Amendment - 1st Reading-	white - Requested by: Edward Buttrey - (H) Bu	siness and Labor
- 2023		
68th Legislature 2023	Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005

1	HOUSE BILL NO. 152
2	INTRODUCED BY B. MERCER
3	BY REQUEST OF THE DEPARTMENT OF LABOR AND INDUSTRY
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO PROFESSIONAL AND
6	OCCUPATIONAL LICENSING BY THE DEPARTMENT OF LABOR AND INDUSTRY; REORGANIZING AND
7	CLARIFYING GENERALLY APPLICABLE PROVISIONS UNDER AN ADMINISTRATIVE CHAPTER AND
8	REMOVING REDUNDANT PROVISIONS; INCORPORATING DEPARTMENT LICENSING PROGRAMS INTO
9	THE ADMINISTRATIVE CHAPTER; CREATING A UNIFORM LICENSING APPLICATION PROCESS;
10	REVISING LICENSURE BY ENDORSEMENT AND CHANGING TERMINOLOGY; REDUCING TIMELINES
11	AND REVISING PROVISIONS TO ISSUE LICENSES; REVISING AND CREATING UNIFORM DUTY OF
12	LICENSEE AND LICENSE APPLICANT TO SELF-REPORT AND REPORT UNPROFESSIONAL CONDUCT
13	OF OTHERS; REVISING UNIFORM FINGERPRINTING PROCESS FOR CERTAIN APPLICANTS; REVISING
14	AND CREATING UNIFORM STANDARDS FOR MENTAL AND PHYSICAL EVALUATIONS; REVISING AND
15	CREATING UNIFORM DUTY TO PROVIDE CONTACT INFORMATION; PROVIDING NOTICE OF PRIMARY
16	METHOD OF COMMUNICATION; PROVIDING AUTHORITY TO CONSENT TO NOTICE BY ELECTRONIC
17	PROCESS; REVISING PROVISIONS FOR LICENSE RENEWAL, LAPSE, TERMINATION, AND
18	CONTINUING JURISDICTION; REVISING TEMPORARY LICENSURE TERMINOLOGY AND CREATING A
19	PROVISIONAL LICENSE AND LIMITED PRACTICE REGISTRATION; ESTABLISHING A MILITARY SPOUSE
20	TEMPORARY LICENSE; REVISING MILITARY PERSONNEL EXEMPTIONS; REVISING CONTINUING
21	EDUCATION REQUIREMENTS; REVISING DUTIES OF THE COMMISSIONER OF THE DEPARTMENT OF
22	LABOR AND INDUSTRY; REVISING DUTIES OF THE DEPARTMENT OF LABOR AND INDUSTRY
23	RELATED TO FISCAL ADMINISTRATION OF BOARDS AND PROGRAMS, DETERMINING SUBSTANTIAL
24	EQUIVALENCY, AND INVESTIGATING COMPLAINTS; REVISING AND CLARIFYING PROVISIONS
25	RELATED TO DISCIPLINARY ACTIONS AND CONTESTED CASES; REVISING RESPONSIBILITIES AND
26	AUTHORITY OF BOARDS AND PROGRAMS; PROVIDING RULEMAKING AUTHORITY; AMENDING
27	SECTIONS 2-15-121, 2-15-1738, 2-15-1749, 20-4-502, 20-5-420, 20-9-327, 20-26-1511, 25-1-1101, 27-1-
28	1101, 27-12-206, 28-10-103, 32-9-104, 33-18-217, 33-22-111, 33-30-1013, 33-31-102, 37-1-104, 37-1-106, 37-



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1 1-121, 37-1-130, 37-1-134, 37-1-141, 37-1-145, 37-1-301, 37-1-303, 37-1-304, 37-1-307, 37-1-308, 37-1-309, 2 37-1-310, 37-1-311, 37-1-312, 37-1-314, 37-1-315, 37-1-316, 37-1-317, 37-1-319, 37-1-320, 37-1-321, 37-2-3 101, 37-2-401, 37-3-104, 37-3-203, 37-4-205, 37-4-301, 37-4-402, 37-6-101, 37-7-101, 37-7-201, 37-7-306, 37-7-308, 37-7-323, 37-7-506, 37-7-604, 37-7-703, 37-8-202, 37-8-405, 37-8-409, 37-8-415, 37-8-421, 37-8-422, 4 5 37-8-423, 37-8-424, 37-8-426, 37-9-301, 37-10-101, 37-12-101, 37-12-104, 37-13-104, 37-14-301, 37-14-302, 6 37-14-306, 37-14-313, 37-15-103, 37-16-202, 37-16-402, 37-16-411, 37-17-403, 37-18-101, 37-18-104, 37-18-309, 37-18-603, 37-18-605, 37-18-701, 37-19-302, 37-19-402, 37-19-403, 37-19-702, 37-19-703, 37-20-301, 7 8 37-20-402, 37-22-301, 37-22-307, 37-22-308, 37-22-313, 37-23-202, 37-23-213, 37-24-104, 37-24-108, 37-25-9 102, 37-25-304, 37-26-103, 37-26-201, 37-26-301, 37-26-304, 37-27-105, 37-27-312, 37-29-302, 37-31-101, 37-31-301, 37-31-305, 37-31-308, 37-31-311, 37-33-502, 37-34-201, 37-35-202, 37-36-204, 37-37-102, 37-37-10 11 201, 37-37-205, 37-38-202, 37-40-101, 37-42-308, 37-42-321, 37-43-307, 37-43-313, 37-47-201, 37-47-301, 12 37-47-302, 37-47-304, 37-47-325, 37-47-345, 37-47-404, 37-49-102, 37-50-101, 37-50-102, 37-50-301, 37-50-13 318, 37-50-325, 37-50-330, 37-50-335, 37-50-341, 37-51-306, 37-51-309, 37-51-321, 37-51-324, 37-53-201, 37-53-301, 37-54-102, 37-54-105, 37-54-113, 37-54-301, 37-54-403, 37-54-501, 37-54-502, 37-54-503, 37-60-14 15 105, 37-60-202, 37-60-302, 37-60-409, 37-66-105, 37-66-303, 37-66-308, 37-67-314, 37-67-317, 37-67-324, 16 37-67-326, 37-68-102, 37-69-101, 37-69-320, 37-69-401, 37-72-101, 37-72-201, 37-73-101, 37-73-202, 37-73-17 212, 39-71-417, 41-3-128, 45-5-223, 46-1-202, 49-4-301, 49-4-303, 49-4-305, 50-6-105, 50-6-203, 50-15-101, 18 50-16-201, 53-21-102, 61-5-123, 80-8-207, 87-1-506, AND 87-5-709, MCA; AND REPEALING SECTIONS 25-19 1-1102, 37-1-101, 37-1-105, 37-1-131, 37-1-132, 37-1-135, 37-1-136, 37-1-137, 37-1-138, 37-1-302, 37-1-305, 37-1-306, 37-1-313, 37-1-401, 37-1-402, 37-1-403, 37-1-404, 37-1-405, 37-1-406, 37-1-407, 37-1-408, 37-1-20 409, 37-1-410, 37-1-411, 37-1-412, 37-1-413, 37-1-420, 37-3-101, 37-3-201, 37-3-204, 37-3-205, 37-3-206, 37-21 22 3-211, 37-3-301, 37-3-305, 37-3-307, 37-3-309, 37-3-310, 37-3-312, 37-3-313, 37-3-314, 37-3-321, 37-3-323, 23 37-3-324, 37-4-102, 37-4-201, 37-4-202, 37-4-204, 37-4-307, 37-4-312, 37-4-313, 37-4-314, 37-4-325, 37-4-24 327, 37-4-341, 37-4-406, 37-6-106, 37-6-301, 37-6-302, 37-6-305, 37-6-311, 37-7-102, 37-7-202, 37-7-301, 37-25 7-302, 37-7-309, 37-7-321, 37-7-322, 37-7-324, 37-7-605, 37-7-606, 37-7-611, 37-8-101, 37-8-201, 37-8-203, 26 37-8-401, 37-8-406, 37-8-408, 37-8-416, 37-8-418, 37-8-419, 37-8-425, 37-8-432, 37-8-434, 37-9-102, 37-9-201, 37-9-202, 37-9-203, 37-9-302, 37-9-304, 37-9-305, 37-9-306, 37-10-105, 37-10-201, 37-10-202, 37-10-27 28 203, 37-10-301, 37-10-302, 37-10-304, 37-10-306, 37-11-201, 37-11-203, 37-11-301, 37-11-303, 37-11-304,



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1 37-11-306, 37-11-307, 37-11-311, 37-11-312, 37-11-320, 37-11-321, 37-12-103, 37-12-201, 37-12-202, 37-12-2 301, 37-12-302, 37-12-304, 37-12-308, 37-12-309, 37-12-322, 37-12-323, 37-13-102, 37-13-201, 37-13-301, 3 37-13-302, 37-13-304, 37-14-101, 37-14-201, 37-14-202, 37-14-305, 37-14-307, 37-14-308, 37-14-311, 37-14-4 322, 37-15-101, 37-15-201, 37-15-202, 37-15-203, 37-15-301, 37-15-302, 37-15-303, 37-15-307, 37-15-310, 5 37-15-311, 37-16-101, 37-16-201, 37-16-203, 37-16-401, 37-16-406, 37-16-408, 37-16-412, 37-17-201, 37-17-6 202, 37-17-301, 37-17-302, 37-17-314, 37-17-319, 37-17-320, 37-17-401, 37-17-406, 37-18-102, 37-18-201, 37-18-202, 37-18-301, 37-18-302, 37-18-305, 37-18-306, 37-18-308, 37-18-313, 37-18-601, 37-18-606, 37-18-7 702, 37-18-703, 37-19-201, 37-19-202, 37-19-203, 37-19-304, 37-19-307, 37-19-401, 37-19-701, 37-20-202, 8 9 37-20-203, 37-20-302, 37-20-411, 37-22-101, 37-23-101, 37-24-102, 37-24-201, 37-24-202, 37-24-203, 37-24-10 301, 37-24-302, 37-24-303, 37-24-306, 37-24-310, 37-25-101, 37-25-201, 37-25-301, 37-25-302, 37-25-303, 11 37-25-305, 37-25-308, 37-26-102, 37-26-202, 37-26-401, 37-26-402, 37-26-403, 37-26-405, 37-27-102, 37-27-12 103, 37-27-105, 37-27-201, 37-27-202, 37-27-203, 37-27-205, 37-27-210, 37-27-212, 37-27-301, 37-28-101, 37-28-104, 37-28-201, 37-28-202, 37-28-305, 37-29-105, 37-29-201, 37-29-301, 37-29-303, 37-29-306, 37-29-13 405, 37-31-103, 37-31-201, 37-31-202, 37-31-203, 37-31-302, 37-31-303, 37-31-304, 37-31-309, 37-31-323, 14 37-31-324, 37-31-331, 37-31-333, 37-33-402, 37-33-405, 37-34-102, 37-34-301, 37-34-303, 37-34-305, 37-34-15 16 307, 37-35-101, 37-36-102, 37-36-201, 37-36-202, 37-36-203, 37-37-101, 37-38-101, 37-40-201, 37-40-202, 17 37-40-203, 37-40-301, 37-40-302, 37-47-202, 37-47-303, 37-47-305, 37-47-306, 37-47-307, 37-47-308, 37-47-18 341, 37-47-343, 37-47-351, 37-47-401, 37-49-101, 37-49-104, 37-49-201, 37-49-202, 37-50-201, 37-50-202, 19 37-50-203, 37-50-204, 37-50-302, 37-50-305, 37-50-309, 37-50-314, 37-50-316, 37-51-201, 37-51-202, 37-51-20 203, 37-51-204, 37-51-205, 37-51-207, 37-51-208, 37-51-209, 37-51-301, 37-51-302, 37-51-303, 37-51-308, 21 37-51-311, 37-51-312, 37-51-601, 37-51-603, 37-51-605, 37-51-607, 37-53-104, 37-53-302, 37-54-111, 37-54-22 112, 37-54-201, 37-54-202, 37-54-212, 37-54-302, 37-54-303, 37-54-305, 37-54-310, 37-54-415, 37-60-103, 23 37-60-201, 37-60-211, 37-60-301, 37-60-303, 37-60-304, 37-60-309, 37-60-310, 37-60-314, 37-60-320, 37-60-24 401, 37-65-101, 37-65-201, 37-65-202, 37-65-203, 37-65-204, 37-65-301, 37-65-302, 37-65-303, 37-65-307, 25 37-65-310. 37-65-311. 37-66-102. 37-66-104. 37-66-301. 37-66-302. 37-66-304. 37-66-309. 37-67-102. 37-67-26 201. 37-67-202. 37-67-203. 37-67-204. 37-67-301. 37-67-312. 37-67-313. 37-67-322. 37-67-323. 37-67-325. 37-67-327, 37-67-329, 37-67-331, 37-68-101, 37-68-201, 37-68-202, 37-68-301, 37-68-302, 37-68-304, 37-68-27 28 305, 37-68-308, 37-68-311, 37-68-313, 37-68-315, 37-68-316, 37-69-103, 37-69-201, 37-69-202, 37-69-203,



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1	37-69-303, 37-	69-304, 37-69-305, 37-	-69-306, 37-69-308, 37-69-310, 37-69-311	1, 37-69-319, 37-69-323, 37-69-
2	402, 37-69-403	3, 37-72-102, 37-72-202	2, 37-72-203, 37-72-301, 37-72-302, 37-7	2-304, 37-72-305, 37-72-307,
3	37-73-102, 37-	73-203, 37-73-204, 37-	-73-208, 37-73-216, 37-73-220, 37-73-22 <sup>2</sup>	I, 37-73-225, 37-73-226, AND
4	37-73-227, MC	A."		
5				
6	BE IT ENACTE	ED BY THE LEGISLAT	URE OF THE STATE OF MONTANA:	
7				
8	NEW S	SECTION. Section 1.	Application licensing proof of lice	<b>nsure.</b> (1) To obtain a license or
9	an endorseme	nt on a license to practi	ice a profession or occupation or to operation	te a facility in which the practice
10	takes place, a	person must apply on a	a form and pay a fee prescribed by the dep	partment. The applicant must
11	attest to and p	rovide evidence satisfa	ctory to the department that the applicant:	
12	(a)	(i) meets the education	on, experience, examination, and other qu	alifications for licensure set by
13	board or progra	am statute or rule; or		
14	(ii)	is eligible for licensure	e by endorsement from licensure in anoth	er jurisdiction as provided in 37-
15	1-304; and			
16	(b)	is fit to practice the pr	rofession or occupation, as shown by an a	bsence of unprofessional
17	conduct in the	applicant's history.		
18	(2)	Except as otherwise p	provided by law, an applicant must provide	e the applicant's social security
19	number or taxp	payer identification num	iber.	
20	(3)	An applicant's submis	ssion of a license application constitutes c	onsent to release information as
21	may be necess	sary for the department	to verify the information provided by the a	applicant.
22	(4)	Except as provided by	y [section 11], on verification by the depar	tment that an applicant meets
23	the qualification	ns and fitness for licens	sure, the department shall issue the licens	e, subject to the renewal and
24	termination pro	visions of 37-1-141.		
25	(5)	Unless otherwise prov	vided by board or program rule, a licensee	e must
26	(a)	continuously display t	the license in publicly accessible locations	at any fixed location where the
27	licensee praction	ces; or		
28	(b)	while engaged in a pr	ractice that occurs outside of any fixed loc	ation, carry a department-issued



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1	paper or ele	ectronic license and produce it on request by a member of the public or an agency.
2	(6)	(a) The boards and programs under this chapter have sole jurisdiction to issue and regulate
3	licenses to	practice the professions and occupations. A municipality or other political subdivision of the state,
4	including a	local government with self-governing powers, may not impose a licensee fee or license tax as a
5	condition fo	r any licensee to practice the licensee's profession or occupation.
6	(b)	This section does not prohibit the entities in subsection (6)(a) from imposing a general business
7	license fee	or general business license tax as a condition to conduct business in their respective jurisdictions.
8	(7)	Except as provided by law, a license issued by the department is nontransferable.
9		
10	<u>NE</u>	W SECTION. Section 2. Timelines to issue licenses. (1) The department shall issue a license
11	within 30 da	ays of receiving a complete, routine application.
12	(2)	The department shall notify an applicant within 10 days of receiving an application or
13	supplement	al application information of any deficiencies in the application.
14	(3)	For applications that are not routine or that require board review, the department shall notify
15	the applicar	nt of an expected timeline for issuing a license and any deviations from the expected timeline.
16		
17	<u>NE</u>	W SECTION. Section 3. Duty to report contact information method of communication and
18	service f	ee changes in information. (1) A license applicant must disclose the applicant's current contact
19	information	as requested by the department.
20	(2)	Except as provided in subsection (3), the department shall use licensee and license applicant
21	and e-mail a	addresses as the primary contact and method of communication.
22	(3)	The department shall serve any notice or order:
23	(a)	pursuant to the Montana Rules of Civil Procedure;
24	(b)	by certified mail to the last address furnished to the agency by the licensee or license applicant;
25	or	
26	(c)	if consented to by the licensee or license applicant, by electronic means.
27	(4)	The department may impose a reasonable fee for service of process or recover the reasonable
28	costs of ser	vice if a licensee or license applicant fails to consent to process by electronic means.



1 (5) Licensees and license applicants must notify the department within 30 days of any change in 2 any information previously furnished to the department, including but not limited to personal history information, 3 individual or business name, contact information, supervisory relationships, supervisory or collaborative 4 agreements, operation plans, designated individuals or licensees in charge, business location, and officers, 5 directors, or owners. 6 7 NEW SECTION. Section 4. National criminal history background check -- applicant and 8 licensee fingerprinting requirements. (1) In accordance with Public Law 92-544, 34 U.S.C. 40316, the 9 boards or programs listed in subsections (2) through (9) shall require initial applicants, and may require 10 renewing license applicants, for the listed license types to submit a full set of fingerprints to obtain a national 11 criminal history background check by the Montana department of justice and the federal bureau of investigation 12 as a prerequisite to the issuance or renewal of a license. The department may use and control criminal record 13 information received under this section only in accordance with laws, regulations, and procedures of the U.S. 14 department of justice under the National Crime Prevention and Privacy Compact Act of 1998 to administer the 15 licensing process and assist the listed licensing agencies to screen licensees and license applicants: 16 (2) Board of behavioral health, Title 37, chapters 22, 23, 35, 37, and 38: 17 baccalaureate social worker; (a) 18 clinical professional counselor; (b) 19 (c) clinical professional counselor candidate; 20 (d) clinical social worker; 21 (e) clinical social worker candidate; 22 (f) marriage family therapist; 23 (g) marriage family therapist candidate; 24 (h) master's-level social worker; and 25 (i) peer support specialist. Board of medical examiners, Title 37, chapter 3: physician compact license applicants under 26 (3) 27 37-3-356. 28 (4) Board of nursing, Title 37, chapter 8:



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1	(a)	advanced practice registered nurse;
2	(b)	medication aide 1;
3	(c)	medication aide 2;
4	(d)	practical nurse; and
5	(e)	registered nurse.
6	(5)	Board of pharmacy, Title 37, chapter 7:
7	(a)	third-party logistics provider; and
8	(b)	wholesale distributor.
9	(6)	Board of physical therapy, Title 37, chapter 11:
10	(a)	physical therapist; and
11	(b)	physical therapy assistant.
12	(7)	Board of private security, Title 37, chapter 60:
13	(a)	alarm installer;
14	(b)	alarm response runner;
15	(c)	certified firearms instructor;
16	(d)	private investigator;
17	(e)	process server;
18	(f)	resident manager; and
19	(g)	security guard.
20	(8)	Board of psychology, Title 37, chapter 17: behavior analyst.
21	(9)	Board of real estate appraisers, Title 37, chapter 54:
22	(a)	appraiser trainee;
23	(b)	certified general appraiser;
24	(c)	certified residential appraiser; and
25	(d)	licensed real estate appraiser.
26		
27	NEW S	ECTION. Section 5. Mental and physical evaluations. (1) If a board or p
20	abiantiva and w	acconchie belief that a licensee or license applicant procents a significant ris

28 objective and reasonable belief that a licensee or license applicant presents a significant risk of substantial



program has

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1 harm to public health and safety, the board or program may require an evaluation of the licensee or license 2 applicant by a physician or other health care provider designated by department personnel. 3 (2) The evaluation must determine to what extent and how any existing mental or physical 4 impairment or disability or use of controlled substances by the individual may impact the individual's 5 performance of the profession or occupation with reasonable skill and safety. The factors to be considered 6 include but are not limited to: 7 the duration of the risk; (a) 8 (b) the nature and severity of the potential harm; 9 the likelihood that the potential harm will occur; and (c) 10 (d) the imminence of the potential harm. 11 (3) The board or program may consider additional mental or physical evaluations and may base a proposed disciplinary or enforcement action on a single evaluation or the totality of any evaluations considered. 12 13 The board or program may summarily suspend the license or suspend processing the (4) 14 application of an individual who refuses to submit to the evaluation. 15 16 NEW SECTION. Section 6. Military spouse temporary license. (1) A spouse of an active member 17 serving in the United States armed forces stationed in Montana under military orders who is licensed in good 18 standing in another state or United States territory to practice a profession or occupation regulated by the department is, on application to the department, entitled to receive a temporary license to practice. 19 20 The department shall waive the application fee. (2) 21 (3) A temporary license issued under this section has a term of 3 years after the date of issuance 22 and may not be renewed. The provisions of 37-1-141 do not apply to this section. 23 24 NEW SECTION. Section 7. Duties of department -- rulemaking. (1) In addition to the provisions of 25 2-15-121 and other duties expressed in this chapter or the chapter of a board or program, the department shall 26 establish and provide all of the administrative, fiscal, inspection, investigative, and legal services needed by a 27 board or program.

28

(2) The department shall adopt uniform rules applicable to all boards and programs and any rules



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1	necessary to a	administer this chapter, including but not limited to fees and processes related to	):
2	(a)	license applications, examinations, and license renewals;	
3	(b)	requests to inactivate, reactivate, or reinstate licenses;	
4	(c)	changes of name, contact information, or practice-related information;	
5	(d)	continuing education or other requirements for continued licensure; and	
6	(e)	administrative suspensions, complaints, or other enforcement actions.	
7			
8	NEW :	SECTION. Section 8. Duty to report actions immunity from liability. (1)	A license
9	applicant shall	immediately report to the department any action against the applicant that arise	es while the
10	application is p	pending and relates to the applicant's qualifications or fitness to practice the pro	fession or
11	occupation.		
12	(2)	A licensee shall report to the department any action against the licensee that	relates to the
13	licensee's qua	lifications or fitness to practice the profession or occupation within 30 days of fi	nal disposition of
14	the action.		
15	(3)	A licensee shall report in a timely manner to the department any information g	gained through
16	personal know	rledge that appears to show that another licensee or license applicant has enga	ged in
17	unprofessiona	l conduct under 37-1-316 or board or program rule.	
18	(4)	There is no liability on the part of and no cause of action may arise against a	licensee who in
19	good faith prov	vides information required in subsection (3) to the department.	
20			
21	NEW :	SECTION. Section 9. Duties of boards and programs authority to join a	ssociation. (1) A
22	board under th	ne active supervision of the state as described in 37-1-121(1)(d) and a program	shall:
23	(a)	enforce statutes and rules governing the educational, examination, and expe	rience
24	qualifications f	or initial and continued licensure and the professional, practice, and ethical star	ndards of conduct
25	of licensees ar	nd license applicants under the board's or program's jurisdiction; and	
26	(b)	apply the standards statutes and rules referred to in subsection (1)(a) without	discrimination

27 between licensees and license applicants and without restraint of trade or competition unless necessary to

28 protect public health and safety.



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1	(2)	A board may join and pay dues to professional organizations and associat	ions organized
2		promote the improvement of standards of a profession or occupation for the	protection of the
3	health and wel	fare of the public and whose activities assist and facilitate the work of the bo	bard.
4			
5	NEW S	SECTION. Section 10. Activated military personnel exemptions. (1) Up	oon notice and proof
6	of deployment	as described in this subsection, the department shall exempt licensees who	deployed to federal
7	funded active of	duty as military personnel for more than 90 consecutive days from:	
8	(a)	the payment of any license renewal or late renewal fees; and	
9	(b)	any continuing education or certification requirements or audits for a renew	val cycle that falls
10	within the period	od of active duty and within the 6 months following active duty.	
11	(2)	If a license in subsection (1) terminates as provided in 37-1-141, the board	l or program may
12	impose reason	able conditions to demonstrate competency as a condition to reactivate the	license upon notice
13	and opportunit	y for a hearing pursuant to 37-1-309.	
14			
15	<u>NEW S</u>	SECTION. Section 11. Provisional license limited practice registration	on. (1) The
16	department ma	ay issue a provisional license to an applicant the department has initially det	ermined to be eligible
17	for licensure ex	xcept for one or more of the following pending conditions:	
18	(a)	passage of the required licensure examination;	
19	(b)	completion of supervised work or educational experience as a license hold	ler;
20	(c)	facility or equipment inspection;	
21	(d)	verification of licensure in good standing from other licensing jurisdictions	and applicable
22	national licens	ing databases; or	
23	(e)	verification of absence of relevant criminal charges or other action.	
24	(2)	A board or a program, by rule, may prescribe time, place, supervision, or o	other limitations
25		provisional license.	
26	(3)	The provisional license is valid until the applicant is issued a license or un	il one or more of the
27	following occu		
28	(a)	the applicant fails the first license examination the applicant is eligible to ta	ake following



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4	incurrence of the		
1	issuance of the		
2	(b)	the applicant exceeds the prescribed time limit to complete the work experience;	,
3	(c)	the applicant substantially and materially fails an inspection;	
4	(d)	the applicant is found to have license discipline, criminal, or other action in confli	ict with
5	information rep	ported on the application; or	
6	(e)	the applicant fails to act timely to complete the required condition.	
7	(4)	Upon one or more of the occurrences in subsection (3), the department shall voi	d the
8	provisional lice	ense, notify the applicant, and render the provisional license inactive without appea	al or judicial
9	review.		
10	(5)	Upon registration with the department, individuals actively licensed in good stand	ding in another
11	state may prac	ctice in Montana up to 21 days in a calendar year without licensure in this state to p	orovide
12	education, con	tinuity of treatment, treatment to underserved populations, or highly specialized tre	eatment care to
13	clients or patie	nts.	
14			
15	NEW S	SECTION. Section 12. Continuing education certification other conditio	ns for
16	continued lice	ensure audit. (1) A board or program may require licensees to maintain accessi	ible continuing
17	education that	is relevant to the occupation or profession.	
18	(2)	The department may not precondition timely license renewal on proof of continu	ing education,
19	certification, or	other recurring qualifications except that:	
20	(a)	after the renewal date, the department may determine a percentage of up to 25%	% of each
21	applicable licer	nse type to randomly audit for continuing education compliance. If the audit results	s in more than a
22	15% noncomp	liance rate before the department administers the provisions of 37-1-321, the depa	artment may
23	audit up to 100	0% of the licensees in the next audit year.	
24	(b)	the department shall audit all licensees who renew an expired license for compli	ance with
25	continuing edu	cation, certification, or other recurring qualifications.	
26	(3)	The department shall notify licensees before the expiration of current certification	n or other
27	recurring qualit	fications and require submission of the qualifications.	
28	(4)	A licensee who fails to provide the department with proof of continuing education	ו or a current
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1	certification or	other recurring qualifications requested under this section is subject to administrative suspension
2	of the license u	under 37-1-321.
3		
4	NEW S	SECTION. Section 13. Physician and resident licenses qualifications. (1) An individual
5	may not praction	ce medicine unless licensed under Title 37, chapter 1, and this chapter.
6	(2)	An applicant for licensure as a physician must:
7	(a)	have graduated from an approved medical school as defined in 37-3-102;
8	(b)	have completed an approved residency program;
9	(c)	have passed all steps of the United States medical licensing examination, the federation of
10	state medical b	poards' federation licensing examination, or an examination offered by any of the following
11	entities:	
12	(i)	the national board of medical examiners or its successors;
13	(ii)	the national board of osteopathic medical examiners or its successors;
14	(iii)	the medical council of Canada or its successors if the applicant is a graduate of a Canadian
15	medical school	approved by the medical council of Canada or its successors; or
16	(iv)	the educational commission for foreign medical graduates or its successors if the applicant is a
17	graduate of a f	oreign medical school outside of the United States or Canada; and
18	(d)	be able to communicate in the English language as determined by the board.
19	(3)	An applicant for licensure to practice medicine as a resident must have:
20	(a)	good standing in an approved residency program and rotation; and
21	(b)	supervision by a physician who possesses an active, unrestricted license to practice medicine
22	in this state.	
23	(4)	A resident license may not be issued for a period that exceeds 2 years. A resident license may
24	be renewed, at	t the board's discretion, for additional 2-year periods if the resident is in good standing in an
25	approved resid	lency program.
26		
27	<u>NEW S</u>	SECTION. Section 14. Podiatrist license required qualifications. (1) An individual may not
28	practice podiat	ry unless licensed under Title 37, chapter 1, and this chapter.



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1	(2)	An applicant for licensure as a podiatrist must have:	
2	(a)	graduated from a school of podiatry approved by the board;	
3	(b)	completed at least 1 year of postgraduate training or equivalent experience or training	
4	approved by th	ne board; and	
5	(c)	passed an examination administered by the national board of podiatric medical examiners.	
6			
7	NEW S	SECTION. Section 15. Pharmacist and pharmacy technician license required	
8	qualifications	. (1) An individual may not practice pharmacy or assist in the practice of pharmacy unless	
9	licensed under	Title 37, chapter 1, and this chapter.	
10	(2)	An applicant for licensure as a pharmacist must have:	
11	(a)	received an accredited pharmacy degree that has been approved by the board;	
12	(b)	complied with the internship requirements established by the board; and	
13	(c)	passed the licensing examinations prescribed by the board.	
14 15	(3) board rule.	An applicant for licensure as a pharmacy technician must have the qualifications prescribed b	у
16	board rule.		
17	NEW	SECTION. Section 16. Certified pharmacy license required qualifications. (1) A person	
18		te a pharmacy unless the pharmacy is licensed as a certified pharmacy under Title 37, chapter	
19	and this chapte		.,
20	(2)	A certified pharmacy must have a licensed pharmacist in charge to operate, manage, and	
21		certified pharmacy.	
22	·		
23	NEW	SECTION. Section 17. Optometrist license required qualifications. (1) An individual may	<b>/</b>
24		tometry unless licensed under Title 37, chapter 1, and this chapter.	
25	(2)	An applicant for licensure as an optometrist must have:	
26	(a)	graduated from an optometry school accredited by the association of regulatory boards of	
27	optometry; and	1	
28	(b)	passed examinations of the national board of examiners in optometry prescribed by board rule	э.



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1		
2	<u>NEW S</u>	ECTION. Section 18. Physical therapist and physical therapist assistant licenses
3	required qua	lifications. (1) An individual may not practice physical therapy or assist in the practice as a
4	physical therap	y assistant unless licensed under Title 37, chapter 1, and this chapter.
5	(2)	An applicant for licensure as a physical therapist must:
6	(a)	have graduated from an accredited school of physical therapy approved by the board; and
7	(b)	have passed an examination prescribed by board rule.
8	(3)	An applicant for licensure as a physical therapist assistant license must:
9	(a)	have graduated from an accredited physical therapist assistant curriculum approved by the
10	board; and	
11	(b)	have passed an examination prescribed by board rule.
12		
13	<u>NEW S</u>	ECTION. Section 19. Chiropractor license required qualifications. (1) An individual may
14	not practice chi	ropractic unless licensed under Title 37, chapter 1, and this chapter.
15	(2)	An applicant for licensure as a chiropractor must:
16	(a)	have a bachelor's degree from an accredited college or university;
17	(b)	have a degree from a chiropractic program accredited by the council on chiropractic education
18	or another accr	editing body in good standing with the councils on chiropractic education international; and
19	(c)	have passed the examination of the national board of chiropractic examiners as prescribed by
20	board rule.	
21		
22	<u>NEW S</u>	ECTION. Section 20. Acupuncturist license required qualifications. (1) An individual
23	may not practic	e acupuncture unless licensed under Title 37, chapter 1, and this chapter.
24	(2)	An applicant for licensure as an acupuncturist must have:
25	(a)	graduated from a school of acupuncture that is approved by the accreditation commission for
26	acupuncture an	d herbal medicine and offers a course of at least 1,000 hours of entry-level training in
27	recognized brar	nches of acupuncture, or an equivalent curriculum approved by the board; and
28	(b)	passed an examination prepared and administered by the national certification commission for



1 acupuncture and oriental medicine or its successor. 2 3 NEW SECTION. Section 21. Speech-language pathology and audiology licenses and assistant 4 licenses required -- qualifications. (1) An individual may not practice speech-language pathology or 5 audiology unless licensed under Title 37, chapter 1, and this chapter. An individual may be licensed in both 6 areas if the individual meets the respective qualifications, and in those instances, the license fee must be as 7 though for one license. 8 (2) An individual may not practice as a speech-language pathology assistant or audiology 9 assistant unless licensed under Title 37, chapter 1, and this chapter. 10 An applicant for licensure as a speech-language pathologist or audiologist must, as further (3) 11 prescribed by board rule: 12 have completed an academic, supervised clinical practicum; (a) have completed supervised professional experience; and 13 (b) 14 have passed an examination. (c) 15 (4) An applicant for licensure as a speech-language pathology assistant or an audiology assistant 16 must: 17 have completed requirements in subsections (3)(a) and (3)(b) as prescribed by board rule for (a) 18 assistant-level licensure; or 19 if gained before January 1, 2024, have experience working as an unlicensed assistant in an (b) 20 amount and character prescribed by board rule that is equivalent to the requirements in (3)(a). 21 (5) This section may not be construed to prohibit speech-language pathologists, audiologists, or assistants from delegating tasks to unlicensed individuals. 22 23 24 NEW SECTION. Section 22. Psychologist license required -- qualifications. (1) An individual may 25 not practice psychology unless the individual is licensed under Title 37, chapter 1, and this chapter. 26 (2) An applicant for licensure as a psychologist must: 27 (i) have a doctoral degree in clinical psychology from an accredited college or university with a (a) 28 graduate program approved by the American psychological association; or



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1	(ii)	if the doctoral degree possessed under subsection (2)(a) is in psychology and	d the graduate
2	program is not	t approved by the American psychological association, have successfully compl	eted:
3	(A)	a formal graduate retraining program in clinical psychology approved by the A	American
4	psychological	association; or	
5	(B)	a course of studies that meets minimum standards specified by board rule;	
6	(b)	have a minimum of 2 years of supervised experience in the practice of psychological	ology, of which 1
7	year must be p	postdoctoral and include no more than 6 months of supervised research, teaching	ng, or a
8	combination of	of both; and	
9	(c)	have passed an examination prescribed by board rule.	
10	(3)	An individual who has completed the education requirements under this secti	on but who has
11	not completed	the postdoctoral supervised psychology practice may apply for a provisional lic	ense to practice
12	psychology pu	ursuant to [section 11] and an approved supervision plan prescribed by board ru	le.
13			
14	NEW S	SECTION. Section 23. Veterinarian license required qualifications. (1)	An individual may
15	not practice ve	eterinary medicine unless licensed under Title 37, chapter 1, and this chapter.	
16	(2)	An applicant for licensure as a veterinarian must:	
17	(a)	have a degree from a veterinary medical school having educational standards	s equal to those
18	approved by th	he American veterinary medical association; and	
19	(b)	have passed a board-approved examination.	
20			
21	NEW S	SECTION. Section 24. Occupational therapist and occupational therapist	assistant
22	licenses requ	uired qualifications. (1) An individual may not practice occupational therapy a	as a therapist or
23	an assistant ur	inless licensed under Title 37, chapter 1, and this chapter.	
24	(2)	An applicant for licensure as an occupational therapist or an occupational the	rapy assistant
25	must have cer	rtification from the national board for certification in occupational therapy.	
26			
27	<u>NEW </u>	SECTION. Section 25. Dietitian nutritionist license required qualification	o <b>ns.</b> (1) An
28	individual may	y not practice as a dietitian, dietitian nutritionist, or nutritionist unless licensed un	der Title 37,



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1	chapter 1, and	this chapter	
2	(2)	An applicant for a dietitian nutritionist license must have a current credential	as a registered
3		egistered dietitian nutritionist from the commission on dietetic registration, as ac	-
4		ission for certifying agencies.	aubiaat ta audit
5	(3)	The requirement in subsection (2) is necessary for continued licensure and is	subject to audit
6	under [section	12].	
7			
8		SECTION. Section 26. Naturopathic physician license required qualific	
9		not practice naturopathy unless licensed under Title 37, chapter 1, and this cha	apter.
10	(2)	An applicant for licensure as a naturopathic physician must have:	
11	(a)	graduated from an approved naturopathic medical college; and	
12	(b)	passed an examination as prescribed by board rule.	
13			
14		<b>SECTION.</b> Section 27. Direct-entry midwife license required qualification	-
15		n individual may not practice as a direct-entry midwife unless licensed under Tit	le 37, chapter 1,
16	and this chapte		
17	(2)	An applicant for licensure as a direct-entry midwife must have:	
18	(a)	certification as a certified professional midwife from the North American regis	try of midwives;
19	and		
20	(b)	certification from the American academy of pediatrics or the American heart a	association to
21	perform neona	tal resuscitation.	
22	(3)	The requirements in subsection (2) are necessary for continued licensure and	d are subject to
23	audit under [se	ection 12].	
24	(4)	An applicant who has completed the education requirements toward certification	tion but has not
25	completed the	supervised work experience may apply for a provisional license under [section	11] and as
26	prescribed by I	poard rule.	
27			
28	NEW S	SECTION. Section 28. Respiratory care license required qualifications	exemptions.

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1	(1) An individu	al may not practice respiratory care unless licensed under Title 37, chapter 1, and this cl	napter.
2	(2)	An applicant for licensure as a respiratory care practitioner must:	
3	(a)	have completed a respiratory care educational program accredited or provisionally acc	redited
4	by the commis	ssion on accreditation of allied health education programs in collaboration with the joint re	view
5	committee for	respiratory therapy education or their successor organizations; and	
6	(b)	pass an examination prescribed by board rule.	
7	(3)	This chapter does not prohibit:	
8	(a)	the practice of respiratory care that is an integral part of study by a student respiratory	care
9	practitioner;		
10	(b)	self-care by a patient or gratuitous care by a friend or family member who does not pur	port to
11	be a respirator	ry care practitioner;	
12	(c)	respiratory care rendered during an emergency; or	
13	(d)	the practice of other persons and health care providers licensed by appropriate agenci	es of this
14	state.		
15	(5)	This chapter may not be construed to permit the practice of medicine.	
16			
17	<u>NEW (</u>	SECTION. Section 29. Denturist license required qualifications. (1) An individual	may not
18	practice dentu	rity unless licensed under Title 37, chapter 1, and this chapter.	
19	(2)	An applicant for licensure as a denturist must:	
20	(a)	have completed 2 years at an educational institution accredited by a national or region	al
21	accrediting age	ency recognized by the board of regents of higher education, the curriculum of which incl	ludes
22	courses in hea	ad and oral anatomy and physiology, oral pathology, microbiology, partial denture constru	uction
23	and design, cli	inical dental technology, radiology, dental laboratory technology, asepsis, clinical jurispru	dence,
24	and medical er	mergencies;	
25	(b)	have completed 1 year of an internship under the direct supervision of a licensed dented	urist;
26	(c)	have passed an examination prescribed by board rule; and	
27	(d)	have certification in cardiopulmonary resuscitation from a nationally recognized provide	ər.
28	(3)	The requirement in subsection (2)(d) is necessary for continued licensure and is subject	ct to



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1	audit under [se	ction 12].	
2			
3	NEW S	SECTION. Section 30. License required to practice, teach, or operate salo	n, shop, booth,
4	or school qı	ualifications. (1) An individual may not practice or teach the professions of barb	ering, barbering
5	nonchemical, c	cosmetology, electrology, esthetics, or manicuring, or operate a facility to practic	e or teach any of
6	the professions	s listed in this subsection unless licensed under Title 37, chapter 1, and this chap	pter.
7	(2)	An individual may not manage or operate a booth unless licensed under Title 3	37, chapter 1,
8	and this chapte	er.	
9	(3)	An applicant for licensure in a profession listed in subsection (4) must:	
10	(a)	(i) have graduated from a school authorized to offer a course of study in the pr	ofession as
11	prescribed by b	board rule for the number of hours listed for the profession in subsection (4); and	ł
12	(ii)	have passed a board-approved examination; or	
13	(b)	be a licensed cosmetologist and pass the board-approved esthetics examination	on.
14	(4)	The requirements in subsection (3) apply to the following professions:	
15	(a)	barbering, at least 1,100 hours;	
16	(b)	barbering nonchemical, at least 900 hours;	
17	(c)	cosmetology, at least 1,500 hours;	
18	(d)	electrology, at least 600 hours;	
19	(e)	manicuring, at least 400 hours; and	
20	(f)	esthetics, at least 650 hours.	
21			
22	<u>NEW S</u>	SECTION. Section 31. Clinical laboratory science license required quali	fications. (1) An
23	individual may	not practice clinical laboratory science unless licensed under Title 37, chapter 1	, and this
24	chapter.		
25	(2)	An applicant for licensure as a clinical laboratory scientist must have:	
26	(a)	graduated with a baccalaureate degree, including a minimum number of hours	in areas or
27	disciplines esta	ablished by board rule; and	
28	(b)	passed a board-approved examination.	



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1	(3)	An applicant for licensure as a clinical laboratory specialist must have:
2	(a)	graduated with a baccalaureate degree as described in subsection (2)(a); and
3	(b)	passed a board-approved examination.
4	(4)	An applicant for licensure as a clinical laboratory technician must have:
5	(a)	(i) earned an associate degree or 60 semester hours in a science-related discipline; or
6	(ii)	completed other board-approved equivalent formal education; and
7	(b)	passed a board-approved examination.
8		
9	<u>NEW S</u>	SECTION. Section 32. Athletic trainer license required qualifications exemptions. (1)
10	An individual m	nay not practice athletic training unless licensed under Title 37, chapter 1, and this chapter.
11	(2)	An applicant for licensure as an athletic trainer must:
12	(a)	have a baccalaureate degree from a postsecondary institution that meets the academic
13	standards for a	athletic trainers established by the national athletic trainers' association board of certification; and
14	(b)	have passed a board-approved examination.
15	(3)	An applicant is exempt from the examination requirement in subsection (2)(b) if the applicant is
16	certified as an	athletic trainer by an organization recognized by the national commission for certifying agencies.
17	(4)	This section does not prohibit:
18	(a)	a health care professional licensed under Title 37 from:
19	(i)	practicing an occupation or profession for which the health care professional is licensed; or
20	(ii)	practicing on an athlete;
21	(b)	an educator or an information specialist from providing general information regarding
22	prevention of a	thletic injuries;
23	(c)	an individual from providing a first aid procedure incidental to the individual's employment or
24	volunteer dutie	s;
25	(d)	an intern or student trainee who is studying a course of athletic training at an accredited
26	postsecondary	institution from providing athletic training under qualified supervision as part of the intern or
27	student trainee	s's course of study. The intern or student trainee shall use the title "athletic training student" while
28	carrying out atl	hletic training activities.



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1	(e)	a personal trainer from providing personal training services;	
2	(f)	a massage therapist from providing massage; or	
3	(g)	a coach, physical education teacher, athletic director, other school employee,	or supervised
4	volunteer from	providing first aid, preventative care, or continual follow-up care of athletes and	l athletic injuries
5	in a school set	ting.	
6			
7	<u>NEW :</u>	SECTION. Section 33. Sanitarian license required qualifications. (1) An	individual may
8	not practice the	e profession of sanitarian unless licensed under Title 37, chapter 1, and this cha	apter.
9	(2)	An applicant for licensure as a sanitarian must:	
10	(a)	have a bachelor's degree in environmental health or its equivalent from an ac	credited university
11	or college; and	I	
12	(b)	have passed a board-approved examination.	
13			
14	<u>NEW</u>	SECTION. Section 34. Genetic counselor license required qualification	s exemptions.
15	(1) An individu	al may not practice genetic counseling unless licensed under Title 37, chapter 1	, and this
16	chapter.		
17	(2)	An applicant for licensure as a genetic counselor must have certification from	the American
18	board of genet	ic counseling as a genetic counselor.	
19	(3)	This chapter does not apply to:	
20	(a)	an individual licensed as a physician or advanced practice registered nurse of	licensed to
21	practice in a p	rofession other than that of genetic counseling when acting within the scope of t	he profession;
22	(b)	an individual employed as a genetic counselor by the federal government or a	an agency of the
23	federal govern	ment to provide genetic counseling services solely under the direction and cont	rol of the
24	organization; c	or and the second se	
25	(c)	a student or intern enrolled in a genetic counseling educational program accre	edited by the
26	American boar	d of genetic counseling if the student or intern is designated by the title "genetic	counseling
27	intern" and the	genetic counseling services performed are:	
28	(i)	an integral part of the course of study; and	

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1		(ii)	performed under the direct supervision of a licensed genetic counselor who is on duty ar	nd
2	available	e in the	e assigned patient care area.	
3				
4		NEW	SECTION. Section 35. Certified public accountants license required qualification	<b>s.</b> (1)
5	An indiv	idual n	may not practice public accounting unless licensed under Title 37, chapter 1, and this chap	ter or
6	qualified	l for pr	ractice privilege under 37-50-325.	
7		(2)	An applicant for licensure as a certified public accountant must, as may be further prescr	ribed
8	by board	d rule:		
9		(a)	have graduated from an accredited college or university with a baccalaureate degree and	d at
10	least 15	0 sem	ester credit hours, including specific accounting and business credit hours;	
11		(b)	have passed the certified public accountant examination;	
12		(c)	have 1 year of accounting experience; and	
13		(d)	have successfully completed a professional ethics course for certified public accountants	3.
14				
15		NEW :	SECTION. Section 36. Real estate broker and salesperson license required super	rvising
16	broker	endor	sement required qualifications business entities. (1) An individual may not practice	eas a
17	real esta	ate bro	oker or a real estate salesperson unless licensed under Title 37, chapter 1, and this chapter	r.
18		(2)	A real estate broker may not practice as a supervising broker without an endorsement is	sued
19	under Ti	itle 37,	, chapter 1, and this chapter.	
20		(3)	An applicant for a broker's license must:	
21		(a)	be at least 18 years of age;	
22		(b)	have been engaged as a licensed real estate salesperson for at least 2 years or have	
23	equivale	ent exp	perience as prescribed by board rule, except that if the board finds that an applicant could r	not
24	obtain e	mploy	ment as a licensed real estate salesperson because of conditions existing in the area wher	re the
25	applicar	nt resid	des, the board may waive this experience requirement;	
26		(c)	have completed 60 hours of education in the principles, law, ethics, and finance of real e	state
27	as preso	cribed	by board rule; and	
28		(d)	have passed an examination prescribed by board rule.	



