considered necessary in order to conduct the 25 investigation, the subject of the investigation, persons the person whose complaints are 26 complaint is being investigated, and witnesses any witness questioned in the course of 27 the investigation.

28 Section 29. That § 36-20B-43 be AMENDED.

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36-20B-43. Findings of investigation--Effect.

30Upon a finding of probable cause, At the conclusion of the investigation under §3136-1C-4, if the subject of the investigation is a licensee or an individual with practice32privileges under the provisions of § 36-20B-66 or 36-20B-67, the board staff shall proceed33in accordance with chapter 1-26. If the subject of the investigation is not a licensee or an

individual with privileges under this chapter, the board shall take appropriate action under
 this chapter. Upon a finding of no probable cause, the board shall close the matter and
 shall thereafter release information relating thereto only with the consent of the person
 or firm under investigation.

5 **Section 30.** That § 36-20B-45 be AMENDED.

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36-20B-45. Issuance of complaint--Administrative hearing--Service of complaint and notice of hearing.

8 If probable cause with respect to a violation by a licensee or an individual with 9 practice privileges granted under the provisions of § 36-20B-66 or 36-20B-67 has been 10 determined by the board, or upon receipt of notice of a decision by the board of another state furnishing grounds for a determination of probable cause, the board may issue a 11 12 complaint setting forth appropriate charges and set a date for hearing before the board 13 on such charges. If a complaint is issued and a hearing date set, the board shall, not less 14 than thirty days prior to the date of the hearing, serve a copy of the complaint and notice 15 of the time and place of the hearing upon the licensee or an individual with practice privileges granted under the provisions of § 36-20B-66 or 36-20B-67, together with a 16 17 copy of the board's rules governing proceedings under this section, either by personal 18 delivery or by mailing a copy thereof by registered mail to the licensee at the licensee's 19 address, last known to the board. In the case of an individual exercising practice privileges 20 under the provisions of § 36-20B-66 or 36-20B-67, service contested case proceedings 21 under chapter 1-26. Service shall be by certified or registered mail to the address last 22 known to the board, or pursuant to chapter 1-26.

23 Section 31. That § 36-20B-46 be AMENDED.

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36-20B-46. Respondent to have access to investigatory report and evidence.

A licensee or an <u>An</u> individual with practice privileges under the provisions of § 36-26 20B-66 or 36-20B-67 against whom a complaint has been issued under this section may, 27 reasonably in advance of the hearing, examine and copy the report of investigation, if 28 any, and any documentary or testimonial evidence and summaries of anticipated evidence 29 in the board's possession relating to the subject matter of the complaint. The board shall 30 adopt rules, promulgated pursuant to chapter 1-26, governing proceedings under this 31 section to specify the manner in which such right may be exercised.

32 **Section 32.** That § 36-20B-47 be AMENDED.

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3 The respondent licensee $\frac{1}{2}$ or an shall appear at the hearing as required by § 36-1C-4 10. An individual with practice privileges granted under the provisions of § 36-20B-66 or 5 36-20B-67 may appear at the hearing in person or, in the case of a firm, through a partner, 6 officer, director, shareholder, member, or manager, and by counsel, examine witnesses 7 and evidence presented in support of the complaint, and present evidence and witnesses 8 on the licensee's or an individual's own behalf. The licensee or an individual granted 9 practice privileges under the provisions of § 36-20B-66 or 36-20B-67 is entitled, on 10 application to the board, to the issuance of subpoenas to compel the attendance of 11 witnesses and the production of documentary evidence.

12 Section 33. That § 36-21A-89 be AMENDED.

13 14

rule

36-21A-89. Administration and enforcement of chapter--Promulgation of rules.