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1	(4)	An applicant for a sup	ervising broker endorsement mus	st:	
2	(+) (a)	have a broker's licens	-		
3	(u) (b)		npleted a supervising broker cour	se and	
4	(c)		ducation specific to the endorsem		
5	(5)	C C	esperson's license must:	ent.	
6	(3) (a)	be at least 18 years of			
7	(a) (b)		een 60 and 80 classroom or equiv	valent hours, as pross	wibod by board
8	(b) rule;	have completed betwe		valent nours, as prese	inded by board
9	(c)	have passed an exam	ination on the curriculum in subs	ection $(1)(b)$ ; and	
9 10					
11	(d)		ersight by a supervising broker.	a licenced under this	abaptar A
	(6)		ships, and associations may not t		
12	·		s a licensee if every corporate of		
13			der this chapter. All officers of a		
14		ting as a licensee are in	violation of this chapter unless th	iere is full compliance	e with this
15	subsection.				
16	(7)		rules allowing a salesperson to to		with a supervising
17	broker other th	an the supervising brok	er listed on the salesperson's lice	nse.	
18					
19	<u>NEW </u>	SECTION. Section 37.	License required to manage p	property qualificati	ion of property
20	manager app	licants examination.	(1) An individual may not practice	e as a property mana	ger unless licensed
21	under Title 37,	chapter 1, and this cha	pter.		
22	(2)	An applicant for licens	sure as a property manager must:		
23	(a)	be at least 18 years of	f age;		
24	(b)	have completed educa	ation on real estate leasing princi	ples, real estate leasii	ng law, and related
25	topics prescrib	ed by board rule; and			
26	(c)	have passed an exam	ination on the education in subse	ection (2)(b).	
27					
28	<u>NEW :</u>	SECTION. Section 38.	Real estate appraiser license	or certification requ	ired
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## Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor - 2023

- 2023 68th Legislature 2023

Drafter: Erin Sullivan, 406-444-3594

HB0152.001.005

1	qualifications	scope of practice exemptions. (1) Except as provided in subsection (4), an individual may	
2	not practice as	a real estate appraiser unless licensed or certified under Title 37, chapter 1, and this chapter.	
3	(2)	An applicant for licensure, residential certification, or general certification as a real estate	
4	appraiser must	t, as prescribed by board rules that are at least as stringent as those required for compliance with	
5	Title XI of the F	Financial Institutions Reform, Recovery, and Enforcement Act of 1989:	
6	(a)	have successfully completed a course of study;	
7	(b)	have experience in real estate appraisal;	
8	(c)	have passed an examination; and	
9	(d)	comply with any other requirements related to the practice of real estate appraisal.	
10	(3)	An applicant for licensure as a real estate appraisal trainee must:	
11	(a)	have successfully completed a course of study prescribed by the board; and	
12	(b)	provide a written acknowledgment from the real estate appraiser mentor whom the applicant	
13	will assist.		
14	(4)	A real estate appraiser may be certified in one or both of the following classes:	
15	(a)	general real estate, which relates to the appraisal of all types of real property;	
16	(b)	residential real estate, which relates to the appraisal of expensive or complex one- to four-unit	
17	residences.		
18	(5)	A licensed or certified real estate appraiser is subject to restrictions on the scope of practice,	
19	depending on t	the value and complexity of the federally related transaction or transactions as established by the	
20	federal financia	al institutions examination council agencies, as those rules may be amended.	
21	(6)	The terms "licensed real estate appraiser" and "certified real estate appraiser" may not be used	
22	to describe a fi	rm, partnership, corporation, group, or anyone other than an individual licensee. However, a	
23	licensed or cer	tified real estate appraiser may engage in real estate appraisal as a professional corporation.	
24	(7)	This chapter does not prohibit an individual who is not a licensed or certified real estate	
25	appraiser from appraising real property for transactions not related to a federal agency or project for		
26	compensation	if the individual does not purport to be a licensed or certified real estate appraiser.	
27	(8)	This section does not:	
28	(a)	prohibit a person who is licensed to practice in this state under any law from engaging in the	



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1	practice for wh	ich the person is license	ed; or	
2	(b)	apply to public officials	s in the conduct of their official duties that ar	e not governed by the rules
3	established by	the federal financial ins	titutions examination council agencies.	
4				
5	NEW	SECTION. Section 39.	Temporary permit practice by out-of-sta	ate appraisers. In
6	accordance w	th policy statements issu	ued by the appraisal subcommittee of the fe	deral financial institutions
7	examination c	ouncil under Title XI of th	ne Financial Institutions Reform, Recovery, a	and Enforcement Act of 1989,
8	and without re	gard to the provisions of	[section 11], the department shall issue a te	emporary practice permit to
9	an appraiser li	censed or certified in an	other state to complete one or more assignr	nents for a federally related
10	transaction in	this state if:		
11	(1)	the appraiser registers	s with the department; and	
12	(2)	the license or certifica	te is in good standing as verified by the nation	onal registry of appraisers.
13				
14	NEW	SECTION. Section 40.	Private security licenses required pro	cess server registration
15	required qu	alifications. (1) (a) A pe	erson may not practice as a contract securit	y company, a proprietary
16	security organ	ization, an electronic sec	curity company, a branch office, a private inv	vestigator, a security alarm
17	installer, an al	arm response runner, a	resident manager, a certified firearms instru	ctor, or a private security
18	guard unless l	icensed under Title 37, o	chapter 1, and this chapter.	
19	(b)	Except as provided in	25-1-1101(2), an individual may not practice	e as a process server for
20	more than 10	services of process in a	calendar year unless registered under Title	25, chapter 1, part 11, and
21	Title 37, chapt	ers 1 and 60.		
22	(2)	An individual appointe	d by the court as a confidential intermediary	/ under 42-6-104 is not
23	required to be	licensed under this chap	oter. A licensee under this chapter is not aut	horized to act as a
24	confidential inf	ermediary, as defined ir	a 42-1-103, without meeting the requirement	s of 42-6-104.
25	(3)	An applicant to practic	ce as a private investigator, private security o	guard, process server,
26	security alarm	installer, or alarm respo	nse runner must:	
27	(a)	be at least 18 years of	f age;	
28	(b)	have successfully con	npleted training prescribed by the board;	

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1	(c)	if seeking licensure as a private investigator, have passed an examination;	and
2	(d)	fulfill other requirements as the board may prescribe by rule.	
3	(4)	An applicant for a private investigator license who has not met the training a	ind examination
4	requirements r	may apply for a provisional license subject to [section 11] and as prescribed by	y board rule.
5	(5)	An applicant for a license as a private security patrol officer or private invest	igator who will
6	wear, carry, or	possess a firearm in performance of the applicant's duties must have succes	sfully completed a
7	firearms trainir	ng program prescribed by board rule.	
8	(6)	A business entity that intends to engage in business governed by the provis	ions of this chapter
9	must be incorp	porated under the laws of this state or qualified to do business within this state	
10			
11	NEW S	SECTION. Section 41. Architect license required qualifications. (1) Ar	i individual may not
12	practice archite	ecture unless licensed under Title 37, chapter 1, and this chapter.	
13	(2)	An applicant for licensure as an architect must, as may be further prescribed	d by board rule:
14	(a)	have successfully completed education;	
15	(b)	have practical experience; and	
16	(c)	have passed an examination in substantial conformance with the standard r	national council of
17	architectural re	egistration boards examination and grading procedure, except as modified by	board rule.
18			
19	<u>NEW </u>	SECTION. Section 42. Landscape architect license required qualification	t <b>ions.</b> (1) An
20	individual may	not practice as a landscape architect unless licensed under Title 37, chapter	1, and this chapter.
21	(2)	An applicant for licensure to practice landscape architecture must have such	cessfully completed
22	the educationa	al, practical experience, and examination requirements prescribed by board ru	le.
23			
24	<u>NEW </u>	SECTION. Section 43. Professional engineer and professional land sur	veyor licenses
25	required qu	alifications. (1) An individual may not practice as a professional engineer or	a professional land
26	surveyor unles	ss licensed under Title 37, chapter 1, and this chapter.	
27	(2)	An applicant for licensure as a professional engineer must:	
28	(a)	(i) have a baccalaureate or master's degree in engineering or engineering to	echnology from an



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1	accredited pro	ogram or board-approved equivalent;	
2	(ii)	have passed the fundamentals of engineering examination; and	
3	(iii)	have completed 4 years of supervised progressive experience, except that i	f the degree in
4	subsection (2)	)(a)(i) is not accredited or is a bachelor of science degree, have completed 20 ;	years of experience
5	on engineering	g projects, of which 10 years must be supervised progressive experience; or	
6	(b)	(i) have a doctoral degree in engineering from an accredited program or boa	ard-approved
7	equivalent;		
8	(ii)	except as provided in subsection (2)(b)(iii) <u>,</u> have passed the fundamentals o	of engineering
9	examination; a	and	
10	(iii)	have 2 years of progressive experience unless the applicant has not taken t	he fundamentals of
11	engineering e	xamination, in which case the applicant must have 4 years of progressive expe	erience.
12	(3)	After completion of the experience requirements, the applicant shall pass th	e principles and
13	practices of er	ngineering examination to be eligible for a professional engineering license.	
14	(4)	An applicant for licensure as a professional land surveyor must:	
15	(a)	have a board-approved bachelor's degree in land surveying;	
16	(b)	have passed the fundamentals of surveying examination;	
17	(c)	have 4 years of combined office and field experience in land surveying under	er the direct
18	supervision of	a licensed professional land surveyor, of which at least 3 years must be progr	essive experience
19	on land surve	ying projects, except that if the degree in subsection (4)(a) is an associate deg	ree in land
20	surveying or a	a bachelor's degree with a minor in land surveying, the applicant must have 6 y	ears and 4 1/2
21	years, respect	tively, of the experience required in this subsection (4)(c).	
22	(5)	After completion of the experience requirements, to be eligible for a profess	ional land surveyor
23	license the ap	plicant:	
24	(a)	must have passed the principles and practices of land surveying; and	
25	(b)	shall submit exhibits of land surveying projects as prescribed by board rule.	
26			
27	NEW	SECTION. Section 44. Electrical work licenses required qualifications	s. (1) An individual
28	may not practi	ice as a master electrician, journey-level electrician, residential electrician, or e	electrical contractor



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4		dunder Title 27 shorter 4 and this shorter		
1		d under Title 37, chapter 1, and this chapter.		
2	(2)	An applicant for a master electrician's license must, as may be further prescribed by board rule:		
3	(a)	have an electrical engineering degree from an accredited college or university and 2,000 hours		
4	of practical exp	perience; or		
5	(b)	have graduated from a board-approved electrical trade school and have 8,000 hours of		
6	journey-level e	experience; and		
7	(c)	have passed an examination prescribed by board rule.		
8	(3)	An applicant for a journey-level electrician's license must, as may be further prescribed by		
9	board rule:			
10	(a)	(i) have completed a board-approved apprenticeship program, training program, or trade		
11	school;			
12	(ii)	have 8,000 hours of practical experience; or		
13	(iii)	have worked in the electrical maintenance field for at least 20,000 hours, of which 8,000 hours		
14	must be praction	cal experience; and		
15	(b)	have passed an examination prescribed by board rule.		
16	(4)	An applicant for a residential electrician's license must:		
17	(a)	have completed a board-approved residential electrician apprenticeship program, training		
18	program, or tra	ade school;		
19	(b)	have 4,000 hours of practical experience in the wiring for, installing, and repairing of electrical		
20	apparatus and	equipment for light, heat, and power in residential construction consisting of fewer than five living		
21	units in a single	e structure;		
22	(c)	have worked in the electrical maintenance field for at least 20,000 hours, of which 8,000 hours		
23	must be praction	cal experience; and		
24	(d)	have passed an examination prescribed by board rule.		
25	(5)	(a) For the purposes of this section, "electrical maintenance" means the ordinary and		
26	customary inst	allations in a plant or onsite in addition to modifications, additions, or repairs that are limited to		
27	replacing ballasts, relamping, trouble-shooting motor controls, and replacing motors, breakers, or magnetic			
28	starters in a kir	nd-for-kind manner. The term includes the connection of specific items of specialized equipment		



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1	that can be di	rectly connected to an existing branch circuit panel by means of factory-installed leads.	
2	(b)	The term does not include installation of a new circuit to operate the equipment described	in
3	subsection (5)	(a) or installation that requires the size of supply conductors to be increased.	
4	(6)	An applicant for licensure as an electrical contractor must meet the qualifications as prescr	ribed
5	by board rule.		
6			
7	NEW	SECTION. Section 45. Plumber license required qualifications restrictions on	
8	authority for	journey-level plumber. (1) An individual may not practice in the field of plumbing as a maste	ər
9	plumber or as	a journey-level plumber unless licensed under Title 37, chapter 1, and this chapter.	
10	(2)	An applicant for a master plumber's license must, as may be further prescribed by board ru	ıle:
11	(a)	have 4 years of experience as a licensed journey-level plumber in the field of plumbing;	
12	(b)	have 3 years of experience, which may run concurrently with the requirement in subsectior	า
13	(2)(a):		
14	(i)	working with a licensed master plumber; or	
15	(ii)	in a supervisory capacity in the field of plumbing; and	
16	(c)	have passed an examination prescribed by board rule.	
17	(3)	For the purposes of subsection (2), 1 year of experience is 1,500 hours or more of work in	а
18	continuous 12	-month period.	
19	(4)	An applicant for licensure as a journey-level plumber must, as may be further prescribed by	у
20	board rule:		
21	(a)	(i) have 5 years of experience in the field of plumbing; or	
22	(ii)	have successfully completed an apprenticeship program that meets standards set by the	
23	department or	the United States department of labor, bureau of apprenticeship; and	
24	(b)	have passed an examination of the techniques and methods employed in the field of plum	bing.
25	(5)	Credit toward the apprenticeship program may be given for time spent attending an accred	lited
26	trade or other	school specializing in the field of plumbing as prescribed by board rule.	
27	(6)	In the case of a firm or corporation, the examination and issuance of a license to an individ	lual
28	of the firm or t	o a principal of the firm or corporation satisfies the requirements of this chapter as to master	



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1	plumbers but r	not as to journey-level plu	umbers. An individual, firm, or corporatio	n may not do the work of a
2	master plumbe	er unless licensed under	this chapter.	
3				
4	NEW :	SECTION. Section 46.	Construction blaster license required	<b>1 qualifications.</b> (1) An
5	individual may	not practice construction	n blasting unless licensed under Title 37,	chapter 1, and this chapter or
6	under the supe	ervision of a construction	blaster licensed under Title 37, chapter	1, and this chapter.
7	(2)	An applicant for licens	ure as a construction blaster must:	
8	(a)	be at least 18 years of	age;	
9	(b)	have completed a train	ing program recognized by the explosive	es or construction industry and
10	the rules of the	e department; and		
11	(c)	have 2 years of experie	ence in construction blasting.	
12	(3)	The department may n	ot approve a training program under sub	esection (2)(b) unless the
13	program offers	comprehensive instructi	on in types of explosives, methods and	purposes of their use, and safety
14	and storage.			
15				
16	NEW :	SECTION. Section 47.	Elevator mechanic, inspector, and co	ontractor licenses required
17	qualifications	. (1) An individual may n	ot practice as an elevator mechanic, limi	ted elevator mechanic, or
18	elevator inspe	ctor or engage in the bus	iness of an elevator contractor or limited	elevator contractor unless
19	licensed under	Title 37, chapter 1, and	this chapter.	
20	(2)	An applicant for licensu	ure as an elevator mechanic must:	
21	(a)	(i) have successfully co	ompleted a state-approved apprenticesh	ip or other education program
22	prescribed by	department rule; or		
23	(ii)	have 3 years of experie	ence, verified by current and previous er	nployers, working with
24	equipment sub	ject to the provisions of <sup>-</sup>	Title 50, chapter 60, part 7; and	
25	(b)	have passed an exami	nation prescribed by department rule.	
26	(3)	An applicant for licens	ure as a limited elevator mechanic to wo	rk only on platform lifts, stairway
27	chairlifts, and o	dumbwaiters that are inst	alled in private residences must have pa	assed an examination for a
28	limited mechar	nic's license based on the	e applicable codes for the equipment de	scribed in this subsection.



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1	(4)	An applicant for licensure as an elevator inspector must have certification by a	nationally	
2		pector certification entity prescribed by department rule.		
3	(5)	An elevator inspector who is not certified may conduct inspections under the s	upervision of	
4	certified persor	nnel for up to 6 months under a provisional license in accordance with [section 1	1].	
5				
6	Sectio	<b>n 48.</b> Section 2-15-121, MCA, is amended to read:		
7	"2-15- <sup>,</sup>	121. Allocation for administrative purposes only. (1) An agency allocated to	o a department	
8	for administrati	ive purposes only in this chapter shall:		
9	(a)	(i) exercise its quasi-judicial, quasi-legislative, licensing, and policymaking fund	ctions	
10	independently	of the department and without approval or control of the department except as p	rovided in	
11	subsection (1)	(a)(ii);		
12	(ii)	accede, if the agency is a licensing board regulated by the department of labor	<sup>-</sup> and industry	
13	under Title 37,	to the active supervision required by 37-1-121(1)(d);		
14	(b)	submit its budgetary requests through the department; and		
15	(c)	submit reports required of it by law or by the governor through the department.		
16	(2)	The department to which an agency is allocated for administrative purposes or	nly in this title	
17	shall:			
18	(a)	direct and supervise the budgeting, recordkeeping, reporting, and related adm	inistrative and	
19	clerical function	ns of the agency;		
20	(b)	include the agency's budgetary requests in the departmental budget;		
21	(c)	collect all revenues for the agency and deposit them in the proper fund or acco	ount. Except as	
22	provided in <del>37</del> -	-1-101 <u>37-1-134</u> , the department may not use or divert the revenues from the fur	nd or account for	
23	purposes other	r than provided by law.		
24	(d)	provide staff for the agency. Unless otherwise indicated in this chapter, the age	ency may not	
25	hire its own pe	rsonnel.		
26	(e)	print and disseminate for the agency any required notices, rules, or orders ado	pted, amended,	
27	or repealed by	the agency.		
28	(3)	The department head of a department to which any agency is allocated for adr	ninistrative	



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1	purposes or	ly in this chapter shall:		
2	(a)	represent the agency in communications with the governor;		
3	(b)	allocate office space to the agency as necessary, subject to the approval of the department of		
4	administratio	on."		
5				
6	Sec	tion 49. Section 2-15-1738, MCA, is amended to read:		
7	"2-1	5-1738. Board of radiologic technologists. (1) There is a board of radiologic technologists.		
8	(2)	The board consists of seven members appointed by the governor with the consent of the senate,		
9	including:			
10	(a)	a- <u>one</u> radiologist licensed to practice medicine in Montana;		
11	(b)	a person granted a permit issued by the board pursuant to 37-14-306 one person licensed as a		
12	limited radio	<u>logy technician;</u>		
13	(c)	a- <u>one p</u> ublic member; and		
14	(d)	four licensed radiologic technologists registered with the American registry of radiologic		
15	technologist	s (ARRT), including one radiologist assistant or radiology practitioner assistant licensed under 37-		
16	14-313.			
17	(3)	Vacancies in unexpired terms must be filled for the remainder of the term.		
18	(4)	Each member shall serve 3-year terms.		
19	(5)	The board is allocated to the department for administrative purposes only as prescribed in 2-15-		
20	121."			
21				
22	Sec	tion 50. Section 2-15-1749, MCA, is amended to read:		
23	"2-1	<b>5-1749.</b> Board of occupational therapy practice. (1) There is a board of occupational therapy		
24	practice.			
25	(2)	The board consists of five members appointed by the governor. The members are:		
26	(a)	three occupational therapists licensed under Title 37, chapter 24, who are actively engaged in		
27	the practice	or teaching of occupational therapy; and		
28	(b)	two members of the general public with an interest in the rights of the consumers of health		



1 services. 2 (3) The Montana occupational therapy association may submit names of nominees under subsection 3 (2)(a) of this section to the governor as provided in 37-1-132. 4 (4)(3) Each appointment is subject to confirmation by the senate then meeting in regular session or 5 next meeting in regular session following appointment. 6 (5)(4) Members shall serve staggered 4-year terms. A term begins on the first day of the calendar 7 year and ends on the last day of the calendar year or when a successor is appointed. A member who has 8 served two successive complete terms is not eligible for reappointment until after 1 year. 9 The governor may, after hearing, remove a member for neglect of duty or other just cause. <del>(6)</del>(5) 10 The board is allocated to the department of labor and industry for administrative purposes only (7)(6)11 as prescribed in 2-15-121." 12 13 Section 51. Section 20-4-502, MCA, is amended to read: 14 "20-4-502. Definitions. For purposes of this part, unless the context requires otherwise, the following 15 definitions apply: 16 (1) "Critical quality educator shortage area" means a specific licensure or endorsement area in an 17 impacted school in which: 18 in any of the 3 immediate preceding school fiscal years a position was: (a) 19 (i) filled through the procedures set forth in 19-20-732, 20-4-106(1)(e), or 20-4-111; 20 (ii) filled from a candidate pool of less than five qualified candidates; or 21 (iii) advertised and remained vacant and unfilled due to a lack of gualified candidates for a period 22 in excess of 30 days; or 23 (b) a vacancy for the current school year was advertised for a period of at least 30 days and the 24 district received less than five applications from qualified candidates. 25 (2) "Education cooperative" means a cooperative of Montana public schools as described in 20-7-451. 26 27 (3) "Educational loans" means all loans made pursuant to a federal loan program, except federal 28 parent loans for undergraduate students (PLUS) loans, as provided in 20 U.S.C. 1078-2.



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1	(4)	"Federal loan program" means educational loans authorized by 20 U.S.C. 1071, et seq., 20		
2		et seq., and 20 U.S.C. 1087aa, et seq.		
3	(5)	"Impacted school" means:		
4	(a)	a special education cooperative;		
5	(b)	the Montana school for the deaf and blind, as described in 20-8-101;		
6	(c)	the Montana youth challenge program, as established in 10-1-1401;		
7	(d)	a correctional facility, as defined in 41-5-103;		
8	(e)	a public school located on an Indian reservation; and		
9	(f)	a public school that, driving at a reasonable speed for the road surface, is located more than 20	0	
10	minutes from a	Montana city with a population greater than 15,000 based on the most recent federal decennial		
11	census.			
12	(6)	(a) "Quality educator" means a full-time equivalent educator, as reported to the superintendent		
13	of public instru	ction for accreditation purposes in the current school year, who:		
14	(i)	holds a valid certificate under the provisions of 20-4-106 and is employed by an entity listed in		
15	subsection (6)	(b) in a position that requires an educator license in accordance with administrative rules adopted	Ł	
16	by the board of	f public education; or		
17	(ii)	is a licensed professional under 37-8-405, 37-8-415, <del>37-11-301, 37-15-301, 37-17-302,</del> 37-22-		
18	301, 37-23-201	1, <del>37-24-301, or 37-25-302</del> [section 18, <u>21, 22, 24, or 25]</u> and is employed by an entity listed in		
19	subsection (6)(	(b) of this section to provide services to students.		
20	(b)	For purposes of subsection (6)(a), an entity means:		
21	(i)	a school district;		
22	(ii)	an education cooperative;		
23	(iii)	the Montana school for the deaf and blind, as described in 20-8-101;		
24	(iv)	the Montana youth challenge program; and		
25	(v)	a correctional facility, as defined in 41-5-103.		
26	(7)	"School district" means a public school district, as provided in 20-6-101 and 20-6-701."		
27				
28	Sectio	on 52. Section 20-5-420, MCA, is amended to read:		



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"20-5-420.	Self-administration or possession of asthma, severe allergy, or ana	phylaxis		
medication. (1) As	used in 20-5-421 and this section, the following definitions apply:			
(a) "A	naphylaxis" means a systemic allergic reaction that can be fatal in a short	time period and is		
also known as ana	phylactic shock.			
(b) "A	sthma" means a chronic disorder or condition of the lungs that requires life	time, ongoing		
medical interventic	n.			
(c) "N	edication" means a medicine, including inhaled bronchodilators, inhaled co	orticosteroids, and		
autoinjectable epin	ephrine, prescribed by a licensed physician as defined in 37-3-102, a phys	sician assistant		
who has been auth	orized to prescribe medications as provided in 37-20-404, or an advanced	practice		
registered nurse w	th prescriptive authority as provided in <del>37-8-202(1)(h) 37-8-202(1)(d)</del> .			
(d) "S	elf-administration" means a pupil's discretionary use of the medication pres	scribed for the		
pupil.				
(e) "S	evere allergies" means a life-threatening hypersensitivity to a specific subs	stance such as		
food, pollen, or due	.t.			
(2) A	school, whether public or nonpublic, shall permit the possession or self-ad	ministration of		
medication, as pre	scribed, by a pupil with asthma, severe allergies, or anaphylaxis if the pare	ents or guardians		
of the pupil provide	to the school:			
(a) wr	itten authorization, acknowledging and agreeing to the liability provisions in	ו subsection (4),		
for the possession	or self-administration of medication as prescribed;			
(b) a v	vritten statement from the pupil's physician, physician assistant, or advanc	ed practice		
registered nurse co	ontaining the following information:			
(i) the	a name and purpose of the medication;			
(ii) the	e prescribed dosage; and			
(iii) the	time or times at which or the special circumstances under which the med	ication is to be		
administered as pr	escribed;			
(c) do	cumentation that the pupil has demonstrated to the health care practitione	r and the school		
nurse, if available,	the skill level necessary to self-administer the asthma, severe allergy, or a	naphylaxis		
medication as pres	cribed; and			
	23         20-5-420.         medication. (1) As         (a)       "An         also known as anan         (b)       "As         (b)       "As         medical intervention       (c)       "M         autoinjectable epine       who has been auth         registered nurse wi       (d)       "Se         pupil.       (e)       "Se         food, pollen, or dus       (2)       As         medication, as pression       (a)       wri         for the pupil provide       (a)       wri         for the possession       (b)       a wri         (b)       a wri       (a)       wri         for the possession       (b)       a wri         (ii)       the       (iii)       the         (iii)       the       (iii)       the         (iii)       the       (iii)       the         (iii)       the       (iii)       the         (c)       doi       doi       doi         (b)       a wri       doi       doi         (iii)       the       (iii)       the         (iii)       the       (iiii)	<ul> <li><sup>23</sup>Begislature 2023 Drafter: Erin Sullivan, 406-444-3594</li> <li><sup>220-5-420.</sup> Self-administration or possession of asthma, severe allergy, or ana medication. (1) As used in 20-5-421 and this section, the following definitions apply: <ul> <li>(a) "Anaphylaxis" means a systemic allergic reaction that can be fatal in a short if also known as anaphylactic shock.</li> <li>(b) "Asthma" means a chronic disorder or condition of the lungs that requires life medical intervention.</li> <li>(c) "Medication" means a medicine, including inhaled bronchodilators, inhaled co autoinjectable epinephrine, prescribed by a licensed physician as defined in 37-30-2, a phys who has been authorized to prescribe medications as provided in 37-20-404, or an advanced registered nurse with prescriptive authority as provided in 37-8-202(1)(h).</li> <li>(d) "Self-administration" means a pupil's discretionary use of the medication prespupil.</li> <li>(e) "Severe allergies" means a life-threatening hypersensitivity to a specific substration, as prescribed, by a pupil with asthma, severe allergies, or anaphylaxis if the pare of the pupil provide to the school: <ul> <li>(a) written authorization, acknowledging and agreeing to the liability provisions in for the possession or self-administration of medication as prescribed;</li> <li>(b) a written statement from the pupil's physician, physician assistant, or advance registered nurse containing the following information: <ul> <li>(i) the name and purpose of the medication;</li> <li>(ii) the time or times at which or the special circumstances under which the medication at medication;</li> </ul> </li> </ul></li></ul></li></ul>		



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(d) documentation that the pupil's physician, physician assistant, or advanced practice registered
 nurse has formulated a written treatment plan for managing asthma, severe allergies, or anaphylaxis episodes
 of the pupil and for medication use, as prescribed, by the pupil during school hours.

4 (3) The information provided by the parents or guardians must be kept on file in the office of the 5 school nurse or, in the absence of a school nurse, the school's administrator.

6 (4) The school district or nonpublic school and its employees and agents are not liable as a result 7 of any injury arising from the self-administration of medication by the pupil unless an act or omission is the 8 result of gross negligence, willful and wanton conduct, or an intentional tort. The parents or guardians of the 9 pupil must be given a written notice and sign a statement acknowledging that the school district or nonpublic 10 school may not incur liability as a result of any injury arising from the self-administration of medication by the 11 pupil and that the parents or guardians shall indemnify and hold harmless the school district or nonpublic school 12 and its employees and agents against any claims, except a claim based on an act or omission that is the result 13 of gross negligence, willful or wanton misconduct, or an intentional tort.

- 14 (5) The permission for self-administration of asthma, severe allergy, or anaphylaxis medication is 15 effective for the school year for which it is granted and must be renewed each subsequent school year or, if the 16 medication expires or the dosage, frequency of administration, or other conditions change, upon fulfillment of 17 the requirements of this section.
- 18 (6) If the requirements of this section are fulfilled, a pupil with asthma, severe allergies, or

19 anaphylaxis may possess and use the pupil's medication as prescribed:

- 20 (a) while in school;
- 21 (b) while at a school-sponsored activity;
- 22 (c) while under the supervision of school personnel;
- 23 (d) before or after normal school activities, such as while in before-school or after-school care on
- 24 school-operated property; or
- 25 (e) while in transit to or from school or school-sponsored activities.
- 26 (7) If provided by the parent, an individual who has executed a caretaker relative educational
- authorization affidavit pursuant to 20-5-503, an individual who has executed a caretaker relative medical
- authorization affidavit pursuant to 40-6-502, or a guardian and in accordance with documents provided by the



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1	pupil's physicia	n, physician assistant, or advanced practice registered nurse, asthma, severe	allergy, or
2	anaphylaxis m	edication may be kept by the pupil and backup medication must be kept at a pu	pil's school in a
3	predetermined	location or locations to which the pupil has access in the event of an asthma, s	evere allergy, or
4	anaphylaxis en	nergency.	
5	(8)	Immediately after using epinephrine during school hours, a student shall repo	rt to the school
6	nurse or other	adult at the school who shall provide followup care, including making a 9-1-1 er	mergency call.
7	(9)	Youth correctional facilities are exempt from this section and shall adopt polic	ies related to
8	access and use	e of asthma, severe allergy, or anaphylaxis medications."	
9			
10	Sectio	n 53. Section 20-9-327, MCA, is amended to read:	
11	"20-9-3	<b>327.</b> Quality educator payment. (1) (a) The state shall provide a quality educ	cator payment to:
12	(i)	public school districts, as defined in 20-6-101 and 20-6-701;	
13	(ii)	special education cooperatives, as described in 20-7-451;	
14	(iii)	the Montana school for the deaf and blind, as described in 20-8-101;	
15	(iv)	correctional facilities, as defined in 41-5-103; and	
16	(v)	the Montana youth challenge program.	
17	(b)	A special education cooperative that has not met the requirements of 20-7-45	4 may not be
18	funded under t	he provisions of this section except by approval of the superintendent of public	instruction.
19	(2)	(a) The quality educator payment for special education cooperatives must be	distributed
20	directly to those	e entities by the superintendent of public instruction.	
21	(b)	The quality educator payment for the Montana school for the deaf and blind n	nust be distributed
22	to the Montana	school for the deaf and blind.	
23	(c)	The quality educator payment for Pine Hills correctional facility and the facility	under contract
24	with the depart	ment of corrections for female youth must be distributed to those facilities by th	e department of

- 25 corrections.
- 26 (d) The quality educator payment for the Montana youth challenge program must be distributed to 27 that program by the department of military affairs.
- 28

(3) The quality educator payment is calculated as provided in 20-9-306, using the number of full-



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1	time equivalent	educators, as reported to the superintendent of public instruction for accreditation purposes in	
2	the previous sc	hool year, each of whom:	
3	(a)	holds a valid certificate under the provisions of 20-4-106 and is employed by an entity listed in	
4	subsection (1)	of this section in a position that requires an educator license in accordance with the	
5	administrative r	ules adopted by the board of public education;	
6	(b)	(i) is a licensed professional under 37-8-405, 37-8-415, <del>37-11-301, 37-15-301, 37-17-302, </del> 37-	
7	22-301, 37-23-2	201, <del>37-24-301, or 37-25-302</del> [section 18, 21, 22, 24, or 25]; and	
8	(ii)	is employed by an entity listed in subsection (1) to provide services to students; or	
9	(c)	(i) holds an American Indian language and culture specialist license; and	
10	(ii)	is employed by an entity listed in subsection (1) to provide services to students in an Indian	
11	language imme	rsion program pursuant to Title 20, chapter 7, part 14."	
12			
13	Sectio	n 54. Section 20-26-1511, MCA, is amended to read:	
14	"20-26-	1511. Institutional nursing incentive program. (1) There is a loan reimbursement program	
15	for an individua	I who is licensed to practice as a registered professional nurse <del>pursuant to 37-8-406</del> and who	
16	works at the Mo	ontana state prison or the Montana state hospital.	
17	(2)	(a) The board of regents shall, subject to available appropriations, pay up to 50% of a loan	
18	balance of \$30,	000 for a registered professional nurse working at the Montana state prison or the Montana	
19	state hospital w	who applies for the program and submits proof of the balance related to loans for nursing	
20	education.		
21	(b)	The reimbursement under this section is limited to a maximum of \$3,750 a year for 4 years and	
22	must be based	on a participant's actual loan balance.	
23	(c)	An individual with a loan balance of less than \$1,000 is not eligible for the program provided for	
24	in this section.		
25	(3)	(a) The board of regents shall reimburse a participant in the loan reimbursement program at the	
26	end of every 12	e-month period that the participant works at either the Montana state prison or the Montana state	
27	hospital. The amount to be reimbursed as determined in subsection (2) must be reimbursed in equal annual		
28	installments ov	er 4 years as long as the participant continues to work at either facility.	



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1	(b)	A participant who works less than a full 12-month period must receive a reimburse	ement that is
2	prorated to ref	flect the amount of time worked during that 12-month period.	
3	(c)	The reimbursement payment by the board of regents must be to the participant ar	าd the loan
4	institution."		
5			
6	Sectio	on 55. Section 25-1-1101, MCA, is amended to read:	
7	"25-1-	-1101. Registered process server levying officer use of title reserved. (1)	Except as
8	provided in su	ubsection (2), <del>a person an individual</del> who makes more than 10 services of process, a	s defined in
9	25-3-101, with	nin this state during 1 calendar year must be registered under Title 37, chapter 60. A	-process
10	server who ho	olds a valid certificate of registration from a clerk of court in this state as of July 1, 20	<del>07, shall</del>
11	present the reg	gistration certificate to the board of private security, and the board shall exchange th	at registration
12	certificate for a	a new certificate that expires on March 31, 2009.	
13	(2)	This part does not apply to:	
14	(a)	a sheriff, constable, coroner, elisor, or other government employee who is acting i	n the course
15	of employmen	nt; or	
16	(b)	a licensed attorney.	
17	(3)	A registered process server may act as a levying officer under Title 25, chapter 13	3.
18	(4)	A registered process server may make service of process in any county in this sta	ite.
19	(5)	A person <u>An individual may</u> not use the title of process server unless the person in	<u>ndividual i</u> s
20	registered as a	a process server under Title 37, chapter 60."	
21			
22	Sectio	on 56. Section 27-1-1101, MCA, is amended to read:	
23	"27-1-	-1101. Definition. As used in this part, "mental health professional" means:	
24	(1)	a certified professional person as defined in 53-21-106;	
25	(2)	a physician licensed under Title 37, chapter 3;	
26	(3)	a professional counselor licensed under Title 37, chapter 23;	
27	(4)	a psychologist licensed under Title 37, chapter 17;	
28	(5)	a social worker licensed under Title 37, chapter 22; or	



- (6) an advanced practice registered nurse, as provided for in 37-8-202, with a clinical specialty in
   2 psychiatric mental health nursing licensed under Title 37, chapter 8."
- 3

4

Section 57. Section 27-12-206, MCA, is amended to read:

5 **"27-12-206. Funding.** (1) There is a pretrial review fund to be administered by the director for the 6 purposes stated in this chapter. The fund and any income from it must be held in trust, deposited in an account, 7 and invested and reinvested by the director. The fund may not become part of or revert to the general fund of 8 this state but is subject to auditing by the legislative auditor. Money from the assessments levied under this 9 section must be deposited in the fund.

10 (2) For each fiscal year, beginning July 1, an annual assessment is levied on all chiropractic 11 physicians. The amount of the assessment must be annually set by the director and equally assessed against 12 all chiropractic physicians. A fund surplus at the end of a fiscal year that is not required for the administration of 13 this chapter must be retained by the director and used to finance the administration of this chapter during the 14 next fiscal year, in which event the director shall reduce the next annual assessment to an amount estimated to 15 be necessary for the proper administration of this chapter during that fiscal year.

16 (3) The annual assessment must be paid on or before the date that the chiropractic physician's 17 annual renewal fee under 37-1-134 is due. An unpaid assessment bears a late charge fee of \$25. The late 18 charge fee is part of the annual assessment. The director has the same powers and duties in connection with 19 the collection of and failure to pay the annual assessment as the department of labor and industry has under 20 37-1-134 with regard to a chiropractic physician's annual license fee. However, nothing in this section may be 21 interpreted to conflict with 37-1-138."

22

23

Section 58. Section 28-10-103, MCA, is amended to read:

24 "28-10-103. Actual versus ostensible agency -- limitation. (1) An agency is either actual or
25 ostensible. An agency is actual when the agent is really employed by the principal. An agency is ostensible
26 when the principal intentionally or by want of ordinary care causes a third person to believe another to be the
27 principal's agent when that person is not really employed by the principal.

28

(2) Except as provided in subsection (3), for purposes of a malpractice claim, as defined in 27-6-



103, liability may not be imposed on a health care provider, as defined in 27-6-103, for an act or omission by a
person or entity alleged to have been an ostensible agent of the health care provider at the time that the act or
omission occurred.

4 (3) (a) Subsection (2) is not applicable unless the health care provider has instituted a policy or 5 practice requiring persons providing independent professional services to have insurance of a type and in the 6 amount required by the rules and regulations of the medical staff, by the medical staff bylaws, or by other 7 similar health care facility rules or regulations. The insurance provided for in this subsection (3)(a) must be in 8 effect for the period of time during which a medical malpractice action must be brought as provided in 27-2-205. 9 Failure of a health care provider providing independent professional services to comply with a (b) policy or practice implementing subsection (3)(a) constitutes unprofessional conduct pursuant to 37-1-316(17) 10 11 37-1-316(19) and 37-2-304." 12 Section 59. Section 32-9-104, MCA, is amended to read: 13 14 "32-9-104. Exemptions -- proof of exemption. (1) The provisions of this part do not apply to: 15 (a) an entity that is an agency of the federal, state, tribal, or local government; 16 (b) an individual who is an employee of a federal, state, tribal, local government, or housing 17 finance agency acting as a loan originator only pursuant to the individual's official duties as an employee of the 18 federal, state, tribal, local government, or housing finance agency;

19 (c) an entity described in 32-9-103(38)(a)(i) through (38)(a)(iii);

20 (d) a registered mortgage loan originator when acting for an entity described in 32-9-103(38)(a)(i)

21 through (38)(a)(iii);

## (e) an individual who performs only administrative or clerical tasks at the direction of and subject to the supervision and instruction of an individual who:

- 24 (i) is a licensed and registered mortgage loan originator pursuant to this part; or
- 25 (ii) is not required to be licensed in accordance with subsection (1)(b), (1)(d), or (1)(g);
- 26 (f) an entity that is a bona fide not-for-profit entity;
- 27 (g) an employee of a bona fide not-for-profit entity who acts as a loan originator only with respect
- to work duties for the bona fide not-for-profit entity and who acts as a loan originator only with respect to



1 residential mortgage loans with terms that are favorable to the borrower; 2 a person that performs only real estate brokerage activities and is licensed or registered (h) 3 pursuant to 37-51-301 [section 36] unless the person is compensated by a mortgage broker, a mortgage 4 lender, or a mortgage loan originator or an agent of the mortgage broker, mortgage lender, or mortgage loan 5 originator; 6 (i) a person regulated by the commissioner of insurance if that person's principal business is that 7 of preparing abstracts or making searches of titles that are used as a basis for the issuance of any title 8 insurance policy by a company doing business under the laws of this state relating to insurance companies: 9 a Montana-licensed attorney performing activities that fall within the definition of a mortgage (j) 10 loan originator if the activities are: 11 (i) considered by the Montana supreme court to be part of the authorized practice of law within 12 this state; 13 carried out within an attorney-client relationship; and (ii) 14 accomplished by the attorney in compliance with all applicable laws, rules, and standards; or (iii) 15 (k) an individual who is an employee of a retailer of manufactured or modular homes if the 16 employee is performing only administrative or clerical tasks in connection with the sale or lease of a 17 manufactured or modular home and if the individual receives no compensation or other gain from a mortgage 18 lender or a mortgage broker for the performance of the administrative or clerical tasks. 19 (2) (a) To qualify for an exemption under subsection (1)(f), an entity shall certify, on a form 20 prescribed by the department, that it is a bona fide not-for-profit entity and shall provide additional 21 documentation as required by the department by rule. To maintain this exemption, the entity shall file the 22 prescribed certification and accompanying documentation by December 31 of each year. 23 (b) In determining whether an entity is a bona fide not-for-profit entity, the department may rely on 24 its receipt and review of: 25 (i) reports filed with federal, state, tribal, local government, or housing finance agencies and 26 authorities; or 27 (ii) reports and attestations prescribed by the department. 28 (3) The burden of proving an exemption under this section is on the person claiming the



1 exemption. (See part compiler's comment regarding contingent suspension.)" 2 3 Section 60. Section 33-18-217, MCA, is amended to read: 4 "33-18-217. Military discount exception to rebate and discount prohibition for property or 5 casualty insurance. (1) The prohibition against rebates or discounts provided for in 33-18-210 does not apply 6 with respect to property or casualty insurance sales to: 7 an active, retired, or honorably separated member of the United States armed forces, including (a) 8 a member of a reserve component as defined in 37-1-138 of the Montana national guard or the military 9 reserves of the United States armed forces; or a spouse, surviving spouse, dependent, or heir of a United States armed forces member 10 (b) 11 referred to in subsection (1)(a). This section does not permit unfair discrimination based on rank or pay grade." 12 (2) 13 14 Section 61. Section 33-22-111, MCA, is amended to read: 15 "33-22-111. Policies and certificates to provide for freedom of choice of practitioners --16 professional practice not enlarged. (1) All policies or certificates of disability insurance, including individual, 17 group, and blanket policies or certificates, must provide that the insured has full freedom of choice in the 18 selection of, subject to holding a current license under Title 37, any licensed physician, physician assistant, 19 dentist, osteopath, chiropractor, optometrist, podiatrist, psychologist, licensed social worker, licensed 20 professional counselor, licensed marriage and family therapist, acupuncturist, naturopathic physician, physical 21 therapist, speech-language pathologist, audiologist, licensed addiction counselor, or advanced practice 22 registered nurse as specifically listed in 37-8-202 for treatment of any illness or injury within the scope and 23 limitations of the person's practice. Whenever the policies or certificates insure against the expense of drugs, 24 the insured has full freedom of choice in the selection of any licensed and registered pharmacist. 25 (2) This section may not be construed as enlarging the scope and limitations of practice of any of the licensed professions enumerated in subsection (1). This section may not be construed as amending, 26 27 altering, or repealing any statutes relating to the licensing or use of hospitals." 28



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1	Section 62. Section 33-30-1013, MCA, is amended to read:
2	"33-30-1013. Coverage required for services provided by nurse specialists. A health service
3	corporation shall provide, in group and individual insurance contracts, coverage for health services provided by
4	a nurse specialist, as specifically listed in 37-8-202 an advanced practice registered nurse licensed under 37-8-
5	409, if health care services that nurse specialists advanced practice registered nurses are licensed to perform
6	are covered by the contract."
7	
8	Section 63. Section 33-31-102, MCA, is amended to read:
9	"33-31-102. Definitions. As used in this chapter, unless the context requires otherwise, the following
10	definitions apply:
11	(1) "Accountable care organization" means a group of health care providers that are willing and
12	capable of accepting accountability for the total cost and quality of care for a defined population.
13	(2) "Affiliation period" means a period that, under the terms of the health insurance coverage
14	offered by a health maintenance organization, must expire before the health insurance coverage becomes
15	effective.
16	(3) "Basic health care services" means:
17	(a) consultative, diagnostic, therapeutic, and referral services by a provider;
18	(b) inpatient hospital and provider care;
19	(c) outpatient medical services;
20	(d) medical treatment and referral services;
21	(e) accident and sickness services by a provider to each newborn infant of an enrollee pursuant to
22	33-31-301(3)(e);
23	(f) care and treatment of mental illness, alcoholism, and drug addiction;
24	(g) diagnostic laboratory and diagnostic and therapeutic radiologic services;
25	(h) preventive health services, including:
26	(i) immunizations;
27	(ii) well-child care from birth;
28	(iii) periodic health evaluations for adults;



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1	(iv)	voluntary family planning services;	
2	(v)	infertility services; and	
3	(vi)	children's eye and ear examinations conducted to determine the need for visior	n and hearing
4	correction;		-
5	(i)	minimum mammography examination, as defined in 33-22-132;	
6	(j)	outpatient self-management training and education for the treatment of diabete	s along with
7	certain diabetio	c equipment and supplies as provided in 33-22-129; and	
8	(k)	treatment and medical foods for inborn errors of metabolism. "Medical foods" a	nd "treatment"
9	have the mear	nings provided for in 33-22-131.	
10	(4)	"Commissioner" means the commissioner of insurance of the state of Montana	
11	(5)	"Dependent" has the meaning provided in 33-22-140.	
12	(6)	"Enrollee" means a person:	
13	(a)	who enrolls in or contracts with a health maintenance organization;	
14	(b)	on whose behalf a contract is made with a health maintenance organization to	receive health
15	care services;	or	
16	(c)	on whose behalf the health maintenance organization contracts to receive heal	th care services.
17	(7)	"Evidence of coverage" means a certificate, agreement, policy, or contract issu	ed to an
18	enrollee setting	g forth the coverage to which the enrollee is entitled.	
19	(8)	"Health care services" means:	
20	(a)	the services included in furnishing medical or dental care to a person;	
21	(b)	the services included in hospitalizing a person;	
22	(c)	the services incident to furnishing medical or dental care or hospitalization; or	
23	(d)	the services included in furnishing to a person other services for the purpose of	f preventing,
24	alleviating, cur	ring, or healing illness, injury, or physical disability.	
25	(9)	"Health care services agreement" means an agreement for health care services	s between a
26	health mainten	nance organization and an enrollee.	
27	(10)	(a) "Health maintenance organization" means a person who provides or arrang	es for basic
28	health care se	rvices to enrollees on a prepaid basis, either directly through provider employees	or through



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1 contractual or other arrangements with a provider or a group of providers. This subsection (10) does not limit

2 methods of provider payments made by health maintenance organizations.

3 (b) The term does not apply to:

4 (i) a PACE organization or an accountable care organization that has received a waiver pursuant

5 to 33-31-201; or

6 (ii) a direct patient care agreement established pursuant to 50-4-107.

7 (11) "Insurance producer" means an individual or business entity appointed or authorized by a

8 health maintenance organization to solicit applications for health care services agreements on its behalf.

9 (12) "PACE organization" means an organization, as defined in 42 CFR 460.6, that is authorized by

10 the centers for medicare and medicaid services and the department of public health and human services to

11 operate a program of all-inclusive care for the elderly.

12 (13) "Person" means:

13 (a) an individual;

14 (b) a group of individuals;

15 (c) an insurer, as defined in 33-1-201;

16 (d) a health service corporation, as defined in 33-30-101;

17 (e) a corporation, partnership, facility, association, or trust; or

18 (f) an institution of a governmental unit of any state licensed by that state to provide health care,

19 including but not limited to a physician, hospital, hospital-related facility, or long-term care facility.

20 (14) "Plan" means a health maintenance organization operated by an insurer or health service

21 corporation as an integral part of the corporation and not as a subsidiary.

22 (15) "Point-of-service option" means a delivery system that permits an enrollee of a health

23 maintenance organization to receive health care services from a provider who is, under the terms of the

enrollee's contract for health care services with the health maintenance organization, not on the provider panel

25 of the health maintenance organization.

(16) "Provider" means a physician, hospital, hospital-related facility, long-term care facility, dentist,
 osteopath, chiropractor, optometrist, podiatrist, psychologist, licensed-social worker, registered pharmacist, or
 advanced practice registered nurse, as specifically listed in 37-8-202, or registered nurse first assistant as



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1	defined by the board of nursing under Title 37, chapter 8, who treats any illness or injury within the scope a	and
2	limitations of the provider's practice or any other person who is licensed or otherwise authorized in this sta	te to
3	furnish health care services.	
4	(17) "Provider panel" means those providers with whom a health maintenance organization	
5	contracts to provide health care services to the health maintenance organization's enrollees.	
6	(18) "Purchaser" means the individual, employer, or other entity, but not the individual certification	te
7	holder in the case of group insurance, that enters into a health care services agreement.	
8	(19) "Uncovered expenditures" mean the costs of health care services that are covered by a health care service that are covered b	ealth
9	maintenance organization and for which an enrollee is liable if the health maintenance organization becom	ies
10	insolvent."	
11		
12	Section 64. Section 37-1-104, MCA, is amended to read:	
13	" <b>37-1-104.</b> Standardized forms <u> seals</u> . ( <u>1</u> ) The department shall adopt standardized forms an	d
14	processes to be used by the boards and department programs. The standardization is to streamline proce	sses,
15	expedite services, reduce costs and waste, and facilitate computerization.	
16	(2) When required by law to affix a seal, the seal of the department may serve as the seal for	a
17	board or program."	
18		
19	Section 65. Section 37-1-106, MCA, is amended to read:	
20	"37-1-106. Biennial report. The department, in cooperation with each licensing board and progr	<u>ram,</u>
21	shall prepare a biennial report <del>. The biennial report of the department shall contain for each board a summ</del>	<del>ary of</del>
22	t <del>he board's activities, the board's</del> <u>that summarizes</u> <u>the</u> goals and objectives <u>of each board and program</u> , a	
23	detailed breakdown of board <u>and program</u> revenues and expenditures, <del>statistics illustrating board activities</del>	5
24	<del>concerning licensing, summary</del> <u>the number</u> of complaints received and their disposition, <u>the</u> number of <del>lice</del>	<del>enses</del>
25	revoked or suspended license applications received and their disposition, legislative or court action affective	ng the
26	<del>board</del> , and any other information the department or board <u>or program</u> considers relevant. The department	shall
27	submit the report to the office of budget and program planning as a part of the information required by 17-3	7-
28	111."	

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1 2 Section 66. Section 37-1-121, MCA, is amended to read: 3 "37-1-121. Duties of commissioner -- definitions. (1) In addition to the powers and duties under 2-4 15-112 and 2-15-121, the commissioner of labor and industry shall: 5 (a) at the request of a party, appoint an impartial hearings examiner to conduct hearings whenever 6 any board or department program holds a contested case a contested case hearing. The hearings examiner 7 shall conduct hearings in a proper and legal manner.; 8 (b) establish the qualifications of and hire all personnel to perform the administrative, fiscal, 9 inspection, investigative, and legal, and clerical functions of the department for the boards and programs. 10 Boards within the department do not have authority to establish the gualifications of, hire, or terminate 11 personnel. The department shall consult with the boards regarding recommendations for gualifications for 12 executive or executive director positions. 13 approve all contracts and expenditures by boards within the department and programs. A (c) 14 board within the department or program may not enter into a contract or expend funds without the approval of 15 the commissioner. 16 (d) provide oversight and supervision of the duties and authority exercised by boards regulated under Title 37, other than chapters 42, 43, and 61, by exercising active supervision authority to approve or 17 18 disapprove any board action identified by the department as restraining or potentially restraining competition in trade or commerce. A board action includes any policy, rule, or other action of the board subject to this section. 19 20 Subject to the provisions of 37-1-122(6), the commissioner shall determine if the board action is (2)21 made or taken pursuant to based on a clearly articulated state policy and if the restraint or potential restraint of 22 trade or commerce is reasonable and necessary to protect the public health, safety, or welfare. Any approval or 23 disapproval under this-subsection (1)(d) must be in writing, comply with the provisions in 37-1-122, and set forth 24 the particular reasons supporting the determination. A disapproval determination may include the 25 commissioner's recommended modifications, if any, for the board's consideration. The commissioner may 26 assign duties, as necessary, but may not assign final approval or disapproval. 27 (2)(3) If the department disapproves or modifies any board action under subsection (1)(d), the 28 department and not the board may be liable for claims resulting from the disapproval or modification.



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1	(3) As used in this chanter	, the following definitions apply:	
2		, the following definitions apply:	d subject to subsection (1)(d)
3	(b) Commissioner means	s the commissioner of labor and industry unle	iss otherwise specified.
4			
5		30, MCA, is amended to read:	
6		s used in t <del>his part<u>Title 37</u> pertaining</del> to profes	ssional and occupational
7	licensing boards and programs, the f		
8	(1) "Administrative fee" me	eans a fee established by the department to c	over the cost of administrative
9	services as provided for in 37-1-134.	-	
10	( <u>2)(1)</u> "Board" means a lice	ensing board created under Title 2, chapter 1	I5, <del>that regulates <u>part 17, to</u></del>
11	regulate a profession or occupation a	and that is administratively attached to the de	epartment as provided in 2-15-
12	121.		
13	(2) "Business entity" me	eans a sole proprietor, corporation, partnersh	ip, limited partnership, limited
14	liability company, limited liability part	nership, or association.	
15	(3) "Complaint" means i	information provided to or obtained by the de	partment that, if true, warrants
16	disciplinary, enforcement, or other ad	ction authorized by this chapter against a lice	ensee, license applicant, or
17	other person.		
18	(3) "Board fee" means:		
19	(a) a fee established by the	e board to cover program area costs as provi	ided in 37-1-134 <del>; and</del>
20	(b) any other legislatively p	prescribed fees specific to boards and depart	ment programs.
21	(4) "Department" means	s the department of labor and industry establ	lished in 2-15-1701.
22	(5) "Department program"	means a program administered by the depar	tment pursuant to this title and
23	not affiliated with a board.		
24	(6) "Expired license" mean	is a license that is not reactivated within the p	period of 46 days to 2 years
25	after the renewal date for the license	<del>).</del>	
26	(7) "Lapsed license" mean	s a license that is not renewed by the renewa	al date and that may be
27	reactivated within the first 45-day pe	riod after the renewal date for the license.	
28	(5) "Endorsement" mea	ns, depending on the context:	

Legislative Services Division

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1	<u>(a)</u>	an application for licensure in this state from a person licensed in another state; or
2		authority that expands the scope of practice of a license.
	<u>(b)</u>	
3	<u>(6)</u>	"Individual" means a human being.
4	<u>(7)</u>	"Inspect" or "inspection" means the periodic examination of premises, equipment, or
5		a practitioner by the department for compliance with department, board, or program statutes and
6	<u>rules.</u>	
7	(8)	"License" or "licensed" means permission granted under a chapter of this title to engage in or
8	<del>practice at a sp</del>	pecific level in a profession or occupation, regardless of the specific term used for the permission,
9	including perm	it, certificate, recognition, or registration to a person under a chapter of this title to practice or use
10	a protected title	e in this state in a profession or occupation during times when the license is in active status,
11	regardless of th	he term used for the permission, including but not limited to "permit", "certificate", "endorsement",
12	"recognition", c	or <u>"registration"</u> .
13	<del>(9)</del> "T	Ferminated license" means a license that is not renewed or reactivated within 2 years of the
14	license lapsing	<del>.</del>
15	<u>(9)</u>	"Person" means an individual or a business entity.
16	<u>(10)</u>	"Practice" means to engage in, hold out, represent, or offer to provide services defined by a
17	scope of practi	ce of a profession or occupation regulated by a board or program under Title 37 and to use one
18	<u>or more terms,</u>	words, initials, insignia, designations, or abbreviations to imply that the person holds a license to
19	practice the pro	ofession or occupation or to operate a firm or facility regulated by a board or program under Title
20	<u>37.</u>	
21	<u>(11)</u>	"Profession" or "occupation" means the license types governed by boards and programs as
22	defined in this	section.
23	(12)	"Program" or "department program" means a licensing program administered by department
24	staff under:	
25	<u>(a)</u>	Title 37, chapter 49, 72, or 73; or
26	<u>(b)</u>	<u>Title 50, chapter 39, 74, or 76.</u>
27	(13)	"Unprofessional conduct" means conduct in violation of board or program statute or rule by a
28	Incensee of lice	ense applicant."



1	
2	Section 68. Section 37-1-134, MCA, is amended to read:
3	"37-1-134. Boards costs Fiscal administration fees and fines. (1) Each board allocated to the
4	<u>The</u> department shall <u>:</u>
5	(a)set <del>board and collect</del> fees related to its program area that provide the amount of money usually
6	needed for the operation of the board for services, including but not limited to licensing, reciprocity, renewals,
7	applications, inspections, investigations, compliance, discipline, and audits by the board or program to perform
8	duties and responsibilities required and authorized by law-;
9	(b) The base the amount of money needed for the operation of the board is based in subsection
10	(1)(a) on the revenues and expenses incurred in the 5 prior license renewal years as set by the board. In
11	setting the fees, the board shall consider the revenues and expenses incurred in the prior 5 licensing renewal
12	years, but a board's cash balances may not exceed two times the board's annual appropriation level. Unless
13	otherwise provided by law, the department may establish standardized administrative fees. These fees may
14	include but are not limited to fees for administrative services such as license verification, duplicate licenses, late
15	penalty renewals, licensee lists, and other administrative service fees determined by the department as
16	applicable to all boards and department programs. The department shall subject to the limit in subsection (3);
17	(c) assess the costs of the department to the boards and programs on an equitable basis as
18	determined by the department;
19	(d) collect fees on behalf of each board or department program and deposit the fees in the state
20	special revenue fund in the appropriate account for each board or department program:
21	(e) collect and deposit fines ordered by a board or program in the state general fund or as
22	otherwise specified by law;
23	(f) Administrative service equitably distribute administrative costs not related to a specific board or
24	program area may be equitably distributed to board or program areas as determined by the department. Each
25	board and department program shall ; and
26	(g) maintain records sufficient to support document the fees charged revenues and expenses for
27	each <u>board or</u> program <del>area</del> .
28	(2) The department shall provide notice to the board or program and to the appropriate legislative



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1	interim committee when a board or program cannot operate in a cost-effective manner and shall take the
2	following actions:
3	(a) suspend all duties of the board or program except for renewal of licenses;
4	(b) review the need for the board or program and make recommendations to the assigned
5	legislative interim committee to achieve fiscal solvency; and
6	(c) recover the revenue deficit by one-time charges against all licensees of the board or program
7	after providing notice and an opportunity for public comment.
8	(3) The department shall monitor board and program cash balances to ensure that the balances
9	do not exceed two times the annual appropriation levels and shall adjust fees in administrative rules when
10	necessary. This subsection does not apply to the board of public accountants, except that the department may
11	monitor the board's cash balances.
12	(2)(4) The department and the boards shall adopt rules regarding all fees charged and shall adopt
13	any rules reasonably necessary to carry out this section."
14	
15	Section 69. Section 37-1-141, MCA, is amended to read:
16	"37-1-141. License renewal lapse expiration termination jurisdiction. (1) The department
17	shall set license renewal date for a license must be set by department dates, renewal fees, and late fees by
18	rule. The department shall <del>provide notice prior to the</del> <u>send a renewal notice to the licensee's last known</u>
19	address before the license renewal date.
20	(2) To <u>In accordance with 2-4-631, a licensee may timely</u> renew a license, a licensee shall submit
21	by submitting on or before the renewal date a completed complete renewal form, comply with all certification
22	and continuing education requirements as provided by 37-1-306 or 37-1-420, and remit remitting the renewal
23	fees before the end of the renewal period fee. If a licensee fails to renew under this subsection, the license
24	automatically lapses but remains active.
25	(3) A licensee may reactivate renew a lapsed license within 45 days after the renewal date by
26	following the process in subsection (5) and complying with all certification and educational requirements
27	submitting a complete renewal form, the renewal fee, and the late fee. If a licensee fails to renew under this
28	subsection, the license automatically expires and becomes inactive.



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Drafter: Erin Sullivan, 406-444-3594

1	(4) A licensee may reactivate renew an expired license within 2 years after the renewal date by
2	following the process in subsection (5) and complying with all certification and education requirements that
3	have accrued since the license was last granted or renewed as prescribed by board or department rule
4	submitting a complete renewal form, the renewal fee, and the late fee or fees. If a licensee fails to renew under
5	this subsection, the license automatically terminates.
6	(5) To reactivate a lapsed license or an expired license, in addition to the respective requirements
7	in subsections (3) and (4), a licensee shall:
8	(a) submit the completed renewal form;
9	(b) pay the late penalty fee provided for in subsection (7); and
10	(c) pay the current renewal fee as prescribed by the department or the board.
11	(6) (a) A licensee who practices with a lapsed license is not considered to be practicing without a
12	license.
13	(b) A licensee who practices after a license has expired is considered to be practicing without a
14	license.
15	(7) The department may assess a late penalty fee for each renewal period in which a license is not
16	renewed. The late penalty fee need not be commensurate with the costs of assessing the fee.
17	(8) Unless otherwise provided by statute or rule, an occupational or professional license that is not
18	renewed within 2 years of the most recent renewal date automatically terminates. The terminated license may
19	not be reactivated, and a new original license must be obtained.
20	(5) A licensee who practices with an expired or terminated license is subject to disciplinary or other
21	action authorized under Title 37, chapter 1.
22	(6) To apply for reactivation of a terminated license, an applicant shall submit a new application
23	and fee as provided in [section 1]. By stipulation or contested case proceeding, the board or program may
24	require successful completion of an examination or other demonstration of the applicant's competency and may
25	reactivate the license or impose terms and conditions as provided in 37-1-312.
26	(9)(7) The department or board responsible for licensing a licensee or program retains jurisdiction for
27	disciplinary purposes over the licensee for a period of 2 years after the date on which the license lapsed over
28	licenses whether the status is active or inactive and extending to terminated licenses, regardless of termination



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1	by operation of law or lawful order. Jurisdiction extends for all matters known and unknown to the board or
2	program at the time of termination.
3	(10) This section may not be interpreted to conflict with 37-1-138."
4	
5	Section 70. Section 37-1-145, MCA, is amended to read:
6	"37-1-145. Military training or experience to satisfy licensing or certification requirements
7	rulemaking. (1) Each licensing board or the department on behalf of a program shall adopt rules that provide
8	that certification or licensure requirements established by that board or program may be met by relevant military
9	training, service, or education completed by an individual as a member of the armed forces or reserves of the
10	United States, the national guard of a state, or the military reserves.
11	(2) (a) An applicant for certification or licensure shall provide to the board or, if applying for licensure
12	by a program, to the department satisfactory evidence, as specified in rule, of receiving military training,
13	service, or education that is equivalent to relevant certification or licensure requirements.
14	<del>(b) The department and each licensing Each</del> board <u>and program</u> shall, upon presentation of
15	satisfactory evidence by an applicant for certification or licensure, accept relevant education, training, or service
16	completed <del>by an individual as a member of <u>in</u> the armed forces or reserves of the United States<del>,</del> <u>or</u> the national</del>
17	guard <del>of a state</del> , <del>or the </del> military reserves <u>, or naval militia of a state</u> toward the qualifications to receive the
18	license <del>or certification</del> ."
19	
20	Section 71. Section 37-1-301, MCA, is amended to read:
21	" <b>37-1-301.</b> Purpose <u> legislative finding</u> . ( <u>1)</u> The purpose of this <del>part <u>chapter</u> is to establish uniform</del>
22	guidelines for the licensing and regulation of procedures and principles to regulate persons, in or out of this
23	state, who engage in professions and occupations under the jurisdiction of professional and occupational
24	licensing boards governed by this part and programs attached to the department in Title 37.
25	(2) The practice of the professions and occupations under the jurisdiction of professional and
26	occupational licensing boards and programs attached to the department in Title 37 affects the public health,
27	safety, and welfare and is subject to regulation and control in the public interest."
28	



1	Section 72. Section 37-1-303, MCA, is amended to read:
2	"37-1-303. Scope. This part governs the licensure, the practice and unauthorized practice, and the
3	discipline of professions and occupations governed by this title unless otherwise provided by statutes relating to
4	a specific board and the profession or occupation it regulates. The provisions of this chapter must be construed
5	to supplement the statutes relating to a specific and rules of each board and the profession it regulates
6	program. The method for initiating and judging a disciplinary proceeding, specified in 37-1-307(1)(d), must be
7	used by a board in all disciplinary proceedings involving licensed professionals."
8	
9	Section 73. Section 37-1-304, MCA, is amended to read:
10	"37-1-304. Licensure of out-of-state applicants by endorsement reciprocity. (1) A board shall
11	issue a license to practice without examination to a person licensed in another state if the board determines
12	that:
13	(a) the other state's license standards at the time of application to this state are substantially
14	equivalent to or greater than the standards in this state; and
15	(b) there is no reason to deny the license under the laws of this state governing the profession or
16	occupation.
17	(2) The license may be issued if the applicant affirms or states in the application that the applicant has
18	requested verification from the state or states in which the person is licensed that the person is currently
19	licensed and is not subject to pending charges or final disciplinary action for unprofessional conduct or
20	impairment. If the board or its screening panel finds reasonable cause to believe that the applicant falsely
21	affirmed or stated that the applicant has requested verification from another state, the board may summarily
22	suspend the license pending further action to discipline or revoke the license. An applicant for licensure by
23	endorsement is subject to the application procedure in [section 1] and must have an active license in good
24	standing from a jurisdiction whose license qualifications, measured at the time of application to this state, are
25	substantially equivalent to the license qualifications in this state as determined by the department.
26	(2) For an application regulated by a program, if the qualifications in subsection (1) are not
27	substantially equivalent, the department shall determine whether the deficiency can be addressed by the
28	applicant's actual qualifications and work experience.



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1	(3) For an application regulated by a board, if the qualifications in subsection (1) are not
2	substantially equivalent, the department shall refer the application to the board to determine if the deficiency
3	can be addressed by the applicant's actual qualifications and work experience.
4	(3)(4) This section does not prevent a board from entering into a reciprocity agreement with the
5	licensing authority of another state or jurisdiction. The agreement may not permit out-of-state licensees to
6	obtain a license by reciprocity within this state if the license applicant has not met standards that are
7	substantially equivalent to or greater than the standards required in this state as determined by the board on a
8	<del>case-by-case basis department</del> .
9	(5) This section does not apply to the licensure of schools and facilities regulated by boards and
10	programs.
11	(6) If the department determines that an applicant is qualified under subsection (1), the department
12	shall provide the applicant the opportunity to qualify for licensure by endorsement regardless of board and
13	program qualifications for issuance of an initial license."
14	
15	Section 74. Section 37-1-307, MCA, is amended to read:
16	"37-1-307. Board <u>and department</u> authority <u> disciplinary and enforcement actions</u> . (1) A- <u>On</u>
17	behalf of a board or program, the department board may, in connection with an investigation, hearing, or other
18	action authorized under this chapter:
19	(a) hold hearings as provided in this part;
20	(b)(a) issue subpoenas requiring the attendance of witnesses or the production of documents. and
21	administer oaths in connection with investigations and disciplinary proceedings under this part. Subpoenas
22	must be relevant to the complaint and must be signed by a member of the board. Subpoenas may be enforced
23	as provided in 2-4-104.
24	(c)(b) authorize depositions and other discovery procedures under the Montana Rules of Civil
25	Procedure in connection with an investigation, hearing, or proceeding held under this part;.
26	(d)(2) In the case of professions and occupations regulated by a board, the board may establish a
27	screening panel to determine whether there is reasonable cause to believe that a licensee has violated a
28	particular statute, rule, or standard justifying disciplinary proceedings deny or restrict a license application or



<u>initiate disciplinary or enforcement action against a licensee or other person</u>. A screening panel is an agency for
 purposes of summary suspensions under 2-4-631.

3 (3) A screening panel and a program shall specify in writing the particular any statute, or rule, or 4 standard that the panel believes may believed to have been violated. The screening panel shall also state in 5 writing and the reasonable grounds that support the panel's finding that a violation may have occurred violation. 6 The assigned board screening panel members may not subsequently participate in a hearing of (4) 7 adjudicate the case. The final decision on the case must be made by a majority of the board members who did 8 not serve on the screening panel for the case. 9 (e) grant or deny a license within 45 calendar days of receiving a complete application, including the 10 confidential criminal justice information report, and notify an applicant within 10 days of receiving an application 11 of any deficiencies for an incomplete application or provide information as to any exigent circumstances that 12 may delay issuing a license in the 45 days; and 13 (f) upon a finding of unprofessional conduct by an applicant or license holder, impose a sanction 14 provided by this chapter. 15 (2)(5)Each board is designated as a criminal justice agency within the meaning of 44-5-103 for the 16 purpose of obtaining confidential criminal justice information, as defined in 44-5-103, regarding the board's 17 licensees and license applicants and regarding possible unlicensed practice, but the board may not record or 18 retain any confidential criminal justice information without complying with the provisions of the Montana 19 Criminal Justice Information Act of 1979, Title 44, chapter 5. 20 (3)(6) A board may contact and request information from the department of justice, which is

designated as a criminal justice agency within the meaning of 44-5-103, for the purpose of obtaining criminal history record information regarding the board's licensees and license applicants and regarding possible unlicensed practice.

- 24 (4) (a) A board that is statutorily authorized to obtain a criminal record background report as a
- 25 prerequisite to the issuance of a license shall require the applicant to submit a full set of fingerprints for the
- 26 purpose of fingerprint checks by the Montana department of justice and the federal bureau of investigation.
- (b) The applicant shall sign a release of information to the board and is responsible to the department
   of justice for the payment of all fees associated with the criminal record background report.



1 (c) Upon completion of the criminal record background check, the department of justice shall forward 2 all criminal history record information, as defined in 44-5-103, in any jurisdiction to the board as authorized in 3 44-5-303. 4 (d) At the conclusion of any background check required by this section, the board must receive the 5 criminal record background report but may not receive the fingerprint card of the applicant. Upon receipt of the 6 criminal record background report, the department of justice shall promptly destroy the fingerprint card of the 7 applicant. [(5) Each board shall require a license applicant to provide the applicant's social security number as a 8 9 part of the application. Each board shall keep the social security number from this source confidential, except 10 that a board may provide the number to the department of public health and human services for use in 11 administering Title IV-D of the Social Security Act.] (Bracketed language terminates on occurrence of 12 contingency--sec. 1, Ch. 27, L. 1999.)" 13 14 Section 75. Section 37-1-308, MCA, is amended to read: 15 "37-1-308. Unprofessional conduct -- complaint Complaints -- investigation -- immunity --16 exceptions. (1) Except as provided in subsections (4) and (5), a person, government, or private entity A person 17 or government agency may submit a written complaint to the department charging a against a person, licensee, 18 or license applicant. with a violation of this part and specifying The complaint must specify the grounds for the 19 complaint. 20 If Except as provided by 37-1-331 governing complaints filed by incarcerated or detained (2) 21 individuals, the department receives a written complaint or otherwise obtains information that a licensee or 22 license applicant may have committed a violation of this part, the department may, with the concurrence of a 23 member of the screening panel established in 37-1-307, investigate shall investigate complaints to determine 24 whether there is reasonable cause to believe that the person, licensee, or license applicant has committed the 25 violation violated board or program statute or rule. 26 (3) A person or private entity, but not a government entity, filing a complaint under this section in 27 good faith is immune from suit in a civil action related to the filing or contents of the complaint. This subsection

28 <u>does not apply to a government agency.</u>



1	(4) A person under legal custody of a county detention center or incarcerated under legal custody of
2	the department of corrections may not file a complaint under subsection (1) against a licensed or certified
3	provider of health care or rehabilitative services for services that were provided to the person while detained or
4	confined in a county detention center or incarcerated under legal custody of the department of corrections
5	unless the complaint is first reviewed by a correctional health care review team provided for in 37-1-331.
6	(5)(4) A board member may file who files a complaint with or is a witness to a complaint before the
7	board on which the member serves or otherwise act in concert with a complainant in developing, authoring, or
8	initiating a complaint to be filed with the board if the board member determines that there are reasonable
9	grounds to believe that a particular statute, rule, or standard has been violated may not participate in a
10	reasonable cause finding or final adjudication of the complaint."
11	
12	Section 76. Section 37-1-309, MCA, is amended to read:
13	"37-1-309. Notice Disciplinary action notice request for hearing. (1) If a screening panel or
14	the department on behalf of a program finds reasonable cause determination is made pursuant to 37-1-307 that
15	a violation of this part has occurred licensee or license applicant committed unprofessional conduct, or lacks
16	the qualifications or fitness for licensure and the provisions of 37-1-321 do not apply, the department shall
17	prepare and serve, as provided by [section 3], a notice must be prepared by department legal staff and served
18	on the alleged violator. The notice may be served by certified mail to the current address on file with the board
19	or by other means authorized by the Montana Rules of Civil Procedure. The notice may not allege a violation of
20	a particular statute, rule, or standard unless the board or the board's screening panel, if one has been
21	established, has made a written determination that there are reasonable grounds to believe that the particular
22	statute, rule, or standard has been violated of charges and any accompanying summary suspension order.
23	(2) A licensee or license applicant shall give the board the licensee's or applicant's current address
24	and any change of address within 30 days of the change.
25	(3)(2) The notice must state that the licensee or license applicant may request a hearing to contest
26	the <del>charge or c</del> harges. A request for a hearing must be in writing and received i <del>n the offices of <u>by</u> the</del>
27	department within 20-21 days after the licensee's receipt service of the notice. Failure to request a hearing
28	constitutes a default on the <del>charge or c</del> harges, and the board <u>or program</u> may enter a decision <u>based</u> on t <del>he</del>



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4	hasis of the facto available to it
1	basis of the facts available to it.
2	(3) A disciplinary action under this section may not be taken against an individual who is in
3	compliance with <u>Title 16, chapter 12, part 5.</u>
4	(4) The remedies in this section do not preclude or in any way limit other remedies or action
5	otherwise permitted or required by law."
6	
7	Section 77. Section 37-1-310, MCA, is amended to read:
8	"37-1-310. Hearing adjudicative procedures. (1) The procedures in Title 2, chapter 4, governing
9	adjudicative proceedings before agencies; the Montana Rules of Civil Procedure; and the Montana Rules of
10	Evidence govern a hearing under this part. A board or program has all the powers and duties granted by Title 2
11	chapter 4.
12	(2) The department has the burden to prove the charges at the hearing by a preponderance of the
13	evidence."
14	
15	Section 78. Section 37-1-311, MCA, is amended to read:
16	"37-1-311. Findings of fact order report. (1) If the board decides by a preponderance of the
17	evidence, following a hearing or on default, that a violation of this part occurred, the An adjudication panel of
18	the board or the department on behalf of a program shall review and adjudicate proposed dispositions by
19	hearing, default, or stipulation in accordance with 2-4-621.
20	(2) The department shall prepare and serve the board's deliver findings of fact and an order,
21	including an order of dismissal as provided in Title 2, chapter 4 42-4-623. If the licensee or license applicant is
22	found not to have violated this part, the department shall prepare and serve the board's findings of fact and an
23	order of dismissal of the charges.
24	(2)(3) (a) The department shall within a reasonable amount of time report to the public the issuance
25	of a summary suspension, a notice under 37-1-309, an accepted stipulation, a hearing examiner's proposed
26	decision, and a final order.
27	(b) In addition to any other means of notice public dissemination of final orders required by 2-4-
28	623, the department shall post the required information on a publicly available website.

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1	(c)	This subsection (2) (3) may not be construed to require a meeting to be open	or records to be	
2		when the demands of individual privacy clearly exceed the merits of public discl		
3	disseminated	when the demands of individual privacy clearly exceed the ments of public disc	03016.	
4	Sectio	on 79. Section 37-1-312, MCA, is amended to read:		
5	"37-1-3	<b>312.</b> Sanctions stay costs stipulations. (1) Upon a decision that a lic	ensee or license	
6	applicant has <b></b>	violated this part or is unable to practice with reasonable skill and safety due to	<del>a physical or</del>	
7	mental condition	<del>on committed unprofessional conduct</del> or upon stipulation of the parties <del>as provi</del>	ded in subsection	
8	<del>(3)</del> , <del>the <u>a</u>board</del>	d <u>or a program</u> may <del>issue an </del> order <del>providing for</del> one or any combination of the	following	
9	sanctions <u>that</u>	are necessary to protect the public:		
10	(a)	revocation of the license;		
11	(b)	suspension of the license for a fixed or indefinite term;		
12	(c)	restriction or limitation of the practice;		
13	(d)	satisfactory completion of a specific program of remedial education or treatme	ent;	
14	(e)	monitoring of the practice by a supervisor approved by the disciplining author	ity;	
15	(f)	censure or reprimand <del>, either public or private</del> ;		
16	(g)	compliance with conditions of probation for a designated period of time;		
17	(h)	payment of a fine not to exceed \$1,000 for each violation. Fines must be dep	osited in the state	
18	general fund.			
19	(i)	denial of a license application or issuance of the license for a probationary pe	riod not to exceed	
20	<u>3 years;</u>			
21	(j)	refund of costs and fees billed to and collected from a consumer; or		
22	<u>(k)</u>	other appropriate action.		
23	(2)	A sanction may be totally or partly stayed by the board <u>or program</u> . <del>To determ</del>	nine which	
24	sanctions are a	appropriate, the board shall first consider the sanctions that are necessary to p	rotect or	
25	compensate th	ne public. Only after the determination has been made may the board consider	and include in the	
26	order any requ	irements designed to rehabilitate the licensee or license applicant.		
27	(3)	The licensee or license applicant may enter into a stipulated agreement resol	ving potential or	
28	pending charge	es that includes one or more of the sanctions in this section. The stipulation is a	an informal	



1	disposition for the purposes of 2-4-603.
2	(4) A licensee shall surrender a suspended or revoked license to the board within 24 hours after
3	receiving notification of the suspension or revocation by mailing it or delivering it personally to the board."
4	
5	Section 80. Section 37-1-314, MCA, is amended to read:
6	"37-1-314. Reinstatement. (1) A-Unless a board or program orders a permanent revocation, a
7	licensee whose license has been <del>suspended or</del> revoked <del>under this part m</del> ay petition the board <u>or program</u> for
8	reinstatement after an interval set <del>by the board i</del> n the order. The board may hold a hearing on the petition and
9	or program may deny the petition or order reinstatement and impose the terms and conditions as provided in
10	37-1-312.
11	(2) The board <u>or program</u> may require the successful completion of an examination as a condition
12	of reinstatement and may treat a licensee whose license has been revoked or suspended as a new applicant
13	for purposes of establishing the requisite licensure qualifications of licensure."
14	
15	Section 81. Section 37-1-315, MCA, is amended to read:
16	"37-1-315. Enforcement of fine. (1) If payment of a fine is included in an order and timely payment is
17	not-made as directed in the an order, the board department may enforce the order for payment in the district
18	court of the first judicial district.
19	(2) In a proceeding for enforcement of an order of payment of a fine, the order is conclusive proof
20	of the validity of the order of payment and the terms of payment. A proceeding under this section is not a review
21	of the validity of the board or program order."
22	
23	Section 82. Section 37-1-316, MCA, is amended to read:
24	"37-1-316. Unprofessional conduct. The following is unprofessional conduct for a licensee or
25	license applicant governed by this part:
26	(1) <u>Subject to Title 37, chapter 1, part 2, having a</u> conviction, including conviction following a plea
27	of nolo contendere, of a crime relating to or committed during the course of the person's practice of the
28	profession or occupation or involving violence, use or sale of drugs, fraud, deceit, or theft, whether or not an



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1 appeal is pending;

2 (2) engaging in conduct defined as a sexual crime in Title 45, chapter 5, part 5, regardless of

3 whether the conduct occurred during or is related to the licensee's profession or occupation;

4 (3) engaging in conduct in the profession or occupation found to be a violation of the Montana

5 <u>Human Rights Act, Title 49;</u>

6 (2)(4) permitting, aiding, abetting, or conspiring with a person to violate or circumvent a law relating to
 7 licensure or certification;

8 (3)(5) fraud, misrepresentation, deception, or concealment of a material fact in applying for or

9 assisting in securing a license or license renewal or in taking an examination required for licensure;

(4)(6) signing or issuing, in the licensee's professional capacity, a document or statement that the
 licensee knows or reasonably ought to know contains a false or misleading statement;

12 (5)(7) a misleading, deceptive, false, or fraudulent advertisement or other representation in the

13 conduct of the profession or occupation;

14 (6)(8) offering, giving, or promising anything of value or benefit to a federal, state, or local

15 government employee or official for the purpose of influencing the employee or official to circumvent a federal,

16 state, or local law, rule, or ordinance governing the licensee's profession or occupation;

17 (7)(9) denial, suspension, revocation, probation, fine, surrender during investigation or in lieu of

18 <u>discipline</u>, or other license restriction or discipline against a licensee by a state, province, territory, or Indian

19 tribal government or the federal government court, government agency, or private licensing or credentialing

20 <u>entity</u> if the action is not on appeal, <u>not</u> under judicial review, or has <u>not</u> been satisfied; For the purposes of this

21 <u>section, a revoked license or certificate is not satisfied unless it is reinstated.</u>

22 (8)(10) failure to comply with a term, condition, or limitation of a license by final order of a board;

23 (9)(11) revealing confidential information obtained as the result of a professional relationship without

24 the prior consent of the recipient of services, except as authorized or required by law;

25 (10)(12) use of alcohol, a habit-forming drug, or a controlled substance as defined in Title 50, chapter

32, to the extent that the use impairs the user physically or mentally in the performance of licensed professional
duties;

28

(11)(13) having a physical or mental disability that renders the licensee or license applicant unable to



1 practice the profession or occupation with reasonable skill and safety;

- 2 (12)(14) engaging in conduct in the course of one's practice while suffering from a contagious or
- 3 infectious disease involving serious risk to public health or without taking adequate precautions, including but
- 4 not limited to informed consent, protective gear, or cessation of practice;
- 5 (13)(15) misappropriating property or funds from a client or workplace or failing to comply with a board
- 6 rule regarding the accounting and distribution of a client's property or funds;
- 7 (14)(16) interference with an <u>audit</u>, investigation, inspection, or disciplinary proceeding by <u>failure to</u>
- 8 respond or cooperate, willful misrepresentation of facts, by the use of threats or harassment against or
- 9 inducement to a client or witness to prevent them from providing evidence in a disciplinary proceeding or other
- 10 legal action, or by-use of threats or harassment against or inducement to a person to prevent or attempt to
- 11 prevent a disciplinary proceeding or other legal action from being filed, prosecuted, or completed;
- 12 (15)(17) assisting in the unlicensed practice of a profession or occupation or allowing another person
- 13 or organization to practice or offer to practice by use of the licensee's license, or practicing while the licensee's
- 14 license is in an inactive status;
- 15 (16)(18) failing to report the institution of or final action on a malpractice action, including a final
- 16 decision on appeal, against the licensee or of an action against the licensee by a:
- 17 (a) peer review committee;
- 18 (b) professional association; or
- 19 (c) local, state, federal, territorial, provincial, or Indian tribal government;
- 20 (17)(19) failure of a health care provider, as defined in 27-6-103, to comply with a policy or practice
- 21 implementing 28-10-103(3)(a);
- 22 (18)(20) conduct that does not meet the generally accepted standards of practice. A certified copy of a 23 malpractice judgment against the licensee or license applicant or of a tort judgment in an action involving an act 24 or omission occurring during the scope and course of the practice is conclusive evidence of but is not needed to 25 prove conduct that does not meet generally accepted standards.
- (19)(21) the sole use of any electronic means, including teleconferencing, to obtain the information
   required for the written certification and accompanying statements used to apply for a registry identification card
   pursuant to Title 16, chapter 12, part 5; and



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1	(22) violating a federal, state, or local law or rule relating to the conduct of the profession or
2	occupation."
3	
4	Section 83. Section 37-1-317, MCA, is amended to read:
5	"37-1-317. Practice without license investigation of complaint injunction penalties. (1)
6	The department shall investigate complaints or other information received concerning practice by an unlicensed
7	person of a profession or occupation for which a license is required by this title.
8	(2) (a) Unless otherwise provided by statute, a board may file an action to enjoin a person from
9	practicing, without a license, a profession or occupation for which a license is required by this title. In addition to
10	the penalty provided for in 37-1-318, a person violating an injunction issued pursuant to this section may be
11	held in contempt of court.
12	(b) A person subject to an injunction for practicing without a license may also be subject to criminal
13	prosecution. In a complaint for an injunction or in an affidavit, information, or indictment alleging that a person
14	has engaged in unlicensed practice, it is sufficient to charge that the person engaged in the unlicensed practice
15	of a licensed profession or occupation on a certain day in a certain county without averring further or more
16	particular facts concerning the violation.
17	(3) Unless otherwise provided by statute, a person practicing a licensed profession or occupation
18	in this state without complying with the licensing provisions of this title is guilty of a misdemeanor punishable by
19	a fine of not less than \$250 or more than \$1,000, imprisonment in the county jail for not less than 90 days or
20	more than 1 year, or both. Each violation of the provisions of this chapter constitutes a separate offense.
21	(4) The department may issue a citation to and collect a fine, as provided in 37-68-316 and 37-69-
22	310, from a person at a job site who is performing plumbing or electrical work and who fails to display a license
23	or proof of licensure at the request of an employee of the department who bears responsibility for compliance
24	with licensure requirements."
25	
26	Section 84. Section 37-1-319, MCA, is amended to read:
27	"37-1-319. Rules Rulemaking authority of boards and programs. A board or the department on
28	behalf of a program may adopt rules:



1	(1) under the guidelines of 37-1-306, in accordance with [section 12], regarding continuing
2	education and establishing the number of hours required each year, the methods of obtaining education,
3	education topics, and carrying over hours to subsequent years;
4	(2) regarding practice limitations for temporary practice permits issued under 37-1-305 and designed
5	to ensure adequate supervision of the practice until all qualifications for licensure are met and a license is
6	<del>granted;</del>
7	(3)(2) regarding qualifications for inactive license status that may require compliance with stated
8	continuing education requirements and may limit the number of years a person may remain have held a license
9	on inactive or administratively suspended status without having to reestablish qualifications for licensure before
10	requiring continuing education or other competency requirements necessary to reactivate the license;
11	(4)(3) regarding maintenance and safeguarding of client funds or property possessed by a licensee
12	and requiring the funds or property to be maintained separately from the licensee's funds and property; and
13	(5)(4) defining acts of unprofessional conduct standards of professional and ethical conduct and
14	standards of practice, in addition to those contained the conduct defined in 37-1-316, that constitute a threat to
15	public health, safety, or welfare and that are inappropriate to the practice of the profession or occupation or the
16	board or program chapter;
17	(5) regarding examination or examinations required for licensure or reinstatement, timing of the
18	examinations relative to completion of education, experience, or board or program approval, manner of
19	registration for the examination, and criteria for retaking the examination, except that all examinations and
20	passage rates must be developed by a third-party professional examination vendor or nationally recognized
21	examiner of the profession or occupation;
22	(6) defining titles, terms, words, initials, insignia, designations, or abbreviations that are protected
23	<del>by licensure;</del>
24	(7)(6) designating third-party entities to perform internationally educated applicant credential
25	evaluations; and
26	(8)(7) necessary to administer and implement the provisions of any board or program licensing act
27	and regulate the conduct of persons under board or program jurisdiction."
28	



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4	<b>O</b> a still			
1		on 85. Section 37-1-320, MCA, is amended to read:		
2		<b>320.</b> Mental intent unprofessional conduct. A licensee may be found to h		
3	provision of 37	7-1-316 or a rule of professional conduct enacted by a <del>governing</del> board <u>or progra</u>	<u>am</u> without proof	
4	that the license	ee acted purposefully, knowingly, or negligently."		
5				
6	Sectio	on 86. Section 37-1-321, MCA, is amended to read:		
7	"37-1-	321. Authority to administratively suspend license. (1) A board, the The de	epartment if	
8	authorized by	<del>the board, or the department for programs without a board may</del> administratively	suspend a	
9	license when:			
10	(a)	an audit of continuing education, certification, or other qualifications necessar	y for continued	
11	licensure dem	onstrates that the licensee is noncompliant with requirements established by the	e board or by the	
12	department for	r a program;		
13	(b)	the licensee fails to respond to a <del>board or d</del> epartment audit as provided in sul	osection (1)(a);	
14	(c)	the department receives notice of insufficient funds in the account used by the	e licensee to pay	
15	for <del>an adminis</del>	t <del>rative fee or a board <u>a</u> fee or fine;</del>		
16	(d)	the department has reasonable grounds to believe the licensee did not posse	ss the	
17	qualifications f	or initial issuance of the license; or		
18	(e)	a licensee fails to comply with the terms of a final order imposed pursuant to 3	37-1-312 <del>or 37-1-</del>	
19	4 <del>05</del> .			
20	(2)	Upon identifying one or more of the deficiencies listed in subsection (1), the d	epartment shall	
21	inform the lice	nsee in writing and provide the licensee 60 days from the date of the correspon	dence to cure the	
22	deficiency.			
23	(3)	If the licensee fails to cure the deficiency as provided in subsection (2), a boa	<del>rd, the</del>	
24	department if a	authorized by the board, or the department for programs without a board may a	dministratively	
25	suspend the li	cense without additional notice or opportunity for hearing.		
26	(4)	(a) The administrative suspension remains in effect until:		
27	(i)	a board, the department if authorized by the board, or the department for prog	grams without a	
28		nes the licensee has cured the deficiency; or		

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#### Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor - 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005 1 (ii) the license terminates as provided in 37-1-141. 2 An administratively suspended license that is not renewed lapses, expires, or and terminates (b) 3 as provided in 37-1-141. (5) A licensee may not use a protected title or practice the licensed profession or occupation while the 4 5 license is administratively suspended. 6 (6)(5) To reinstate the administratively suspended license, a licensee must pay an administrative a 7 fee established by the department by rule and submit information necessary to cure the deficiencies as 8 determined in the discretion of the department. The board or program may require successful completion of an 9 examination or other demonstration of the applicant's competency and may reinstate the license or impose 10 terms and conditions in 37-1-312. 11 (7)(6) Instead of an administrative suspension, the department may refer the deficiencies 12 demonstrated in subsection (1) for disciplinary proceedings as provided in 37-1-309 or 37-1-403, as applicable. 13 A board or the department may not proceed against a licensee for the same act or failure to act under both an 14 administrative suspension as provided in this section and a disciplinary proceeding as provided in 37-1-309 or 15 37-1-403." 16 17 Section 87. Section 37-2-101, MCA, is amended to read: 18 "37-2-101. Definitions. As used in this part, the following definitions apply: 19 (1) "Community pharmacy", when used in relation to a medical practitioner, means a pharmacy 20 situated within 10 miles of any place at which the medical practitioner maintains an office for professional 21 practice. 22 (2) "Controlled substance" has the meaning provided in 37-7-101. 23 (3) "Device" means any instrument, apparatus, or contrivance intended: 24 (a) for use in the diagnosis, cure, mitigation, treatment, or prevention of disease in humans; 25 to affect the structure or any function of the body of humans. (b) "Dispense" has the meaning provided in 37-7-101. 26 (4) 27 (5) "Drug" has the meaning provided in 37-7-101. 28 (6) "Drug company" means any person engaged in the manufacturing, processing, packaging, or



#### Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor - 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005 1 distribution of drugs. The term does not include a pharmacy. 2 "Medical practitioner" means any person who is licensed by the state of Montana to engage in (7) 3 the practice of medicine, dentistry, osteopathy, podiatry, optometry, or a nursing specialty as described in 37-8-4 202 under Title 37 as an advanced practice registered nurse, dentist, optometrist, physician, or podiatrist and in 5 the is licensed practice to administer or prescribe drugs. 6 "Naturopathic physician" means a person licensed under Title 37, chapter 26, to practice (8) 7 naturopathic health care. 8 (9) "Opioid" has the meaning of "opiate" provided in 50-32-101. 9 (10)"Opioid-naive patient" means a patient who has not been prescribed a drug containing an 10 opioid in the 90 days prior to the acute event or surgery for which an opioid is prescribed. 11 (11) "Person" means any individual and any partnership, firm, corporation, association, or other 12 business entity. 13 (12)(11) "Pharmacy" has the meaning provided in 37-7-101. 14 (13)(12) "State" means the state of Montana or any political subdivision of the state." 15 16 Section 88. Section 37-2-401, MCA, is amended to read: 17 "37-2-401. Definitions. As used in this part, the following definitions apply: 18 (a) "Data" means written reports, notes, or records or oral reports or proceedings created by or (1) 19 at the request of a quality assurance committee that may be shared with a medical practitioner, including the

20 medical practitioner being reviewed, and that are used exclusively in connection with quality assessment or

21 improvement activities, including but not limited to the professional training, supervision, or discipline of a

22 medical practitioner by a medical practice group. The term includes all subsequent evaluations and analysis of

- 23 an untoward event, including any opinions or conclusions of a reviewer.
- 24 (b) The term does not include:
- 25 (i) incident reports or occurrence reports; or

26 (ii) health care information that is used in whole or in part to make decisions about an individual

27 who is the subject of the health care information.

- 28
- (2) "Health care facility" has the meaning provided in 50-5-101.



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(3) (a) "Incident report" or "occurrence report" means the written business record of a medical
 practice group that:

3 (i) may be but is not required to be created by the staff involved in response to an untoward event,
4 including but not limited to a patient injury, adverse outcome, or interventional error, for the purpose of ensuring
5 a prompt evaluation of the event; and

6

(ii) is a factual rendition of the event.

7 (b) The terms do not include any subsequent evaluation of the event by a quality assurance 8 committee, regardless of whether or not the subsequent evaluation of the event occurred in response to an 9 incident report or occurrence report. The creation of an incident report or occurrence report is not a condition 10 precedent for a subsequent evaluation of an event, and any subsequent evaluation of an event remains 11 privileged and confidential pursuant to this part, regardless of the creation of an incident report or occurrence

12 report.

(4) "Medical practice group" means a group of two or more medical practitioners practicing
 medicine in a professional corporation, professional limited liability company, partnership, sole proprietorship, or
 associations of these entities.

16 (5) "Medical practitioner" means an individual <u>who is</u> licensed by the state of Montana to engage in 17 the practice of medicine, osteopathy, podiatry, optometry, or a nursing specialty described in 37-8-202 or 18 licensed as a physician assistant pursuant to 37-20-203 <u>under Title 37 as an advanced practice registered</u>

19 <u>nurse, optometrist, physician, physician assistant, or podiatrist.</u>

(6) "Quality assurance committee" means a duly appointed committee within a medical practice
 group that administers a quality assurance program and may be called by another name within the medical
 practice group, including but not limited to a utilization review, peer review, medical ethics review, professional
 standards review, quality assurance, or quality improvement committee.

(7) "Quality assurance program" means a comprehensive, ongoing system of mechanisms
 established by a medical practice group for monitoring and evaluating the quality and appropriateness of the
 care provided to patients in order to:

27 (a) identify and take steps to correct any significant problems and trends in the delivery of care;28 and



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1	(b)	take advantage of opportunities to improve care.	
2	(8)	(a) "Records" means records of interviews, internal reviews and investigations	, and all reports,
3	statements, mi	inutes, memoranda, charts, statistics, and other documentation generated during	g the activities of
4	a quality assur	rance program.	
5	(b)	The term does not mean original medical records or other records kept relative	e to any patient in
6	the course of t	he business of operating as a medical practice group."	
7			
8	Sectio	on 89. Section 37-3-104, MCA, is amended to read:	
9	"37-3-	104. Medical assistants guidelines. (1) The board shall adopt guidelines b	y administrative
10	rule for:		
11	(a)	the performance of administrative and clinical tasks by a medical assistant that	t are allowed to
12	be delegated b	by a physician, physician assistant, or podiatrist, including the administration of r	nedications; and
13	(b)	the level of physician, physician assistant, or podiatrist supervision required fo	r a medical
14	assistant wher	n performing specified administrative and clinical tasks delegated by a physician	, physician
15	assistant, or po	odiatrist. However, the board shall adopt a rule requiring onsite supervision of a	medical assistant
16	by a physician	, physician assistant, or podiatrist for invasive procedures, administration of med	lication, or allergy
17	testing.		
18	(2)	The physician, physician assistant, or podiatrist who is supervising the medica	I assistant is
19	responsible for	r:	
20	(a)	ensuring that the medical assistant is competent to perform clinical tasks and	meets the
21	requirements o	of the guidelines;	
22	(b)	ensuring that the performance of the clinical tasks by the medical assistant is i	n accordance
23	with the board	's guidelines and good medical practice; and	
24	(c)	ensuring minimum educational requirements for the medical assistant.	
25	(3)	The board may hold pursue disciplinary action against the supervising physicia	an, physician
26	assistant, or po	odiatrist responsible i <del>n accordance with 37-1-410 or 37-3-323</del> for any acts of or o	omissions by the
27	medical assist	ant acting in the ordinary course and scope of the assigned duties."	
28			



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1 Section 90. Section 37-3-203, MCA, is amended to read: 2 "37-3-203. Powers and duties -- rulemaking authority. (1) The board may: 3 adopt rules necessary or proper to carry out the requirements in Title 37, chapter 3, parts 1 (a) 4 through 4, and of chapters covering podiatry, acupuncture, physician assistants, nutritionists, and emergency 5 care providers as set forth in Title 37, chapters 6, 13, 20, and 25, and 50-6-203, respectively. Rules adopted for 6 emergency care providers with an endorsement to provide community-integrated health care must address the 7 scope of practice, competency requirements, and educational requirements. 8 (b) hold hearings and take evidence in matters relating to the exercise and performance of the powers 9 and duties vested in the board; 10 (c) aid the county attorneys of this state in the enforcement of parts 1 through 4 and 8 of this chapter as well as Title 37, chapters 6, 13, 20, and 25, and Title 50, chapter 6, regarding emergency care providers 11 12 licensed by the board. The board also may assist the county attorneys of this state in the prosecution of 13 persons, firms, associations, or corporations charged with violations of the provisions listed in this subsection 14 (1)(c). 15 (d)(b) review certifications of disability and determinations of eligibility for a permit to hunt from a 16 vehicle as provided in 87-2-803(11); and. 17 (e) fund additional staff, hired by the department, to administer the provisions of this chapter, by 18 increasing license fees as necessary. 19 (2) (a) The board shall establish a medical assistance program to assist and rehabilitate licensees 20 who are subject to the jurisdiction of the board and who are found to be physically or mentally impaired by 21 habitual intemperance or the excessive use of addictive drugs, alcohol, or any other drug or substance or by 22 mental illness or chronic physical illness. 23 (b) The board shall ensure that a licensee who is required or volunteers to participate in the 24 medical assistance program as a condition of continued licensure or reinstatement of licensure must be allowed 25 to enroll in a qualified medical assistance program within this state and may not require a licensee to enroll in a 26 qualified treatment program outside the state unless the board finds that there is no qualified treatment program 27 in this state.