15 The commission may promulgate rules pursuant to chapter 1-26 relating to the 16 administration and enforcement of the provisions of this chapter in the following areas:

- 17 (1) Procedures for conducting the commission's business;
- (2) Procedures and qualifications for application, minimum requirements for
 examination, procedures for the examination and the administration of the
 examination, the required score for passing the examination, and procedures for
 replacement of a license;
- Requirements for dividing a commission with a broker in another state,
 requirements for application for licensure by reciprocity and the practice of a
 nonresident licensee in the state;
- (4) Procedures for application to provide classroom instruction or correspondence work
 for prelicensing education, qualifications of the instructors and facilities, and
 procedures for approving classroom instruction and correspondence work and for
 withdrawing the approval;
- Procedures for disciplinary proceedings, including requirements for filing a
 complaint, dismissal of a complaint, informal and formal resolution of a complaint,
 formal complaint and answer requirements, final action and review, disqualification
 of a commission member from a hearing and authorization for per diem and
 mileage;
- 34 (6) Procedures for declaratory rulings, petitions for rules and contested cases;

(7) Requirements for a real estate auction, use of unlicensed persons to call or take

2		bids, and the requirements, duties and responsibilities of an auctioneer;
3	(8) (6	Requirements for mortgage brokers, including areas such as trust accounts, record-
4		keeping, written contracts, full disclosure and restrictions on chargeable costs and
5		expenses;
6	(9)<u>(</u>7	Requirements for continuing education including procedures for granting a
7		certificate of accreditation; notification of a material change in an approved course
8		offering; suspension, revocation and denial of course approval; notice to students
9		regarding the course and opportunity for comment; auditing; certificates of
10		attendance; preregistration and limits on correspondence courses;
11	(10)(8) Requirements for property managers, including areas such as trust accounts,
12		auditing, contracts, disclosure, disciplinary matters, financial obligations and
13		records, and property management accounting; and
14	(11)(9) Requirements for establishing and maintaining teams and the requirements,
15		duties, and responsibilities of team leaders.
16	Section	34. That § 36-21B-3 be AMENDED.
17	3	6-21B-3. Promulgation of rules.
18		The secretary of the Department of Labor and Regulation may promulgate rules
19	pursu	ant to chapter 1-26 relating to appraisers and appraisals in the following areas:
20	(1)	Certification, licensing, and registration of appraisers;
21	(2)	Definition of terms;
22	(3)	Uniform standards of professional appraisal practice;
23	(4)	Application for and issuance of certificates;
24	(5)	Examinations and examination procedures;
25	(6)	Pre-certification education criteria and continuing education;
26	(7)	Qualifications for and upgrading of a certificate;
27	(8)	Transactions requiring certified, licensed, or registered appraisers;
28	(9)	Renewal and late renewal procedures;
29	(10)	Certificate by reciprocity;
30	(11)	Temporary practice and permits;
31	(12)	Complaints and grounds Grounds for disciplinary actions including denial,
32		revocation, suspension, censure, and reprimand;
33	(13)	Conflict of interest and investigation;

34 (14) Advertising by certified, licensed, or registered appraisers;

1 (15) Retention and inspection of records, and rosters of appraisers;

- 2 (16) Appraiser membership, competency, and independence;
- 3 (17) Review of appraisals and contracting for investigations;
- 4 (18) Inspection, examination, and photocopy of appraisal records for audit purposes;
- 5 (19) Inactive status; and
- 6 (20) Exemptions and standards allowing appraisers to perform an evaluation for a
 7 federally insured depository institution.
- 8 Section 35. That § 36-21C-6 be AMENDED.
- 9

36-21C-6. Promulgation of rules for licensing and registration.

- 10 The commission shall promulgate rules pursuant to chapter 1-26 for licensed and 11 registered home inspectors in the following areas:
- 12 (1) Standards and requirements for prelicense and continuing education, including
 13 qualifications of instructors, procedures for granting a certificate of accreditation,
 14 notification of a material change in an approved course offering, suspension,
 15 revocation, and denial of course approval, certification of attendance,
 16 preregistration, and hours required to renew a license or registration;
- 17 (2) A code of ethics and standards of practice;
- 18 (3) Fees for applications, examinations, registration, licensure, and renewals, not to
 19 exceed two hundred dollars for application and one hundred dollars for renewal;
 20 and
- (4) Procedures and qualifications for application, minimum requirements for
 examination, procedures for the examination and the administration of the
 examination, the required score for passing the examination, and procedures for
 replacement of a license;
- 25 (5) Procedures for disciplinary proceedings, including requirements for filing a
 26 complaint, dismissal of a complaint, informal and formal resolution of a complaint,
 27 formal complaint and answer requirements, final action and review, disqualification
 28 of a commission member from a hearing, and authorization for per diem and
- 29 mileage; and
- 30 (6) Procedures for declaratory rulings, petitions for rules, and contested cases.