28

(3) (a) The board shall report annually on the number and types of complaints it has received



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1	involving physi	ician practices in providing written certification, as defined in 16-12-502, for the use of marijuana			
2	for a debilitatin	g medical condition provided for in Title 16, chapter 12, part 5. The report must contain:			
3	(i)	the number of complaints received by the board pursuant to 37-1-308;			
4	(ii)	the number of complaints for which a reasonable cause determination was made pursuant to			
5	37-1-307;				
6	(iii)	the general nature of the complaints;			
7	(iv)	the number of investigations conducted into physician practices in providing written			
8	certification; ar	nd			
9	(v)	the number of physicians disciplined by the board for their practices in providing written			
10	certification for	the use of marijuana for a debilitating medical condition.			
11	(b)	Except as provided in subsection (3)(c), the report may not contain individual identifying			
12	information reg	garding the physicians about whom the board received complaints.			
13	(c)	For each physician against whom the board takes disciplinary action related to the physician's			
14	practices in pro	oviding written certification for the use of marijuana for a debilitating medical condition, the report			
15	must include:				
16	(i)	the name of the physician;			
17	(ii)	the general results of the investigation of the physician's practices; and			
18	(iii)	the disciplinary action taken against the physician.			
19	(d)	The board shall provide the report to the economic affairs interim committee in accordance with	I		
20	5-11-210 and s	shall make a copy of the report available on the board's website.			
21	<del>(4) T</del>	he board may enter into agreements with other states for the purposes of mutual recognition of			
22	licensing stand	lards and licensing of physicians and emergency care providers from other states under the			
23	terms of a mut	ual recognition agreement."			
24					
25	Sectio	on 91. Section 37-4-205, MCA, is amended to read:			
26	"37-4-;	205. Rulemaking. The board may adopt, amend, or repeal rules necessary for the			
27	implementatio	n, continuation, and enforcement of this chapter in accordance with the Montana Administrative			
28	Procedure Act	. Rules adopted under this section may include but are not limited to rules on the following			



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1	subjects:
2	(1) the practice of dentistry or oral surgery involving the administration of anesthetics; and
3	(2) advertising by a licensed dentist including:
4	(a) the use of false, deceptive, or misleading advertising;
5	(b) the use of information concerning fees, areas of practice, specialization, personal background,
6	and quality of service in advertising; and
7	(c) the use of warnings and disclaimers in advertising."
8	
9	Section 92. Section 37-4-301, MCA, is amended to read:
10	"37-4-301. Qualifications fees Dentist license required qualifications. (1) An individual may
11	not practice dentistry unless licensed under Title 37, chapter 1, and this chapter.
12	(2) <u>Applicants An applicant</u> for licensure as a dentist shall <u>must have</u> submit an application that
13	must include, when required:
14	(1)(a) certification of successful completion of the passed a national board examination;
15	(2)(b) certification of successful completion of passed a regional board examination; and
16	(3) three affidavits of good moral character;
17	(4)(3) a certificate of graduation graduated from a board-approved dental school; and
18	<del>(5) an application fee</del> ."
19	
20	Section 93. Section 37-4-402, MCA, is amended to read:
21	"37-4-402. License examination Dental hygienist license required qualifications. (1) The
22	department may issue licenses for the practice of dental hygiene to qualified applicants to be known as dental
23	hygienists An individual may not practice dental hygiene unless licensed under Title 37, chapter 1, and this
24	<u>chapter</u> .
25	(2) Except as provided by rules adopted under 37-1-319, a person may not engage in the practice of
26	dental hygiene or practice as a dental hygienist in this state until the person has passed an examination
27	approved by the board under rules adopted by the board and has been issued a license by the department.
28	(3)(2) An applicant for licensure shall submit an application that must include, when required as a



2       (a) certification of successful completion of passed the national board written examination;         3       (b) certification of successful completion of passed a regional board practical examination; and         4       (c) two affidavits of good moral character;         5       (d)(c) a certificate of graduation graduated from a board-approved dental hygiene school; and         6       (a) an application fee."         7         8       Section 94. Section 37-6-101, MCA, is amended to read:         9       "37-6-101. Definitions. Unless the context requires otherwise, in this chapter, the following definit         10       apply:         11       (1) "Board" means the board of medical examiners provided for in 2-15-1731.         12       (2) "Department" means the department of labor and industry provided for in Title 2, chapter 12         13       part 17.         14       (3) "Podiatrist" means a physician or surgeon of the foot and ankle, licensed to diagnose and te ailments of the human functional foot and ankle.         16       (4) "Podiatry" means the diagnosis and treatment of ailments of the human functional foot and ankle.         17       ankle as provided in 37-6-102. The term includes "foot correctionist"."         18       Section 95. Section 37-7-101, MCA, is amended to read:
<ul> <li>(c) two affidavits of good moral character;</li> <li>(d)(c) a certificate of graduation graduated from a board-approved dental hygiene school; and</li> <li>(e) an application fee."</li> <li>Section 94. Section 37-6-101, MCA, is amended to read:</li> <li>"37-6-101. Definitions. Unless the context requires otherwise, in this chapter, the following defini</li> <li>apply:</li> <li>(1) "Board" means the board of medical examiners provided for in 2-15-1731.</li> <li>(2) "Department" means the department of labor and industry provided for in Title 2, chapter 1:</li> <li>part 17.</li> <li>(3) "Podiatrist" means a physician or surgeon of the foot and ankle, licensed to diagnose and t</li> <li>ailments of the human functional foot and ankle.</li> <li>(4) "Podiatry" means the diagnosis and treatment of ailments of the human functional foot and</li> <li>ankle as provided in 37-6-102. The term includes "foot correctionist"."</li> </ul>
<ul> <li>(d)(c) a certificate of graduation graduated from a board-approved dental hygiene school;-and</li> <li>(e) an application fee."</li> <li>Section 94. Section 37-6-101, MCA, is amended to read:</li> <li>"37-6-101. Definitions. Unless the context requires otherwise, in this chapter, the following definit</li> <li>apply:</li> <li>(1) "Board" means the board of medical examiners provided for in 2-15-1731.</li> <li>(2) "Department" means the department of labor and industry provided for in Title 2, chapter 1:</li> <li>part 17.</li> <li>(3) "Podiatrist" means a physician or surgeon of the foot and ankle, licensed to diagnose and t</li> <li>ailments of the human functional foot and ankle.</li> <li>(4) "Podiatry" means the diagnosis and treatment of ailments of the human functional foot and</li> <li>ankle as provided in 37-6-102. The term includes "foot correctionist"."</li> </ul>
<ul> <li>(e) an application fee."</li> <li>Section 94. Section 37-6-101, MCA, is amended to read:</li> <li>"37-6-101. Definitions. Unless the context requires otherwise, in this chapter, the following definition apply:</li> <li>(1) "Board" means the board of medical examiners provided for in 2-15-1731.</li> <li>(2) "Department" means the department of labor and industry provided for in Title 2, chapter 13 part 17.</li> <li>(3) "Podiatrist" means a physician or surgeon of the foot and ankle, licensed to diagnose and to ailments of the human functional foot and ankle.</li> <li>(4) "Podiatry" means the diagnosis and treatment of ailments of the human functional foot and ankle.</li> <li>Section 95. Section 37-7-101, MCA, is amended to read:</li> </ul>
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10       apply:         11       (1) "Board" means the board of medical examiners provided for in 2-15-1731.         12       (2) "Department" means the department of labor and industry provided for in Title 2, chapter 13         13       part 17.         14       (3) "Podiatrist" means a physician or surgeon of the foot and ankle, licensed to diagnose and the ailments of the human functional foot and ankle.         16       (4) "Podiatry" means the diagnosis and treatment of ailments of the human functional foot and ankle.         17       ankle as provided in 37-6-102. The term includes "foot correctionist"."         18
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<ul> <li>(2) "Department" means the department of labor and industry provided for in Title 2, chapter 18</li> <li>part 17.</li> <li>(3) "Podiatrist" means a physician or surgeon of the foot and ankle, licensed to diagnose and t</li> <li>ailments of the human functional foot and ankle.</li> <li>(4) "Podiatry" means the diagnosis and treatment of ailments of the human functional foot and</li> <li>ankle as provided in 37-6-102. The term includes "foot correctionist"."</li> </ul>
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18     19     Section 95. Section 37-7-101, MCA, is amended to read:
19 Section 95. Section 37-7-101, MCA, is amended to read:
20 <b>"37-7-101. Definitions.</b> As used in this chapter, the following definitions apply:
21 (1) (a) "Administer" means the direct application of a drug to the body of a patient by injection,
22 inhalation, ingestion, or any other means.
23 (b) Except as provided in 37-7-105, the term does not include immunization by injection for
24 children under 18 years of age.
25 (2) "Board" means the board of pharmacy provided for in 2-15-1733.
26 (3) "Cancer drug" means a prescription drug used to treat:
27 (a) cancer or its side effects; or
28 (b) the side effects of a prescription drug used to treat cancer or its side effects.



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(4	4)	"Chemical" means medicinal or industrial substances, whether simple, compo	ound, or obtained		
through the	he pro	cess of the science and art of chemistry, whether of organic or inorganic origin			
(!	5)	"Clinical pharmacist practitioner" means a licensed pharmacist in good standi	ng who meets the		
requireme	ents sp	pecified in 37-7-306.			
(6	6)	"Collaborative pharmacy practice" means the practice of pharmacy by a pharma	macist who has		
agreed to	work	in conjunction with one or more prescribers, on a voluntary basis and under pr	otocol, and who		
may perfo	orm ce	ertain patient care functions under certain specified conditions or limitations aut	horized by the		
prescribe	r.				
(7	7)	"Collaborative pharmacy practice agreement" means a written and signed agr	eement between		
one or mo	ore ph	armacists and one or more prescribers that provides for collaborative pharmac	y practice for the		
purpose o	of drug	therapy management of patients.			
(8	8)	"Commercial purposes" means the ordinary purposes of trade, agriculture, inc	dustry, and		
commerc	e, exc	lusive of the practices of medicine and pharmacy.			
(9	9)	"Compounding" means the preparation, mixing, assembling, packaging, or lab	peling of a drug or		
device ba	ased or	n:			
(8	a)	a practitioner's prescription drug order;			
()	b)	a professional practice relationship between a practitioner, pharmacist, and pa	atient;		
(0	c)	research, instruction, or chemical analysis, but not for sale or dispensing; or			
(0	d)	the preparation of drugs or devices based on routine, regularly observed pres	cribing patterns.		
(*	10)	"Confidential patient information" means privileged information accessed by, r	maintained by, or		
transmitted to a pharmacist in patient records or that is communicated to the patient as part of patient					
counselin	ıg.				
(*	11)	"Controlled substance" means a substance designated in Schedules II throug	h V of Title 50,		
chapter 3	2, parl	t 2.			
(*	12)	"Department" means the department of labor and industry provided for in Title	e 2, chapter 15,		
part 17.					
(*	13)	"Device" has the same meaning as defined in 37-2-101.			
('	14)	"Dispense" or "dispensing" means the interpretation, evaluation, and impleme	entation of a		
	gislature 2 (4 through th (9 requirema (1) agreed to may perfo prescribe (1) one or ma purpose o (1) commerce (1) device ba (1) device ba (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	gislature 2023 (4) through the pro (5) requirements sp (6) agreed to work may perform ce prescriber. (7) one or more ph purpose of drug (8) commerce, exc (9) device based o (a) (b) (c) (d) (c) (d) (10) transmitted to a counseling. (11) chapter 32, par (12)	gislature 2023       Drafter: Erin Sullivan, 406-444-3594         (4)       "Chemical" means medicinal or industrial substances, whether simple, compositivough the process of the science and art of chemistry, whether of organic or inorganic origin (5)         (5)       "Clinical pharmacist practitioner" means a licensed pharmacist in good standirequirements specified in 37-7-306.         (6)       "Collaborative pharmacy practice" means the practice of pharmacy by a pharmacy perform certain patient care functions under certain specified conditions or limitations autores pharmacists and one or more prescribers that provides for collaborative pharmacy practice agreement" means a written and signed agription or more pharmacists and one or more prescribers that provides for collaborative pharmacy practice agreement" means a written and signed agriptione or more pharmacists and one or more prescribers that provides for collaborative pharmacy purpose of drug therapy management of patients.         (8)       "Commercial purposes" means the ordinary purposes of trade, agriculture, into commerce, exclusive of the practices of medicine and pharmacy.         (9)       "Compounding" means the preparation, mixing, assembling, packaging, or lat device based on:         (1)       a professional practice relationship between a practitioner, pharmacist, and pp (c)         (10)       "Confidential patient information" means privileged information accessed by, it transmitted to a pharmacist in patient records or that is communicated to the patient as part of counseling.         (11)       "Controlled substance" means a substance designated in Schedules II throug chapter 32, part 2.		



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1	prescription drug	g order, including the preparation and delivery of a drug or device to a patient	t or patient's agent			
2	in a suitable con	ntainer appropriately labeled for administration to or use by a patient.				
3	(15)	"Distribute" or "distribution" means the sale, purchase, trade, delivery, handli	ing, storage, or			
4	receipt of a drug	g or device and does not include administering or dispensing a prescription dr	rug, pursuant to			
5	section 353(b)(1	1), or a new animal drug, pursuant to section 360b(b) of the Federal Food, Dr	ug, and Cosmetic			
6	Act, 21 U.S.C. 3	301, et seq.				
7	(16)	"Drug" means a substance:				

- 8 (a) recognized as a drug in any official compendium or supplement;
- 9 (b) intended for use in diagnosis, cure, mitigation, treatment, or prevention of disease in humans or
- 10 animals;
- 11 (c) other than food, intended to affect the structure or function of the body of humans or animals;
- 12 and
- 13 (d) intended for use as a component of a substance specified in subsection (16)(a), (16)(b), or
- 14 (16)(c).
- 15 (17) "Drug utilization review" means an evaluation of a prescription drug order and patient records

16 for duplication of therapy, interactions, proper utilization, and optimum therapeutic outcomes. The term includes

- 17 but is not limited to the following evaluations:
- 18 (a) known allergies;
- 19 (b) rational therapy contraindications;
- 20 (c) reasonable dose and route administration;
- 21 (d) reasonable directions for use;
- 22 (e) drug-drug interactions;
- 23 (f) drug-food interactions;
- 24 (g) drug-disease interactions; and
- 25 (h) adverse drug reactions.
- 26 (18) "Equivalent drug product" means a drug product that has the same established name, active

27 ingredient or ingredients, strength or concentration, dosage form, and route of administration and meets the

28 same standards as another drug product as determined by any official compendium or supplement. Equivalent



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1	drug products	may differ in shape, scoring, configuration, packaging, excipients, and expiration time.
2	(19)	"FDA" means the United States food and drug administration.
3	(20)	"Health care facility" has the meaning provided in 50-5-101.
4	(21)	(a) "Health clinic" means a facility in which advice, counseling, diagnosis, treatment, surgery,
5	care, or servic	es relating to preserving or maintaining health are provided on an outpatient basis for a period of
6	less than 24 co	onsecutive hours to a person not residing at or confined to the facility.
7	(b)	The term includes an outpatient center for primary care and an outpatient center for surgical
8	services, as th	ose terms are defined in 50-5-101, and a local public health agency as defined in 50-1-101.
9	(c)	The term does not include a facility that provides routine health screenings, health education,
10	or immunizatic	ns.
11	(22)	"Health information system" means one of the following systems used to compile and manage
12	patient health	care information:
13	(a)	an electronic health record system;
14	(b)	a health information exchange approved by the board;
15	(c)	a pharmacy dispensing system; or
16	(d)	a system defined by the board by rule.
17	(23)	"Hospital" has the meaning provided in 50-5-101.
18	(24)	"Immunization-certified pharmacist" means a pharmacist who:
19	(a)	has successfully completed an immunization delivery course of training that is approved by the
20	accreditation c	ouncil for pharmacy education or by an authority approved by the board and that, at a minimum,
21	includes instru	ction in hands-on injection technique, clinical evaluation of indications and contraindications of
22	immunizations	, storage and handling of immunizations, and documentation and reporting; and
23	(b)	holds a current basic cardiopulmonary resuscitation certification issued by the American heart
24	association, th	e American red cross, or another recognized provider.
25	(25)	"Intern" means:
26	(a)	a person who is licensed by the state to engage in the practice of pharmacy while under the
27	personal supe	rvision of a preceptor and who is satisfactorily progressing toward meeting the requirements for
28	licensure as a	pharmacist;



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1	(b)	a graduate of an accredited college of pharmacy who is licensed by the state for the purpose of
2	obtaining practi	cal experience as a requirement for licensure as a pharmacist;
3	(c)	a qualified applicant awaiting examination for licensure; or
4	(d)	a person participating in a residency or fellowship program.
5	(26)	"Long-term care facility" has the meaning provided in 50-5-101.
6	(27)	"Manufacturing" means the production, preparation, propagation, conversion, or processing of
7	a drug or device	e, either directly or indirectly, by extraction from substances of natural origin or independently by
8	means of chem	ical or biological synthesis.
9	(28)	"Medicine" means a remedial agent that has the property of curing, preventing, treating, or
10	mitigating disea	ses or which is used for this purpose.
11	(29)	"Outsourcing facility" means a facility at one geographic location or address that:
12	(a)	engages in compounding of sterile drugs;
13	(b)	has elected to register as an outsourcing facility with FDA; and
14	(c)	complies with all the requirements of section 353b of the Federal Food, Drug, and Cosmetic
15	Act, 21 U.S.C. 3	301 et seq.
16	(30)	"Participant" means a physician's office, pharmacy, hospital, or health clinic that has elected to
17	voluntarily parti	cipate in the cancer drug repository program provided for in 37-7-1403 and that accepts donated
18	cancer drugs or	devices under rules adopted by the board.
19	(31)	"Patient counseling" means the communication by the pharmacist of information, as defined by
20	the rules of the	board, to the patient or caregiver in order to ensure the proper use of drugs or devices.
21	(32)	"Person" includes an individual, partnership, corporation, association, or other legal entity.
22	(33)	"Pharmaceutical care" means the provision of drug therapy and other patient care services
23	intended to ach	ieve outcomes related to the cure or prevention of a disease, elimination or reduction of a
24	patient's sympto	oms, or arresting or slowing of a disease process.
25	(34)	"Pharmacist" means a person licensed by the state to engage in the practice of pharmacy and
26	who may affix to	o the person's name the term "R.Ph.".
27	(35)	"Pharmacy" means an established location, either physical or electronic, registered by the
28	board where dr	ugs or devices are dispensed with pharmaceutical care or where pharmaceutical care is



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1	provided. The term includes "apothecary," "drug store," "chemist shop," or other synonym or terms descriptive			
2	<u>of a pharmacy.</u>			
3	(36)	"Pharmacy technician" means an individual who assists a pharmacist in the practice of		
4	pharmacy.			
5	(37)	"Poison" means a substance that, when introduced into the system, either directly or by		
6	absorption, pro	duces violent, morbid, or fatal changes or that destroys living tissue with which it comes in		
7	contact.			
8	(38)	"Practice of pharmacy" means:		
9	(a)	interpreting, evaluating, and implementing prescriber orders;		
10	(b)	administering drugs and devices pursuant to a collaborative practice agreement, except as		
11	provided in 37-	7-105, and compounding, labeling, dispensing, and distributing drugs and devices, including		
12	patient counsel	ing;		
13	(c)	properly and safely procuring, storing, distributing, and disposing of drugs and devices and		
14	maintaining proper records;			
15	(d)	monitoring drug therapy and use;		
16	(e)	initiating or modifying drug therapy in accordance with collaborative pharmacy practice		
17	agreements established and approved by health care facilities or voluntary agreements with prescribers;			
18	(f)	participating in quality assurance and performance improvement activities;		
19	(g)	providing information on drugs, dietary supplements, and devices to patients, the public, and		
20	other health ca	re providers; and		
21	(h)	participating in scientific or clinical research as an investigator or in collaboration with other		
22	investigators.			
23	(39)	"Practice pharmacy by means of telehealth" means to provide pharmaceutical care through the		
24	use of informati	ion technology to patients at a distance.		
25	(40)	"Preceptor" means an individual who is registered by the board and participates in the		
26	instructional tra	ining of a pharmacy intern.		
27	(41)	"Prescriber" has the same meaning as provided in 37-7-502.		
28	(42)	"Prescription drug" means any drug that is required by federal law or regulation to be		



1 dispensed only by a prescription subject to section 353(b) of the Federal Food, Drug, and Cosmetic Act, 21 2 U.S.C. 301 et seq. 3 (43)"Prescription drug order" means an order from a prescriber for a drug or device that is 4 communicated directly or indirectly by the prescriber to the furnisher by means of a signed order, by electronic 5 transmission, in person, or by telephone. The order must include the name and address of the prescriber, the 6 prescriber's license classification, the name and address of the patient, the name, strength, and quantity of the 7 drug, drugs, or device prescribed, the directions for use, and the date of its issue. These stipulations apply to 8 written, oral, electronically transmitted, and telephoned prescriptions and orders derived from collaborative 9 pharmacy practice. 10 (44)"Provisional community pharmacy" means a pharmacy that has been approved by the board, 11 including but not limited to federally gualified health centers, as defined in 42 CFR 405.2401, where prescription 12 drugs are dispensed to appropriately screened, qualified patients. 13 (45)"Qualified patient" means a person who is uninsured, indigent, or has insufficient funds to 14 obtain needed prescription drugs or cancer drugs. 15 (46)"Registry" means the prescription drug registry provided for in 37-7-1502. 16 (47)"Utilization plan" means a plan under which a pharmacist may use the services of a pharmacy 17 technician in the practice of pharmacy to perform tasks that: 18 do not require the exercise of the pharmacist's independent professional judgment; and (a) 19 (b) are verified by the pharmacist. 20 (48) "Wholesale" means a sale for the purpose of resale." 21 22 Section 96. Section 37-7-201, MCA, is amended to read: 23 "37-7-201. Organization -- powers Powers and duties -- rulemaking authority. (1) The board shall 24 meet at least once a year to transact its business. The board shall annually elect from its members a president, 25 vice president, and secretary. 26 (2) The board shall regulate the practice of pharmacy in this state, including but not limited to: 27 (a) establishing establish minimum standards for: 28 <del>(i)(a)</del> necessary pharmacy equipment necessary in and for a pharmacy;



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1	(ii)(b) the purity and quality of drugs, devices, and other materials dispensed within the state through
2	the practice of pharmacy, using an official compendium recognized by the board or current practical standards;
3	(iii)(c) specifications for the facilities, including outsourcing facilities, as well as and for the
4	environment, supplies, technical equipment, personnel, and procedures for the storage, compounding,
5	distribution, or dispensing of drugs and devices;
6	(iv)(d) monitoring drug therapy; and
7	(v)(e) maintaining the integrity and confidentiality of prescription information and other confidential
8	patient information; <u>.</u>
9	(b)(2) requesting the department to The department shall inspect, at reasonable times:
10	(i)(a) places where drugs, medicines, chemicals, or poisons are sold, vended, given away,
11	compounded, dispensed, <u>distributed,</u> or manufactured; and
12	(ii)(b) the appropriate records and the license of any person engaged in the practice of pharmacy for
13	t <del>he purpose of determining whether any to determine compliance with</del> laws governing the legal <u>dispensing,</u>
14	distribution, or manufacturing of drugs or devices or the practice of pharmacy are being violated.
15	(3) The department and board shall cooperate with all agencies charged with the enforcement of
16	the laws of the United States, other states, or this state relating to drugs, devices, and the practice of pharmacy
17	It is a misdemeanor for a person to refuse to permit or otherwise prevent the department from entering these
18	places and making an inspection.
19	<del>(c) regulating:</del>
20	(4) The board shall adopt rules concerning:
21	(i)(a) the training, qualifications, employment, licensure, and practice of <u>pharmacists and</u> interns;
22	(ii)(b) the training, qualifications, employment, and registration licensure of pharmacy technicians;
23	and
24	(iii)(c) under therapeutic classification, the <u>dispensing, distribution,</u> sale, and labeling of drugs,
25	devices, medicines, chemicals, and poisons;
26	(d) examining applicants and issuing and renewing licenses of:
27	(i) applicants whom the board considers qualified under this chapter to practice pharmacy;
28	(ii) pharmacies and certain stores under this chapter;



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1	(iii)	wholesale distributors;		
2	(iii) (iv)	third-party logistics providers as defined in 37-7-602; and		
			or dovices	
3	(v)	persons engaged in the manufacture, <u>dispensing</u> , and <u>or</u> distribution of drugs		
4		practice of pharmacy and authorized under Title 37, chapter 2, and this chapter		
5	(e)	in concurrence with the board of medical examiners, <del>defining the</del> additional e		
6	experience, or	certification required of a licensed pharmacist to become a certified clinical pha	armacist	
7	practitioner;			
8	<del>(f) is</del> e	suing certificates of "certified pharmacy" under this chapter;		
9	<del>(g) e</del>	stablishing and collecting license and registration fees;		
10	<del>(h) a</del> ∣	pproving pharmacy practice initiatives that improve the quality of, or access to,	pharmaceutical	
11	care but that fa	Ill outside the scope of this chapter. This subsection (2)(h) may not be construc	<del>id to expand on</del>	
12	the definition o	f the practice of pharmacy.		
13	<del>(i)<u>(f)</u></del>	establishing a medical assistance program to assist and rehabilitate licensees	s who are subject	
14	to the jurisdiction	on of the board and who are found to be physically or mentally impaired by hab	vitual	
15	intemperance of	or the excessive use of addictive drugs, alcohol, or any other drug or substance	or by mental	
16	illness or chror	nic physical illness. The board shall ensure that a licensee who is required or vo	olunteers to	
17	participate in th	ne medical assistance program as a condition of continued licensure or reinstat	ement of	
18	licensure must	be allowed to enroll in a qualified medical assistance program within this state	and may not	
19	require a licens	see to enroll in a qualified treatment program outside the state unless the board	I finds that there is	
20	no qualified tre	atment program in this state.		
21	<del>(j) ma</del>	aking rules for the conduct of its business;		
22	<del>(k) p</del>	erforming other duties and exercising other powers as this chapter requires; an	<del>d</del>	
23	<del>(I) ad</del>	lopting and authorizing the department to publish rules for carrying out and enfo	<del>prcing parts 1</del>	
24	through 7 of th	is chapter, including but not limited to:		
25	<del>(i) re</del> e	quirements and qualifications for the transfer of board-issued licenses;		
26	<del>(ii) mi</del> i	nimum standards for pharmacy internship programs and qualifications for licent	sing pharmacy	
27	<del>interns;</del>			
28	<del>(iii) qu</del>	alifications and procedures for registering pharmacy technicians; and		



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1	(iv)(q)	requirements and procedures necessary to allow a pharmacy licensed in anot	her iurisdiction to
2		o practice pharmacy by means of telehealth across state lines.	
	-		
3	<del>(3)<u>(5)</u></del>	The board may:	
4		in professional organizations and associations organized exclusively to promote	
5		f standards of the practice of pharmacy for the protection of the health and welf	are of the public
6	and whose acti	ivities assist and facilitate the work of the board; and	
7	<del>(b)<u>(a)</u></del>	establish standards of care for patients concerning health care services that a	patient may
8	expect with reg	jard to pharmaceutical care <u>; and</u>	
9	<u>(b)</u>	approve pharmacy practice initiatives that improve the quality of, or access to,	pharmaceutical
10	care but that fa	Il outside the scope of this chapter. This subsection (5)(b) may not be construed	to expand on
11	the definition of	f the practice of pharmacy."	
12			
13	Sectio	n 97. Section 37-7-306, MCA, is amended to read:	
14	"37-7-3	306. Clinical pharmacist practitioner <u>endorsement required</u> qualificatio	ns <u> scope of</u>
15	practice. (1) A	pharmacist may not practice as a clinical pharmacist practitioner is a licensed p	harmacist in
16	good standing	who: without an endorsement issued under Title 37, chapter 1, and this chapter	<u>-</u>
17	<u>(2)</u>	An applicant for a clinical pharmacist practitioner endorsement must have:	
18	(a)	is certified by the board, in concurrence with the board of medical examiners,	to provide drug
19	therapy manag	ement, including initiating, modifying, or discontinuing therapies, identifying and	⊢managing drug-
20	related problen	ns, or ordering tests under the direction or supervision of a prescriber a pharma	<u>cist license</u>
21	issued under T	itle 37, chapter 1, and this chapter;	
22	(b)	has additional education, experience, or certification as required by the board	in concurrence
23	with the board	of medical examiners; and	
24	(c)	has in place a <u>a current</u> collaborative pharmacy practice agreement.	
25	<del>(2)(3)</del>	Only a pharmacist certified by the board may legally be identified as a clinical	pharmacist
26	practitioner <u>The</u>	e requirements in subsections (2)(a) through (2)(c) must be maintained for active	licensure and
27	are subject to a	audit as provided in [section 12].	
28	<u>(4)</u>	For the purposes of this section, a clinical pharmacist practitioner provides dru	<u>g therapy</u>



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1	management, including initiating, modifying, or discontinuing therapies, identifying and managing drug-related
2	problems, or ordering tests under the direction or supervision of a prescriber."
3	
4	Section 98. Section 37-7-308, MCA, is amended to read:
5	"37-7-308. Preparation and approval of utilization plan revocation of or refusal to renew plan
6	contested case hearing inspection. (1) A supervising pharmacist shall:
7	(a)(1) prepare the utilization plan and submit a summary of the plan to the board for approval upon
8	initial application;
9	(b)(2) keep on file in the pharmacy a copy of comply with and maintain the utilization plan for
10	department inspection by the board; and
11	(c)(3) annually review the utilization plan and provide documentation to the board to ensure that the
12	plan accurately reflects the current use of the services of a pharmacy technician or auxiliary.
13	(2) The board shall refuse to approve or shall revoke or fail to renew approval of a utilization plan if it
14	does not conform to the provisions of 37-7-307 through 37-7-309 and rules adopted under those sections.
15	(3) One year after the board revokes approval of a utilization plan, the supervising pharmacist may
16	reapply for approval by complying with the requirements of 37-7-307 through 37-7-309 and with rules adopted
17	under those sections.
18	(4) Before refusing to approve or before revoking or failing to renew approval of a utilization plan, the
19	board shall provide the supervising pharmacist a reasonable time in which to supply additional information
20	demonstrating compliance with the requirements of 37-7-307 through 37-7-309 and with rules adopted under
21	those sections and the opportunity to request a hearing.
22	(5) If a supervising pharmacist requests a hearing, the board shall conduct the hearing in accordance
23	with the contested case procedures in Title 2, chapter 4, part 6."
24	
25	Section 99. Section 37-7-323, MCA, is amended to read:
26	"37-7-323. Penalty enforcement. (1) A person, firm, partnership, or corporation violating any of the
27	provisions of parts 1 through 3 of this chapter is guilty of a misdemeanor and upon conviction for each violation
28	shall automatically lose any license issued by the board.



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	egislature 2023.	Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005
1	(2)	In addition to the penalty provided in subsection (1), the board may withdraw	its approval of a
2	utilization plan	previously approved for a supervising pharmacist who:	
3	(a)	violates any provision of 37-7-307 <del>through 37-7-309 or 37-7-308</del> or rules add	pted under those
4	sections;		
5	(b)	obtained the approval of the utilization plan through fraud; or	
6	(c)	acts in a manner contrary to the terms of the utilization plan.	
7	(3)	The board may seek an injunction to enforce the provisions of subsection (2)	."
8			
9	Sectio	on 100. Section 37-7-506, MCA, is amended to read:	
10	"37-7-	<b>506.</b> Notice to purchaser. (1) A pharmacist who selects a drug product, as p	provided in 37-7-
11	505, shall noti	fy the <del>person individual</del> presenting the prescription that the <del>person individual</del> m	ay refuse the
12	product select	ion as provided in 37-7-505.	
13	<del>(2)</del> E	Each pharmacy shall display in a prominent place that is in clear and unobstruc	ted public view, at
14	<del>or near the pla</del>	ace where prescriptions are dispensed, a sign stating: "This pharmacy may be a	able to select a
15	less expensive	e drug product that is equivalent to the one prescribed by your physician unless	<del>, you or your</del>
16	<del>physician requ</del>	uest otherwise." The printing on the sign must be in block letters not less than 1	-inch in height."
17			
18	Sectio	on 101. Section 37-7-604, MCA, is amended to read:	
19	"37-7-	604. Wholesale distributor, third-party logistics provider, manufacturer,	and repackager
20	licensing req	uirements_license required fee_qualifications federal compliance. (1) A	A person or
21	distribution ou	tlet may not act as a wholesale distributor, third-party logistics provider, manufa	acturer, or
22	repackager <del>wi</del>	thout first obtaining a license from the board and paying the license fee <u>unless</u>	licensed under
23	<u>Title 37, chapt</u>	ter 1, and this chapter.	
24	(2)	A license may not be issued or renewed for An applicant for initial licensure of	or license renewal
25	<u>as</u> a wholesale	e distributor, third-party logistics provider, manufacturer, or repackager <del>to opera</del>	ate in this state
26	unless the app	<del>olicant: <u>must</u></del>	
27	( <del>a) a</del>	agrees agree to abide by federal and state law and to comply with the rules ado	pted by the FDA
28	and the board	; and	



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1	(b) p:	ays the license fee set by the board.		
2	(3)	The board in its discretion may require that a separate license be obtained for		
3	(c) (a)	each facility directly or indirectly owned or operated by the same business ent		
4	state; or			
5	(b)	a parent entity with divisions, subsidiaries, or affiliates within the state if opera	tions are	
6	conducted at m	nore than one location and joint ownership and control exists among all entities.		
7	(4)	An applicant for a license under this section or for a license renewal shall prov	ide written	
8	documentation	to the board attesting that the applicant has maintained and will continue to ma	intain:	
9	(a)	adequate storage conditions and facilities;		
10	(b)	minimum liability and other insurance that may be required by applicable feder	ral or state law;	
11	(c)	a functioning security system that includes:		
12	(i)	an after hours central alarm or comparable entry detection system;		
13	(ii)	restricted access to the premises;		
14	(iii)	comprehensive employee applicant screening; and		
15	(iv)	safeguards against employee theft;		
16	(d)	a system of records setting forth all activities of wholesale distribution, third-pa	rty logistics,	
17	manufacturing,	or repackaging for at least a period of the 2 previous years. The system of reco	ords must be	
18	accessible, as	defined by board regulations, for inspections authorized by the board.		
19	(e)	a list of active <u>business</u> entity principals, including officers, directors, primary s	hareholders, and	
20	management e	xecutives, who shall <del>at all times d</del> emonstrate and maintain their responsibility fo	or conducting the	
21	business in cor	nformity with sound financial practices <del>as well as <u>and</u> state and federal law;</del>		
22	(f)	complete, updated information, to be provided to the board as a condition for o	obtaining and	
23	renewing a lice	nse, pertaining to each wholesale distributor, third-party logistics provider, man	ufacturer, or	
24	repackager to b	pe licensed, including but not limited to:		
25	(i)	all pertinent corporate license information, if applicable; and		
26	(ii)	other information regarding ownership, principals, key personnel, and facilities	;	
27	(g)	a written protocol of procedures and policies that ensures preparation by the a	pplicant or	
28	licensee under	this section for the handling of security or operational problems, including but n	ot limited to	



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1 those caused by:

- 2 (i) natural disaster or government emergency;
- 3 (ii) inventory inaccuracies or product shipping and receiving;
- 4 (iii) insufficient inspections for all incoming and outgoing product shipments;
- 5 (iv) lack of control of outdated or other unauthorized products;
- 6 (v) inappropriate disposition of returned goods; and
- 7 (vi) failure to promptly comply with product recalls; and
- 8 (h) operations in compliance with all federal requirements applicable to a wholesale distributor,
- 9 third-party logistics provider, manufacturer, or repackager.
- 10 (5) An agent or employee of a licensed wholesale distributor, third-party logistics provider,

11 manufacturer, or repackager need not be licensed as a wholesale distributor, third-party logistics provider,

- 12 manufacturer, or repackager.
- 13 (6) For purposes of this section, all <u>All</u> rules and regulations promulgated by the board pertaining

14 to this section must conform to the wholesale distributor, third-party logistics provider, manufacturer, and

15 repackager licensing guidelines and rules formally adopted by the FDA. If a conflict arises between an FDA

16 guideline or rule and a rule or regulation of the board, the former controls.

- (7) Wholesale distributors, third-party logistics providers, manufacturers, and repackagers licensed
  by the board shall comply with the tracing requirements defined in sections 353 and 360eee of the Drug Supply
  Chain Security Act, 21 U.S.C. 301, et seq., and all corresponding guidelines and rules."
- 20

21

22

Section 102. Section 37-7-703, MCA, is amended to read:

"37-7-703. Registration requirements Out-of-state mail order pharmacy -- registration

23 requirements. Each out-of-state mail service order pharmacy must be registered with the board of pharmacy

24 under Title 37, chapter 1, and this chapter. In order to be registered with the board to do business in this state

- 25 and for the renewal of its To be registered and to renew the registration, an out-of-state mail service order
- 26 pharmacy shall:
- (1) (a) shall submit a certificate from the appropriate licensing authority with which it is currently
   licensed and in good standing in the state in which its dispensing facilities are located; and



(b)(2) shall comply with all applicable laws, regulations, and standards of that state and the United
 States and, if requested by the board, provide evidence that it has complied;

3 (2)(3) shall register with the board and provide information on ownership and location, including the 4 names and titles of the corporate officers, of the out-of-state mail service <u>order</u> pharmacy and the identity of a 5 pharmacist licensed in the state in which the pharmacy is located who is in charge of dispensing prescriptions 6 for shipment to Montana from the out-of-state mail <u>service\_order</u> pharmacy;

7 (3)(4) shall submit a utilization plan for the employment of pharmacy technicians if allowed required
8 by the state where the mail service order pharmacy is located. If the state in which the pharmacy is located
9 does not establish a ratio of technicians to pharmacists for determining the number of pharmacy technicians or
10 otherwise define the role of the pharmacist in compounding or dispensing drugs at the pharmacy, then the out-

11 of-state mail service pharmacy may not allow a pharmacist to supervise more than one supportive person at

12 any one time in the compounding or dispensing of prescription drugs, unless approved by the board as

13 provided in 37-7-307 through 37-7-309.; and

14 (4)(5) shall submit to the board proof of the pharmacist's good standing with the licensing authority in 15 the state where the pharmacist is employed and the pharmacist's written commitment to comply with the 16 utilization plan, if any, for each pharmacist identified under subsection (2) (3) and shall provide to the board the 17 same toll-free telephone service referenced in 37-7-706 in order to comply with all information requests by the

18 board<del>; and</del>

19 (5) shall pay an initial registration fee and a periodic renewal fee in an amount to be determined by
 20 the board and at a time established by the department by rule."

21

22

Section 103. Section 37-8-202, MCA, is amended to read:

23 "37-8-202. Organization -- meetings -- powers Power and duties -- rulemaking authority. (1) The
 24 board shall:

25 (a) meet annually and elect from among the members a president and a secretary;

26 (b) hold other meetings when necessary to transact its business;

27 (c)(a) prescribe standards for schools preparing persons individuals for registration and licensure

28 under this chapter;



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1	<del>(d)(b)</del>	provide for surveys of schools at times the board considers necessary;	
2		approve programs that meet the requirements of this chapter and of the board	
	<del>(e)<u>(</u>c)</del>		
3	()	nduct hearings on charges that may call for discipline of a licensee, revocation o	H a license, or
4		ools of nursing from the approved list;	
5	(0)	ause the prosecution of persons violating this chapter. The board may incur nec	essary expenses
6	for prosecution		
7	<del>(h)<u>(d)</u></del>	adopt rules regarding authorization for prescriptive authority of advanced pract	U U
8	nurses <del>. If cons</del>	idered appropriate for an advanced practice registered nurse who applies to the	-board for
9	authorization, p	prescriptive authority must be granted.;	
10	<del>(i)<u>(</u>e)</del>	adopt rules to define criteria for the recognition of registered nurses who are co	ertified through a
11	nationally reco	gnized professional nursing organization as registered nurse first assistants; and	t
12	<del>(j)(f)</del>	establish a medical assistance program to assist licensees who are found to b	e physically or
13	mentally impair	red by habitual intemperance or the excessive use of addictive drugs, alcohol, o	r any other drug
14	or substance o	r by mental illness or chronic physical illness. The program must provide for ass	istance to
15	licensees in se	eking treatment for mental illness or substance abuse and monitor their efforts t	oward
16	rehabilitation. T	The board shall ensure that a licensee who is required or volunteers to participat	e in the medical
17	assistance pro	gram as a condition of continued licensure or reinstatement of licensure must be	allowed to
18	enroll in a qual	ified medical assistance program within this state and may not require a license	e to enroll in a
19	qualified treatm	nent program outside the state unless the board finds that there is no qualified tr	eatment program
20	in this state. Fo	or purposes of funding this medical assistance program, the board shall adjust th	e renewal fee to
21	be commensur	rate with the cost of the program.	
22	(2)	The board may:	
23	<del>(a) pa</del>	articipate in and pay fees to a national organization of state boards of nursing to	ensure interstate
24	endorsement o	f licenses;	
25	<del>(b)<u>(a)</u></del>	define the educational requirements and other qualifications applicable to reco	gnition of
26	advanced prac	tice registered nurses <del>. Advanced practice registered nurses are nurses who mu</del>	<del>st have</del>
27	additional profe	essional education beyond the basic nursing degree required of a registered nur	<del>se. Additional</del>
28	education mus	t be obtained in courses offered in a university setting or the equivalent. The app	<del>licant must be</del>



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1	certified or in the process of being certified by a certifying body for advanced practice registered nurses.
2	Advanced practice registered nurses include nurse practitioners, nurse-midwives, nurse anesthetists, and
3	clinical nurse specialists.;
4	(c)(b) establish qualifications for licensure of medication aides, including but not limited to educational
5	requirements. The board may define levels of licensure of medication aides consistent with educational
6	qualifications, responsibilities, and the level of acuity of the medication aides' patients-, The board may limit and
7	the type of drugs that are allowed to be administered and the method of administration-; and
8	(d)(c) adopt rules for delegation of nursing tasks by licensed nurses to unlicensed persons;
9	individuals.
10	(e) adopt rules necessary to administer this chapter; and
11	(f) fund additional staff, hired by the department, to administer the provisions of this chapter."
12	
13	Section 104. Section 37-8-405, MCA, is amended to read:
14	"37-8-405. Professional nursing <u>license required</u> qualifications of applicants for license.
15	(1)An applicant for a license to practice as a registered professional nurse An individual may not practice
16	professional nursing unless licensed under Title 37, chapter 1, and this chapter.
17	(2) An applicant for licensure as a registered professional nurse must shall submit to the
18	department written evidence that the applicant:
19	(1) has successfully completed at least an approved 4-year high school course of study or the
20	equivalent as determined by the office of the superintendent of public instruction;
21	(2)(a) has have received a diploma from and completed the basic professional nursing curriculum in
22	an approved school of nursing and holds a diploma from that school; and;
23	(b) have passed a nationally recognized examination prescribed by board rule; and
24	(3)(c) meets meet other qualification requirements the board prescribes."
25	
26	Section 105. Section 37-8-409, MCA, is amended to read:
27	"37-8-409. Advanced practice registered nursing license required when professional nurse
28	may practice qualifications. (1) A person An individual may not practice advanced practice registered nursing



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1 <u>unless licensed under Title 37, chapter 1, and this chapter.</u>

2 (2) Advanced practice registered nurses include nurse practitioners, nurse-midwives, nurse

- 3 <u>anesthetists, and clinical nurse specialists.</u>
- 4 (3) An applicant for an advanced practice registered nurse license must have:
- 5 (a) an active registered professional nurse license; and

6 (b) who holds a board-approved certificate in a field of advanced practice registered nursing from a

- 7 <u>national certifying body</u>. may practice in the specified field of advanced practice registered nursing upon
- 8 approval by the board of an amendment to the person's license granting a certificate in a field of advanced

9 practice registered nursing. The board shall grant a certificate in a field of advanced practice registered nursing

10 to a person who submits written verification of certification by a board-approved national certifying body

11 appropriate to the specific field of advanced practice registered nursing and who meets any other qualification

- 12 requirements that the board prescribes.
- 13 (4) The requirements in subsections (3)(a) and (3)(b) must be maintained for active licensure as an
- 14 <u>advanced practice registered nurse and are subject to audit as provided in [section 12].</u>
- 15 (2) The board may give temporary approval to practice in a specific field of advanced practice
- 16 registered nursing to a person who:
- 17 (a) intends to apply for approval under subsection (1); and
- 18 (b) has completed the advanced practice registered nursing education required in order for the person
- 19 to apply to take the first national certification examination available from a board-approved national certifying
- 20 body appropriate to the specific field of advanced practice registered nursing.
- 21 (3) If the person fails to obtain certification upon the person's first examination, the temporary
- 22 approval provided for in subsection (2) expires on receipt of the examination results. The temporary approval
- 23 may not be extended.
- 24 (4) In order to protect the public, the board may, in consultation with persons in the specific field of
- 25 advanced practice registered nursing, adopt specific rules for each field of advanced practice registered nursing
- 26 for the granting of temporary approval to practice and for determining the supervision of the licensee with
- 27 temporary approval."
- 28



Amendment - 1st Reading-white - R	equested by: Edward Buttrey - (H) Business	and Labor
- 2023	Drofter Frin Culliner 400 444 2504	
68th Legislature 2023	Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005

1	Section 106. Section 37-8-415, MCA, is amended to read:
2	"37-8-415. Licensed practical nursing <u>license required</u> qualifications <del>of applicants</del> . (1)An
3	applicant for a license to practice as a licensed practical nurse shall submit to the board written evidence that
4	the applicant: An individual may not practice nursing unless licensed under Title 37, chapter 1, and this chapter.
5	(2) An applicant for licensure as a licensed practical nurse must:
6	(1) has successfully completed at least an approved 4-year high school course of study or the
7	equivalent as determined by the office of the superintendent of public instruction;
8	(2)(a) is a graduate of an approved have graduated from a board-approved practical nursing
9	education program that is authorized to prepare persons for licensure as practical nurses; and;
10	(b) have passed a nationally recognized examination prescribed by board rule; and
11	(3)(c) meets other qualification requirements the board prescribes in its rules meet other
12	qualifications as prescribed by board rule."
13	
14	Section 107. Section 37-8-421, MCA, is amended to read:
15	"37-8-421. Temporary practice permit Supervision under provisional license practice. (1) The
16	board shall issue a temporary practice permit to an individual licensed in another state that has licensing
17	standards substantially equivalent to those of this state if the board determines that:
18	(a) the applicant has submitted a completed application as approved by the board;
19	(b) the initial screening by the board staff shows no current disciplinary action as identified by the
20	board by rule; and
21	(c) there is no reason to deny a temporary practice permit under the laws of this state governing the
22	practice of nursing.
23	(2) The individual may practice under a temporary practice permit until a license is granted, until a
24	notice of proposal to deny a temporary practice permit is issued, or until the period of time adopted by the board
25	<del>by rule expires.</del>
26	(3) A nurse who is employed practices nursing under a temporary practice permit provisional license
27	may function only under the supervision of a registered professional nurse, physician, dentist, osteopath, or
28	podiatrist who, during the nurse's practice, is on the premises and where and when the permittee is working
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- 202 68th 1	Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0152.001.00 and who is specifically assigned the responsibility of supervising the performance of the temporary practice permittee the nurse."
1	
	permittee_the nurse."
2	
3	
4	Section 108. Section 37-8-422, MCA, is amended to read:
5	"37-8-422. Medication aide I license required to use title scope of practice- (1) A An individual
6	may not use the title medication aide I unless licensed under Title 37, chapter 1, and this chapter.
7	(2) A medication aide I may:
8	(1)(a) perform services requiring basic knowledge of medications and medication administration
9	under specific circumstances as determined by the prescribed by board by administrative rule;
10	(2)(b) practice only in a licensed assisted living facility, as defined in 50-5-101; and
11	(3)(c) practice only under the general supervision of a licensed professional or practical nurse."
12	
13	Section 109. Section 37-8-423, MCA, is amended to read:
14	"37-8-423. Medication aide II <u>license required to use title</u> qualifications. ( <u>1)An applicant for a</u>
15	license to practice as a <u>An</u> individual may not use the title medication aide II <u>unless licensed under Title 37,</u>
16	chapter 1, and this chapter. An applicant for licensure as a medication aide II must: shall submit to the board
17	written evidence that the applicant:
18	(1)(a) has successfully completed at least an approved 4-year high school course of study or the
19	equivalent as determined by the office of public instruction have a high school diploma or equivalent;
20	(2)(b) holds-have a valid certificate from the department of public health and human services as a
21	certified nursing assistant;
22	(3)(c) has have been employed as a certified nursing assistant in a long-term care facility licensed to
23	provide skilled nursing care, as defined in 50-5-101, for a minimum of 2 years;
24	(4)(d) holds have a valid certificate in cardiopulmonary resuscitation;
25	( <del>5)(e)</del> (a) has have successfully completed a training program specified by the board that includes
26 27	100 hours of education consisting of classroom instruction, laboratory skills, and supervised medication
27 28	administration related to basic pharmacology and principles of safe medication administration; or <u>and</u> (b) is currently licensed as a medication aide in another state with a program that is determined by th
20	



		Reading-white - Requested by: Edward Buttrey - (H) Business	s and Labor
- 2023 68th Legislature 2023		Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005
1	board to bo row	econchly equivalent to the board encoified program:	
1		asonably equivalent to the board-specified program;	0/ proficiency
2	<del>(6)<u>(f)</u></del>	has-have passed a board-approved competency examination with at least 80	% proficiency <del>,</del>
3	and.		
4		as completed 12 hours of annual continuing education in pharmacology and mo	Jaication
5	administration.		
6	<u>(2)</u>	The requirements in subsections (1)(b) and (1)(d) are necessary for continue	<u>a licensure and</u>
7	are subject to a	audit in [section 12]."	
8			
9		on 110. Section 37-8-424, MCA, is amended to read:	
10		<b>424.</b> Medication aide II scope of practice. (1) A licensed medication aide	
11	(a)	perform services requiring basic knowledge of medications and medication a	dministration
12	-	limitations outlined in subsection (2);	
13	(b)	practice only in a long-term care facility licensed to provide skilled nursing ca	e, as defined in
14	50-5-101; and		
15	(c)	practice only under the supervision of a licensed professional or practical nur	se who is on the
16	premises.		
17	(2)	A licensed medication aide II may not:	
18	(a)	administer medications on an as-needed basis;	
19	(b)	administer parenteral or subcutaneous medications except for prelabeled, pre	ədrawn insulin;
20	(c)	administer medications through nasogastric routes or by gastrostomy or jejur	ostomy tubes;
21	(d)	convert or calculate dosages; or	
22	(e)	take verbal orders related to changes in medications and dosages."	
23			
24	Sectio	on 111. Section 37-8-426, MCA, is amended to read:	
25	"37-8-	426. Medication aide II implementation. The board shall establish rules in	nplementing the
26	provisions of 3	7-8-102 and 37-8-422 through 37-8-426 and providing for the establishment of	requirements for
27	license renewa	<del>al,</del> <u>respecting medication aides and certified nursing assistants,</u> including but no	ot limited to
28	continuing edu	ication, continued certification as a certified nursing assistant and medication ai	<del>de II</del> , and



1 mandatory cardiopulmonary resuscitation certification." 2 3 Section 112. Section 37-9-301, MCA, is amended to read: 4 "37-9-301. Qualifications for licensure -- examination Nursing home administrator license 5 required -- gualifications. (1) A person may not be granted a nursing home administrator license unless the 6 person: An individual may not practice as a nursing home administrator unless licensed under Title 37, chapter 7 1, and this chapter. 8 (2) An applicant for licensure as a nursing home administrator must: 9 (a) is of good moral character, as determined by the board, and has received have a high school 10 diploma or its equivalent; and 11 (b) (i) has have satisfactorily completed a course of instruction and training education or a combination of education and experience prescribed by the board rule, which must be designed and 12 13 administered to present sufficient knowledge of the needs properly served by long-term care facilities, laws 14 governing the operation of long-term care facilities and the protection of the interests of patients, and the 15 elements of good nursing home administration; or and 16 (ii) has presented evidence satisfactory to the board of sufficient education, training, or experience, or 17 a combination of education, training, and experience, in the fields referred to in subsection (1)(b)(i) to 18 administer, supervise, and manage a long-term care facility; and 19 (c) has passed an examination designed to test for competence in the subject matters referred to 20 in subsection (1)(b)(i) have passed an examination prescribed by board rule. 21 (2)(3) The minimum standards for qualification must comply with the requirements, if any, set forth in 22 The requirements in subsection (2) must comply with 42 U.S.C. 1396g." 23 24 Section 113. Section 37-10-101, MCA, is amended to read: 25 "37-10-101. Definitions -- scope of practice of optometry. (1) The practice of optometry is the 26 profession constituting the art and science of visual care and includes any one of the following acts As used in 27 this chapter, the following definitions apply: 28 "Board" means the board of optometry provided for in 2-15-1736. (1)



Amendment -	1st Reading-white -	Requested by: Edward Buttr	rey - (H) Business	and Labor
- 2023				
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1	(2) "Optometrist" means an individual who practices optometry.
2	(3) "Optometry" means:
3	(a) the optometric examination or optometric diagnosis of all of those physiological or anatomical
4	parts or functions that consummate the process of human vision to ascertain the presence of abnormal
5	conditions or functions that may be optometrically diagnosed, corrected, remedied, or relieved to conduct an
6	optometric examination of the physiological and anatomical aspects of human vision and diagnose, correct,
7	remedy, and relieve abnormal conditions or functions of human vision;
8	(b) the employment of any optometric means for the purpose of detecting any condition of the
9	process of vision that may have any significance in a complete optometric eye and vision examination,
10	including the employment and administration of drugs topically applied for examination purposes, limited to
11	administer the following topical drugs for optometric examination purposes:
12	(i)cycloplegics <del>, ;</del>
13	<u>(ii)</u> mydriatics <del>, <u>;</u></del>
14	<u>(iii)</u> topical anesthetics <del>, i</del>
15	(iv)dyes such as fluorescein <del>, ;</del> and
16	(v) for emergency use only, miotics;
17	(c) the application or prescription of to apply or prescribe ophthalmic lenses, contact lenses,
18	prisms, orthoptics, visual training, and any physical, mechanical, or physiological therapy and the furnishing or
19	application of any prosthetic or therapeutic devices for the correction or relief of visual anomalies;
20	(d) the administration, dispensation, and prescription of to prescribe, dispense, and administer,
21	alone or in combination with nonscheduled or nonregulated drugs, the following oral analgesics:
22	(i)codeine,-;
23	<u>(ii)</u> propoxyphene <del>, :</del>
24	<u>(iii)</u> hydrocodone,- <u>;</u> and
25	(iv)dihydrocodeine, alone or in combination with nonscheduled or nonregulated drugs; and
26	(e)(v) the administration, dispensation, and prescription of those drugs approved prescribed by the
27	board rule for use in ocular treatment limited to the anterior segment of the eye and adnexa, except to treat
28	<u>glaucoma. Glaucoma may be treated.;</u>



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Drafter: Erin Sullivan, 406-444-3594

1	(e) to replace or duplicate ophthalmic lenses with or without a prescription or to dispense
2	ophthalmic lenses from a prescription, except that an optical mechanic may replace or duplicate an existing
3	lens for glasses or perform mechanical work on a lens prescribed by an optometrist and dispensed by an
4	optometrist or individual under the direct supervision of an optometrist; and
5	(f) to measure, fit, or adapt ophthalmic lenses to the human eye with direct, contiguous contact to
6	the eyeball, or in the sale of eyeglasses or lenses, to test eyes with lenses other than the lenses actually sold.
7	(2)(4) Subsection (1) (3) does not:
8	(a) prohibit an optometrist from removing from the eye or adnexa a foreign body that is not
9	intraocular-; <u>or</u>
10	(3)(b) Subsection (1) does not allow an optometrist to perform surgery or laser surgery for any
11	purpose.
12	(4) Unless the context requires otherwise, in this chapter:
13	(a) "board" means the board of optometry provided for in 2-15-1736; and
14	(b) "department" means the department of labor and industry provided for in Title 2, chapter 15, part
15	17."
16	
	Castion 444 Castion 27 42 404 MCA is amanded to made
17	Section 114. Section 37-12-101, MCA, is amended to read:
17 18	"37-12-101. Definitions practice of chiropractic. Unless the context requires otherwise, in this
18	"37-12-101. Definitions practice of chiropractic. Unless the context requires otherwise, in this
18 19	" <b>37-12-101. Definitions practice of chiropractic.</b> Unless the context requires otherwise, in this chapter, the following definitions apply:
18 19 20	<ul> <li>"37-12-101. Definitions practice of chiropractic. Unless the context requires otherwise, in this chapter, the following definitions apply:</li> <li>(1) "Board" means the board of chiropractors provided for in 2-15-1737.</li> </ul>
18 19 20 21	<ul> <li>"37-12-101. Definitions practice of chiropractic. Unless the context requires otherwise, in this chapter, the following definitions apply:</li> <li>(1) "Board" means the board of chiropractors provided for in 2-15-1737.</li> <li>(2) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part</li> </ul>
18 19 20 21 22	<ul> <li>"37-12-101. Definitions practice of chiropractic. Unless the context requires otherwise, in this chapter, the following definitions apply:</li> <li>(1) "Board" means the board of chiropractors provided for in 2-15-1737.</li> <li>(2) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part 17.</li> </ul>
18 19 20 21 22 23	<ul> <li>"37-12-101. Definitions practice of chiropractic. Unless the context requires otherwise, in this chapter, the following definitions apply:</li> <li>(1) "Board" means the board of chiropractors provided for in 2-15-1737.</li> <li>(2) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part 17.</li> <li>(3)(2) "Chiropractic" is the system of specific adjustment or manipulation of the articulations and</li> </ul>
18 19 20 21 22 23 24	<ul> <li>"37-12-101. Definitions practice of chiropractic. Unless the context requires otherwise, in this chapter, the following definitions apply: <ol> <li>"Board" means the board of chiropractors provided for in 2-15-1737.</li> <li>"Department" means the department of labor and industry provided for in Title 2, chapter 15, part</li> </ol> </li> <li>17. <ol> <li>(3)(2)</li> <li>"Chiropractic" is the system of specific adjustment or manipulation of the articulations and tissues of the body, particularly of the spinal column, for the correction of nerve interference and includes the</li> </ol> </li> </ul>
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>"37-12-101. Definitions practice of chiropractic. Unless the context requires otherwise, in this chapter, the following definitions apply:</li> <li>(1) "Board" means the board of chiropractors provided for in 2-15-1737.</li> <li>(2) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part 17.</li> <li>(3)(2) "Chiropractic" is the system of specific adjustment or manipulation of the articulations and tissues of the body, particularly of the spinal column, for the correction of nerve interference and includes the use of recognized diagnostic and treatment methods as taught in chiropractic colleges but does not include</li> </ul>



#### Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor - 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005

1 Section 115. Section 37-12-104, MCA, is amended to read: 2 "37-12-104. Rights and limitations governing practice. (1) Chiropractors licensed under this 3 chapter shall have the right to practice that science defined as chiropractic under 37-12-101 in accordance with 4 the method, thought, and practice of chiropractors, and they shall be permitted to 5 (1) Chiropractors may use the prefix "Dr." or "Doctor" as a title but shall not in any way imply that they 6 are medical doctors, osteopaths, or surgeons. 7 They shall-Chiropractors may not prescribe for or administer to any person individual any (2) 8 medicine or drugs or practice medicine or surgery or osteopathy, except that the use of antiseptics for purposes 9 of sanitation and hygiene and to prevent infection and contagion shall be permitted. 10 (2)(3) Licensed chiropractors may Chiropractors may diagnose, palpate, and treat the human body by 11 the application of manipulative, manual, mechanical, and dietetic methods, including chiropractic physiotherapy, 12 the use of supportive appliances, analytical instruments, and diagnostic x-ray in accordance with guidelines 13 promulgated or approved by state or federal health regulatory agencies." 14 15 Section 116. Section 37-13-104, MCA, is amended to read: 16 "37-13-104. Partial exemptions. (1) (a) This chapter may not be construed to require doctors of 17 medicine, osteopathy, chiropractic, dentistry, and podiatry who are licensed in Montana to take further 18 examinations in anatomy, physiology, chemistry, dermatology, diagnosis, bacteriology, materia medica, or other subjects that are or may be required for licensure in their respective professions. 19 20 A doctor of medicine, osteopathy, chiropractic, dentistry, or podiatry may not practice (b) 21 acupuncture in this state unless that doctor has completed a course and passed an examination in acupuncture 22 as required by this chapter. 23 (2) Except as provided in 37-13-301 [section 20] and with particular regard to the insertion of solid 24 needles used to perform acupuncture, this chapter is not intended to limit, interfere with, or prevent a licensed 25 health professional from practicing within the scope of the health professional's license. 26 (3) This chapter does not affect the practice of an occupation by an individual who does not 27 represent to the public that the individual is licensed under this chapter." 28



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- 2023 68th Lo	egislature 2023		Drafter: Erin Sulli	van, 406-444-3594	HB0152.001.005
1	Section	<b>117.</b> Section 37-14-	301, MCA, is ame	nded to read:	
2	"37-14-3	01. Limitation of	license authority	exemptions Exemption	ns radiologic technology
3	scope of practic	:e limitation. (1) A⊣	person may not pe	rform x-ray procedures on	a person unless licensed or
4	granted a limited	permit under this ch	napter, with the foll	owing provisos:	
5	<del>(a)<u>(1)</u> Lic</del>	ensure <u>under this c</u>	<u>hapter</u> is not requi	ed for <u>individuals</u> :	
6	<del>(i)</del> (a) a	a student enrolled in	and attending a se	chool <del>or college</del> of medicir	ne, osteopathy, podiatry,
7	dentistry, dental l	hygiene, chiropracti	c, or radiologic tecl	nnology who <del>applies <u>apply</u></del>	<u>v</u> x-ray radiation to persons
8	<u>individuals</u> under	the specific directic	on of <del>a person</del> <u>an ir</u>	ndividual licensed to presc	ribe examinations or
9	treatment;				
10	<del>(ii)</del> (b) a	<del>a person</del> administeri	ng x-ray examinat	ons related to the practice	e of dentistry or denturitry if the
11	<del>person is</del> certified	d by the board of de	ntistry <del>as having p</del>	assed an examination test	ting the person's proficiency to
12	administer x-ray	examinations;			
13	<del>(iii)<u>(</u>c)</del> a	a person who perfor	ms-performing only	/ darkroom procedures an	<del>d is </del> under the supervision of a
14	licensed radiolog	ic technologist or ra	diologist or <del>is able</del>	to show evidence of comp	pletion of who have completed
15	formal training in	darkroom procedur	es as <del>established</del> j	prescribed by board rule; e	<del>)t</del>
16	<del>(iv)(d)</del> a	a person who only o	<del>perates</del> <u>operating</u>	industrial x-ray equipment	that does not involve
17	procedures admi	nistered on people-;	<u>; or</u>		
18	<del>(b)(e)</del> ∃	This chapter may no	ot be construed to I	imit or affect in any respec	et the practice of licensed to
19	practice their res	pective professions	by licensed practit	ioners.	
20	(2) <i>A</i>	A person licensed a	<del>s a </del> radiologic techr	nologist may perform x-ray	<i>r</i> procedures on <del>persons</del>
21	individuals for me	edical, diagnostic, or	r therapeutic purpo	ses under the specific dire	ection of as ordered by a
22	<del>person<u>an</u> individ</del>	<u>lual</u> licensed to pres	cribe x-ray proced	ures.	
23	(3) (	<u>a)</u> A radiologic tech	nologist <del>licensed u</del>	<del>nder this chapter</del> may inje	ct contrast media and
24	radioactive isotop	pes (radionuclide ma	aterial) intravenous	ly <del>by the use of <u>using</u> ven</del>	ous puncture and saline
25	solution flush <del>upo</del>	on request and direc	tion of as ordered	<u>by</u> a licensed practitioner <del>.</del>	In; except that in the case of
26	contrast media, t	he licensed practitio	ner requesting the	procedure, the radiologist	t, or personnel <u>or</u> other health
27	care practitioner	trained in advanced	cardiac life suppo	rt must be immediately av	ailable in the facility <u>during the</u>
28	procedure.				



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1	(b)	_Injections <u>under subsection (3)(a):</u>	

2 (i) must be for-diagnostic studies-only and not for-therapeutic purposes.; and

3 (ii) Except as provided in 37-14-313, permitted injections may include peripheral intravenous

4 injections but specifically exclude intra-arterial injections. An uncertified radiologic technologist, a limited permit

5 technician under 37-14-306, or an individual who is not licensed or authorized under a separate licensing act

6 may not perform any of the activities listed in this subsection.

7 (4) A radiologist assistant licensed under 37-14-313 may give injections related to the procedures

8 authorized by the board to be provided by a radiologist assistant without regard to the restrictions on radiologic

9 technologists provided in this section, except that when contrast media is used, a licensed physician or

10 additional medical personnel trained in advanced cardiac life support must be immediately available in the

11 facility <u>A radiologist assistant may perform the procedures described in subsection (3) without regard to the</u>

12 restrictions on radiologic technologists provided in subsection (3)(b)."

13

14 Section 118. Section 37-14-302, MCA, is amended to read:

15 "37-14-302. Qualifications Radiologic technologist -- license required -- qualifications. (1) An

16 individual may not practice as a radiologic technologist unless licensed under Title 37, chapter 1, and this

17 <u>chapter.</u>

18 (2) Each An applicant for licensure as a radiologic technologist shall must have satisfactorily

19 completed a 24-month course of study in radiologic technology approved by the board.

- 20 (2) Each applicant for licensure as a radiologic technologist shall:
- 21 (a) be of good moral character;
- 22 (b) be at least 18 years of age; and
- 23 (c) not be addicted to intemperate use of alcohol or narcotic drugs."
- 24

25 Section 119. Section 37-14-306, MCA, is amended to read:

26 "37-14-306. Permits Limited radiology technician license required -- qualifications -- scope of

27 practice -- temporary hardship exception. (1) The board may issue a permit to an applicant not qualifying for

28 the issuance of a license under the provisions of this chapter but who has demonstrated to the satisfaction of



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1	the board the capability of performing high-quality x-ray procedures without endangering public health and
2	safety. An applicant shall demonstrate this capability by completion of Except as provided in subsection (4), an
3	individual may not practice as a limited radiology technician unless licensed under Title 37, chapter 1, and this
4	chapter.
5	(2) An applicant for a limited radiology technician license must have:
6	(a) completed formal classroom training that meets the standards established by prescribed by
7	board rule; and
8	(b) and by means of passed an examination as prescribed by board rule.
9	(3) Permits Licenses issued under provisions of 37-14-305 and this section must specify x-ray
10	procedures <del>, defined and established</del> the technician may perform as prescribed by board rule <del>, that may be</del>
11	performed by the holder. Permits are valid for a period not to exceed 12 months but may be renewed under the
12	provisions established by rule.
13	(2) An applicant meeting minimum requirements for licensure must be issued a temporary permit to
14	work as a radiologic technologist. This temporary permit expires 15 days after the date of first opportunity for
15	examination.
10	
16	(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures
16	(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures
16 17	(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual</u>
16 17 18	(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual</u> who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon
16 17 18 19	(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual</u> who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon <u>documentation and attestation</u> :
16 17 18 19 20	(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual</u> who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon documentation and attestation: (a)of a regional hardship or emergency condition and <u>from a health facility administrator of</u>
16 17 18 19 20 21	<ul> <li>(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual</u> who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon <u>documentation and attestation</u>:         <ul> <li>(a)of a regional hardship or emergency condition and from a health facility administrator of <u>unsuccessful efforts to hire or retain other qualified radiology personnel and there is no other facility in the</u></li> </ul> </li> </ul>
16 17 18 19 20 21 22	<ul> <li>(3)(<u>4</u>) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon documentation and attestation:</u></li> <li>(a)of a regional hardship or emergency condition and from a health facility administrator of unsuccessful efforts to hire or retain other qualified radiology personnel and there is no other facility in the region staffing such personnel; and</li> </ul>
16 17 18 19 20 21 22 23	<ul> <li>(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual</u> who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon <u>documentation and attestation</u>: <ul> <li>(a)</li></ul></li></ul>
16 17 18 19 20 21 22 23 24	<ul> <li>(3)(4) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon documentation and attestation: <ul> <li>(a)</li></ul></u></li></ul>
16 17 18 19 20 21 22 23 24 25	<ul> <li>(3)(<u>4</u>) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon documentation and attestation: <ul> <li>(a)</li></ul></u></li></ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	<ul> <li>(3)(<u>4</u>) The board shall issue temporary permits to unlicensed persons to perform x-ray procedures when adequate evidence is provided to the board that a temporary permit is necessary because <u>An individual who is at least 18 years of age may receive a temporary hardship permit to perform x-ray procedures upon <u>documentation and attestation</u>.</u></li> <li>(a)</li></ul>



1 perform x-ray procedures without endangering public health and safety must be established by rule. 2 (4) Each applicant for a permit must: 3 (a) be of good moral character; (b) be at least 18 years of age; and 4 5 (c) not be addicted to intemperate use of alcohol or narcotic drugs." 6 7 Section 120. Section 37-14-313, MCA, is amended to read: "37-14-313. Radiologist assistant endorsement required-- gualifications -- scope of practice --8 9 board approval. (1) A person licensed under this chapter who has completed an advanced academic program 10 encompassing a nationally recognized radiologist assistant curriculum or certification and who has a radiologist-11 directed clinical preceptorship certificate may practice as a radiologist assistant upon approval by the board. 12 Board action upon a request for approval must be taken, with or without prior rulemaking, after a written request 13 for approval is received by the board. A radiologist assistant may not practice as described under subsection (3) without an endorsement issued under Title 37 chapter 1, and this chapter. 14 15 (2) An applicant for a radiologist assistant endorsement must: 16 (a) have a current radiologic technician license issued under Title 37, chapter 1, and this chapter; 17 (b) have completed a bachelor's degree or higher from a radiologist assistant curriculum that is 18 accredited by one or more entities designated by board rule; and have certification and a radiologist-directed clinical preceptorship certificate. 19 (c) 20 (a) The specific duties allowed for a radiologist assistant may be defined by the board by rule. <del>(2)</del>(3) 21 The rules must be consistent Consistent with guidelines adopted by the American college of radiology, the 22 American society of radiologic technologists, the American registry of radiologic technologists, and the certifying 23 board of radiology practitioner assistants, and subsection (2)(b). The the board shall adopt rules governing the 24 scope of practice for radiologist assistants in order to resolve any conflicts in that subject between the 25 guidelines of the associations named in this subsection. The rules must specify the functions that a radiologist assistant may perform in connection with 26 (b) 27 diagnostic procedures under the supervision of a radiologist, including radiology procedures, invasive

28 procedures, procedures as delegated by a radiologist, and the types of injection of contrast media and



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1	radioactive isotopes (radionuclide) material allowed.
2	(c) The rules may specify levels of supervision based on education and experience, but at a
3	minimum, the level of supervision must be general supervision.
4	(d) A radiologist assistant may not interpret images, make diagnoses, or prescribe medications or
5	therapies.
6	(3)(4) A radiologist assistant may also be referred to as a "radiology practitioner assistant"."
7	
8	Section 121. Section 37-15-103, MCA, is amended to read:
9	"37-15-103. Exemptions rulemaking. (1) This chapter does not
10	prevent a person licensed in this state under any other law from engaging in the profession or business
11	for which that person is licensed.
12	(2) This chapter does not restrict or prevent activities of a speech-language pathology or audiology
13	nature or the use of the official title of the position for which the activities were performed on the part of a
14	speech-language pathologist or audiologist employed by federal agencies.
15	(3) Those persons performing activities described in subsection (2) who are not licensed under this
16	chapter may perform those activities only within the confines of or under the jurisdiction of the organization in
17	which they are employed and may not offer speech-language pathology or audiology services to the public for
18	compensation over and above the salary they receive for performance of their official duties with organizations
19	by which they are employed. However, without obtaining a license under this chapter, these persons may
20	consult or disseminate their research findings and scientific information to other accredited academic
21	institutions or governmental agencies. They also may offer lectures to the public for a fee without being licensed
22	under this chapter.
23	(4) This chapter does not restrict the activities and services of a student in speech-language
24	pathology or audiology from pursuing a course of study in speech-language pathology or audiology at an
25	accredited or approved college or university or an approved clinical training facility. However, these activities
26	and services must constitute a part of a supervised course of study, and a fee may not accrue directly or
27	indirectly to the student. These students must be designated by the title "speech-language pathology or
28	audiology intern", "speech-language pathology or audiology trainee", or a title clearly indicating the training



1 status appropriate to the level of training.

- 2 (5) This chapter does not restrict a person from another state from offering speech-language
- 3 pathology or audiology services in this state if the services are performed for not more than 5 days in any
- 4 calendar year and if the services are performed in cooperation with a speech-language pathologist or
- 5 audiologist licensed under this chapter. However, by securing a temporary license from the board subject to
- 6 limitations that the board may impose, a person not a resident of this state who is not licensed under this
- 7 chapter but who is licensed under the law of another state that has established licensure requirements at least
- 8 equivalent to those established by this chapter may offer speech-language pathology or audiology services in
- 9 this state for not more than 30 days in any calendar year if the services are performed in cooperation with a
- 10 speech-language pathologist or audiologist licensed under this chapter.
- 11 This chapter does not restrict the practice, services, or activities of:
- 12 (1) persons licensed in this state under any other law who are engaging in the profession or
- 13 <u>business for which that person is licensed;</u>
- 14 (2) individuals during their employment by federal agencies as speech pathologists or audiologists;
- 15 (3) students pursuing a course of study in speech-language pathology or audiology at an
- 16 accredited or approved college or university or an approved clinical training facility and designated by a title that
- 17 <u>clearly indicates their student status; or</u>
- 18 (6)(4) This chapter does not restrict a person individuals holding a class A certificate issued by the
- 19 conference of executives of American schools of the deaf from performing the functions for which the person
- 20 qualifies.
- 21 (7) This chapter does not restrict a person who is licensed in this state as a hearing aid dispenser
- 22 from performing the functions for which the person qualifies and that are described in Title 37, chapter 16.
- 23 (8) (a) An audiologist who sells, dispenses, or fits hearing aids is exempt from the licensing
- 24 requirements or other provisions of Title 37, chapter 16, except for the provisions of 37-16-304.
- 25 (b) The board may adopt rules pertaining to the selling, dispensing, and fitting of hearing aids and
- 26 hearing aid parts, attachments, and accessories."
- 27
- 28 Section 122. Section 37-16-202, MCA, is amended to read:



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1	"37-16-202. Powers and duties <u> board of hearing aid dispensers</u> . (1) The powers and duties of
2	the board are The board may adopt rules to:
3	(a) license persons who apply and are qualified to practice the fitting of hearing aids;
4	(b) establish a procedure to initiate or receive, investigate, and process complaints from any source
5	concerning the activities of persons licensed under this chapter;
6	(c) adopt rules necessary to carry out this chapter;
7	(d)(1) require the periodic inspection and calibration of audiometric testing equipment;
8	(e) initiate legal action to enjoin from operation a person engaged in the sale, dispensing, or fitting of
9	hearing aids in this state that is not licensed under this chapter;
10	(f) adopt rules consistent with the provisions of 37-16-301, 37-16-303, 37-16-304, 37-16-402, 37-16-
11	405, <del>37-16-408</del> , <del>and 37-16-411 ; and</del>
12	(g)(2) establish and adopt minimum requirements for the form of bills of sale and receipts; and.
13	(2)(3) Rules adopted by the board pursuant to subsection (1)(f) may include but are not limited to
14	rules defining the term "related devices" and other rules necessary to implement 37-16-301, 37-16-303, 37-16-
15	304, 37-16-402, 37-16-405, 37-16-408, and 37-16-411 define the term "related devices" as used in this
16	chapter."
17	
18	Section 123. Section 37-16-402, MCA, is amended to read:
19	"37-16-402. Application Hearing aid dispenser license required qualifications fee. (1) An
20	individual may not engage in the practice of selling, dispensing, and fitting hearing aids unless licensed under
21	Title 37, chapter 1, and this chapter.
22	(2) An applicant for a license shall pay a fee fixed by the board and commensurate with the costs
23	of processing and administering the application and related functions of the board and shall show to the
24	satisfaction of the board that the applicant: licensure as a hearing aid dispenser must:
25	(1) is a person of good moral character;
26	(2)(a) has an education equivalent to a 4-year course in an accredited high school have a high school
27	<u>diploma or equivalent;</u> or
28	(b) <u>holds hold a current license as an audiologist under Title 37, chapter 15; and</u>



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1	(3) is free of contagiou	es or infectious disease."	
2	(0) 10 11 00 01 001111.g.0.2		
3	Section 124. Section 37	7-16-411, MCA, is amended to read:	
4	"37-16-411. <del>Revocatio</del>	on or suspension of license investigations f	ines <u>Unprofessional</u>
5	<u>conduct</u> . <del>(1) The board may, at</del>	its discretion or upon written complaint of an aggrie	wed person, investigate an
6	alleged violation of this chapter l	by a licensee or applicant for licensure. If the invest	igation discloses a probable
7	violation of this chapter or board	rules, the board may institute a proceeding pursua	nt to the provisions of 37-1-
8	136 and 37-1-137.		
9	(2) A licensee or licens	se applicant may be sanctioned as provided in 37-1	-312 for any of the following
10	<del>causes:</del>		
11	(a) being convicted of	a felony, subject to chapter 1, part 2, of this title. Th	e record of the conviction or
12	a certified copy from the clerk of	the court for the district where the conviction occur	red or certification by the
13	judge of the court is conclusive e	evidence of the conviction, except that if the person	has been pardoned by a
14	governor or the president of the	United States, the conviction does not constitute gr	ounds for imposing
15	sanctions.		
16	(b) securing a license	under this chapter through fraud, deceit, or false sta	atements;
17	<del>(c) the personal use of</del>	f a false name or alias in professional practice;	
18	<del>(d) violating any of the</del>	provisions of this chapter;	
19	<del>(e) obtaining a fee or r</del>	naking any sale by fraud or misrepresentation;	
20	<del>(f) knowingly employin</del>	g, directly or indirectly, any suspended or unlicense	d person to perform any
21	work covered by this chapter;		
22	<del>(g) using or causing or</del>	promoting the use of any advertising matter, promo	ətional literature, testimonial,
23	guarantee, warranty, label, bran	d, insignia, or any other representation, however dia	sseminated or published,
24	that is improbable, misleading, d	leceptive, or untruthful;	
25	(h) representing that the the terms of	ne services or advice of a person licensed to practic	e medicine or possessing
26	certification as an audiologist wil	Il be used or made available in the selection, fitting,	-adjustment, maintenance,
27	or repair of hearing aids and rela	ated devices if that is not true or using the terms "do	vctor", "clinic", "hearing
28	clinic", "state registered", or othe	er similar words, abbreviations, or symbols that tend	I to connote the medical



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1	profession when that use	is not accurate;	
2	<del>(i) permitting an</del>	oother to use a license or certificate;	
3	<del>(j) using any me</del>	ethod of advertising prohibited by trade practice rules 1 through	n 17 of the federal trade
4	commission;		
5	<del>(k) directly or in</del>	directly giving or offering to give or permitting or causing to be	-given money or
6	anything of value to any p	person who advises another in a professional capacity as an in	uducement to influence
7	others to purchase or con	ntract to purchase products sold or offered for sale by a hearing	<del>g aid dispenser or</del>
8	influencing persons to ref	rain from dealing in the products of competitors;	
9	<del>(I) unethical cor</del>	nduct or gross incompetence or negligence in the performance	of professional duties,
10	including repeated failure	to make indicated medical referrals of customers;	
11	<del>(m) selling <u>In ac</u></del>	ddition to 37-1-316 and board rules, it is unprofessional conduc	<u>ct to sell</u> a hearing aid or
12	related device to <del>a persor</del>	n <u>an individual</u> who has not been given tests using appropriate	established procedures
13	and instrumentation in fitt	ing hearing aids or related devices, except for the sale of a rep	placement hearing aid or
14	a related device of the sa	me make and model within 1 year of the original sale; <u>.</u>	
15	<del>(n) falsifying he</del>	aring test or evaluation results or any associated client records	<del>};</del>
16	<del>(o) refusing to c</del>	cooperate with an investigation by the board by:	
17	<del>(i) failing to furn</del>	ish requested records or documents;	
18	<del>(ii) failing to furni</del>	ish a complete explanation of matters referred to in the compla	<del>iint;</del>
19	<del>(iii) failing to resp</del>	pond to a subpoena issued by the board;	
20	<del>(iv) willfully misre</del>	epresenting any relevant fact to a board investigator; or	
21	<del>(v) attempting to</del>	o discourage a potential witness from cooperating with a board	<del>l investigator or from</del>
22	testifying by using threats	e, harassment, extortion, or bribery."	
23			

24 Section 125. Section 37-17-403, MCA, is amended to read:

25 "37-17-403. License required Behavior analyst -- assistant behavior analyst -- license required -

- qualifications. (1) An individual may not represent to the public that the individual is an assistant behavior

27 analyst or a behavior analyst without a license issued practice applied behavior analysis unless licensed under

28 this section <u>Title 37, chapter 1, and this chapter</u>.



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1 (2) The board shall license <u>An applicant for licensure</u> as a behavior analyst or an assistant

2 behavior analyst <u>must</u> an individual who:

- 3 (a) submits an application as determined by the board by rule;
- 4 (b) pays required applicant fees and subsequent renewal fees;
- 5 (c) submits a full set of the applicant's fingerprints to the board to facilitate a fingerprint-based criminal
- 6 record background check by the Montana department of justice and the federal bureau of investigation. The
- 7 board may not disseminate criminal history record information resulting from the background check across state

8 lines.

9 (d)(a) provides evidence of current have certification at the appropriate level from the behavior

10 analyst certification board;

11 (e) is of good moral character; and

12 (f)(b) attests have attested to abiding by professional and ethical requirements indicated in the

- 13 Professional and Ethical Compliance Code for Behavior Analysts recognized by the behavior analyst
- 14 certification board-;
- 15 (3) To obtain a license as a behavior analyst, an individual must meet the requirements in subsection
   16 (2) and:

17 (a)(c) have passed the <u>applicable</u> board-certified behavior analyst <u>or assistant behavior analyst</u>

- 18 examination by the behavior analyst certification board; and
- 19 (b) be currently certified as a behavior analyst by the behavior analyst certification board; and
- 20 (c)(d) have met the educational course work and requirements set by the board by rule.
- 21 (4) To obtain a license as an assistant behavior analyst, an individual must meet the requirements in
- 22 subsection (2) and:
- 23 (a) have passed the board-certified assistant behavior analyst examination by the behavior analyst
- 24 certification board;
- 25 (b) be currently certified as an assistant behavior analyst by the behavior analyst certification board;
- 26 and
- 27 (c) have met the educational course work and requirements set by the board by rule."

28



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1	Section 126 Section 27.19.101 MCA is amonded to read:			
1	Section 126. Section 37-18-101, MCA, is amended to read:			
2	" <b>37-18-101. (Temporary) Definitions.</b> Unless the context requires otherwise, in this chapter the			
3	ollowing definitions apply:			
4	(1) "Board" means the board of veterinary medicine provided for in 2-15-1742.			
5	(2) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part			
6	<del>17.</del>			
7	37-18-101. (Effective January 1, 2023) Definitions. Unless the context requires otherwise, As used			
8	n this chapter, the following definitions apply:			
9	(1) "Board" means the board of veterinary medicine provided for in 2-15-1742.			
10	(2) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part			
11	<u>17."</u>			
12	(3)(2) "Direct supervision" means direction on an animal patient's care provided supervision and			
13	nstruction on the care of a specific animal by a veterinarian licensed under this chapter who is on the premises			
14	and readily available to take over <del>direct c</del> are <u>of</u> or t <del>o c</del> onsult on a <del>nimal <u>veterinary medical</u> care <del>directly with a</del></del>			
15	icensed veterinary technician.			
16	(4)(3) "Emergency" means a life-threatening condition in which immediate treatment is necessary to			
17	sustain life or, if death is imminent, to relieve pain and suffering.			
18	(5)(4) "Immediate supervision" means direction on an animal patient's care provided supervision by a			
19	veterinarian licensed under this chapter who is within direct eyesight and hearing range of a licensed veterinary			
20	echnician and immediately available to take over veterinary medical care.			
21	( <del>6)</del> (5) "Indirect supervision" means direction on an animal patient's care <u>supervision</u> provided by a			
22	veterinarian licensed under this chapter who is not on the premises but is readily available to perform the duties			
23	of a licensed veterinarian by maintaining direct communication with a licensed veterinary technician and who is			
24	n compliance with 37-18-309 communicate with electronically.			
25	(6) "Veterinary medicine" means to:			
26	(a) diagnose, prescribe, or administer a drug, medicine, appliance, application, or treatment or			
27	perform a surgical operation or manipulation for the prevention, cure, or relief of a pain, deformity, wound,			
28	racture, bodily injury, physical condition, or disease of animals;			



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1	(b) instruct, demonstrate, or solicit by a notice, sign, or other indication, with contract either
2	express or implied, or otherwise, with or without the necessary instruments, for the administration of biologics or
3	medicines or animal disease cures for the prevention and treatment of disease of animals and remedies for the
4	treatment of internal parasites in animals;
5	(c) perform a manual or laboratory procedure on livestock for the diagnosis of pregnancy, sterility,
6	or infertility for remuneration or hire, except that a person or the person's agent may conduct pregnancy testing
7	of the person's own farm animals;
8	(d) perform acupuncture, ova or embryo transfer, or dentistry on animals; and
9	(e) instruct others, except as exempted in 37-18-104(4) for compensation, to practice veterinary
10	medicine.
11	(7) "Veterinary technician" means an employee of a veterinarian with an advanced level of training
12	or experience who performs delegated tasks under the direct, immediate, or indirect supervision of a
13	veterinarian as prescribed in this chapter and board rule."
14	
15	Section 127. Section 37-18-104, MCA, is amended to read:
16	" 37-18-104. (Temporary) Exemptions rules. (1) This chapter does not apply to:
17	(a) a veterinarian in the performance of the veterinarian's official duties, either civil or military, in the
18	service of the United States unless the veterinarian is engaged in the practice of veterinary medicine in a
19	private capacity;
20	(b) laboratory technicians and veterinary research workers, as distinguished from veterinarians, in the
21	employ of this state or the United States and engaged in labors in laboratories under the direct supervision of
22	the board of livestock, Montana state university-Bozeman, or the United States;
23	(c) a veterinarian practicing in another state or country and authorized under the laws of that state or
24	country to practice veterinary medicine, whose practice in this state is limited to an occasional case as that term
25	is defined in board rule;
26	(d) the employment of a veterinary medical student who has successfully completed 3 years of the
27	professional curriculum in veterinary medicine at a college having educational standards equal to those
28	approved by the American veterinary medical association, if the student is employed by and works under the



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1 immediate supervision of a veterinarian licensed and registered under this chapter; or 2 (e) a person advising with respect to or performing acts that the board defines by rule as accepted 3 livestock management practices. 4 (2) The operations known and designated as castrating or dehorning of cattle, sheep, horses, and 5 swine are not the practice of veterinary medicine within the meaning of this chapter. (3) Nonsurgical embryo transfers in bovines may be performed under the supervision of a veterinarian 6 7 licensed and residing in Montana. At a minimum, board rules regarding nonsurgical embryo transfers in bovines 8 must address: 9 (a) minimum education requirements; 10 (b) minimum requirements of practical experience; 11 (c) continuing education requirements; (d) limitations on practices and procedures that may be performed by certified individuals; 12 (e) the use of specific drugs necessary for safe and proper practice of certified procedures; 13 14 (f) content and administration of the certification test, including written and practical testing; (g) application and reexamination procedures; and 15 16 (h) conduct of certified individuals, including rules for suspension, revocation, and denial of 17 certification. 18 (4) This chapter does not prohibit a person from caring for and treating the person's own farm animals or being assisted in this treatment by the person's full-time employees, as defined in 2-18-601, employed in the 19 20 conduct of the person's business or by other persons whose services are rendered gratuitously in case of 21 emergency. 22 (5) This chapter does not prohibit the selling of veterinary remedies and instruments by a registered 23 pharmacist at the pharmacist's regular place of business. 24 (6) This chapter does not prohibit an employee of a licensed veterinarian from performing activities 25 determined by board rule to be acceptable, when performed under the supervision of the employing 26 veterinarian. 27 (7) This chapter does not prohibit an employee of a licensed veterinarian from rendering care for that 28 veterinarian's animal patients in cases of emergency. Permissible emergency employee activities under this

1 subsection include activities determined by board rule to be acceptable but do not include the performance of 2 surgery or the rendering of diagnoses. 3 (8) This chapter does not prohibit a certified agency from possessing, or a certified euthanasia technician from administering, any controlled substance authorized by the board for the purpose of euthanasia 4 5 pursuant to part 6 of this chapter. 6 37-18-104. (Effective January 1, 2023) Exemptions -- rules. (1) This chapter does not apply to: 7 a veterinarian in the performance of the veterinarian's official duties, either civil or military, in (a) 8 the service of the United States unless the veterinarian is engaged in the practice of veterinary medicine in a 9 private capacity; 10 laboratory technicians and veterinary research workers, as distinguished from veterinarians, in (b) 11 the employ of this state or the United States and engaged in labors in laboratories under the direct supervision 12 of the board of livestock, Montana state university-Bozeman, or the United States; 13 (c) a veterinarian practicing in another state or country and authorized under the laws of that state or 14 country to practice veterinary medicine, whose practice in this state is limited to an occasional case as that term 15 is defined in board rule. The board may, by rule, define conditions in which a veterinary technician licensed or 16 registered in another state may engage in occasional veterinary technician tasks in this state, as provided in 37-17 18-702. 18 <del>(d)(c)</del> the employment of a veterinary medical student who has successfully completed 3 years of the 19 professional curriculum in veterinary medicine at a college having educational standards equal to those 20 approved by the American veterinary medical association, if the student is employed by and works under the 21 immediate supervision of a veterinarian licensed and registered under this chapter; or 22 (e)(d) a person advising with respect to or performing acts that the board defines by rule as accepted 23 livestock management practices. 24 (2) The operations known and designated as castrating or dehorning of cattle, sheep, horses, and 25 swine are not the practice of veterinary medicine within the meaning of this chapter. 26 (3) Nonsurgical embryo transfers in boyines may be performed under the indirect supervision of a 27 veterinarian licensed and residing in Montana. At a minimum, board rules regarding nonsurgical embryo 28 transfers in bovines must address:



Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor - 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005 1 (a) minimum education requirements; 2 minimum requirements of practical experience; (b) 3 continuing education requirements; (c) 4 (d) limitations on practices and procedures that may be performed by certified individuals; 5 (e) the use of specific drugs necessary for safe and proper practice of certified procedures; (f) 6 content and administration of the certification test, including written and practical testing; 7 application and reexamination procedures; and (g) 8 (h) conduct of certified individuals, including rules for suspension, revocation, and denial of 9 certification. 10 (4) This chapter does not prohibit a person from caring for and treating the person's own farm 11 animals or being assisted in this treatment by the person's full-time employees, as defined in 2-18-601, 12 employed in the conduct of the person's business or by other persons whose services are rendered gratuitously 13 in case of emergency. This chapter does not prohibit the selling of veterinary remedies and instruments by a 14 (5) 15 registered pharmacist at the pharmacist's regular place of business. 16 (6) This chapter does not prohibit an employee of a licensed veterinarian from performing activities 17 determined by board rule to be acceptable, when performed under the direct, immediate, or indirect supervision 18 of the employing veterinarian. The board shall adopt rules regarding which veterinary practices may be performed under direct, immediate, or indirect supervision by a licensed veterinary technician. 19 20 This chapter does not prohibit an employee of a licensed veterinarian from rendering care for (7) 21 that veterinarian's animal patients in cases of emergency. Permissible emergency employee activities under 22 this subsection include activities determined by board rule to be acceptable but do not include the performance 23 of surgery or the rendering of diagnoses. 24 (8) This chapter does not prohibit a certified agency from possessing, or a certified euthanasia 25 technician from administering, any controlled substance authorized by the board for the purpose of euthanasia 26 pursuant to part 6 of this chapter." 27 28 Section 128. Section 37-18-309, MCA, is amended to read:



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Drafter: Erin Sullivan, 406-444-3594

1	"37-18-309. (Effective January 1, 2023) Supervision of licensed veterinary technician failure
2	to comply technicians and support personnel. (1) A veterinarian licensed under 37-18-302 is responsible for
3	determining whether tasks delegated to a licensed veterinary technician are A veterinarian may delegate to an
4	employee only those tasks the veterinarian believes after reasonable inquiry and observation are:
5	(a)(1) within the employees' employee's training, expertise, and skills;
6	(b)(2) allowed by rule under direct supervision, immediate supervision, or indirect supervision; and
7	(c)(3) clearly defined by written orders order, established office protocols protocol, or, in an
8	emergency, by verbal directiondirections in the case of an emergency.
9	(2) Even in a case of emergency, a veterinarian licensed under 37-18-302 is responsible for
10	authorizing the licensed veterinary technician to perform only those duties within the employees' scope of
11	practice as provided in 37-18-702 or by rule.
12	(3) A veterinarian subject to this section may be cited for unprofessional conduct for failure to comply
13	with this section."
14	
15	Section 129. Section 37-18-603, MCA, is amended to read:
16	"37-18-603. Powers of board euthanasia certification Euthanasia agency and euthanasia
17	technician qualifications controlled substances inspections. The board may shall adopt rules to:
18	(1) establish qualifications and prescribe the application format for certification licensure as a
19	certified <u>euthanasia</u> agency or <u>and as a certified euthanasia technician and review each application for</u>
20	compliance with certification requirements;
21	(2) examine and determine the qualifications and fitness of applicants to operate as a certified agency
22	or as a certified euthanasia technician;
23	(3) issue, renew, reinstate, deny, suspend, require voluntary surrender of, or revoke any certifications
24	or temporary permits or impose other forms of discipline and enter into consent agreements and negotiated
25	settlements with certified agencies or certified euthanasia technicians consistent with the provisions of this
26	chapter and rules adopted pursuant to Title 37, chapter 1, and this chapter;
27	(4) establish a schedule of fees for certifying agencies and euthanasia technicians, ensuring that the
28	fees are commensurate with the costs of the certification program;

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1	<del>(5)(2)</del>	establish a list of controlled substances approved for the purpose of euthanasia	in all settings:
2	and		r <u>in an settings</u> ,
3		adopt other rules that the board or department considers necessary for the implem	pentation of this
4	part; and		
5	(7)(3)	inspect any <del>certified <u>euthanasia</u> agency's controlled substance storage, invento</del>	)rv.
6		procedures, and recordkeeping."	·· <b>y</b> ,
7		p:::::::::::::::::::::::::::::::::::::	
8	Sectio	on 130. Section 37-18-605, MCA, is amended to read:	
9		8-605. Certified euthanasia technician <u>license required scope of practice</u>	exemptions.
10		al may not practice as a certified euthanasia technician unless licensed under Tit	
11	and this chapt		
12	(2)	<u>A person An individual may not administer controlled substances for euthanasiances for euthanasian endoted and the substances for euthanasian endoted and</u>	a purposes
13	unless the <del>per</del>	r <del>son <u>individual</u> is a licensed veterinarian, a certified euthanasia technician, or supp</del>	oort personnel
14	as defined by	rules adopted by the board.	
15	<del>(2)(3)</del>	A certified euthanasia technician may use controlled substances only for euthan	nasia purposes
16	unless the cer	tified euthanasia technician is under the direct supervision of a licensed veterinari	an."
17			
18	Sectio	on 131. Section 37-18-701, MCA, is amended to read:	
19	"37-18	8-701. (Effective January 1, 2023) License required for <u>to use</u> veterinary tee	hnicians
20	requirements	<del>; license renewal use of initials or terms<u>technician title</u>. (1) <del>(a)</del> An individ</del>	ual <del>seeking to</del>
21	<del>practice as a</del> <u>r</u>	<u>may not use the title</u> veterinary technician <del>in this state must be <u>unless</u> licensed as</del>	a veterinary
22	technician by t	the board under Title 37, chapter 1, and this chapter.	
23	(2)	To be eligible An applicant for licensure as a veterinary technician <del>, an applican</del>	<u>must</u> :
24	<del>(a) s</del>	shall file an application on a form furnished by the department and pay fees as pre	scribed by rule;
25	<del>(b) n</del>	nust meet the requirements of subsection (3); and	
26	<del>(c) n</del>	nust meet additional requirements set by the board by rule.	
27	<del>(3)</del>	—(a) (i) Except as provided in subsection (3)(b), an applicant must be a graduate	- <del>of</del> have
28	graduated fror	<u>m</u> a program accredited by the American veterinary medical association <del>as detern</del>	ined by board



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4				
1		an examination as prescribed by the board. <u>; or</u>		
2	<del>(b) A</del> r	n applicant who does not meet the qualifications required in subsection (	<del>3)(a) shall:</del>	
3	<del>(i)<u>(ii)</u></del>	obtain a minimum of have 4,500 hours of experience equivalent to that	of a licensed veterinary	
4	technician; and	gained under the supervision and employment of a veterinarian; and		
5	<del>(ii)<u>(</u>b)</del>	pass an examination as prescribed by the board <u>rule</u> .		
6	<del>(4) ડા</del>	ubject to review by the board, a person who does not hold an active licen	<del>se as a veterinary</del>	
7	technician may	not state or imply orally, in writing, or in print that the person is a "license	ed veterinary technician"	
8	o <del>r use the initia</del>	<del>ls "LVT".</del> "		
9				
10	Sectio	n 132. Section 37-19-302, MCA, is amended to read:		
11	"37-19-	-302. License required for practice of mortuary science qualifica	tions of applicants. (1)	
12	<u>An individual m</u>	ay not practice mortuary science unless licensed as a mortician or a mor	rtician intern.The	
13	practice of mor	tuary science is limited to:		
14	<del>(a) lic</del>	<del>ensed morticians;</del>		
15	<del>(b) lic</del>	ensed interns; and		
16	<del>(c) st</del>	udents exempted under 37-19-308.		
17	<del>(2) A</del>	person 18 years of age or older wishing to practice mortuary science in t	his state must apply to	
18	the board on th	e form and in the manner prescribed by the board.		
19	<del>(3)<u>(</u>2)</del>	To qualify for a mortician's license, a person An applicant for licensure a	as a mortician intern	
20	must <u>have</u> :			
21	<del>(a) be</del>	e of good moral character;		
22	<del>(b)<u>(a)</u></del>	have graduated from an accredited college or university with an associa	ate degree in mortuary	
23	science; <u>and</u>			
24	<del>(c)</del> (b)	pass passed an examination prescribed by the board and pay the appli	cation fee set by the	
25	board by rule; a	and_		
26	(4)(3)	serveAn applicant for licensure as a mortician must, in addition to the re-	auiromonte in	

- (d)(3) serveAn applicant for licensure as a mortician must, in addition to the requirements in 26
- 27 subsection (2), have served a 1-year internship under the supervision of a licensed mortician in a licensed
- 28 mortuary after passing the examination provided for in subsection (3)(c) as prescribed by board rule.



	ndment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor
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1	(4) A person who fails the examination required in subsection (3)(c) may retake the examination
2	under conditions prescribed by rule of the board."
3	
4	Section 133. Section 37-19-402, MCA, is amended to read:
5	"37-19-402. Operator's Mortuary license requirements required facility inspections transfer
6	of license to new facility. (1) The operation of <u>A person may not operate</u> a mortuary is prohibited by anyone
7	not holding a mortician's license. without an active mortuary license issued under Title 37, chapter 1, and this
8	chapter.
9	(2) A license to operate a new mortuary facility in Montana may be issued only if the proposed
10	mortuary facility meets standards for operating mortuaries adopted by the board.
11	(3)(2) (a) An applicant for a license to operate a new-mortuary must shall send to the department a
12	written and verified application on a form prescribed by the board. The application must be accompanied by an
13	initial inspection fee.:
14	(b) The department shall inspect the proposed new mortuary and report its findings to the board.
15	(a) have a licensed mortician in charge of the mortuary; and
16	(b) have passed an inspection of the mortuary.
17	(4) The board shall grant a license if the department determines that the proposed new facility meets
18	the standards adopted by the board and will be operated by a person who has been issued a mortician's
19	license.
20	(5) The board may grant a temporary license to a mortuary until the initial inspection is completed.
21	(6)(3) A mortuary license may be transferred from one facility to another if: only when the proprietor of
22	a licensed facility terminates services at the licensed facility and commences services at a new facility. The new
23	facility must be inspected and must meet standards for operating mortuaries.
24	(a) the original facility terminates services and commences services at the new facility; and
25	(b) the new facility passes an inspection.
26	(7) A mortuary may be inspected by members of the board or their representatives during business
27	hours."
28	



## Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor- 202368th Legislature 2023Drafter: Erin Sullivan, 406-444-3594HB0152.001.005

1	Section 134. Section 37-19-403, MCA, is amended to read:
2	"37-19-403. Power of board to set facility standards inspection fees. (1) The board may
3	adopt rules prescribing reasonable standards for operating mortuaries, including minimum requirements for
4	drainage, ventilation, and instruments. The board may inspect the premises of a mortuary establishment to
5	determine if rules are complied with. Inspections are at the discretion of the board and may be without notice.
6	An initial inspection is mandatory.
7	(2) The board may charge the operator an inspection fee, including an initial inspection fee, to be set
8	at the discretion of the board. Fees must be commensurate with costs.
9	(2) In addition to the initial inspection, the department may inspect the mortuary on a recurring
10	basis."
11	
12	Section 135. Section 37-19-702, MCA, is amended to read:
13	"37-19-702. Licenses Crematory license required display of licenses renewal penalty for
14	late renewal qualifications. (1) A person doing business in this state or a cemetery, mortuary, corporation,
15	partnership, joint venture, voluntary organization, or other entity that erects, maintains, or provides the
16	necessary appliances and facilities for the cremation of human remains and that conducts cremations must be
17	licensed by the board. The license must be displayed in a conspicuous place in the crematory facility may not
18	operate a crematory without a crematory facility license issued under Title 37, chapter 1, and this chapter.
19	(2) A <u>An applicant for a crematory facility</u> license <u>must:</u>
20	(a) have and maintain, while licensed, a licensed crematory operator in charge of the crematory;
21	and
22	(b) have passed an inspection of the crematory. expires on the date set by department rule and
23	may be renewed upon payment of a fee set by the board. The fee must include the cost of annual inspection. If
24	a crematory facility is attached to a licensed mortuary, only one inspection fee may be charged for inspection of
25	both a mortuary facility under 37-19-403 and a crematory facility.
26	(3) A person in charge of a licensed crematory facility must be licensed as a crematory operator by
27	the board. A person employed by a licensed crematory facility must be licensed as a crematory technician by
28	the board. The license must be displayed in a conspicuous place in the crematory facility.



### Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor

- 2023 68th Legislature 2023

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1	(3) An individual may not practice as a crematory operator or a crematory technician unless
2	licensed under Title 37, chapter 1, and this chapter.
3	(4) An applicant for a license as a crematory operator must:
4	(a) be at least 18 years of age; and
5	(b) have a high school or equivalent diploma.
6	(5) An applicant for a license as a crematory technician must:
7	(a) be at least 18 years of age;
8	(b) have a high school or equivalent diploma; and
9	(c) complete training provided by the crematory.
10	(4) Crematory operator and crematory technician licenses expire on the date set by department rule
11	and may be renewed upon payment of a fee set by the board. On the job training must be provided to a
12	crematory technician at the time of employment."
13	
14	Section 136. Section 37-19-703, MCA, is amended to read:
	107 40 700 Annitaction account of heavy 40 and Decoder June Line account on a family deads
15	"37-19-703. Application power of board to set Board rulemaking crematory standards
15 16	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be
16	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be
16 17	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility,
16 17 18	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be
16 17 18 19	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be eligible for licensure:
16 17 18 19 20	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be eligible for licensure: (a) - as a crematory facility, an application must include a description of the type of structure and
16 17 18 19 20 21	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be eligible for licensure: (a) - as a crematory facility, an application must include a description of the type of structure and equipment to be used in the operation of the crematory facility;
16 17 18 19 20 21 22	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be eligible for licensure: <ul> <li>(a) - as a crematory facility, an application must include a description of the type of structure and equipment to be used in the operation of the crematory facility;</li> <li>(b) - as a crematory operator, an applicant must be at least 18 years of age, must be a high school</li> </ul>
16 17 18 19 20 21 22 23	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be eligible for licensure: <ul> <li>(a) as a crematory facility, an application must include a description of the type of structure and equipment to be used in the operation of the crematory facility;</li> <li>(b) as a crematory operator, an applicant must be at least 18 years of age, must be a high school graduate or have an equivalent degree, and must be of good moral character.</li> </ul>
16 17 18 19 20 21 22 23 24	inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be eligible for licensure: <ul> <li>(a) as a crematory facility, an application must include a description of the type of structure and equipment to be used in the operation of the crematory facility;</li> <li>(b) as a crematory operator, an applicant must be at least 18 years of age, must be a high school graduate or have an equivalent degree, and must be of good moral character.</li> <li>(2) The application must be accompanied by an application fee set by the board.</li> </ul>
16 17 18 19 20 21 22 23 24 25	<ul> <li>inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be eligible for licensure: <ul> <li>(a) as a crematory facility, an application must include a description of the type of structure and equipment to be used in the operation of the crematory facility;</li> <li>(b) as a crematory operator, an applicant must be at least 18 years of age, must be a high school graduate or have an equivalent degree, and must be of good moral character.</li> <li>(2) The application must be accompanied by an application fee set by the board.</li> <li>(3) The board must be notified of any change of ownership of a crematory within 30 days of the</li> </ul> </li> </ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	<ul> <li>inspection fees. (1) Application for a crematory, crematory operator, or crematory technician license must be on forms prescribed by the board and must include the name of the applicant, name of the crematory facility, location of the crematory facility and its mailing address, and any further information the board requires. To be eligible for licensure: <ul> <li>(a) as a crematory facility, an application must include a description of the type of structure and equipment to be used in the operation of the crematory facility;</li> <li>(b) as a crematory operator, an applicant must be at least 18 years of age, must be a high school graduate or have an equivalent degree, and must be of good moral character.</li> <li>(2) The application must be accompanied by an application fee set by the board.</li> <li>(3) The board must be notified of any change of ownership of a crematory within 30 days of the change.</li> </ul> </li> </ul>

	dment - 1st Reading-white - Requested by: Edward Buttre	y - (H) Business and Labor
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1	(5) A temporary permit may be issued to operate a crematory fa	cility, as prescribed by board rule, that
2	is effective until the initial inspection is completed to the board's satisfaction	
3	(6) A crematory facility may be inspected by a board member or	
4	representative during business hours.	Ū
5	( <del>7)(1)</del> The board shall adopt rules governing the cremation of hun	nan remains, the transportation of
6	human remains, sanitation, equipment, fire protection, building construction	on, and recordkeeping.
7	(8)(2) A crematory facility shall comply with all local building cod	des, environmental standards, and
8	applicable state and local regulations.	
9	(9) A new crematory facility shall pay an initial inspection fee, se	t by the board, that must accompany
10	the application.	
11	(3) In addition to the initial inspection, the department may in	spect the crematory on a recurring
12	basis."	
13		
14	Section 137. Section 37-20-301, MCA, is amended to read:	
15	"37-20-301. Requirements for use of physician assistant s	upervision agreement duties and
16	delegation agreement content approval filing. (1) A physician, o	ffice, firm, state institution, or
17	professional service corporation may not employ or make use of the servi	ces of a physician assistant in the
18	practice of medicine, as defined in 37-3-102, and as provided in this chap	ter <del>and a physician assistant may not</del>
19	be employed or practice as a physician assistant unless the physician ass	sistant <u>is licensed under Title 37,</u>
20	<u>chapter 1, and this chapter:</u>	
21	(a) is supervised by a physician licensed in this state;	
22	(b) is licensed by the board;	
23	(c) has submitted a physician assistant supervision agreement t	o the board on a form prescribed by
24	the department; and	
25	(d) has paid to the board the applicable fees required by the boa	ard.
26	(2) A supervising physician and the supervised physician as	sistant shall execute <u>;</u>
27	(a) a supervision agreement; and	
28	(b)a duties and delegation agreement constituting a contrac	⊢that defines the physician assistant's

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1	professional relationship with the supervising physician and the limitations on the physician assistant's practic
2	under the supervision of the supervising physician.
3	(3) A physician assistant and the supervising physician shall, concerning the agreements in
4	subsection (2):
5	(a)The agreement must be kept current, by amendment or substitution, update the agreements t
6	eflect changes in the duties of each party occurring over time; and
7	(b) maintain the agreements at their place of work and make copies of the agreements available
8	a health care provider, a health care facility, a state or federal agency, the department, and any other person
9	who requests one.
10	(4) The board may by rule specify other requirements for the agreement agreements. A physiciar
11	assistant licensed by the board before October 1, 2005, shall execute a duties and delegation agreement with
12	Supervising physician by October 1, 2006.
13	(3) A physician assistant and the physician assistant's supervising physician shall keep the
14	supervision agreement and the duties and delegation agreement at their place of work and provide a copy upo
15	request to a health care provider, a health care facility, a state or federal agency, the board, and any other
16	ndividual who requests one."
17	
18	Section 138. Section 37-20-402, MCA, is amended to read:
19	"37-20-402. Criteria for licensing physician assistant Physician assistant license required
20	qualifications for licensure. (1) An individual may not practice as a physician assistant unless licensed under
21	Title 37, chapter 1, and this chapter.
22	(2) A person may not be licensed An applicant for licensure as a physician assistant must have in
23	his state unless the person:
24	(1) is of good moral character;
25	(2)(a) is a graduate of graduated from a physician assistant training program accredited by the
26	accreditation review commission on education for the physician assistant or, if accreditation was granted befor
27	2001, accredited by the American medical association's committee on allied health education and accreditatio
28	or the commission on accreditation of allied health education programs; and



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1	<del>(3)<u>(b)</u></del>	has taken and passed an examination administered by the national commission on the	
2	certification of	physician assistants."	
3			
4	Sectio	on 139. Section 37-22-301, MCA, is amended to read:	
5	"37-22	-301. Licensed clinical social worker requirements rulemaking exemptions. (1) An	
6	applicant to be	a licensed clinical social worker:	
7	(a)	(i) must have a doctorate or master's degree in social work from a program accredited by the	Э
8	council on soc	ial work education or approved by the board; or	
9	(ii)	if the applicant has not completed a degree listed in subsection (1)(a)(i), must have met the	
10	requirements e	established by the board by rule for additional postdegree social work experience equivalent to	)
11	the provisions	of subsections (1)(a)(i) and (1)(b); and	
12	(b)	must have registered as a social worker licensure candidate, as provided in 37-22-313, and	
13	completed at le	east 24 months of supervised post-master's degree work experience in psychotherapy, which	
14	must have incl	uded 3,000 hours of social work experience, of which at least 1,500 hours were in direct client	
15	contact, within	the past 5 years.	
16	(2)	After completing the required supervised work experience as a social worker licensure	
17	candidate, the	applicant shall:	
18	(a)	satisfactorily complete an examination prescribed by the board. An applicant who fails the	
19	examination m	ay reapply to take the examination and may continue as a social worker licensure candidate,	
20	subject to the t	erms set by the board.	
21	(b)	submit a completed application required by the board and the application fee prescribed by	the
22	board.		
23	(3)	A licensed clinical social worker:	
24	(a)	is subject to the social work ethical standards adopted under 37-22-201;	
25	(b)	may engage in independent practice, as defined by the board, upon receiving a license; and	ł
26	(c)	may use the initials "LSW" or "LCSW" for "licensed social worker" or "licensed clinical social	
27	worker".		
28	(4)	An applicant is exempt from the examination requirement in subsection (2)(a) if the applican	t:



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1	(a)	proves to the board that the applicant is licensed, certified, or registere	d in a state or territory of
2	the United Stat	es under laws that have substantially the same requirements as this cha	apter; and
3	(b)	has passed an examination similar to that required by the board.	
4	(5)	As a prerequisite to the issuance of a license, the board shall require t	he applicant to submit

5 fingerprints for the purpose of fingerprint checks by the Montana department of justice and the federal bureau of

6 investigation as provided in 37-1-307 [section 4]. The board may require a criminal background check of

7 applicants and determine the suitability for licensure as provided in 37-1-201 through 37-1-205 and <del>37-1-307</del>

- 8 [section 4].
- 9 (6) The board shall adopt rules to implement this section."
- 10

11 Section 140. Section 37-22-307, MCA, is amended to read:

"37-22-307. Licensed baccalaureate social worker requirements -- exemption -- rulemaking. (1)
 An applicant to be a licensed baccalaureate social worker:

14 (a) must have a bachelor's degree in social work from a program accredited by the council on

15 social work education or a program approved by the board by rule; and

16 (b) must have registered as a social worker licensure candidate, as provided in 37-22-313, and

17 completed supervised work experience as specified in 37-22-313 and board rule. Some of the required hours

18 must be in direct client contact.

- 19 (2) After completing the required supervised work experience as a social worker licensure20 candidate, the applicant shall:
- (a) satisfactorily complete an examination prescribed by the board by rule. An applicant who fails
   the examination may reapply to take the examination and may continue as a social worker licensure candidate,

23 subject to the terms set by the board.

- 24 (b) submit a completed application required by the board and the application fee prescribed by the 25 board; and
- (c) as a prerequisite to the issuance of a license, submit fingerprints for the purpose of fingerprint
   checks by the Montana department of justice and the federal bureau of investigation as provided in <del>37-1-307</del>
- 28 [section 4]. The board may require a criminal background check of applicants and determine the suitability for



1 licensure as provided in 37-1-201 through 37-1-205 and 37-1-307 [section 4]. 2 A licensed baccalaureate social worker: (3) 3 is subject to the social work ethical standards adopted under 37-22-201; (a) 4 (b) may engage in social work activities as provided in 37-22-102(5)(c) through (5)(h); 5 (c) may engage in practice, as defined by the board, upon receiving a license; and 6 (d) may use the initials "LBSW" for "licensed baccalaureate social worker". 7 (4) An applicant is exempt from the examination requirement in subsection (2)(a) if the applicant: 8 (a) proves to the board that the applicant is licensed, certified, or registered in a state or territory of 9 the United States under laws that have substantially the same requirements as this chapter; and 10 (b) has passed an examination similar to that required by the board. 11 (5) Individuals who demonstrate to the board on or before May 1, 2021, that they meet the applicable work and education experience as provided in subsection (1) are exempt from examination 12 13 procedures provided in subsection (2)(a) and may be licensed under this section. 14 (6) The board shall adopt rules to implement this section." 15 16 Section 141. Section 37-22-308, MCA, is amended to read: 17 "37-22-308. Licensed master's social worker requirements -- rulemaking -- exemption. (1) An 18 applicant to be a licensed master's social worker: 19 must have a master's degree in social work from a program accredited by the council on social (a) 20 work education or a program approved by the board by rule; and 21 (b) must have registered as a social worker licensure candidate, as provided in 37-22-313, and 22 completed supervised work experience as specified in 37-22-313 and board rule. Some of the required hours 23 must be in direct client contact. 24 (2) After completing the required supervised work experience as a social worker licensure 25 candidate, the applicant shall: 26 (a) satisfactorily complete an examination prescribed by the board by rule. An applicant who fails 27 the examination may reapply to take the examination and may continue as a social worker licensure candidate, 28 subject to the terms set by the board.



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1	(b)	submit a completed application required by the board and the application fee prescribed by the	
2	board by rule; and		
3	(c)	as a prerequisite to the issuance of a license, submit fingerprints for the purpose of fingerprint	
4	checks by the	Montana department of justice and the federal bureau of investigation as provided in <del>37-1-307</del>	
5	[section 4]. The	e board may require a criminal background check of applicants and determine the suitability for	
6	licensure as pr	ovided in 37-1-201 through 37-1-205 and <del>37-1-307 [section 4]</del> .	
7	(3)	A licensed master's social worker:	
8	(a)	is subject to the social work ethical standards adopted under 37-22-201;	
9	(b)	may engage in social work activities as provided in 37-22-102(5)(c) through (5)(h);	
10	(c)	may engage in practice, as defined by the board, upon receiving a license; and	
11	(d)	may use the initials "LMSW" for "licensed master's social worker".	
12	(4)	An applicant is exempt from the examination requirement in subsection (2)(a) if the applicant:	
13	(a)	proves to the board that the applicant is licensed, certified, or registered in a state or territory of	
14	the United States under laws that have substantially the same requirements as this chapter; and		
15	(b)	has passed an examination similar to that required by the board.	
16	(5)	Individuals who demonstrate to the board on or before May 1, 2021, that they meet the	
17	applicable wor	k and education experience as provided in subsection (1) are exempt from examination	
18	procedures pro	ovided in subsection (2)(a) and may be licensed under this section.	
19	(6)	The board shall adopt rules to implement this section."	
20			
21	Sectio	n 142. Section 37-22-313, MCA, is amended to read:	
22	"37-22	-313. Social worker licensure candidate registration requirements renewal	
23	standards. (1)	A person who has completed the education required for licensure under 37-22-301, 37-22-307,	
24	or 37-22-308 b	ut who has not completed the supervised work experience required for licensure shall register as	
25	a social worker licensure candidate in order to engage in social work and earn supervised work experience		
26	hours in this st	ate.	
27	(2)	To register, the person shall submit:	
28	(a)	the application and fee required by the board;	



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1	(b)	proof of completion of the education requirement;		
2	(c)	fingerprints for the purpose of fingerprint checks by the Montana department of justice and	l tha	
2				
		of investigation as provided in <del>37-1-307</del> [section 4];		
4	(d)	proof of good moral character; and		
5	(e)	a training and supervision plan that meets the requirements set by the board.		
6	(3)	Upon satisfaction of the requirements of subsection (2) and approval by the board, a perso	วท	
7	may engage in	n social work under the conditions set by the board and use the title of "social worker licensu	re	
8	candidate" that	t is appropriate to the applicant's proposed level of licensure.		
9	(4)	A person shall register annually as a social worker licensure candidate. The board may lim	nit the	
10	number of yea	rs that a person may act as a social worker licensure candidate.		
11	(5)	A social worker licensure candidate shall conform to the standards of conduct applicable to	o all	
12	licensees.			
13	(6)	Unprofessional conduct or failure to satisfy the training and supervision requirements and	other	
14	conditions set	by the board may result in disciplinary action, sanctions, or other restriction of a person's		
15	authorization to	o act as a social worker licensure candidate.		
16	(7)	The board may:		
17	(a)	deny a license or issue a probationary license to an applicant for licensure based on the		
18	applicant's con	nduct as a social worker licensure candidate; and		
19	(b)	determine the suitability for licensure as provided in 37-1-201 through 37-1-205 and <del>37-1-3</del>	<del>307</del>	
20	[section 4]."			
21				
22	Sectio	on 143. Section 37-23-202, MCA, is amended to read:		
23	"37-23	<b>3-202.</b> Licensure requirements. (1) An applicant for licensure must have satisfactorily:		
24	(a)	completed a graduate program, primarily counseling in nature, that resulted in a graduate		
25	degree from ar	n institution accredited to offer a graduate program in counseling with a minimum number of		
26	hours in areas	or disciplines established by the board in rule;		
27	(b)	completed 3,000 hours of counseling practice supervised by a licensed professional couns	selor	
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28 or licensed member of an allied mental health profession, at least half of which was postdegree. The applicant



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1	must have eac	h supervisor endorse the application for licensure, attesting to the number of hour	s supervised.
2	(c)	passed an examination prepared and administered by:	·
3	(i)	the national board of certified counselors; or	
4	(ii)	the national academy of certified clinical mental health counselors; and	
5	(d)	completed an application.	
6	(2)	As a prerequisite to the issuance of a license, the board shall require the applica	int to submit
7	fingerprints for	the purpose of fingerprint checks by the Montana department of justice and the fe	deral bureau of
8	investigation a	s provided in <del>37-1-307 [section 4]</del> .	
9	(3)	If an applicant has a history of criminal convictions, then pursuant to 37-1-203, the	ne applicant
10	has the opport	unity to demonstrate to the board that the applicant is sufficiently rehabilitated to w	varrant the
11	public trust, an	d if the board determines that the applicant is not, the license may be denied."	
12			
13	Sectio	on 144. Section 37-23-213, MCA, is amended to read:	
14	"37-23	3-213. Professional counselor licensure candidate registration renewal	standards.
15	(1) A person w	ho has completed the education required for licensure but who has not completed	the supervised
16	work experience	ce required for licensure shall register as a professional counselor licensure candio	date in order to
17	engage in prof	essional counseling and earn supervised work experience hours in this state.	
18	(2)	To register, the person shall submit:	
19	(a)	the application and fee required by the board;	
20	(b)	proof of completion of the education requirement;	
21	(c)	fingerprints for the purpose of fingerprint checks by the Montana department of j	ustice and the
22	federal bureau	of investigation as provided in <del>37-1-307 [section 4]</del> ;	
23	(d)	proof of good moral character; and	
24	(e)	a training and supervision plan that meets the requirements set by the board.	
25	(3)	Upon satisfaction of the requirements of subsection (2) and approval by the boar	rd, a person
26	may engage in	n professional counseling under the conditions set by the board and shall use the ti	tle of
27	"professional c	counselor licensure candidate".	
28	(4)	A person shall register annually as a professional counselor licensure candidate	. The board



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1	-	number of years that a person may act as a professional counselor licensure can	
2	(5)	A professional counselor licensure candidate shall conform to the standards of	i conduct
3	applicable to a	II licensees.	
4	(6)	Unprofessional conduct or failure to satisfy the training and supervision require	ments and other
5	conditions set	by the board may result in disciplinary action, sanctions, or other restriction of a	person's
6	authorization t	o act as a professional counselor licensure candidate.	
7	(7)	The board may deny a license or issue a probationary license to an applicant f	or licensure
8	based on the a	applicant's conduct as a professional counselor licensure candidate."	
9			
10	Sectio	on 145. Section 37-24-104, MCA, is amended to read:	
11	"37-24	I-104. Exemptions. Nothing in this chapter prevents or restricts the practice, se	ervices, or
12	activities of:		
13	(1)	a person licensed in this state under any other law or certified or registered as	a member of an
14	occupational o	or professional group other than occupational therapy from engaging in the profes	ssion or
15	occupation for	which the person is licensed, certified, or registered;	
16	(2)	<del>a person</del> <u>an individual w</u> ho provides treatment, teaches living skills, designs o	rthotic or
17	prosthetic devi	ices, administers tests, or engages in other activities described in 37-24-103 but	does not
18	represent to th	e public that the <del>person <u>individual</u> is an occupational therapist;</del>	
19	(3)	a person an individual employed as an occupational therapist or occupational	therapy assistant
20	by an institutio	n or agency of the federal government;	
21	(4)	<del>a person</del> <u>an individual pursuing</u> a supervised course of study leading to a degr	ee or certificate
22	in occupationa	I therapy at an accredited institution or under an approved educational program	if the <del>person</del>
23	<u>individual i</u> s de	esignated by a title that clearly indicates t <del>he person's status as a</del> student or traine	e <u>status;</u> o <u>r</u>
24	<del>(5)</del> a	person fulfilling the supervised fieldwork experience requirements of 37-24-303	if the experience
25	<del>constitutes a p</del>	part of the experience necessary to meet the requirements of that section;	
26	<del>(6)</del> a	person performing occupational therapy services in the state if these services a	re performed for
27	<del>no more than '</del>	10 days in a calendar year in association with an occupational therapist licensed	under this
28	<del>chapter, provid</del>	ded that:	



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1	(a) th	ne person is licensed under the law of another state that has licensure requireme	ante at least as
2		e requirements of this chapter; or	
3	-	the person meets the requirements for certification as an occupational therapist re	edistered (OTR)
4	( )	ccupational therapy assistant (COTA), established by the national board for cert	<b>o</b> ( )
5		herapy, inc. (NBCOT); or	
6	(7)(5)		
7	(1)	a person <u>apperson</u> en.p.e.j.e. as an eccapementa merapj alasi	
8	Sectio	on 146. Section 37-24-108, MCA, is amended to read:	
9		I-108. Application and administration of topical medications prescriptio	n, purchasing,
10	and recordke	eping requirements. (1) A licensed occupational therapist who meets the requi	rements of 37-
11	24-106 may ap	oply or administer topical medications by:	
12	(a)	direct application;	
13	(b)	iontophoresis, a process in which topical medications are applied through the	use of electricity;
14	or		
15	(c)	phonophoresis, a process in which topical medications are applied through the	e use of
16	ultrasound.		
17	(2)	A licensed occupational therapist may apply or administer the following topical	medications:
18	(a)	bactericidal agents;	
19	(b)	debriding agents;	
20	(c)	anesthetic agents;	
21	(d)	anti-inflammatory agents;	
22	(e)	antispasmodic agents; and	
23	(f)	adrenocorticosteroids.	
24	(3)	(a) Topical medications applied or administered by a licensed occupational the	rapist must be
25	prescribed on	a specific or standing basis by a licensed medical practitioner authorized to orde	r or prescribe
26	topical medica	tions and must be purchased from a pharmacy certified under <del>37-7-321 [section</del>	<u>  16]</u> .
27	(b)	Topical medications dispensed under this section must comply with packaging	and labeling
28	guidelines dev	eloped by the board of pharmacy under Title 37, chapter 7.	



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1	(4)	A licensed occupational therapist who applies or administers topical medicatio	ns shall keep	
2	appropriate r	ecords with respect to those medications."		
3				
4	Sect	ion 147. Section 37-25-102, MCA, is amended to read:		
5	"37-2	25-102. Definitions. In this chapter, unless the context requires otherwise, the fo	ollowing	
6	definitions ap	pply:		
7	<del>(1)</del>	"Accredited" means accredited through the council on postsecondary accreditatio	<del>n and the U.S.</del>	
8	department o	of education.		
9	<del>(2)</del> (1	) "Board" means the board of medical examiners.		
10	<del>(3)</del> (2	) "Commission" means the commission on dietetic registration, which is a memb	<del>er of the</del>	
11	national com	mission for health certifying agencies of the academy of nutrition and dietetics.		
12	<del>(4)</del>	"Dietetic-nutrition practice" or "dietetics-nutrition" is the integration and application	⊢of principles	
13	derived from	the sciences of nutrition, biochemistry, physiology, and food management and fro	m the behavioral	
14	and social sc	iences to achieve and maintain health. The primary function of dietetic-nutrition pr	<del>actice is to</del>	
15	<del>provide nutrit</del>	ion assessment and nutrition counseling.		
16	<u>(3)</u>	"Dietitian", "dietitian nutritionist", or "nutritionist" means an individual licensed u	<u>inder this</u>	
17	<u>chapter.</u>			
18	<del>(5)<u>(</u>4</del>	) "General nutritional information" means information on:		
19	(a)	principles of good nutrition;		
20	(b)	foods to be included in a daily diet;		
21	(c)	the essential nutrients needed by the body;		
22	(d)	recommended amounts of these nutrients;		
23	(e)	the action of these nutrients on the body;		
24	(f)	the effects of deficiencies in these nutrients; or		
25	(g)	foods and supplements that are good sources of essential nutrients.		
26	<u>(5)</u>	"Medical nutrition therapy" means the provision of nutrition care services for th	<u>e treatment or</u>	
27	management	t of a disease or medical condition. The term does not include providing general n	utritional	
28	information b	ut does include any of the following:		



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1	(a) recommending, ordering, and discontinuing patient diets consistent with controlling facility-
2	approved protocols, including oral therapeutic diets, dietary supplements, and enteral and parenteral nutrition
3	therapy;
4	(b) ordering medical laboratory tests related to nutritional therapeutic treatments consistent with
5	state law;
6	(c) implementing prescription drug dose adjustments for specific disease treatment protocols
7	within the limits of the licensee's knowledge, skills, judgment, and informed clinical practice guidelines as
8	indicated in a facility-approved protocol and as approved and delegated by the licensed prescriber. This
9	subsection (5)(c) does not allow licensees to prescribe or initiate drug treatment.
10	(d) implementing prescription drug dose adjustments for specific disease treatment protocols
11	within the limits of the licensed nutritionist's knowledge, skills, and judgment in an outpatient setting as
12	approved by and under the delegation of a prescriber. This subsection (5)(d) does not allow licensees to
13	prescribe or initiate drug treatment; and
14	(e) accepting or transmitting oral, verbal, delegated, or electronically transmitted orders related to
15	the practice of medical nutrition therapy from a referring provider consistent with applicable laws, rules, and
16	established protocols.
17	(6) "Licensed nutritionist" means a nutritionist licensed under this chapter.
18	(7)(6) "Nutrition assessment" means the evaluation of nutritional needs of individuals and groups
19	based on appropriate biochemical, anthropometric, physical, and dietary data in order to determine nutrient
20	needs and to recommend appropriate nutritional intake, including both enteral and parenteral nutrition.
21	(7) "Nutrition care services" means the use of principles derived from the sciences of nutrition,
22	biochemistry, physiology, and food management and from the behavioral and social sciences to achieve and
23	maintain health in a systematic process that includes nutrition assessment and nutrition counseling.
24	(8) "Nutrition counseling" means providing assistance and advice to individuals or groups in the
25	selection of food and other sources of nutrients to achieve appropriate nutritional intake, based on:
26	(a) the nutrition assessment;
27	(b) the composition of food and other sources of nutrients; and
28	(c) meal preparation consistent with cultural background and socioeconomic status.
25	selection of food and other sources of nutrients to achieve appropriate nu



1	(9) "Nutritionist" means:
2	(a) a person licensed under this chapter; or
3	(b) a person who has satisfactorily completed a baccalaureate and master's or a doctoral degree in
4	the field of dietetics, food and nutrition, or public health nutrition conferred by an accredited college or
5	university."
6	
7	Section 148. Section 37-25-304, MCA, is amended to read:
8	"37-25-304. Exemptions from licensure requirements. This chapter does not prevent:
9	(1) a student or intern in an approved academic program or a paraprofessional with approved
10	dietetic-nutrition training from engaging in the practice of dietetics-nutrition medical nutrition therapy if a
11	licensed dietitian or nutritionist is available for direct supervision and if the student, intern, or paraprofessional
12	does not represent to the public that the individual is a <u>dietitian or</u> nutritionist;
13	(2) a licensed physician or nurse from engaging in the practice of dietetics-nutrition medical
14	nutrition therapy when it is incidental to the practice of that profession;
15	(3) a person licensed under any other law from engaging in the profession or business for which
16	the person is licensed if the person does not represent to the public that the person is a <u>dietitian or</u> nutritionist;
17	(4) an educator or adviser employed by a nonprofit agency acceptable to the board or by an
18	accredited degree-granting institution or an accredited elementary or secondary school from engaging in an
19	activity within the scope of the individual's salaried position;
20	(5) a person employed by or under contract with an agency of the state or federal government from
21	discharging an official duty if the person does not represent to the public that the person is a <u>dietitian or</u>
22	nutritionist;
23	(6) a person from furnishing general nutritional information, including dissemination of literature, as
24	to the use of food, food materials, or dietary supplements or from engaging in the explanation as to the use of
25	foods or food products, including dietary supplements, in connection with the marketing and distribution of
26	those products if the person does not represent to the public that the person is a <u>dietitian or</u> nutritionist;
27	(7) a person from furnishing general nutrition information or disseminating literature if the person
28	does not represent to the public that the person is a dietitian or a nutritionist; <del>or</del>



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1	(8)	a person from fulfilling state or federal regulations governing the delivery or provision	of
2		Ith services to hospitals or long-term care facilities if the person does not represent to the	
3		n is a nutritionist-; or	
4	(9)	a person who provides individualized nutrition recommendations for the wellness and	Inrimony
5		chronic disease, health coaching, holistic and wellness education, guidance, motivation	
6		gement, services for nonmedical weight control, or other nutrition care services if the se	
7		medical nutrition therapy and the person does not represent to the public that the person	
8	dietitian or nutr		<u>11 15 a</u>
9		<u>Intonist.</u>	
10	Soctio	on 149. Section 37-26-103, MCA, is amended to read:	
11			
		5-103. Definitions. As used in this chapter, the following definitions apply:	do avec o f
12	(1)	"Approved naturopathic medical college" means a college and program granting the	begree of
13		ropathy or naturopathic medicine that:	
14	(a)	is accredited by the council on naturopathic medical education or another accrediting	agency
15	recognized by	the United States department of education;	
16	(b)	has the status of candidate for accreditation with the accrediting agency; or	
17	(c)	has been approved by the board after an investigation that determines that the colleg	je or
18	program meets	s education standards equivalent to those established by the accrediting agency and co	omplies
19	with the board'	's rules, which must require as a minimum a 4-year, full-time resident program of acade	mic and
20	clinical study.		
21	(2)	"Board" means the alternative health care board established in 2-15-1730.	
22	(3)	"Department" means the department of labor and industry provided for in 2-15-1701.	
23	(4)	"Homeopathic preparations" means substances and drugs prepared according to the	official
24	Homeopathic F	Pharmacopoeia of the United States, which is the standard homeopathic text recognize	d by the
25	United States food and drug administration.		
26	(5)	(a) "Minor surgery" means the use of:	
27	(i)	operative, electrical, or other methods for the surgical repair and care incidental to su	perficial
28	lacerations and	d abrasions, superficial lesions, and the removal of foreign bodies located in the superfi	icial



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1	tissues; and	
2	(ii)	antiseptics and local anesthetics in connection with the methods.
3	(b)	Minor surgery does not include general or spinal anesthetics, major surgery, surgery of the
4	body cavities, o	or specialized surgeries, such as plastic surgery, surgery involving the eyes, or surgery involving
5	tendons, ligam	ents, nerves, or blood vessels.
6	(6)	(a) "Naturopathic childbirth attendance" means the specialty practice of natural childbirth by
7	naturopathic pł	nysicians that includes the use of natural therapeutic substances, ophthalmic antibiotics, oxytocin
8	(pitocin), and m	ninor surgery, as set by board rules.
9	(b)	The term does not include a forceps delivery, general or spinal anesthesia, or a cesarean
10	section.	
11	(7)	"Naturopathic medicine", "naturopathic health care", or "naturopathy" means a system of
12	primary health	care practiced by naturopathic physicians for the prevention, diagnosis, and treatment of human
13	health condition	ns, injury, and disease. Its purpose is to promote or restore health by the support and stimulation
14	of the individua	al's inherent self-healing processes. This is accomplished through education of the patient by a
15	naturopathic pł	nysician and through the use of natural therapies and therapeutic substances.
16	(8)	"Naturopathic physical applications" means the therapeutic use by naturopathic physicians of
17	the actions or o	devices of electrical muscle stimulation, galvanic, diathermy, ultrasound, ultraviolet light,
18	constitutional h	ydrotherapy, and naturopathic manipulative therapy.
19	(9)	"Naturopathic physician" means a person authorized and licensed to practice naturopathic
20	health care und	der this chapter and use the prefix "Dr.". The term includes the term "doctor of naturopathy,"
21	"doctor of natu	ropathic medicine," "naturopath," and "naturopathic physician".
22	(10)	"Topical drugs" means topical analgesics, anesthetics, antiseptics, scabicides, antifungals, and
23	antibacterials."	
24		
25	Sectio	n 150. Section 37-26-201, MCA, is amended to read:
26	"37-26	-201. Powers and duties of board. The board shall:
27	<del>(1) a</del>	dopt rules necessary or proper to administer and enforce this chapter;
28	<del>(2)(1)</del>	adopt rules that specify the scope of practice of naturopathic medicine stated in 37-26-301, that

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1	are consiste	nt with the definition of na	aturopathic medicine provided in 37-26-103, and that are	consistent with
2	the educatio	n provided by approved ו	naturopathic medical colleges;	
3	<del>(3)</del>	adopt rules that endorse	equivalent licensure examinations of another state or ter	ritory of the
4	United State	s, the District of Columbi	a, or a foreign country and that may include licensure by	r <del>eciprocity;</del>
5	<del>(4)</del>	adopt rules that set non	refundable fees for application, and licensure;	
6	<del>(5)</del> –	approve naturopathic m	edical colleges as defined in 37-26-103;	
7	<del>(6)<u>(</u>2</del>	) issue certificates of s	pecialty practice; <u>and</u>	
8	<del>(7)<u>(</u>3</del>	) adopt rules that, in th	e discretion of the board, appropriately restrict licenses to	o a limited scope
9	of practice o	naturopathic medicine,	which may exclude the use of minor surgery allowed und	er 37-26-301; <u>.</u>
10	and			
11	<del>(8)</del>	adopt rules that contain	the natural substance formulary list created by the alterna	ative health care
12	formulary co	mmittee provided for in 3	<del>7-26-301.</del> "	
13				
14	Sec	ion 151. Section 37-26-3	301, MCA, is amended to read:	
15	"37-	26-301. Practice of na	turopathic health care <u> restrictions</u> alternative hea	lth care
16	formulary c	ommittee. (1) <del>Naturopat</del>	hic physicians may practice naturopathic medicine as a li	mited practice of
17	the healing a	rts as exempted in 37-3-	103(1)(m), with the following restrictions. A naturopathic	physician may
18	not:			
19	(a)	prescribe, dispense,	or administer <u>:</u>	
20	<u>(i)</u>	any legend drug, as	defined in 50-31-301, except for whole gland thyroid;	
21	<u>(ii)</u>	homeopathic prepara	ations;	
22	<u>(iii)</u>	the natural therapeut	ic substances, drugs, and therapies described in subsect	ion (2); and
23	<u>(iv)</u>	oxytocin (pitocin), pro	ovided that the naturopathic physician may administer but	a may not
24	prescribe or	dispense oxytocin (pitoci	n);	
25	(b)	administer ionizing ra	adioactive substances for therapeutic purposes; <u>or</u>	
26	(c)	perform surgical proc	edures except those minor surgery procedures authorize	d by this chapter <del>;</del>
27	<del>or</del>			
28	<del>(d)</del>	claim to practice any lice	ensed health care profession or system of treatment othe	<del>r than</del>



naturopathic medicine unless holding a separate license in that profession.

2 Naturopathic physicians may prescribe and administer for preventive and therapeutic purposes (2) 3 the following natural therapeutic substances, drugs, and therapies, as well as drugs on the natural substance 4 formulary list provided for in subsection (3): 5 (a) food, food extracts, vitamins, minerals, enzymes, whole gland thyroid, botanical medicines, 6 homeopathic preparations, and oxytocin (pitocin); 7 (b) topical drugs, health care counseling, nutritional counseling and dietary therapy, naturopathic 8 physical applications, therapeutic devices, and nonprescription drugs; and 9 barrier devices for contraception, naturopathic childbirth attendance, and minor surgery. (c) 10 (3) A five-member alternative health care formulary committee appointed by the board shall 11 establish a natural substance formulary list. The committee consists of a licensed pharmacist plus four 12 members of the board, two of whom must be licensed naturopathic physicians, one who must be a licensed 13 medical doctor, and one who must be a public member. The list may not go beyond the scope of substances 14 covered by approved naturopathic college curricula or continuing education and must be reviewed annually by 15 the committee. Changes to the list that are recommended by the committee and accepted by the board must be 16 published as administrative rules. 17 Naturopathic physicians may perform or order for diagnostic purposes a physical or orificial (4) 18 examination, ultrasound, phlebotomy, clinical laboratory test or examination, physiological function test, and 19 any other noninvasive diagnostic procedure commonly used by physicians in general practice and as 20 authorized by 37-26-201(2). 21 Except as provided by this subsection, it is unlawful for a naturopath to engage, directly or (5) 22 indirectly, in the dispensing of any drugs that a naturopath is authorized to prescribe by subsection (2). If the 23 place where a naturopath maintains an office for the practice of naturopathy is more than 10 miles from a place 24 of business that sells and dispenses the drugs a naturopath may prescribe under subsection (2), then, to the 25 extent the drugs are not available within 10 miles of the naturopath's office, the naturopath may sell the drugs

26

1

27

28

Section 152. Section 37-26-304, MCA, is amended to read:



that are unavailable."

# Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor- 202368th Legislature 2023Drafter: Erin Sullivan, 406-444-3594HB0152.001.005

1	"37-26-304. Naturopathic childbirth attendance <u>endorsement required</u> <del>certification for</del>
2	specialty practice requirements qualifications. (1) A naturopathic physician may not practice
3	naturopathic childbirth attendance without first obtaining from the board a certificate of specialty practice an
4	endorsement issued under Title 37, chapter 1, and this chapter. The board shall adopt rules setting forth the
5	requirements to be met in order to certify naturopathic physicians for the specialty practice of naturopathic
6	childbirth attendance.
7	(2) In order to be certified for the specialty practice of naturopathic childbirth attendance, a
8	naturopathic physician shall An applicant for a childbirth attendance endorsement must:
9	(a) <u>have a current naturopathic license issued under Title 37, chapter 1, and this chapter;</u>
10	(b) pass have passed either a national standardized supplemental examination in naturopathic
11	childbirth attendance provided by the national naturopathic profession licensing organization or another
12	specialty examination approved by the board;
13	(b)(c) complete have completed a minimum of 100 hours in any one or in any combination of the
14	following upon approval by the board:
15	(i) course work in naturopathic childbirth attendance;
16	(ii) an internship in naturopathic childbirth attendance; or
17	(iii) a preceptorship in naturopathic childbirth attendance; and
18	(c)(d) have assisted in a minimum of 50 supervised births, including prenatal and postnatal care,
19	under the direct supervision of a licensed naturopathic, medical, or osteopathic physician with specialty training
20	in obstetrics or natural childbirth attendance. The 50 supervised births required under this subsection $\frac{(c)}{(2)}$
21	must include 25 births that document the naturopathic physician as the primary birth attendant."
22	
23	Section 153. Section 37-27-105, MCA, is amended to read:
24	"37-27-105. General powers and duties of board rulemaking authority. (1) The board shall:
25	(a) meet at least once annually, and at other times as agreed upon, to elect officers and to perform
26	the duties described in Title 37, chapter 1, and this section; and
27	(b) administer oaths, take affidavits, summon witnesses, and take testimony as to matters within the
28	scope of the board's duties.



Amendment - 1st Re	eading-white - Requested by: Edward Buttrey - (H) B	usiness and Labor
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1	(2)	The board has the authority to administer and enforce all the powers and duties granted statutorily
2	or adopted ad	ministratively.
3	<del>(3)</del> — <sup>-</sup>	The board shall adopt rules to administer this chapter. The rules may include but are not limited to:
4	<del>(a)<u>(1)</u></del>	the establishment of criteria for minimum educational, apprenticeship, and clinical requirements
5	that, at a mini	mum, meet the standards established in <del>37-27-201 [section 27]</del> ;
6	<del>(b)(2)</del>	the development of eligibility criteria for client screening by direct-entry midwives to achieve the
7	goal of provid	ing midwifery services to women during low-risk pregnancies;
8	<del>(c)<u>(</u>3)</del>	the development of standardized informed consent and reporting forms;
9	<del>(d) t</del>	he adoption of ethical standards for licensed direct-entry midwives;
10	<del>(e)<u>(4)</u></del>	the adoption of supporting documentation requirements for primary birth attendants; and
11	<del>(f)<u>(5)</u></del>	the establishment of criteria limiting an apprenticeship that, at a minimum, meets the standards
12	established in	<del>37-27-201 [section 27]</del> ."
13		
14	Secti	on 154. Section 37-27-312, MCA, is amended to read:
15	"37-2	7-312. Screening procedures. In addition to meeting the eligibility criteria for client screening
16	established by	y the board pursuant to 37-27-105 rule, a direct-entry midwife shall recommend that patients
17	secure the fol	lowing services by an appropriate health care provider:
18	(1)	the standard serological test, as defined in 50-19-101, for women seeking prenatal care;
19	(2)	screening for human immunodeficiency virus, when appropriate;
20	(3)	maternal serum alpha-fetoprotein test and ultrasound, upon request;
21	(4)	Rh antibody and glucose screening at 28 weeks' gestation, upon request;
22	(5)	nonstress testing by a fetal monitor of a fetus at greater than 42 1/2 weeks' gestation or if other
23	reasons indica	ate the testing;
24	(6)	screening for phenylketonuria;
25	(7)	Rh screening of the infant for RhoGAM treatment if the mother is Rh negative; and
26	(8)	screening for premature labor and other risk factors."
27		
28	Secti	on 155. Section 37-29-302, MCA, is amended to read:



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	egislature 2023.		Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005
1	"37-29	-302.	Exceptions. The provisions of this chapter do not apply to:	
2	(1)	a pei	<del>son interning</del> <u>an intern under the direct supervision of a licensed denturis</u>	st as required by
3	<del>37-29-303(2)[</del>	sectior	<u>29(2)]</u> , provided that a denturist may not supervise more than one interr	at any one time;
4	(2)	the p	ractice of dentistry or medicine by <del>persons <u>individuals</u> authorized to do s</del>	o by t <del>he <u>this</u> state</del>
5	<del>of Montana</del> ; or			
6	(3)	a stu	dent of denturitry in pursuit of clinical studies under a school program or	internship as
7	required by <del>37</del>	-29-30	3 [section 29]."	
8				
9	Sectio	on 156.	Section 37-31-101, MCA, is amended to read:	
10	"37-31	-101.	Definitions. Unless the context requires otherwise, in this chapter the fe	ollowing
11	definitions app	ly:		
12	(1)	"Affil	ated" is an individual who owns more than 20% of or is employed 32 hou	irs or more
13	weekly at a scł	nool lic	ensed under this chapter.	
14	(2)	"Barl	per" means a person licensed under this chapter to engage in the practice	e of barbering.
15	(3)	"Barl	pering" means any of the following practices performed for payment, eithe	er directly or
16	indirectly, on th	ne hum	an body for tonsorial purposes and not performed for the treatment of dis	sease or physical
17	or mental ailme	ents:		
18	(a)	shav	ing or trimming a beard;	
19	(b)	cuttir	ng, styling, coloring, or waving hair;	
20	(c)	straię	phtening hair by the use of chemicals;	
21	(d)	givin	g facial or scalp massages, including treatment with oils, creams, lotions,	or other
22	preparations a	pplied	by hand or mechanical appliance;	
23	(e)	shan	npooing hair, applying hair tonic, or bleaching or highlighting hair; or	
24	(f)	apply	ring cosmetic preparations, antiseptics, powders, oils, lotions, or gels to t	he scalp, face,
25	hands, or neck	•		
26	(4)	"Barl	per nonchemical" means a person licensed under this chapter to engage	in the practice of
27	barbering none	hemic	al.	
28	(5)	"Barl	pering nonchemical" means the practice or teaching of barbering as provi	ded in subsection



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1	(3) but exclude	es the use of chemicals to wave, straighten, color, bleach, or highlight hair.		
2	(6)	"Board" means the board of barbers and cosmetologists provided for in 2-15-17	747.	
3	(7)	"Booth" means any part of a salon or shop that is rented or leased for the perfo	rmance of	
4	barbering, bark	bering nonchemical, cosmetology, electrology, esthetics, or manicuring services,	as provided for	
5	in 39-51-204.			
6	(8)	"Cosmetologist" means a person licensed under this chapter to engage in the p	practice of	
7	cosmetology.			
8	(9)	(a) "Cosmetology" means work included in the terms "hairdressing", "manicurin	g", "esthetics",	
9	and "beauty cu	ulture" when the work is done for the embellishment, cleanliness, and beautificatio	on of the hair	
10	and body.			
11	(b)	The term may not be construed to include itinerant cosmetologists who perform	their services	
12	without compe	ensation for demonstration purposes in any regularly established store or place of	business	
13	holding a licen	se from the state as a store or place of business.		
14	(10)	"Department" means the department of labor and industry provided for in Title 2	2, chapter 15,	
15	part 17.			
16	(11)	"Electrologist" means a person licensed under this chapter to engage in the pra	actice of	
17	electrology.			
18	(12)	(a) "Electrology" means the study of and the professional practice of permanen	tly removing	
19	superfluous ha	air by destroying the hair roots through passage of an electric current with an elec	trified needle.	
20	Electrology inc	cludes electrolysis and thermolysis. Electrology may include the use of waxes for	epilation and the	
21	use of chemica	al depilatories.		
22	(b)	The term does not include pilethermology, which is the study and professional p	practice of	
23	removing supe	erfluous hair by passage of radio frequency energy with electronic tweezers and s	imilar devices.	
24	(13)	"Esthetician" means a person licensed under this chapter to engage in the prac	tice of esthetics.	
25	(14)	"Esthetics" means skin care of the body, including but not limited to hot compre	esses or the use	
26	of safety-appro	oved electrical appliances or chemical compounds formulated for professional ap	plication only	
27	and the tempo	rary removal of superfluous hair by means of lotions, creams, or mechanical or el	lectrical	
28	apparatus or a	ppliances on another person.		