31 **Section 36.** That § 36-21D-4 be AMENDED.

1	3	6-21D-4. Promulgation of rules regarding companies and services.	
2	The secretary of the Department of Labor and Regulation may promulgate rules		
3	pursuant to chapter 1-26 relating to appraisal management companies and appraisal		
4	management services as followsin the following areas :		
5	(1)	Registration of appraisal management companies;	
6	(2)	Definition of terms;	
7	(3)	Responsibilities and duties;	
8	(4)	Application for and issuance of certificate of registration;	
9	(5)	Renewal and late renewal procedures;	
10	(6)	Investigation and contracting Contracting for investigations;	
11	(7)	Complaints and grounds for disciplinary actions, including denial, revocation,	
12		suspension, censure, and reprimand;	
13	(8)	Retention and inspection of records;	
14	(9)	Roster;	
15	(10)	Review of appraisal related records;	
16	(11)	Inspection, examination, and photocopy of records;	
17	(12)	National registry fee collection and remittance; and	
18	(13)	Filing of surety bonds or irrevocable letters of credit.	
19	Section	37. That § 36-26-41 be AMENDED.	
20	3	6-26-41. Investigation and report of violationsEmployment of special	
21	coun	selExpenses.	
22		The board shall investigate every supposed <u>alleged</u> violation of this chapter, and	
23	pursuant to the procedures set forth in chapter 36-1C. If the board violation is committed		
24	<u>by a</u>	nonlicensee, the board shall report the same to the proper law enforcement officials	
25	where	ein the act is committed. The board is authorized to employ special counsel subject	

to the supervision, control and direction of the attorney general, to assist in the prosecution of violations of this chapter and to expend the necessary funds for such purpose.

29 Section 38. That § 36-27A-34 be AMENDED.

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36-27A-34. Investigation and prosecution of violations.

The Board of Examiners of Psychologists shall investigate every alleged violation of this chapter <u>pursuant to chapter 36-1C</u>. The board may employ special counsel, subject to approval, supervision, control, and direction by the attorney general, to assist in the

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3 **Section 39.** That § 36-29-26 be AMENDED.

36-29-26. Investigation and report of violations.

- 5 The Board of Medical and Osteopathic Examiners shall investigate every supposed
 6 <u>alleged violation of this chapter and pursuant to the procedures set forth in chapter 36-</u>
 7 <u>1C. If the alleged violation is committed by a nonlicensee, the board shall report the same</u>
- 8 to the proper law enforcement officials wherein the violation is committed.
- 9 **Section 40.** That § 36-31-22 be AMENDED.

10 **36-31-22.** Investigation and report of violations.

11 The board shall investigate every supposed <u>alleged</u> violation of this chapter and 12 pursuant to the procedures set forth in chapter 36-1C. If the alleged violation is committed 13 <u>by a nonlicensee, the board shall</u> report the same to the proper law enforcement officials 14 wherein the violation is committed.

15 **Section 41.** That § 36-32-80 be AMENDED.

36-32-80. Complaints--Investigation--Dismissal--Hearing--Appeal.

The board shall receive complaints <u>Complaints</u> regarding any person licensed under
 this chapter <u>shall be processed pursuant to chapter 36-1C</u>. A record of each complaint
 shall be maintained by in the board <u>office</u>.