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- 2023 68th Legislature 2023		Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005			
1	(15)	"Instructor" or "teacher" means a person licensed under <del>37-31-303</del> [section 30].			
	. ,				
2	(16)	"Manicuring" includes care of the nails, the hands, the lower arms, the feet, and the lower legs			
3		ation and maintenance of artificial nails.			
4	(17)	"Manicurist" means a person licensed under this chapter to engage in the practice of			
5	manicuring.				
6	(18)	"Place of residence" means a home and the following residences defined under 50-5-101:			
7	(a)	an assisted living facility;			
8	(b)	an intermediate care facility for the developmentally disabled;			
9	(c)	a hospice;			
10	(d)	a critical access hospital;			
11	(e)	a long-term care facility; or			
12	(f)	a residential treatment facility.			
13	(19)	(a) "Salon or shop" means the physical location in which a person licensed under this chapter			
14	practices barbe	ering, barbering nonchemical, cosmetology, electrology, esthetics, or manicuring.			
15	(b)	The term does not include a room provided in a place of residence that is used for the			
16	purposes of ba	purposes of barbering, barbering nonchemical, cosmetology, electrology, esthetics, or manicuring unless the			
17	owner, manage	er, or operator allows the room to be used for the practice of barbering, barbering nonchemical,			
18	cosmetology, electrology, esthetics, or manicuring to serve nonresidents for compensation, in which case the				
19	room must be l	licensed as a salon or a shop.			
20	(20)	"School" means a location approved by the board for training persons for licensure as provided			
21	for in 37-31-31	1.			
22	(21)	"Student teacher" means an individual enrolled in a teacher training course as provided for			
23	under <del>37-31-3(</del>	<del>01(1)(d) <u>37-31-305(2)</u>.</del>			
24	(22)	"Teacher" means a person licensed under 37-31-305.			
25	(23)	"Teacher training" means a 650-hour course prescribed by the board by rule under this			
26	chapter."				
27					
28	Sectio	on 157. Section 37-31-301, MCA, is amended to read:			
		142 Authorized Brint Version HB 152			



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	, egislature 2023	Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005	
1	"37-31	-301. Prohibited Unprofessional conduct prohibited acts. (1) Without a	n appropriate	
2	license issued	under this chapter, it is unlawful:		
3	<del>(a) to</del>	practice barbering, barbering nonchemical, cosmetology, electrology, esthetic	<del>s, or manicuring</del>	
4	for compensati	<del>on;</del>		
5	<del>(b) f</del> a	or an unlicensed student to provide services as a barber, a barber nonchemical,	<del>, a cosmetologist,</del>	
6	an electrologis	t, an esthetician, or a manicurist other than in a licensed school;		
7	<del>(c) to</del>	own, manage, or operate a salon, shop, booth, or school; or to teach in a scho	<del>ool other than as a</del>	
8	student enrolle	d in a teacher training course.		
9	<del>(2)</del> —It	is unlawful:		
10	<del>(a)<u>(1)</u></del>	to employ or use an unlicensed <del>person <u>individual</u> as a barber, a barber nonch</del>	nemical, a	
11	cosmetologist,	an electrologist, an esthetician, or a manicurist;		
12	<del>(b)(2)</del>	for a teacher or student teacher to practice barbering, barbering nonchemical	, cosmetology,	
13	electrology, es	thetics, or manicuring on the public in a school;		
14	<del>(c)(3)</del>	for student teachers to substitute for full-time teachers;		
15	<del>(d)(4)</del>	to operate a salon, shop, or booth in connection with a school;		
16	<del>(e)<u>(</u>5)</del>	to practice barbering, barbering nonchemical, cosmetology, electrology, esthe	etics, or	
17	manicuring out	side a licensed salon or shop <del>as provided in this chapter, e</del> xcept when a licens	ee is requested:	
18	<del>(i)<u>(a)</u></del>	by a customer to go to a place other than a licensed salon or shop and is sen	t to the customer	
19	from a licensed	d salon or shop; or		
20	<del>(ii)(b)</del>	by a customer with a disability or homebound customer to go to the customer	's place of	
21	residence <del>; or</del>			
22	<del>(f) to</del>	violate any of the provisions of this chapter."		
23				

24 Section 158. Section 37-31-305, MCA, is amended to read:

25 "**37-31-305.** Qualifications of applicants for license to teach <u>-- provisional teaching license</u>. (1)

26 An applicant for a license to teach under this chapter licensure to teach the professions in this chapter must:

27 (a) must have a license to practice issued by the department in the particular area of practice or
 28 <u>the same profession</u> scope of practice, in which the person the applicant plans to teach;



		Reading-white - Requested by: Edward Buttrey - (H) Business	and Labor
- 2023 68th L	egislature 2023	Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005
1	(b)	must have been actively engaged in that particular area of practice have prac	ticed under the
2		section (1)(a) for 12 continuous months before taking the teacher's examination;	
3		ust have:	
4	( )		ad taaabar
	( <del>i)</del> (c)	have completed teacher training and received a diploma from a <u>board-approv</u>	
5		authorized to offer a course of study in teacher training as prescribed by the bo	<del>aiu by fule, or<u>,</u></del>
6	and (-1)		
7	<u>(d)</u>	have passed the board-approved examination.	<i>.</i>
8	<del>(ii)<u>(</u>2)</del>	<u>have An applicant who meets the criteria in subsection (1)(a) but has 3 or mo</u>	
9		actice in that particular area of practice. A person who qualifies for a license und	
10		years to complete the profession the applicant plans to teach is eligible for a no	
11		al license as a student teacher while completing board-approved coursework re-	lated to teaching
12		pefore a license to teach is renewed in lieu of a diploma in subsection (1)(c).	
13	( )	xcept as provided in subsection (2), must have passed the examination prescrit	ed by the board
14		ify for licensure; and	
15	<del>(e) s</del> l	hall file an application provided by the board.	
16	<del>(2) T</del>	he board shall issue a license to teach under this chapter, without examination,	to a person
17	licensed in and	other state if the board determines that:	
18	<del>(a) t</del> h	ne other state's course of study hour requirement is equal to or greater than the	hour requirement
19	in this state; ar	<del>rd</del>	
20	<del>(b) t</del> h	ne person's license from the other state is current and the person is not subject	t <del>o pending or final</del>
21	disciplinary act	tion for unprofessional conduct or impairment."	
22			
23	Sectio	on 159. Section 37-31-308, MCA, is amended to read:	
24	"37-31	-308. Exemption for persons individuals with disabilities. A person An inc	<u>lividual</u> with a
25	physical disabi	ility who is trained to practice under this chapter by the department of public hea	alth and human
26	services is, for	a period of 1 year immediately following graduation, exempt from the examinat	ion and the f <del>ees</del>
27	described in 37	7-31-323 fee requirements of Title 37, chapter 1, and this chapter. On certification	on from the
28	department of	public health and human services that a department of public health and humar	1 services



#### Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor - 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005 1 beneficiary has successfully completed the required training in a school, the department shall issue the person 2 individual the necessary license to practice the profession in this state." 3 4 Section 160. Section 37-31-311, MCA, is amended to read: 5 "37-31-311. Schools -- license -- requirements -- bond -- curriculum. (1) A person, firm, 6 partnership, corporation, or other legal An individual or business entity may not operate a school for 7 compensation with a license issued by the department. unless licensed under Title 37, chapter 1, and this 8 chapter. Application for the license must be filed with the department on a form approved by the board by rule. 9 A school may not be granted a license unless the school complies with or is able to comply with (2) 10 the following requirements: An applicant for a school license: 11 It has in its shall employ at least one teacher-; (a) It does not may not have more than 25 students for each teacher-; 12 (b) The school's shall provide a course of training and technical instruction comply with rules as 13 (c) 14 prescribed by the board rule-; 15 (d) It possesses must have apparatus and equipment consistent with industry standards. 16 (e) It keeps shall keep a daily record of the attendance of each student, establishes establish 17 grades, and holds require passage of examinations before issuing for students to receive a diploma.; and 18 (f) It does not permit a person to sleep in, or use for residential purposes or for any other purpose, a room, wholly or in part, that could make the school unsanitary must have a bond or other security of \$5,000 at 19 20 all times licensed in a form and amount as prescribed by board rule. 21 Schools licensed under this chapter shall maintain a school term of not less than the following (3) 22 number of hours and provide practical training and technical instruction consistent with the board licensure 23 examination: 24 barbering, 1,100 hours; (a)

- 25 (b) barbering nonchemical, 900 hours;
- 26 (c) cosmetology, 1,500 hours;
- 27 (d) electrology, 600 hours;
- 28 (e) manicuring, 400 hours;



## Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor

- 2023	
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Drafter: Erin Sullivan, 406-444-3594

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1	(f) esthetics, 650 hours;
2	(g) teachers, 650 hours.
3	(3) — A school for teaching barbering may not be granted a license unless the school maintains a
4	school term of not less than 1,100 hours and a course of practical training and technical instruction equal to the
5	requirements for board examinations.
6	(4) A school for teaching barbering nonchemical may not be granted a license unless the school
7	maintains a school term of not less than 900 hours for barbering nonchemical and a course of practical training
8	and technical instruction equal to the requirements for board examinations.
9	(5) A school for teaching cosmetology may not be granted a license unless the school maintains a
10	school term of not less than 1,500 hours and a course of practical training and technical instruction equal to the
11	requirements for board examinations.
12	(6) A school for teaching electrology may not be granted a license unless the school maintains a
13	school term of not less than 600 hours and a course of practical training and technical instruction equal to the
14	requirements for board examinations.
15	(7) A school for teaching manicuring may not be granted a license unless the school maintains a
16	school term of not less than 400 hours and a course of practical training and technical instruction equal to the
17	requirements for board examinations.
18	(8) A school for teaching esthetics may not be granted a license unless the school maintains a
19	school term of not less than 650 hours and a course of practical training and technical instruction equal to the
20	requirements for board examinations.
21	(9) A school for teaching teachers may not be granted a license unless the school maintains a
22	school term of not less than 650 hours and a course of practical training and technical instruction equal to the
23	requirements for board examinations.
24	(10) Licenses for schools may be refused, revoked, or suspended as provided in 37-31-331.
25	(11) The board shall require the person, firm, partnership, corporation, or other legal entity operating a
26	school to furnish a bond or other similar security in the amount of \$5,000 and in a form and manner prescribed
27	by the board by rule."
20	

28

<b>Ame</b> - 2023		ading-white - Requested	by: Edward Buttrey	- (H) Business and Labor
	egislature 2023	Drafter: Erin	Sullivan, 406-444-3594	HB0152.001.005
1	Section 1	<b>61.</b> Section 37-33-502, MCA, is	amended to read:	
2	"37-33-50	2. Qualifications for licensur	e <u>Massage therapy licer</u>	nse required qualifications. (1)
3	An individual may	<u>not practice massage therapy u</u>	nless licensed under Title	37, chapter 1, and this chapter.
4	<u>(2)</u>	<del>) be eligible<u>An applicant</u> for licer</del>	sure as a massage thera	pist <del>as provided in 37-33-501, an</del>
5	<del>applicant: must</del> ha	<u>ve:</u>		
6	<del>(a) shall</del>	submit an application on a form	provided by the departme	ent;
7	<del>(b) shall</del>	include with the application the	application fee set by the	<del>board;</del>
8	<del>(c) must</del>	possess a high school diploma	<del>or its equivalent;</del>	
9	<del>(d) must</del>	be at least 18 years of age; and	ł	
10	<del>(e) must</del>	be of good moral character.		
11	<del>(2) The (</del>	applicant, in addition to the requi	rements established in su	ubsection (1), is required to:
12	(a) sı	ccessfully complete completed	a massage therapy <del>progra</del>	am <u>education of</u> a minimum of 500
13	hours of study tha	t meets or exceeds the curriculu	m guidelines established	by any program or organization
14	accredited by the	national commission for certifyin	g agencies or its equivale	nt or successor <u>;</u> and
15	<u>(b)</u> re	ceive a passing score on an pas	sed a board-approved ex	amination prescribed by the board;
16	<del>Or</del>			
17	<del>(b) poss</del>	ess an equivalent current license	<del>∍, certification, or registrat</del>	ion in good standing from another
18	state."			
19				
20	Section 1	62. Section 37-34-201, MCA, is	amended to read:	
21	"37-34-20	1. Powers and duties of boar	<del>'d</del> <u>Board</u> rulemaking a	uthority. <del>(1) The board shall:</del>
22	<del>(a) meet</del>	at least once annually, and at o	ther times as agreed upor	n, to elect officers and to perform
23	the duties describe	ed in Title 37, chapter 1, and this	<del>; section; and</del>	
24	<del>(b) admi</del>	nister oaths, take affidavits, surr	mon witnesses, and take	testimony as to matters within the
25	scope of the board	<del>l's duties.</del>		
26	<del>(2) The I</del>	oard has the authority to admin	ister and enforce all the p	owers and duties granted statutorily
27	or adopted admini	stratively.		
28	<del>(3) T</del> I	ne board shall adopt rules to adr	ninister this chapter. The	rules must include but are not
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1	limited to:
2	(a) the development of acceptable certifications for each category of license;
3	(b) the establishment of criteria for educational requirements that, at a minimum, meet the standards
4	set forth in <del>37-34-303</del> ; and
5	The board shall adopt rules to:
6	(1) develop acceptable certifications for each category of license; and
7	(c)(2) a requirement that require the supervisor of a clinical laboratory technician to be accessible at
8	all times that testing is being performed by the technician in order to provide onsite, telephonic, or electronic
9	consultation."
10	
11	Section 163. Section 37-35-202, MCA, is amended to read:
12	"37-35-202. Licensure and registration requirements examination fees fingerprint check.
13	(1) To be eligible for licensure as a licensed addiction counselor, the applicant shall submit an application fee in
14	an amount established by the board by rule and a written application on a form provided by the board that
15	demonstrates that the applicant has completed the eligibility requirements and competency standards as
16	defined by board rule.
17	(2) An applicant must meet one of the following degree requirements:
18	(a) a minimum of a baccalaureate or advanced degree from an accredited college or university in
19	one of the following areas:
20	(i) alcohol and drug studies;
21	(ii) psychology;
22	(iii) sociology;
23	(iv) social work;
24	(v) counseling;
25	(vi) human services;
26	(vii) psychiatric rehabilitation; or
27	(viii) community health;
28	(b) a minimum of an associate of arts degree or a certificate from an accredited institution in one of



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1	the following a	reas:
2	(i)	alcohol and drug studies;
3	(ii)	addiction; or
4	(iii)	substance abuse; or
5	(c)	a minimum of a baccalaureate or advanced degree from an accredited college or university in
6	any area. Eithe	er as part of that degree or taken as courses outside the degree from an accredited college or
7	university, the	applicant must have the following:
8	(i)	six semester credits in human behavior, sociology, psychology or a similar emphasis;
9	(ii)	three semester credits in psychopathology or course work exploring patterns and courses of
10	abnormal or de	eviant behavior; and
11	(iii)	six semester credits in counseling. Three of these six credits must be in group counseling and
12	three must be	in the theory of counseling.
13	(d)	if the person has not completed a degree listed in subsections (2)(a) through (2)(c), met the
14	additional work	experience requirements in an addiction treatment program set by the board by rule as
15	equivalent and	necessary to meet the provisions of (2)(a), (2)(b), or (2)(c).
16	(3)	Prior to becoming eligible to begin the examination process, each applicant shall complete
17	supervised wo	rk experience in:
18	(a)	an addiction treatment program as defined by the board;
19	(b)	a program approved by the board; or
20	(c)	a similar program recognized under the laws of another state.
21	(4)	Each applicant for licensure as a licensed addiction counselor shall successfully pass a written
22	examination pr	rescribed by the board. The board shall provide by rule how much experience counts for the
23	examination.	
24	(5)	(a) A person who has completed the education required for licensure but who has not
25	completed the	supervised work experience required for licensure shall register as an addiction counselor
26	license candid	ate in order to engage in addiction counseling and earn supervised work experience hours in this
27	state.	
28	(b)	A person registered as an addiction counselor licensure candidate shall register annually until



1 the person becomes a licensed addiction counselor. The board may limit the number of years that a person 2 may act as an addiction counselor licensure candidate. 3 A student is not required to register as an addiction counselor licensure candidate. (c) 4 (6) (a) As a prerequisite to the issuance of a license and registration as an addiction counselor 5 licensure candidate, the board shall require an applicant to submit fingerprints for the purpose of fingerprint 6 checks by the Montana department of justice and the federal bureau of investigation as provided in 37-1-307 7 [section 4]. The board may require a criminal background check of applicants and determine the suitability for 8 licensure as provided in 37-1-201 through 37-1-205 and <del>37-1-307</del> [section 4]. 9 If an applicant has a history of criminal convictions, then pursuant to 37-1-203, the applicant (b) 10 has the opportunity to demonstrate to the board that the applicant is sufficiently rehabilitated to warrant the 11 public trust and if the board determines that the applicant is not, the license may be denied. 12 A person holding a license to practice as a licensed addiction counselor in this state may use (7) 13 the title "licensed addiction counselor"." 14 15 Section 164. Section 37-36-204, MCA, is amended to read: 16 "37-36-204. Application and administration of topical medications -- recordkeeping. (1) A 17 licensed athletic trainer may apply or administer topical medications by: 18 (a) direct application; iontophoresis, a process by which topical medications are applied through the use of with 19 (b) 20 electricity; or 21 (c) phonophoresis, a process by which topical medications are applied through the use of with 22 ultrasound. 23 (2) A licensed athletic trainer may apply or administer the following topical medications: 24 bactericidal agents; (a) 25 debriding agents; (b) 26 (c) anesthetic agents: 27 (d) anti-inflammatory agents; 28 (e) antispasmodic agents; and



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1	(f)	adrenocorticosteroids.	
2	(3)	Topical medications applied or administered by a licensed athletic trainer mu	st be prescribed
3	on a specific o	r standing basis by a licensed medical practitioner authorized to order or presc	ribe topical
4	medications ar	nd must be purchased from a pharmacy certified under <del>37-7-321 [section 16]</del> . T	opical
5	medications di	spensed under this section must comply with packaging and labeling guideline	s developed by
6	the board of pl	narmacy under Title 37, chapter 7.	
7	(4)	Appropriate recordkeeping is required of a licensed athletic trainer who applied	es or administers
8	topical medica	tions as authorized in this section."	
9			
10	Sectio	on 165. Section 37-37-102, MCA, is amended to read:	
11	"37-37	<b>'-102. Definitions.</b> As used in this chapter, the following definitions apply:	
12	(1)	"Board" means the board of behavioral health established in 2-15-1744.	
13	(2)	"Department" means the department of labor and industry.	
14	(3)	"Licensee" means a person licensed under this chapter.	
15	(4)	"Marriage and family therapist licensure candidate" means a person who is re	egistered pursuant
16	to 37-37-205 to	o engage in marriage and family therapy and earn supervised work experience	necessary for
17	licensure.		
18	<u>(5)</u>	"Marriage and family therapist" means an individual licensed to practice marr	iage and family
19	therapy. The te	erm includes "marriage therapist" and "marital therapist".	
20	<del>(5)<u>(6)</u></del>	(a) "Marriage and family therapy" means the diagnosis and treatment of men	tal and emotional
21	disorders withi	n the context of interpersonal relationships, including marriage and family syste	ems. Marriage and
22	family therapy	involves the professional application of psychotherapeutic and family system the	neories and
23	techniques, co	unseling, consultation, treatment planning, and supervision in the delivery of se	ervices to
24	individuals, co	uples, and families.	
25	(b)	The term includes the performance of psychological testing, evaluation, and	assessment if the
26	licensee is qua	alified to administer testing and make evaluations and assessments pursuant to	37-17-104.
27	<del>(6)<u>(7)</u></del>	"Practice of marriage and family therapy" means the provision of professiona	I marriage and
28	family therapy	services to individuals, couples, and families, singly or in groups, for a fee, more	netary or
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1	otherwise, eith	er directly or through public or private organizations.	
2	<del>(7)<u>(8)</u></del>	"Qualified supervisor" means a supervisor determined by the board to me	eet standards
3	established by	the board for supervision of clinical services.	
4	<del>(8)</del> (9)	"Recognized educational institution" means:	
5	(a)	an educational institution that grants a bachelor's, master's, or doctoral d	egree and that is
6	recognized by	the board and by a regional accrediting body; or	
7	(b)	a postgraduate training institute accredited by the commission on accred	itation for marriage
8	and family ther	apy education."	
9			
9			
9 10	Sectio	n 166. Section 37-37-201, MCA, is amended to read:	
		n 166. Section 37-37-201, MCA, is amended to read: -201. License requirements exemptions. (1) An applicant for a licens	se shall pay an
10	"37-37		
10 11	"37-37 application fee	-201. License requirements exemptions. (1) An applicant for a licens	e for persons licensed
10 11 12	" <b>37-37</b> application fee by the board he	<b>-201.</b> License requirements exemptions. (1) An applicant for a licens set by the board by rule. The board may provide a separate, combined fee	e for persons licensed o complete an
10 11 12 13	" <b>37-37</b> application fee by the board he	-201. License requirements exemptions. (1) An applicant for a license set by the board by rule. The board may provide a separate, combined feet blding dual licenses. An applicant for a license under this section shall also	e for persons licensed o complete an d that the applicant:
10 11 12 13 14	"37-37 application fee by the board he application on a (a)	-201. License requirements exemptions. (1) An applicant for a license set by the board by rule. The board may provide a separate, combined feet olding dual licenses. An applicant for a license under this section shall also a form provided by the department and provide documentation to the board	e for persons licensed o complete an d that the applicant: rapy from a

(ii) has a graduate degree in an allied field from a recognized educational institution and graduate
level work that the board determines to be the equivalent of a master's degree in marriage and family therapy or
marriage and family counseling; or

(iii) has met additional postdegree experience requirements set by the board by rule as being
equivalent to the degree requirements in subsection (1)(a)(i) or (1)(a)(ii) if the applicant does not have a degree
as provided in subsection (1)(a)(i) or (1)(a)(ii);

24 (b) has successfully passed an examination prescribed by the board;

25 (c) has worked under the direct supervision of a qualified supervisor for at least 3,000 hours,

26 including 1,000 hours of face-to-face client contact in the practice of marriage and family therapy, of which up to

27 500 hours may be accumulated while achieving the educational credentials listed in subsection (1)(a)(i) or

28 (1)(a)(ii); and



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1	(d)	is of good moral character. Being of good moral character includes in its meaning that the
2	applicant has n	ot been convicted by a court of competent jurisdiction of a crime described by board rule as
3	being of a natu	re that renders the applicant unfit to practice marriage and family therapy.
4	(2)	As a prerequisite to the issuance of a license, the board shall require the applicant to submit
5	fingerprints for	the purpose of fingerprint checks by the Montana department of justice and the federal bureau of
6	investigation as	s provided in <del>37-1-307 [section 4]</del> .
7	(3)	If an applicant has a history of criminal convictions, then pursuant to 37-1-203, the applicant
8	has the opport	unity to demonstrate to the board that the applicant is sufficiently rehabilitated to warrant the
9	public trust, and	d if the board determines that the applicant is not, the license may be denied.
10	(4)	An applicant is exempt from the examination requirement in subsection (1)(b) if the board is
11	satisfied that:	
12	(a)	the applicant is licensed, certified, or registered under the laws of a state or territory of the
13	United States t	hat imposes substantially the same requirements as this chapter and has passed an
14	examination sir	milar to that required by the board; or
15	(b)	the applicant is licensed as a clinical social worker under Title 37, chapter 22, or as a clinical
16	professional co	ounselor under Title 37, chapter 23, and has practiced marriage and family therapy within the
17	state for a perio	od prescribed by the board.
18	(5)	A person is exempt from licensure as a marriage and family therapist if the person practices
19	marriage and fa	amily therapy:
20	(a)	under qualified supervision in a training institution or facility or other supervisory arrangements
21	approved by th	e board and uses the title of intern;
22	(b)	as part of the person's duties as a member of the clergy or priesthood; or
23	(c)	while registered as a social worker licensure candidate, professional counselor licensure
24	candidate, or m	narriage and family therapist licensure candidate."
25		
26	Sectio	n 167. Section 37-37-205, MCA, is amended to read:
27	"37-37	-205. Marriage and family therapist licensure candidate registration renewal
28	standards. (1)	A person who has completed the education required for licensure but who has not completed



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1 the supervised work experience required for licensure shall register as a marriage and family therapist licensure

2 candidate in order to engage in marriage and family therapy and earn supervised work experience hours in this

- 3 state.
- 4 (2) To register, the person shall submit:
- 5 (a) the application and fee required by the board;
- 6 (b) proof of completion of the education requirement;
- 7 (c) fingerprints for the purpose of fingerprint checks by the Montana department of justice and the
- 8 federal bureau of investigation as provided in <del>37-1-307 [section 4]</del>;
- 9 (d) proof of good moral character; and
- 10 (e) a training and supervision plan that meets the requirements set by the board.
- 11 (3) Upon satisfaction of the requirements of subsection (2) and approval by the board, a person

12 may engage in marriage and family therapy under the conditions set by the board and shall use the title of

- 13 "marriage and family therapist licensure candidate".
- 14 (4) A person shall register annually as a marriage and family therapist licensure candidate. The
- 15 board may limit the number of years that a person may act as a marriage and family therapist licensure
- 16 candidate.
- 17 (5) A marriage and family therapist licensure candidate shall conform to the standards of conduct
  18 applicable to all licensees.
- 19 (6) Unprofessional conduct or failure to satisfy the training and supervision requirements and other
- 20 conditions set by the board may result in disciplinary action, sanctions, or other restriction of a person's
- 21 authorization to act as a marriage and family therapist licensure candidate.
- 22 (7) The board may deny a license or issue a probationary license to an applicant for licensure
- 23 based on the applicant's conduct as a marriage and family therapist licensure candidate."
- 24
- 25

Section 168. Section 37-38-202, MCA, is amended to read:

26 "37-38-202. Certificate requirements -- supervision -- fees. (1) A person may apply for certification
 27 as a behavioral health peer support specialist if the person has attested to the fact that the person:

28

(a) has been diagnosed by a mental health professional as having a behavioral health disorder;



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(b)	has received treatment; and
	is in recovery, as defined by the board by rule, from a behavioral health disorder.
( )	An applicant shall submit a written application on a form provided by the board and an
	prescribed by the board. A person must be recertified annually using a process specified by the
	including payment of a fee prescribed by the board.
•	An applicant must have:
( )	successfully completed a training course in behavioral health peer support, as defined by the
	which must include a module in ethics; and
	verified the applicant's ability to perform all essential functions of the certified peer support role
	plication and certification process provided for by the board.
(4)	As a prerequisite to the issuance of a certificate, the board shall require the applicant to submit
2 fingerprints for	the purpose of fingerprint background checks by the Montana department of justice and the
federal bureau	of investigation as provided in <del>37-1-307 [section 4]</del> .
(5)	Pursuant to 37-1-203, an applicant who has a history of criminal convictions has the
opportunity to	demonstrate to the board that the applicant is sufficiently rehabilitated to warrant the public trust.
5 The board may	y deny the license if it determines that the applicant is not sufficiently rehabilitated.
<b>7</b> (6)	Supervision of a certified behavioral health peer support specialist must be provided by a
3 competent me	ntal health professional. The amount, duration, and scope of supervision may vary depending on
) the demonstra	ted competency and experience of the peer support specialist, as well as the service mix.
) Supervision m	ay range from direct oversight to periodic care consultation. The board may create guidelines for
supervision bu	t must allow for flexibility in the provision of peer support services.
2 (7)	In selecting approved training courses as required in subsection (3), the board shall provide as
8 much flexibility	and inclusivity as possible to applicants. The board shall review existing training materials from
national, regio	nal, and state agencies and organizations, including existing Montana-based peer support
5 providers, that	adequately address the essential functions of the certified peer support role and shall include
6 those material	s as possible. The board may not exclude a training course from the list of approved courses
solely because	the training course was created by or is provided by a faith-based or culturally based entity,
	be, church, or educational institution."
	D23       (b)         (c)       (c)         (a)       (c)         (a)       (c)         (a)       (c)         (a)       (c)         (c)       (



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1				
2	Sectio	on 169. Section 37-40-101, MCA, is amended to read:		
3	"37-40	<b>D-101.</b> Definitions. Unless the context requires otherwise, as used in this chapter, the follow	wing	
4	definitions app	ly:		
5	(1)	"Board" means the board of sanitarians provided for in 2-15-1751.		
6	(2)	"Department" means the department of labor and industry provided for in Title 2, chapter 1	5,	
7	part 17.			
8	(3)	"Practice the profession of sanitarian" means:		
9	(a)	giving advice on or enforcing compliance with state and local regulations applicable to loca	al	
10	government ju	risdictions and programs concerning food service, food processing, public accommodations,		
11	trailer courts, c	campgrounds, day-care centers, schools, swimming pools and spas, air pollution, solid and		
12	hazardous was	ste collection and disposal, sewage treatment and disposal, vector control, underground stor	age	
13	tanks, drinking	water, land subdivision, and milk sanitation;		
14	(b)	cooperating with government agencies on matters of public and environmental health, inclu	uding	
15	epidemiologica	al investigations and emergency response to investigations; and		
16	(c)	providing educational and training programs in environmental standards and public health.		
17	(4)	"Registered sanitarian" means a sanitarian licensed under this chapter.		
18	(5)	"Sanitarian", within the meaning and intent of this chapter, shall mean a person who, by re	ason	
19	of the person's	s special knowledge of the physical, biological, and chemical sciences and the principles and	l	
20	methods of pul	blic health acquired by professional education and practical experience through inspectional	,	
21	educational, or	r enforcement duties, is qualified to practice the profession of sanitarian.		
22	(6)	"Sanitarian-in-training" means a person who meets the minimum educational qualifications	3	

required for a sanitarian's license and who works under the supervision of a licensed sanitarian. Sanitarians-in-

training may, with board approval, work in a public health agency for a period not to exceed 1 year and be

25 considered exempt from the licensing and registration requirements of 37-40-301 [section 33]."

26

27

Section 170. Section 37-42-308, MCA, is amended to read:

28

"37-42-308. Annual renewal -- fees -- revocation for failure to renew -- reinstatement -- notice of



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1 suspension. (1) Certificates issued under this chapter must be renewed annually before July 1. A certificate 2 issued after July 1 expires the following June 30. After the payment of the initial fee under 37-42-304, a 3 certificate holder shall pay before July 1 of each certificate year a renewal fee according to the schedule 4 adopted by the department, except that the department shall reduce the fee by the amount that the cost of 5 administering the certificate is offset by federal funds received to fund the administration of the program. 6 (2) Subject to subsection (6), if If a certificate holder does not apply for a renewal of the certificate 7 before July 1 and remit to the department the necessary renewal fee, the department shall suspend the 8 certificate. Subject to subsection (6), the The department shall revoke any certificate that remains suspended 9 for a period of more than 30 days. However, the department, before this revocation, shall notify the certificate 10 holder by certified mail at the address on the issued certificate of the department's intention to revoke, at least 11 10 days before the time set for action to be taken by the department on the certificate. 12 (3) A certificate once revoked may not be reinstated unless it appears that an injustice has 13 occurred through error or omission or other fact or circumstances indicating to the department that the 14 certificate holder was not guilty of negligence or laches. 15 (4) Notice of suspension must be given to the certificate holder when the suspension occurs and to 16 the proper official or owner of the treatment works or distribution system. 17 (5) If a person whose certificate has been revoked through the person's own fault desires to 18 continue as a water or wastewater plant operator, the person shall apply to the department under 37-42-304. 19 Successful completion of an examination may be required at the discretion of the department. 20 (6) This section may not be interpreted to conflict with the provisions of 37-1-138." 21 22 Section 171. Section 37-42-321, MCA, is amended to read: 23 "37-42-321. Revocation of operator's certificate -- disciplinary action by department. (1) The 24 department may issue an order revoking the certificate of an operator when the department finds that: 25 the operator has practiced fraud or deception: (a) reasonable care, judgment, or the application of the operator's knowledge or ability was not 26 (b)

27 used in the performance of the operator's duties; or

28

(c) the operator is incompetent or unable to properly perform the operator's duties.



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1	(2)	The department may issue an order taking any disciplinary action listed in 37	<del>-1-136</del> 37-1-312.
2	(3)	A person aggrieved by an order of the department under this section may rec	
3		ard by submitting a written request stating the reason for the request within 30 d	
4		nent's decision.	, i
5	(4)	The contested case provisions of the Montana Administrative Procedure Act,	Title 2, chapter 4,
6		o a hearing held under this section."	
7			
8	Sectio	on 172. Section 37-43-307, MCA, is amended to read:	
9	"37-43	3-307. Annual renewal fee revocation for nonrenewal. (1) The term for	licenses issued
10	under this cha	pter is from July 1 of each year through the following June 30. After the payment	nt of the initial fee
11	under 37-43-3	003, a licensee shall pay, before the first day of each license year, a renewal fee	as prescribed by
12	the board.		
13	(2)	Subject to subsection (3), if If a licensee does not apply for renewal of the lice	ense before the
14	first day of a li	cense year and remit to the department the renewal fee, the license must be su	ispended by the
15	board. <del>Subjec</del>	t to subsection (3), if <u>If</u> the license remains suspended for a period of more thar	າ 30 days after the
16	first day of a li	cense year, it must be revoked by the board. However, the department, prior to	this revocation,
17	shall notify the	e licensee of the board's intention to revoke at least 10 days prior to the time se	t for action to be
18	taken by the b	oard on the license, by mailing notice to the licensee at the address appearing	for the licensee in
19	the records ar	nd files of the department. A license once revoked may not be reinstated unless	it appears that an
20	injustice has c	occurred indicating to the board that the licensee was not guilty of negligence or	laches. If a
21	person whose	license has been revoked through the person's own fault desires to engage in	the business of
22	water well drill	ling or monitoring well construction in this state or contracting for those services	, the person shall
23	apply under 3	7-43-303. Notice of suspension must be given to a licensee when the suspension	on occurs.
24	<del>(3) T</del>	This section may not be interpreted to conflict with the provisions of 37-1-138."	
25			
26	Sectio	on 173. Section 37-43-313, MCA, is amended to read:	
27	"37-43	<b>3-313.</b> Disciplinary authority. (1) If the board finds grounds for disciplinary a	ction, as provided
28	in subsection	(2), the board may by order:	



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1	(a)	require a licensee to repair or reconstruct substandard wells at the licensee's expense to meet
2	board standard	ls;
3	(b)	require a licensee to take further training or education;
4	(c)	place probationary terms and conditions on a license;
5	(d)	suspend a license for a period not to exceed 1 year; or
6	(e)	revoke a license, specifying that the licensee may not reapply for licensure for a period of 3
7	years from the	date of revocation.
8	(2)	Grounds for disciplinary action include:
9	(a)	violating the rules, construction standards, or laws established by the board and this chapter;
10	(b)	disobeying an order from the board to repair or reconstruct a substandard well;
11	(c)	violating probationary terms of or conditions on a license;
12	(d)	misrepresenting facts on well log reports, license or renewal applications, or apprenticeship
13	records or in re	esponse to board inquiries; or
14	(e)	failing to maintain qualifications for licensure as specified in 37-43-305.
15	<del>(3) T</del>	his section may not be interpreted to conflict with the provisions of 37-1-138."
16		
17	Sectio	n 174. Section 37-47-201, MCA, is amended to read:
18	"37-47	-201. Powers and duties of board relating to outfitters and guides. (1) The board shall
19	adopt rules:	
20	<del>(1) c</del>	poperate with the federal government in matters of mutual concern regarding the business of
21	outfitting and g	uiding in Montana;
22	<del>(2) e</del> l	nforce the provisions of this chapter and rules adopted pursuant to this chapter;
23	<del>(3)(a)</del>	to establish outfitter standards and guide standards;
24	<del>(4) a</del>	<del>dopt.</del>
25	<del>(a)</del> (b)	rules to administer and enforce this chapter, including rules prescribing to prescribe all requisite
26	qualifications for	or licensure as an outfitter or guide. Qualifications for outfitters may include training, testing,
27	experience, an	d knowledge of rules of governmental bodies pertaining to outfitting <del>.</del>
28	<del>(b) a</del>	ny reasonable rules, not in conflict with this chapter, necessary for safeguarding the public



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1	<del>health, safety,</del>	and welfare, including evidence of qualification and licensure under this chapter	for any person
2	practicing or o	ffering to practice as an outfitter or guide;	
3	(c)	rules specifying to specify components and standards for review and approva	l of operations
4	plans. Operati	ons plans must:	
5	(i)	be updated at least annually if there has been a substantive change; and	
6	(ii)	indicate all forms of use of private land acreage where licensed outfitters are a	authorized by the
7	landowner to o	operate, except for the use of private lands that allow unrestricted public access	and are managed
8	under coopera	tive agreements with adjacent public lands.	
9	(d)	rules establishing to establish outfitter reporting requirements; and	
10	(e)	rules specifying to specify what constitutes an emergency for which an outfitte	er's assistant may
11	be hired, stand	dards for outfitter's assistants, and documentation standards for proof of employ	ment or retention
12	required of out	fitter's assistants. The rules must also identify data that may be collected regard	ling use of
13	outfitter's assis	stants.	
14	<del>(5)</del> h	old hearings and proceedings to suspend or revoke licenses of outfitters and gu	ides for due
15	<del>cause; and</del>		
16	<del>(6)<u>(</u>2)</del>	The board shall maintain records of net client hunter use."	
17			
18	Sectio	on 175. Section 37-47-301, MCA, is amended to read:	
19	"37-47	7-301. License required services performed Outfitter and guide stand	ards <u>of practice</u> .
20	<del>(1) A person n</del>	nay not act as an outfitter or guide or advertise or otherwise represent to the put	lic that the
21	<del>person is an o</del>	utfitter or guide without first securing a license in accordance with the provisions	<del>; of this part.</del>
22	<del>(2)(1)</del>	Whenever an outfitter is engaged by a participant, the outfitter shall keep record	ls as required by
23	the board.		
24	<del>(3)<u>(</u>2)</del>	Outfitters, guides, and other employees of an outfitter may not shoot, kill, or ta	ike big game
25	animals for or	in competition with those employing them while acting as outfitters, guides, or e	mployees of an
26	outfitter.		
27	<del>(4)<u>(3)</u></del>	Outfitters utilizing lands under the control of the United States government sha	all obtain the
28	proper permits	required by the government office responsible for the area in which the outfitter	intends to



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1	operate	and sh	all comply with all applicable rules and regulations established for these lands.	
2		<del>(5) O</del>	utfitters may not willfully and substantially misrepresent their facilities, prices, ed	<del>luipment,</del>
3	services	<del>s, or hu</del>	nting or fishing opportunities.	
4		<del>(6)<u>(4)</u></del>	Outfitters and their contractors, employees, agents, and representatives shall	take every
5	reasona	ible me	asure to provide the outfitter's advertised services.	
6		<del>(7) A</del>	n outfitter may not hire or retain a guide who does not hold a current license as	provided under
7	this part	. " <del></del>		
8				
9		Sectio	n 176. Section 37-47-302, MCA, is amended to read:	
10		"37-47	-302. Outfitter's Outfitter and guide license required qualifications. (1)	<u>An individual may</u>
11	not prac	tice as	an outfitter or guide unless licensed under Title 37, chapter 1, and this chapter.	
12		<u>(2)</u>	_An applicant for licensure as an outfitter's license or renewal of a license must	meet the
13	followin	<del>g qualif</del>	fications outfitter must:	
14		<del>(1)<u>(a)</u></del>	be 18 years of age or older,-:	
15		<u>(b)</u>	_be physically capable and mentally competent to perform the duties of an outf	tter, and meet
16	<u>have</u> ex	periend	ce <del>,</del> <u>and </u> training <del>, and testing requirements</del> as prescribed by board rule; a <del>nd</del>	
17		<del>(2)<u>(c)</u></del>	own, hold under written lease, or contract for or represent a business entity whether the second sec	<del>io owns, holds</del>
18	under w	ritten le	ease, or contracts for <u>have the equipment and facilities that are necessary to pro</u>	ovide the services
19	advertis	ed, cor	ntracted for, or agreed upon between the outfitter and the outfitter's clients <u>;</u>	
20		<u>(d)</u>	have an operations plan as provided by board rule;	
21		<u>(e)</u>	have a current wildlife conservation license;	
22		<u>(f)</u>	have successfully completed first aid training; and	
23		<u>(g)</u>	have passed a board-approved examination that:	
24		<u>(i)</u>	must include state and federal fish and game laws and regulations and state a	nd federal laws
25	applicat	ole to o	utfitting and guiding; and	
26		<u>(ii)</u>	may include boat and water safety as applicable to the services to be provided	<u>I</u> .
27		<u>(3)</u>	<u>All The equipment and facilities in subsection (2)(c)</u> are subject to inspection a	t all reasonable
28	times ar	nd place	es by the <del>board</del> <u>department</u> .	



## Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor

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1	<u>(4)</u>	An applicant for a guide's license must:	
2	<u>(a)</u>	be at least 18 years of age;	
3	<u>(b)</u>	be endorsed and recommended by an outfitter with a valid license, unless oth	erwise qualified
4 <u>i</u>	under guide sta	andards established by the board pursuant to 37-47-201(4);	
5	<u>(c)</u>	have a current wildlife conservation license; and	
6	<u>(d)</u>	have successfully completed first aid training.	
7	<u>(5)</u>	The requirements in subsections (2)(e), (2)(f), (4)(c), and (4)(d) are necessary	for continued
8 <u>I</u>	licensure and a	are subject to audit under [section 12]."	
9			
10	Sectio	on 177. Section 37-47-304, MCA, is amended to read:	
11	"37-47	'-304. Application <u> business entity</u> . (1) Each applicant for an outfitter's or g	uide's license
12 (	shall apply for	a license on a form furnished by the department.	
13	<del>(2) T</del>	he application for an outfitter's license must include:	
14	<del>(a) t</del> h	ne applicant's full name, address, wildlife conservation license number, and telep	əhone number;
15	<del>(b) th</del>	ne applicant's years of experience as an outfitter or guide; and	
16	<del>(c) c</del>	omponents of the outfitter's operations plan as required by board rule, which ma	<del>y include:</del>
17	<del>(i) an</del>	a affidavit by the outfitter to the board that the amount and kind of equipment tha	<del>t is owned,</del>
18	eased, or cont	tracted for by the applicant is sufficient and satisfactory for the services advertis	ed or
19 (	contemplated t	to be performed by the applicant; and	
20	<del>(ii)</del> ad	description of any land, water body, or portion of a water body that will be utilized	<del>d by the applicant</del>
21	while providing	g services. A description is not required for the use of private lands that allow un	restricted public
22	access and are	e managed under cooperative agreements with adjacent public lands.	
23	<del>(3)</del> —A	n application for an outfitter's license must be in the name of an individual <del>perso</del>	<del>)n o</del> nly. An
24 a	application invo	olving a business entity must be made by one individual person who qualifies ur	nder the
25 j	provisions of th	nis part. A license issued pursuant to this part must be in the name of that <del>perso</del>	<del>n individual</del> . Any
26 i	revocation or s	suspension of a license is binding upon the individual <del>person a</del> nd the business e	ntity for the use
27 a	and benefit of v	which the license was originally issued.	
28	<del>(4) A</del>	pplication must be made to and filed with the board.	



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4			6
1	( )	only one application for an outfitter's license may be made in any license year. It	
2		quent applications by the same applicant for the license year involved are void,	except as
3	provided in 37-	-47-308."	
4			
5		n 178. Section 37-47-325, MCA, is amended to read:	
6		-325. Outfitter's assistants exemption from licensing. (1) An outfitter ma	ay hire or retain an
7	outfitter's assis		
8	(2)	An outfitter's assistant is not required to obtain a license under this chapter.	
9	(3)	The outfitter's assistant must carry proof of employment as required by the bo	ard by rule.
10	(4)	(a) An outfitter who employs or retains an outfitter's assistant is responsible f	or ensuring that
11	the outfitter's a	ssistant:	
12	(i)	safeguards the public health, safety, and welfare while providing services; and	d
13	(ii)	is qualified and competent to perform the tasks of a guide.	
14	(b) T	he board <del>shall hold <u>may pursue disciplinary action against</u> an outfitter who emp</del>	loys or retains an
15	outfitter's assis	tant responsible under the provisions of 37-1-316, 37-47-341, and 37-47-402 fo	or any acts or
16	omissions by t	he outfitter's assistant in the ordinary course and scope of duties assigned by th	ie outfitter.
17	(5)	The outfitter's assistant may not be employed or retained by an outfitter for m	ore than 15 days
18	in a calendar y	ear unless the outfitter's assistant is actively obtaining a guide's license pursua	nt to this part and
19	the board depa	artment determines that the license application is routine for purposes of <del>37-1-1</del>	01 [section 7].
20	(6)	An outfitter may use more than one outfitter's assistant in a calendar year.	
21	(7)	An outfitter's assistant may be employed or retained by an outfitter on more the	an one occasion
22	in a calendar y	ear if:	
23	(a)	the outfitter's assistant is not employed or retained for more than 15 days as a	an outfitter's
24	assistant in tha	at calendar year; or	
25	(b)	the outfitter's assistant is actively obtaining a guide's license and the board de	partment
26	determines that	t the license application is routine for purposes of <del>37-1-101 [section 7]</del> ."	
27			
28	Sectio	n 179. Section 37-47-345, MCA, is amended to read:	



"37-47-345. Enforcement. Investigations and issuance of board complaints for violations of this
 chapter or rules adopted pursuant to this chapter may be made through department investigation or at the
 board's department's request by any peace officer; warden of the department of fish, wildlife, and parks; or
 federal agency enforcement personnel."

- 5
- 6

Section 180. Section 37-47-404, MCA, is amended to read:

7 "37-47-404. Responsibility for violations of law. (1) A person accompanying a hunting or fishing 8 party as an outfitter, guide, or outfitter's assistant is equally responsible with any person or party engaging the 9 person as an outfitter for any violation of fish and game laws unless the violation is reported to a peace officer 10 by the outfitter, guide, or outfitter's assistant and the outfitter, guide, or outfitter's assistant was not an active 11 participant. An outfitter, guide, or outfitter's assistant who willfully fails or refuses to report any violation of fish 12 and game laws is liable for the penalties provided in this chapter. If a guide or outfitter's assistant violates the 13 laws or applicable regulations relating to fish and game, outfitting, or guiding with actual knowledge of an 14 outfitter engaging the guide or outfitter's assistant, the outfitter is legally responsible for the violation for all 15 purposes under the laws or regulations if the outfitter fails to report the violation to the proper authority.

16 (2) An outfitter, guide, or outfitter's assistant shall report any violation or suspected violation of fish 17 and game laws that the outfitter, guide, or outfitter's assistant knows has been committed by the employees, 18 contractors, agents, representatives, clients, or participants in the outfitting or guiding activity. The violation or 19 suspected violation must be reported to a peace officer at the earliest possible opportunity.

(3) A person may not hire or retain an outfitter unless the outfitter is currently licensed in
 accordance with the laws of the state of Montana. A person may not use the services of a guide, and a guide
 may not offer services unless the services are obtained through an endorsing outfitter.

An outfitter may not place a hired or retained outfitter's assistant in a position of providing
 services to participants until the outfitter has documentation as specified by board rule under 37-47-201(4)(e)."