- 20 An-Notwithstanding any provision of chapter 36-1C, an investigation shall-may be 21 conducted by a member, agent, or an appointee of the board to determine whether the 22 alleged violation has been committed. The investigator, if a member of the board, may 23 dismiss a complaint if it appears to the member, in consultation with the board president, 24 that no violation has been committed. If the investigator is an agent or an appointee of 25 the board, dismissal of the complaint may only be made by the board president. Any 26 disposition agreed upon between the investigator and the licensee or permit holder shall 27 be made known to and approved by the board.
- Any disciplinary proceeding shall-must be conducted in accordance with chapter 1-26. Any decision of the board entered in a contested proceeding may be appealed to the 30 circuit court within thirty days. A license or permit shall remain remains in effect during 31 the pendency of an appeal, unless suspended under § 36-32-86.

3

1 Section 42. That § 36-32-89 be AMENDED.

36-32-89. Violations reported to law enforcement officials--Prosecution of violations.

The board shall investigate and report an alleged violation of any provision of this chapter, pursuant to the procedures set forth in chapter 36-1C, and report the alleged violation. The board may employ special counsel subject to the supervision, control, and direction of the attorney general to assist in the prosecution of alleged criminal violations and may expend the necessary funds for this purpose.

9 **Section 43.** That § 36-33-58 be AMENDED.

10 **36-33-58.** Complaints--Investigation--Dismissal--Hearing--Appeal.

11 The board shall receive complaints regarding the enforcement of the provisions of 12 this chapter <u>pursuant to the procedures set forth in chapter 36-1C</u>. A record of each 13 complaint shall be maintained by the board. An investigation shall be conducted by a 14 member, agent, or an appointee of the board to determine whether an alleged violation 15 has been committed.

16 The <u>Notwithstanding chapter 36-1C, the</u> investigator, if a member of the board, 17 may dismiss a complaint if it appears to the member, in consultation with the board 18 president, that no violation has been committed. If the investigator is an agent or an 19 appointee of the board, dismissal of the complaint may only be made by the board 20 president. Any disposition agreed upon between the investigator and the licensee or 21 permit holder shall be made known to and approved by the board.

Any disciplinary proceeding shall be conducted in accordance with chapter 1-26. Any decision of the board entered in a contested proceeding may be appealed to the circuit court within thirty days. A license or permit shall remain in effect during the pendency of an appeal unless suspended under § 36-33-64.

26 **Section 44.** That § 36-34-18 be AMENDED.

36-34-18. Receipt and log of complaints--Investigation--Disciplinary proceeding.

The board shall receive complaints concerning a practitioner's professional practices. Each complaint received shall be logged by the secretary-treasurer, or the board's designee, recording the practitioner's name, name of the complaining party, date of the complaint, a brief statement of the complaint, and its ultimate disposition. The

1	board shall investigate each alleged violation of this chapter pursuant to the procedures
2	set forth in chapter 36-1C. All disciplinary proceedings held under the authority of this
3	chapter shall must be conducted in accordance with chapter 1-26.
4	Section 45. That § 36-35-20 be AMENDED.
5	36-35-20. Investigation of complaintsInspections.
6	The board may shall receive and investigate any complaint filed with the board
7	alleging a violation of this chapter pursuant to the procedures set forth in chapter 36-1C.
8	The board may inspect the place of business of the licensee named in a complaint during
9	normal business hours or upon written notice.
10	Section 46. That § 36-36-12 be AMENDED.
11	36-36-12. Promulgation of rules.
12	The board shall promulgate rules pursuant to chapter 1-26 pertaining to fees,
13	licensure, investigations, disciplinary proceedings, and continuing education.
14	Section 47. That § 36-38-21 be AMENDED.
15	36-38-21. Investigation of suspected violationsProsecution of violations.
16	The board shall investigate each suspected violation of this chapter and pursuant
17	to the procedures set forth in chapter 36-1C. If the suspected violation is committed by a
18	nonlicensee, the board shall report the violation to the proper law enforcement official
19	where the act is committed. The board is authorized to employ special counsel subject to
20	the supervision, control, and direction of the attorney general to assist in the prosecution
21	of violations of this chapter, and to expend the necessary funds for such purpose.

22 Section 48. That section 47 of this Act is repealed on July 1, 2024.