25

26 Section 181. Section 37-49-102, MCA, is amended to read:

27 "**37-49-102**. **Definitions.** As used in this chapter, the following definitions apply:

28

(1) "Active candidate status" means a person who has met the requirements established by the



#### Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor - 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005 1 American board of genetic counseling to take the board's certification examination in general genetics and 2 genetic counseling and has been granted the designation by the board. 3 (2) "Department" means the department of labor and industry provided for in 2-15-1701. 4 "Genetic counseling" means the provision of the services specified under 37-49-103 by an <del>(3)</del>(2) 5 individual who qualifies for a license under this chapter. 6 "Genetic counselor" or "gene counselor" means an individual licensed in accordance with 37-<del>(4)</del>(3) 7 49-202 [section 34] to engage in the competent practice of genetic counseling." 8 9 Section 182. Section 37-50-101, MCA, is amended to read: "37-50-101. Definitions. Unless the context requires otherwise, in this chapter, the following 10 11 definitions apply: 12 "Affiliated entity" means an entity owned, leased, or controlled by a firm through common (1) 13 employment or any other service arrangement, including but not limited to financial or investment services, 14 insurance, real estate, and employee benefits services. 15 (2) "Agreed-upon procedures engagement" means an engagement performed in accordance with 16 applicable attestation standards and in which a firm or person is engaged to issue a written finding that: 17 is based on specific procedures that the specified parties agree are sufficient for their (a) 18 purposes; 19 is restricted to the specified parties; and (b) 20 does not provide an opinion or negative assurance. (c) 21 (3) "Attest" means providing the following services: 22 an audit or other engagement to be performed in accordance with the statements on auditing (a) 23 standards; 24 (b) a review of a financial statement to be performed in accordance with the statements on 25 standards for accounting and review services; 26 an examination of prospective financial information to be performed in accordance with the (c) 27 statements on standards for attestation engagements; 28 (d) an engagement to be performed in accordance with the auditing standards of the public



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1 company oversight board; and

- 2 (e) an examination, other than an examination as provided in subsection (3)(c), a review, or an
- 3 agreed-upon procedures engagement to be performed in accordance with the statements on standards for
- 4 attestation engagements.
- 5 (4) "Board" means the board of public accountants provided for in 2-15-1756.
- 6 (5) "Compilation" means providing a service to be performed in accordance with statements on
- standards for accounting and review services that presents, in the form of financial statements, information that
  is the representation of owners without undertaking to express any assurance on the statements.
- 9 (6) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part
- 10 <del>17.</del>
- 11 (7)(6) "Firm" means a sole practice, sole proprietorship, partnership, professional corporation, or
- 12 limited liability company engaged in the practice of public accounting.
- 13 (8)(7) "Peer review" means a board-approved study, appraisal, or review of one or more aspects of
- 14 the attest or compilation work of a licensee of a registered firm in the practice of public accounting, by a person
- 15 or persons another licensee or licensees who hold licenses in this or another jurisdiction and who are not
- 16 affiliated with the person individual or firm being reviewed.
- 17 (9)(8) "Practice of public accounting" means performing or offering to perform, by a person licensed
- 18 as a certified public accountant or holding a practice privilege under 37-50-325, for a client or potential client
- 19 one or more types of services involving the use of accounting or auditing skills, including:
- 20 (a) the issuance of reports or financial statements on which the public may rely;
- 21 (b) one or more types of management advisory or consulting services as determined by the board;
- 22 (c) the preparation of tax returns; or
- 23 (d) furnishing advice on tax matters.
- 24 (10) "Principal place of business" means the office location designated by the licensee for the
- 25 purposes of substantial equivalency.
- 26 (11) "Satellite office" means a secondary location of a registered public accounting firm.
- 27 (12) "Substantial equivalency" or "substantially equivalent" means a determination by the board or its
- 28 designee that the education, examination, and experience requirements contained in the statutes and rules of



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1 another jurisdiction are comparable to or exceed the education, examination, and experience requirements 2 contained in the Uniform Accountancy Act or subsequent acts or that an individual certified public accountant's 3 education, examination, and experience gualifications are comparable to or exceed the education, examination, 4 and experience requirements contained in the Uniform Accountancy Act. In ascertaining substantial 5 equivalency, the board shall take into account the gualifications without regard to the sequence in which the 6 experience, education, and examination requirements were attained." 7 8 Section 183. Section 37-50-102, MCA, is amended to read: 9 "37-50-102. Exemptions. This chapter does not prohibit any person who is not a certified public 10 accountant from serving as an employee of or an assistant to a certified public accountant holding a license to 11 practice under 37-50-302 [section 35] or a firm composed of certified public accountants registered under this chapter. However, the employee or assistant may not issue any accounting or financial statement in the 12 13 employee's or assistant's name." 14 15 Section 184. Section 37-50-301, MCA, is amended to read: 16 "37-50-301. Illegal use of title. (1) It is not a violation of this chapter for a firm that is not registered 17 under 37-50-335 and that does not have an office in this state to provide its professional services and to 18 practice public accounting in this state and use the title "CPA" or "CPA firm" so long as it complies with the 19 exemption requirements of 37-50-335(4) 37-50-335(2). 20 A person may not assume or use the title or designation "certified public accountant" or the (2) 21 abbreviation "CPA" or any other title, designation, words, letters, abbreviation, sign, card, or device indicating 22 that the person is a certified public accountant unless the person holds a current license as a certified public 23 accountant under this chapter or qualifies for the practice privilege under 37-50-325. 24 (3) A firm may not assume or use the title or designation "certified public accountant" or the 25 abbreviation "CPA" or any other title, designation, words, letters, abbreviation, sign, card, or device indicating 26 that the firm is composed of certified public accountants pursuant to the requirements of 37-50-330 unless it is

27 registered as required under 37-50-335 or meets the conditions to be exempt from registration as set forth in

28 <del>37-50-335(4)</del> <u>37-50-335(2)</u>.



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1 (4) A person or firm may not assume or use the title or designation "certified accountant", 2 "chartered accountant", "enrolled accountant", "licensed accountant", "registered accountant", or any other title 3 or designation likely to be confused with "certified public accountant", "licensed certified public accountant", or 4 any abbreviations likely to be confused with "CPA". However, a foreign accountant may use the title under 5 which the foreign accountant is generally known in the foreign country, followed by the name of the country 6 from which the foreign accountant's certificate, license, or degree was received, and a person who is licensed 7 as an enrolled agent by the internal revenue service may use the title "enrolled agent" or the abbreviation "EA". 8 (5) A person may not sign or affix a firm name with any wording indicating that it is a firm 9 composed of persons offering attest services and compilations unless the firm conforms to the requirements of 10 37-50-330 and 37-50-335. 11 (6) A person may not assume or use the title or designation "certified public accountant" in 12 conjunction with names indicating or implying that there is a firm or in conjunction with the designation "and 13 company" or "and co." or a similar designation if there is in fact no bona fide firm that has been formed subject 14 to the provisions of 37-50-330 and 37-50-335. However, it is lawful for a sole proprietor to continue the use of a 15 deceased's name in connection with the sole proprietor's business for a reasonable period of time after the 16 death of a former partner or co-owner." 17 Section 185. Section 37-50-318, MCA, is amended to read: 18 19 "37-50-318. Existing license or certificate transition. (1) A person An individual who holds a 20 licensed public accountant license and permit to practice on July 1, 2015, issued under the laws of this state 21 may renew the person's existing license and is not required to obtain a certified public accountant license under 22 this chapter. The person must individual shall otherwise be subject to all provisions of this chapter.

(2) A person who holds a certified public accountant certificate or licensed public accountant license
 on July 1, 2015, issued under the laws of this state but who has not met the qualifications for a permit to
 practice must meet the accounting experience requirement set forth in this chapter and in board rule by
 December 31, 2017, in order to be licensed. Failure to meet the accounting experience requirement by the
 deadline must result in termination of the certified public accountant certificate or licensed public accountant
 license."



1

2

3

Section 186. Section 37-50-325, MCA, is amended to read:

### "37-50-325. Practice privilege for nonresident certified public accountant -- rules. (1) (a) A

4 person whose principal place of business is not in this state and who holds a valid license as a certified public 5 accountant from any state that the national association of state boards of accountancy's national qualification 6 appraisal service or a successor organization has verified to be in substantial equivalence with the certified 7 public accountant licensure requirements of the Uniform Accountancy Act or a subsequent act of the American 8 institute of certified public accountants/national association of state boards of accountancy is presumed to have

9 qualifications substantially equivalent to this state's requirements and has all the privileges of persons holding a

10 license of this state without the need to obtain a license under 37-50-302 [section 35].

(b) A person who offers or renders professional services under this section, whether in person, by
 mail, by telephone, or by electronic means, is granted practice privileges in this state and no notice, fee, or
 other submission is required. The person is subject to the requirements of subsections (3) and (4) and this
 subsection (1).

15 (2) (a) A person whose principal place of business is not in this state and who holds a valid license 16 as a certified public accountant from any state that the national association of state boards of accountancy's 17 national gualification appraisal service or a successor organization has not verified to be in substantial 18 equivalence with the certified public accountant licensure requirements of the Uniform Accountancy Act or a 19 subsequent act of the American institute of certified public accountants/national association of state boards of 20 accountancy is presumed to have qualifications substantially equivalent to this state's requirements and has all 21 the privileges of persons holding a license of this state without the need to obtain a license under 37-50-302 22 [section 35] if the person obtains verification from the national association of state boards of accountancy's 23 national gualification appraisal service that the person's CPA gualifications are substantially equivalent to the 24 CPA licensure requirements of the Uniform Accountancy Act of the American institute of certified public 25 accountants/national association of state boards of accountancy.

(b) A person who has passed the uniform certified public accountant examination and holds a valid
license issued by any other state prior to January 1, 2012, is exempt from the education requirements in the
Uniform Accountancy Act or a subsequent act for purposes of this subsection (2).



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1	(c)	A person who offers or renders professional services under this subsection (2), whether in
2	person, by mai	l, by telephone, or by electronic means, is granted practice privileges in this state and no notice,
3	fee, or other su	bmission is required unless the person is required to register pursuant to 37-50-335. The person
4	is subject to the	e requirements of subsections (3) and (4) and this subsection (2).
5	(3)	A licensee of another state exercising the privilege under this section and the firm that employs
6	that person, as	a condition of the grant of this privilege:
7	(a)	are subject to the personal and subject matter jurisdiction and disciplinary authority of the
8	board;	
9	(b)	shall comply with this chapter and the board's rules;
10	(c)	shall cease offering or rendering professional services in this state individually or on behalf of a
11	firm if the licens	se from the state of the person's principal place of business is no longer valid; and
12	(d)	shall accept the appointment of the state board that issued the license as the agent upon
13	whom process	may be served in any action or proceeding by the board of public accountants against the
14	licensee.	
15	(4)	A person who has been granted practice privileges under this section and who, for any client
16	with its home o	ffice in this state, performs any attest services or compilations may do so only through a firm in
17	compliance wit	h 37-50-335."
18		
19	Sectio	n 187. Section 37-50-330, MCA, is amended to read:
20	"37-50-	-330. Compliance with ownership requirements firm registration. (1) A firm composed of
21	certified public	accountants that is engaged in the practice of public accounting may include persons individuals
22	who are not lice	ensed as certified public accountants if:
23	(a)	the firm designates an accountant who is licensed in this state or, in the case of a firm that
24	practices under	the practice privilege pursuant to 37-50-335, a licensee of another state who meets the
25	requirements s	et out in 37-50-325(1) or (2) to be responsible for the proper registration of the firm;
26	(b)	a simple majority of ownership in the firm, in terms of equity and voting rights, is held by
27	accountants wh	no are licensed in this state or in another substantially equivalent jurisdiction or meet the
28	requirements o	f 37-50-325; and



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1	(c) all persons individuals with an ownership interest in the firm are of good moral character and
2	individuals actively participating participate in the business of the firm or its affiliated entities.
3	(2) An accountant licensed in this state or a person an individual qualifying for practice privileges
4	under 37-50-325 who holds an ownership interest in a firm, who is responsible for supervising attest or
5	compilation services, and who signs or authorizes someone to sign the accountant's report on the financial
6	statements on behalf of the firm is responsible for all attest or compilation services.
7	(3) A person <u>An individual</u> who is licensed in this state and a person qualifying or who qualifies for
8	practice privileges under 37-50-325 who signs or authorizes someone to sign the accountant's report on the
9	financial statements on behalf of the firm must meet the competency requirements o <del>f 37-50-203(2)(a)</del>
10	established by board rule.
11	(4) (a) A firm that is no longer in compliance with the ownership requirements of subsection (1)(b)
12	shall give notice to the board within 90 days of the noncompliance.
13	(b) The board shall grant the firm a reasonable amount of time to reestablish compliance with the
14	ownership requirements of subsection (1)(b). The time granted by the board to a firm to reestablish compliance
15	may not be less than 90 days from the date the board receives the firm's notice of noncompliance.
16	(c) The failure of a firm to reestablish compliance with the ownership requirements of subsection
17	(1)(b) is grounds for the board to suspend or revoke the firm's registration required by 37-50-335."
18	
19	Section 188. Section 37-50-335, MCA, is amended to read:
20	"37-50-335. Registration of firms exemptions. (1) All firms that establish or maintain have one or
21	more offices in this state for the practice of public accounting shall register annually with the department,
22	including a list of the location of each office.
23	(2) A fee may be charged for the annual registration of firms.
24	(3) Each firm that establishes or maintains satellite offices in this state for the practice of public
25	accounting shall provide a list of the location of each satellite office in this state at the time of annual
26	registration.
27	(4)(2) A firm that does not have an office in this state may perform professional services and may use
28	the title "CPA" or "CPA firm" in this state without registering and may under subsection (1) if the firm:

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1	<u>(a)</u>	performs the services through an individual with practice privileges under 37	-50-325; and
2	<u>(b)</u>	has practice privileges to perform the services in the home state where the f	<u>irm has its principal</u>
3	place of busine	ess.	
4	<del>(a)<u>(</u>3)</del>	offer or render <u>A firm described in subsection (2) that offers or renders</u> attest	services and
5	compilations ir	n this state if the firm:	
6	<del>(i) cc</del>	omplies shall comply with the home state's peer review and firm ownership qua	llifications; <u>.</u>
7	<del>(ii) pe</del>	rforms the services through an individual with practice privileges under 37-50-	<del>325; and</del>
8	<del>(iii) ha</del>	as practice privileges that include offering or rendering attest and compilation s	ervices in the state
9	where the firm	has its principal place of business;	
10	<del>(b) p</del>	erform professional services other than attest services or compilations in this s	state if the firm:
11	<del>(i) pe</del>	erforms the services through a person with practice privileges under 37-50-325	<del>; and</del>
12	<del>(ii) ha</del>	s practice privileges to perform the services in the state where the firm has its	principal place of
13	<del>business.</del> "		
14			
15	Sectio	on 189. Section 37-50-341, MCA, is amended to read:	
16	"37-50	0-341. Initiation of proceedings hearings and rulemaking Reciprocal d	iscipline for
17	practice privil	lege. (1) The board may initiate proceedings under this chapter upon its own n	notion, upon a
18	complaint mad	le by the board of accountancy of another state, or upon the complaint of a pe	<del>'son.</del>
19	<del>(2)</del> (1)	A person licensed in this state offering or rendering services or using a "CPA"	<del>title</del> <u>An individual</u>
20	practicing as a	<u>a certified public accountant</u> in another state <u>under a Montana license</u> is subjec	t to disciplinary
21	action in this s	tate for <del>an act<u>unprofessional conduct</u> committed in another state <del>where the lic</del></del>	ensee would be
22	subject to disc	ipline for the act committed in the other state, whether or not disciplinary action	<u>ı is taken in</u>
23	<u>another state</u> .		
24	<del>(3)</del> (2)	A person licensed in An individual practicing as a certified public accountant	in this state under
25	a license from	another state offering or rendering services or using a "CPA" title in this state	s subject to
26	disciplinary act	tion in this state for an act committed in this state for <del>which a licensee in this s</del> t	ate would be
27	subject to disc	ipline unprofessional conduct.	
28	<del>(4)</del> ⊨	learings and rulemaking proceedings are governed by the Montana Administra	tive Procedure



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1	Act."
2	
3	Section 190. Section 37-51-306, MCA, is amended to read:
4	"37-51-306. Transactions with nonresidents and with nonlicensed brokers, salespersons, or
5	property managers consent to legal process Limited exemption for referral fees. (1) A licensed broker
6	may not employ or compensate, directly or indirectly, a person for performing the acts regulated by this chapter
7	who is not a licensed broker, a licensed salesperson, or a licensed property manager. However, a licensed
8	Without regard to the limitations to receive a fee, commission, or other compensation for referral of a
9	prospective buyer or seller of real estate contained in 37-51-102(4), a broker may pay a commission to a
10	licensed broker of another state or jurisdiction if the nonresident broker has not conducted and does not
11	conduct in this state a service for which a fee, compensation, or commission is paid.
12	(2) A nonresident licensee shall file an irrevocable written consent that legal actions arising out of a
13	commenced or completed transaction may be commenced against the nonresident licensee in a county of this
14	state that may be appropriate and designated by Title 25, chapter 2, part 1. The consent must provide that
15	service of summons in this action may be served on the department for and on behalf of the nonresident
16	licensee, and this service is sufficient to give the court jurisdiction over the licensee conducting a transaction in
17	a county. The consent must be acknowledged and, if made by a corporation, must be authenticated by its seal."
18	
19	Section 191. Section 37-51-309, MCA, is amended to read:
20	"37-51-309. Broker salesperson for-sale-by-owner personal transactions of salesperson
21	notice to department of change of association. (1) A salesperson may not be associated with, be under
22	contract to, or perform services for more than one supervising broker, except on a temporary basis as provided
23	in 37-51-302 by board rule.
24	(2) (a) If a licensed salesperson desires to change association or contractual relationship from one
25	supervising broker to another, the salesperson shall notify the department promptly in writing and pay the
26	required fee.
27	(b) The successor supervising broker shall notify the department in writing of acceptance of the
28	salesperson.



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1	(c) After the department receives written acceptance of the salesperson from the successor
2	supervising broker, the department shall issue a new license to the salesperson and a new endorsement to the
3	supervising broker. A salesperson may not directly or indirectly work for or with a supervising broker until the
4	salesperson has been issued a license to work for or with that supervising broker.
5	(3) (a) If a licensed salesperson chooses to change association or contractual relationship from the
6	salesperson's supervising broker, but the salesperson does not have another supervising broker who has
7	accepted supervision of the salesperson, the salesperson shall notify the department promptly in writing, at
8	which time the salesperson's license will automatically be put on inactive status.
9	(b) When the conditions in subsection (3)(a) apply, the department may not charge a fee for the
10	change in status.
11	(c) The salesperson may not practice during a time when the salesperson has no supervising broker
12	or when the salesperson's license is on inactive status.
13	(4) A supervising broker who wishes to terminate supervision of a salesperson shall notify the
14	salesperson in advance or concurrently with notification to the board. Termination of supervision by the
15	supervising broker is not effective under this subsection until the supervising broker has notified both the
16	salesperson and the board.
17	(5) Only one license issued to a salesperson is in effect at one time.
18	(6)(2) (a) The provisions of this chapter do not prohibit a salesperson from engaging in for-sale-by-
19	owner personal transactions, and the provisions of this chapter do not require a supervising broker to exercise
20	any supervision of or provide any training for to a salesperson with respect to for-sale-by-owner personal
21	transactions <del>of the salesperson</del> .
22	(b) A supervising broker or real estate firm is not responsible or liable for the for-sale-by-owner
23	personal transactions of a salesperson.
24	(c) Prior to entering into a for-sale-by-owner personal transaction, the salesperson shall disclose in
25	writing to the other party that the transaction is a for-sale-by-owner personal transaction with respect to the
26	salesperson and that the transaction does not involve the salesperson's supervising broker or real estate firm.
27	(d) A supervising broker or real estate firm is not responsible or liable for the failure of a
28	salesperson to provide the disclosure required in subsection $\frac{(6)(c)}{(2)(c)}$ .



#### Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor - 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005 1 (7)(3)For the purposes of this section, "for-sale-by-owner personal transaction" includes the 2 following: 3 (a) the sale, purchase, or exchange of real property owned or acquired by the salesperson; and 4 (b) the leasing or renting of real property owned by the salesperson." 5 6 Section 192. Section 37-51-321, MCA, is amended to read: 7 "37-51-321. Unprofessional conduct -- sanction of license. (1) The following practices, in addition 8 to the provisions of 37-1-316 and as provided in board rule, are considered are defined as unprofessional 9 conduct for an applicant or a person licensed licensee under this chapter: 10 intentionally misleading, untruthful, or inaccurate advertising, whether printed or by radio, (a) 11 display, or other nature, if the advertising in any material particular or in any material way misrepresents any 12 property, terms, values, policies, or services of the business conducted. A broker who operates under a 13 franchise agreement engages in misleading, untruthful, or inaccurate advertising if in using the franchise name, 14 the broker does not incorporate the broker's own name or the trade name, if any, by which the office is known in 15 the franchise name or logotype. The board may not adopt advertising standards more stringent than those set 16 forth in this subsection (1)(a). 17 (b) making any false promises of a character likely to influence, persuade, or induce; 18 (c) pursuing a continued and flagrant course of misrepresentation or making false promises through agents or salespersons or any medium of advertising or otherwise; 19 20 (d) use of the term "realtor" by a person not authorized to do so or using another trade name or 21 insignia of membership in a real estate organization of which the licensee is not a member; 22 (e)(b) failing to account for or to remit money coming into the licensee's possession when the money 23 belongs to others; 24 accepting, giving, or charging an undisclosed commission, rebate, or profit on expenditures (f)(c) 25 made for a principal; 26 (q)(d) acting in a dual capacity of broker and undisclosed principal in a transaction, including failing to 27 disclose in advertisements for real property the person's licensee's dual capacity as broker and principal; 28 (h)(e) guaranteeing, authorizing, or permitting a person to guarantee future profits that may result

1 from the resale of real property;

2 (i)(f) offering real property for sale or lease without the knowledge and consent of the owner or the

3 owner's authorized agent or on terms other than those authorized by the owner or the owner's authorized

4 agent;

5 (j)(g) inducing a party to a contract of sale or lease to break the contract for the purpose of

6 substituting a new contract with another principal;

7 (k)(h) accepting employment or compensation for appraising real property contingent on the reporting

8 of a predetermined value or issuing an appraisal report on real property in which the broker or salesperson has

9 an undisclosed interest;

10 (<u>()(i)</u> as a broker or a salesperson, negotiating a sale, exchange, or lease of real property directly

11 with a seller or buyer if the broker or salesperson knows that the seller or buyer has a written, outstanding

12 listing agreement or buyer broker agreement in connection with the property granting an exclusive agency to

13 another broker;

(m)(j) soliciting, selling, or offering for sale real property by conducting lotteries for the purpose of
 influencing a purchaser or prospective purchaser of real property;

(n)(k) as a salesperson, representing or attempting to represent a real estate broker other than the
 employer without the express knowledge or consent of the employer;

18 (<del>o)</del>(<u>l</u>) failing voluntarily to furnish a copy of a written instrument to a party executing it at the time of
 19 its execution;

20 (<del>p)(m)</del> unless exempted, paying a commission in connection with a real estate sale or transaction to a 21 person who is not licensed as a real estate broker or real estate salesperson under this chapter;

(q) intentionally violating a rule adopted by the board in the interests of the public and in conformity
 with this chapter;

24 (r)(n) failing, if a salesperson, to place, as soon after receipt as is practicably possible, in the custody

25 of the salesperson's supervising broker, deposit money or other money entrusted to the salesperson in that

capacity by a person, except if the money received by the salesperson is part of the salesperson's personal

27 transaction;

28

(s) demonstrating unworthiness or incompetency to act as a broker, a salesperson, or a property



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1	manager;
2	(t) conviction of a felony;
3	(u)(o) failing to meet the requirements of part 6 of this chapter or the rules adopted by the board
4	governing property management while managing properties for owners;
5	(v)(p) failing to disclose to all customers and clients, including owners and tenants, the licensee's
6	contractual relationship while managing properties for owners; or
7	(w)(q) failing to maintain continuous professional liability insurance coverage that meets the
8	requirements of 37-51-325.
9	(2) (a) It is unlawful for a broker or salesperson to openly advertise property belonging to others,
10	whether by means of printed material, radio, television, or display or by other means, unless the broker or
11	salesperson has a signed listing agreement from the owner of the property. The listing agreement must be valid
12	as of the date of advertisement.
13	(b) The provisions of subsection (2)(a) do not prevent a broker or salesperson from including
14	information on properties listed by other brokers or salespersons who will cooperate with the selling broker or
15	salesperson in materials dispensed to prospective customers.
16	(3) The license of a broker, salesperson, or property manager who violates this section may be
17	sanctioned as provided in 37-1-312."
18	
19	Section 193. Section 37-51-324, MCA, is amended to read:
20	"37-51-324. Penalty for failure to comply with trust account requirements. (1) An employee of
21	the <u>The</u> department may <u>audit and</u> issue a citation to a broker or property manager responsible for
22	maintenance of a trust account for failure to comply with trust account maintenance requirements as provided
23	by <u>board</u> rule <del>under 37-1-319</del> (4).
24	(2) The <u>department shall serve the</u> citation <del>must include</del> : <u>as provided by [section 3]</u> .
25	(a) the time and date on which the citation is issued;
26	(b) the name, title, mailing address, and signature of the person issuing the citation;
27	(c) reference to the statute or rule violated;
28	(d) the name, title, and mailing address of the person to whom the citation is being sent, along with
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1	information explaining the procedure for the person receiving the citation to follow to pay the fine or dispute the
2	violation; and
3	(e) the amount of the applicable fine.
4	(3) The applicable civil fine for failure to comply with trust account maintenance requirements is
5	\$50_\$1,000 for each cited violation.
6	(4) The person who issues the citation is authorized to collect the fine and department must
7	deposit the proceeds fines collected in the board's state special revenue account to the credit of the board.
8	(5) The person who is issued a citation may licensee must, within 21 days of the date of the
9	citation, pay the fine or file a written dispute of the violation with the board within 5 business days of the date of
10	issuance.
11	(6) A person who refuses to sign and accept a citation but who does not file a written dispute of the
12	violation is demonstrating unprofessional conduct licensee who fails to pay the fine or file a written dispute in
13	the time provided is subject to administrative suspension of the license as provided by 37-1-321."
14	
15	Section 194. Section 37-53-201, MCA, is amended to read:
16	"37-53-201. Registration of timeshare offering required. A timeshare offering may not be
17	advertised, offered, or sold in this state unless it is registered as provided in <u>Title 37, chapter 1, and this</u>
18	chapter."
19	
20	Section 195. Section 37-53-301, MCA, is amended to read:
21	"37-53-301. Licensure of timeshare salespersons licensee duties. (1) A person An individual
22	offering timeshare intervals in a project located in Montana must be licensed as a timeshare salesperson and
23	affiliated with at least one registered timeshare project unless the offering is exempt under 37-53-205.
24	(2) Licensure may be obtained upon:
25	(a) completion of an application;
26	(b) meeting the qualifications listed in subsection (3);
27	(c) demonstration to the board that the applicant is an individual of good repute and competent to
28	transact the business of a timeshare salesperson in a manner that safeguards the interests of the public;



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1	(d) payment of fees set by the b	ward by rule; and	
2	(e) successful completion of a c	ourse of education related to the timeshare	e industry that has been
3	approved by the board.		
4	(3)(2) An applicant for a timesha	are salesperson license must:	
5	(a) be at least 18 years of ag	je; <del>and</del>	
6	(b) have graduated from an a	accredited <u>a</u> high school or <del>completed equ</del>	ivalent education as
7	determined by the board. equivalent diplo	ma; and	
8	(c) have successfully comple	eted education related to the timeshare ind	ustry as prescribed by
9	board rule.		
10	(4) The board shall issue a certi	ificate of completion to an applicant who su	uccessfully completes the
11	course of education provided for in subse	ction (2)(e) and may issue a license to an	applicant meeting the
12	qualifications and licensure provisions.		
13	(5) A licensed timeshare salesp	erson shall notify the department of a char	<del>ige of affiliation within 10</del>
14	<del>days of the change, designate the new lic</del>	ense affiliation, and pay all required fees.	
15	<del>(6)</del> If a timeshare salesperson is	s no longer affiliated with a timeshare proje	<del>ct, the timeshare</del>
16	salesperson shall notify the board that the	e license is inactive and pay the fees requir	red by rule. A timeshare
17	salesperson may reactivate an inactive lic	cense by filling out an application, listing a	new affiliation, and paying
18	all required fees."		
19			
20	Section 196. Section 37-54-102,	MCA, is amended to read:	
21	"37-54-102. Definitions. Terms	commonly used in appraisal practice and	as used in this chapter
22	must be defined according to the uniform	standards of professional appraisal practic	ce, as issued by the
23	appraisal foundation. As used in this chap	oter, unless the context requires otherwise,	, the following definitions
24	apply:		
25	(1) "Appraisal" means the pra	actice of developing an opinion of the value	e of real property in
26		of professional appraisal practice as develo	oped by the appraisal
27	foundation.		
28	(2) "Appraisal foundation" me	eans the appraisal foundation incorporated	l as a not-for-profit

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1	corporation on November 30, 1987, pursuant to Title XI of the Financial Institutions Reform, Recovery, and			
2	Enforcement Act of 1989, 12 U.S.C. 3310, et seq. The purposes of the appraisal foundation are to:			
3	(a)	establish and improve uniform appraisal standards by defining, issuing, and promoting those		
4	standards;			
5	(b)	establish appropriate criteria for the licensure and certification of qualified appraisers by		
6	defining, issuing, and promoting qualification criteria and disseminate the qualification criteria to states and			
7	other governmental entities; and			
8	(c)	develop or assist in the development of appropriate examinations for qualified appraisers.		
9	(3)	"Appraisal management company" means, in connection with valuation of properties		
10	collateralizing	mortgage loans or mortgages incorporated into a securitization, an external third party,		
11	authorized either by a creditor of a consumer credit transaction secured by a consumer's principal dwelling or			
12	by an underwriter of or other principal in the secondary mortgage markets, that oversees a network or panel of			
13	more than 15 o	certified or licensed appraisers in this state or 25 or more nationally within a given year.		
14	(4)	"Appraisal management services" means the direct or indirect performance of any of the		
15	following functions on behalf of a lender, financial institution, client, or other person in conjunction with a			
16	consumer credit transaction that is secured by a consumer's principal dwelling:			
17	(a)	administering an appraiser panel;		
18	(b)	recruiting, retaining, or selecting appraisers to be part of an appraisal panel;		
19	(c)	qualifying and verifying licensing or certification, negotiating fees, and verifying service level		
20	expectations with appraisers who are part of an appraiser panel;			
21	(d)	contracting with appraisers from the appraiser panel to perform appraisal assignments;		
22	(e)	receiving an order for an appraisal assignment from one person and delivering the order for the		
23	appraisal assignment to an appraiser who is part of an appraiser panel for completion;			
24	(f)	managing the process of having an appraisal assignment performed, including performing		
25	administrative duties such as receiving appraisal assignment orders and reports, submitting completed			
26	appraisal reports to creditors and underwriters, collecting fees from creditors and underwriters for services			
27	provided, and reimbursing appraisers for services performed;			
28	(g)	tracking and determining the status of orders for appraisal assignments;		



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1	(h)	conducting quality control examinations of a completed appraisal assignment prior to the	
2	delivery of the a	appraisal report to a client who ordered the appraisal assignment; and	
3	(i)	providing a completed appraisal report performed by an appraiser to one or more clients.	
4	(5)	(a) "Appraisal review" means the act or process of developing and communicating an opinion	
5	about the quality of another appraiser's work that was performed as part of an appraisal assignment.		
6	(b)	The term does not include a quality control examination.	
7	(6)	"Appraiser" means an individual who holds a license or certification to complete an appraisal	
8	assignment in t	he state where the real property that is the subject of the appraisal assignment is located.	
9	(7)	"Appraiser panel" means a network of licensed or certified appraisers who are independent	
10	contractors with	respect to an appraisal management company and who have:	
11	(a)	responded to an invitation, request, or solicitation from an appraisal management company to:	
12	(i)	perform an appraisal assignment for a client that has ordered an appraisal assignment through	
13	the appraisal management company; or		
14	(ii)	perform appraisal assignments for the appraisal management company directly as requested	
15	and assigned by the appraisal management company; and		
16	(b)	been selected and approved by an appraisal management company to perform appraisal	
17	assignments fo	r any client of the company that has ordered an appraisal assignment through the company or to	
18	perform appraisal assignments for the appraisal management company directly on a periodic basis as assigned		
19	by the appraisa	l management company.	
20	(8)	"Board" means the board of real estate appraisers provided for in 2-15-1758.	
21	(9)	"Certified real estate appraiser" means a person an individual who develops and communicates	
22	real estate appraisals and who has a valid real estate appraisal certificate issued under <del>37-54-305 [section 38]</del> .		
23	(10)	"Controlling person" means:	
24	(a)	an owner, officer, or director of a corporation, partnership, or other business entity that offers	
25	appraisal management services in this state;		
26	(b)	an individual employed, appointed, or authorized by an appraisal management company to	
27	enter into a contractual relationship with other persons for the performance of appraisal management services		
28	and to enter int	o agreements with appraisers for the performance of appraisal assignments; or	
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1	(c) an individual who possesses directly or indirectly the power to direct or cause the direction of
2	the management or policies of an appraisal management company.
3	(11) "Department" means the department of labor and industry provided for in 2-15-1701.
4	(12)(11) "Licensed real estate appraisal trainee" means a person an individual authorized only to assist
5	a certified real estate appraiser in the performance of an appraisal assignment.
6	(13)(12) "Licensed real estate appraiser" means a person an individual who holds a current valid real
7	estate appraiser license issued under <del>37-54-201 this chapter</del> .
8	(14) "Person" means an individual, firm, partnership, association, corporation, or other business entity.
9	(15)(13) "Quality control examination" means an examination of an appraisal report for completeness,
10	including grammatical, mathematical, and typographical errors.
11	(16)(14) "Real estate appraiser mentor" means a certified real estate appraiser who meets the
12	qualifications set by the board and is approved by the board to supervise licensed real estate appraisal
13	trainees."
14	
15	Section 197. Section 37-54-105, MCA, is amended to read:
16	"37-54-105. Powers and duties <u>Duty</u> of board <u> registry fees</u> . The board shall <del>:</del>
17	(1) adopt rules to implement and administer the provisions of this chapter;
18	(2) establish and collect fees commensurate with the costs of processing:
19	(a) an application for licensure or renewal of licensure;
20	(b) certification or renewal of a certificate; and
21	(c) registration or renewal of registration of appraisal management companies;
22	(3) establish minimum requirements for education, experience, and examination for licensure and
23	certification as set out by the appraisal qualification board of the appraisal foundation;
24	(4) prescribe the examinations for licensure or certification and determine the acceptable level of
25	performance on examinations;
26	(5) receive and review applications for licensure, certification, or appraisal management company
27	registration and issue or, as appropriate, renew licenses, certificates, or appraisal management company
28	registrations;

1	(6) review periodically the standards for development and communication of appraisals and adopt			
2	rules explaining and interpreting the standards;			
3	(7) retain all applications and other records submitted to the board;			
4	(8) adopt by rule standards of professional appraisal practice in this state;			
5	(9) (a) require an appraisal management company to submit reports, information, and documents to			
6	the board; and			
7	(b) examine the books and records of an appraisal management company operating in the state;			
8	(10) reprimand, suspend, revoke, or refuse to renew the license, certificate, or registration of a person			
9	or entity who has violated the standards established for licensed and certified real estate appraisers or			
10	registered appraisal management companies;			
11	(11) regulate and establish minimum requirements and qualifications for real estate appraiser mentors;			
12	(12)collect and transmit annual registry fees from registered appraisal management companies and			
13	federally regulated appraisal management companies in the amount determined by the appraisal subcommittee			
14	of the federal financial institutions examination council <del>; and</del>			
15	(13) perform other duties necessary to implement this chapter."			
16				
17	Section 198. Section 37-54-113, MCA, is amended to read:			
18	"37-54-113. (Temporary) Registry fees statutory appropriation. Registry fees collected under			
19	37-54-105 <del>(12)</del> are separate from registration fees provided for elsewhere in this part. Registry fees are			
20	statutorily appropriated, as provided in 17-7-502, to the department to transmit to the appraisal subcommittee of			
21	the federal financial institutions examination council. (Terminates June 30, 2023sec. 12, Ch. 55, L. 2017.)"			
22				
23	Section 199. Section 37-54-301, MCA, is amended to read:			
24	"37-54-301. Certification use of term standards of practice. (1) A person may not represent to			
25	the public that the person is a certified real estate appraiser unless the person is certified under this chapter.			
26	(2)(1) Only a certified real estate appraiser may prepare and sign a certified appraisal report relating to			
27	real estate or real property in this state. If an appraisal report is prepared, signed, and certified by a certified			
28	real estate appraiser, a person licensed under this chapter licensee who assisted in the preparation of the			



1 appraisal may cosign the appraisal report.

(3)(2) The term "certified real estate appraiser" may not be used to describe a firm, partnership,
 corporation, group, or anyone other than an individual certificate holder. However, a certified real estate
 appraiser may develop and communicate an appraisal on behalf of a firm, partnership, corporation, or group.
 (4)(3) Whenever an appraisal or appraiser report is identified by the certified real estate appraiser as
 "certified", the appraiser shall indicate in writing the class of certification the appraiser holds."

- 7
- 8

Section 200. Section 37-54-403, MCA, is amended to read:

9 **"37-54-403. Standards of professional appraisal practice.** (1) A licensed or certified real estate 10 appraiser shall comply with generally accepted standards of professional appraisal practice, evidenced by the 11 uniform standards of professional appraisal practice promulgated by the appraisal standards board of the 12 appraisal foundation. A licensed or certified real estate appraiser shall comply with these standards regardless 13 of whether the appraisal is a federally related transaction or is capable of being performed by an unlicensed 14 person under <del>37-54-201(3)</del> [section 38(4)].

15 (2) If the appraisal standards board of the appraisal foundation modifies the standards or issues 16 supplemental standards that it considers appropriate for all classes of real estate appraisers, the modification is 17 automatically adopted as observable in this state unless the board determines that a public hearing is 18 necessary to determine whether the modified or supplemented standards must be observed in this state. If 19 following the hearing the board determines that the modified or supplemented standards are appropriate, the 20 board shall adopt the standards by rule."

21

22

Section 201. Section 37-54-501, MCA, is amended to read:

"37-54-501. Appraisal management company registration. (1) (a) It is unlawful for a person to
 directly or indirectly engage in or attempt to engage in business as an appraisal management company or to
 advertise or hold itself out as engaging in or conducting business as an appraisal management company in this
 state without first obtaining a registration issued by the board.

(b) An applicant for registration as an appraisal management company in this state shall submit an
application to the board on forms prescribed by the department.



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1	(c)	If a registration process is not in effect on October 1, 2011, an appraisal management company	
2	already conducting business in this state may continue to conduct business in accordance with this chapter		
3	until 120 days	after a registration process becomes available. Upon expiration of the 120-day period, the	
4	appraisal mar	nagement company must be registered as required by this chapter in order to continue to provide	
5	or offer to provide appraisal management services in this state.		
6	(2)	An application for the registration required by subsection (1) must include the following	
7	information:		
8	(a)	the name of the person seeking registration and the fictitious name or names, if any, under	
9	which the person does business in any state;		
10	(b)	the business address of the person seeking registration;	
11	(c)	the phone contact information of the person seeking registration;	
12	(d)	if the appraisal management company is not a corporation domiciled in this state, the name	
13	and contact information for the company's designated contact for service of process in this state;		
14	(e)	the name, address, and contact information for one controlling person within the appraisal	
15	management	company;	
16	(f)	a certification that the person has a system and process in place to verify that an individual	
17	holds a licens	e in good standing in this state pursuant to <del>37-54-202 [section 38]</del> if a license or certification is	
18	required to pe	erform appraisal assignments;	
19	(g)	a certification that the person requires appraisers completing appraisal assignments at its	
20	request to cor	mply with the uniform standards of professional appraisal practice, including the requirements for	
21	geographic and product competence;		
22	(h)	a certification that the person has a system in place to verify that only licensed or certified	
23	appraisers are	e used for federally related transactions;	
24	(i)	a certification that the person has a system in place to require that appraisals are conducted	
25	independently	$\prime$ and free from inappropriate influence and coercion as required by the appraisal independence	
26	standards est	ablished under section 129E of the Truth in Lending Act of 1968, 15 U.S.C. 1601, et seq.,	
27	including the requirement that the fee appraisers be compensated at a customary and reasonable rate when		
28	the appraisal	management company is providing services for a consumer credit transaction secured by the	



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principal dwelling of a consumer;		
(j) a certification that the person maintains a detailed record of each service request that it		
receives and the appraiser that performs the appraisal service for the appraisal management company;		
(k) an irrevocable uniform consent to service of process; and		
(I) any other information required by the board that is reasonably necessary to implement this		
chapter.		
(3) An application for renewal of a registration must include information substantially similar to that		
required for the initial registration in subsection (2), as determined by the board.		
(4) Renewals of registered appraisal management companies must be in accordance with 37-1-		
141. The department shall provide notice to an appraisal management company prior to the renewal date."		
Section 202. Section 37-54-502, MCA, is amended to read:		
"37-54-502. Registration exemptions. (1) The provisions of this chapter do not apply to a person		
who exclusively employs appraisers on an employer-employee basis for the performance of an appraisal		
assignment.		
(2) An <u>A federally regulated</u> appraisal management company that is a subsidiary owned and		
controlled by a financial institution that is regulated by a federal financial institution regulatory agency is not		
required to register with the board but shall comply with all provisions of this chapter, as long as the provisions		
of this chapter do not conflict with federal law related to the operation of an appraisal management company in		
this state."		
Section 203. Section 37-54-503, MCA, is amended to read:		
"37-54-503. Owner requirements. (1) An appraisal management company applying for registration in		
this state may not be owned by: may not be registered by this state or included on the appraisal management		
company national registry if the appraisal management company in whole or in part, indirectly or directly, is		
owned by		
<del>(a) a person</del> an individual or a business entity that is owned by an individual or individuals who has		
have had a license or certificate to act as an appraiser refused, denied, canceled, revoked, or surrendered in		



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1 lieu of a pending revocation in any state <u>for substantive cause</u>. unless the license or certificate was

2 subsequently granted or reinstated; or

- 3 (b) another entity that is owned by a person who has had a license or certificate to act as an appraiser
- 4 refused, denied, canceled, revoked, or surrendered in lieu of a pending revocation in any state unless the
- 5 license or certificate was subsequently granted or reinstated.
- 6 (2) Subsection (1) does not bar an appraisal management company from state registration if the
- 7 <u>license or certificate of the appraiser with an ownership interest was not revoked for substantive cause and has</u>
- 8 <u>been subsequently granted or reinstated.</u>
- 9 (2)(3) Each person who owns anAny individual who owns more than 10 percent of an appraisal

10 management company in this state:

11 (a) must be of good moral character, as determined by the board; and

12 (b) shall submit to a background examination as determined by the board.

13 (3) Each appraisal management company applying for registration in this state shall certify to the

14 board that the appraisal management company has reviewed each person or entity that directly or indirectly

- 15 owns the appraisal management company, in whole or in part, and that no person or entity that directly or
- 16 indirectly owns the appraisal management company, in whole or in part, has had a license, a certificate, or
- 17 registration to act as an appraiser or appraisal management company refused, denied, canceled, revoked, or
- 18 surrendered in lieu of a pending revocation in any state."
- 19

20

Section 204. Section 37-60-105, MCA, is amended to read:

21 **"37-60-105. Exemptions.** (1) Except as provided in subsection (2), this chapter does not apply to:

22 (a) any one person employed singly and exclusively by any one employer in connection with the

affairs of that employer only and when there exists an employer-employee relationship and the employee is

24 unarmed, does not wear a uniform, and is guarding inside a structure that at the time is not open to the public;

25 (b) a person:

26 (i) employed singly and exclusively by a retail merchant;

27 (ii) performing at least some work for the retail merchant as a private security guard; and

28 (iii) who has received training as a private security guard from the employer or at the employer's



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an officer or employee of the United States, of this state, or of a political subdivision of the

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(c)

2

3	United States or this state while the officer or employee is engaged in the performance of official duties;		
4	(d)	a person engaged exclusively in the business of obtaining and furnishing information as to the	
5	financial rating	of persons or as to the personal habits and financial responsibility of applicants for insurance,	
6	indemnity bonds, or commercial credit;		
7	(e)	an attorney at law while performing duties as an attorney at law;	
8	(f)	a legal intern, paralegal, or legal assistant employed by one or more lawyers, law offices,	
9	governmental agencies, or other entities;		
10	(g)	a law student who is serving a legal internship;	
11	(h)	a collection agency or finance company licensed to do business under the laws of this state, or	
12	an employee of a collection agency or finance company licensed in this state while acting within the scope of		
13	employment, while making an investigation incidental to the business of the agency or company, including an		
14	investigation of the location of a debtor or the debtor's property when the contract with an assignor creditor is		
15	for the collection of claims owed or due or asserted to be owed or due or the equivalent;		
16	(i)	special agents employed by railroad companies, provided that the railroad company notifies the	
17	board that its agents are operating in the state;		
18	(j)	insurers and insurance producers and insurance brokers licensed by the state while performing	
19	duties in connection with insurance transacted by them;		
20	(k)	individuals engaged in the collection and examination of physical material for forensic	
21	purposes;		
22	(I)	an insurance adjuster, as defined in 37-60-101;	
23	(m)	an internal investigator or auditor while making an investigation incidental to the business of the	
24	agency or company by which the investigator or auditor is singularly and regularly employed;		
25	(n)	a person who evaluates and advises management on personnel and human resource issues in	
26	the workplace	; or	

27 a certified public accountant with a license or permit to practice or a practice privilege under 37-(o) 28 50-314 [section 35] or 37-50-325 to the extent that the person is engaged in an investigation relating to the



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15 and

16 <del>(b)</del> establishing qualification requirements and license fees for branch offices identified in

17 subsection (3)(a);

18 for the certification licensure of private investigator, private security guard, security alarm (4)(2)

19 installer, and alarm response runner training programs, including the certification of and firearms training

- 20 programs;
- 21 for the licensure of firearms instructors; <del>(5)</del>(3)
- 22 <del>(6)</del>(4) for the approval of weapons; and
- 23 (7)(5) requiring licensees, except process servers, to file an insurance policy with the board; and
- 24 (8) providing for the issuance of probationary identification cards for private investigators and security

25 alarm installers who do not meet the requirements for age, employment experience, or written examination."

26

27 Section 206. Section 37-60-302, MCA, is amended to read:

28 "37-60-302. Resident manager required. (1) Any contract security company, electronic security



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1	company, or proprietary security organization that applies for a license under this chapter shall appoint for the
2	duration of the license a resident manager who must have direct control and supervision of the business and
3	employed licensees. Each resident manager shall satisfy the appropriate licensing requirements of this chapter.
4	(2) A separate resident manager must be appointed for each branch office located in this state, and
5	the business of the applicant or licensee must be conducted under the resident manager's direct supervision
6	and control.
7	(3) If a resident manager for any reason ceases to perform the duties of a resident manager on a
8	regular basis, the licensee shall promptly notify the board of that fact."
9	
10	Section 207. Section 37-60-409, MCA, is amended to read:
11	"37-60-409. Installation of new security alarm systems by electrician. An electrician who has
12	received a license from the department pursuant to 37-68-301 [section 44] may install new security alarm
13	systems under the direction of a licensed security alarm installer. Work performed by an electrician under this
14	section is subject to inspection and approval by a security alarm installer licensed under 37-60-303 [section
15	<u>40]</u> ."
16	
17	Section 208. Section 37-66-105, MCA, is amended to read:
18	<b>"37-66-105. Exemptions.</b> (1) The provisions of this chapter do not:
19	(1) prevent employees of those lawfully practicing as landscape architects from acting under the
20	instruction, control, or supervision of their employers <del>.</del>
21	(2) The provisions of this chapter do not apply to any business conducted in this state by a
22	horticulturist, nursery operator, landscape nursery operator, gardener, landscape gardener, landscape
23	designer, landscape artist, landscape contractor, or land use planner, as these terms are generally used- ;
24	However, an unlicensed person may not use the title "landscape architect", "landscape architecture", or any
25	description tending to convey the impression that the person is a licensed landscape architect unless the
26	person is licensed as provided in this chapter.
27	(3) This chapter does not apply to architects, professional engineers, and professional land
28	surveyors licensed to practice their respective professions-; or



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(4)	This chapter does	not apply to a por	son porforming any of the	convisos montioned in this
			son performing any or the	Services mentioned in this
				n
<del>(5)  </del>	nis chapter does no	t require the hiring	For a landscape architect.	
Sectio	<b>on 209</b> Section 37-6	6-303 MCA is ar	nended to read:	
				local husiness licensing (1)
	-			
	-			
	ised landscape arch	nect from perform	ing services for a corporat	ion, inn, partnersnip, or
	<b>F</b> ort and the site			
				· · ·
		ement, a partnersh	ip of landscape architects	s may use a partnership name if
the name cons	sists of:			
(a)	the names of two o	or more landscape	e architects; or	
(b)	the names of one	or more landscape	e architects and one or mo	pre professional engineers,
architects, or p	anners.			
<del>(3)</del> _∧	<mark>⊷ person applying to</mark>	the licensing offici	al of any county or city for	a business license to practice
landscape arc	hitecture shall, at the	time of applicatio	on, exhibit to the licensing	official satisfactory evidence
under the seal	of the board and the	e hand of its secre	tary that the applicant pos	sesses a current registration with
the board. The	Hicense may not be	granted until the e	evidence is presented."	
Sectio	on 210. Section 37-6	6-308, MCA, is ar	nended to read:	
"37-66	5-308. Display of I	icense seal <u>Sea</u>	al_of landscape architect	t. (1) Each holder of a license
<del>shall display it</del>	in the licensee's prir	ncipal office, place	of business, or place of e	employment.
<del>(2)</del> —E	ach landscape arch	itect must have a :	seal <del>approved by the boar</del>	<del>d that must contain<u>with</u> the</del>
name of the la	ndscape architect <u>,</u> a	nd the words "Lice	ensed Landscape Archited	ct, State of Montana" <u>,</u> and other
words or figure	es that the board cor	nsiders necessary	prescribed by board rule.	All drawings and title pages of
specifications	prepared by a lands	cape architect or ι	under the supervision of a	landscape architect must be
stamped with t	the landscape archit	ect's seal. <del>This se</del>	ction may not be construe	<del>d to permit the seal of a</del>
	3 egislature 2023 (4) (hapter upon ( (5) T Section "37-66 Certificates of prevent a licen association. (2) architecture. S the name cons (a) (b) architects, or p (3) A landscape arcl (3) A landscape arcl (4) A landscape arcl (4) A landscape	(4) This chapter does chapter upon on the person's own (5) This chapter does no Section 209. Section 37-6 "37-66-303. Licensing r Certificates of licensing Licenses n prevent a licensed landscape arch association. (2) Each partner in a p architecture. Subject to this require the name consists of: (a) the names of two (b) the names of one architects, or planners. (3) A person applying to landscape architecture shall, at the under the seal of the board and the the board. The license may not be Section 210. Section 37-6 "37-66-308. Display of I shall display it in the licensee's print (2) Each landscape architect, a words or figures that the board cor specifications prepared by a landso	a       gesislature 2023       Drafter: Erin S         (4)       This chapter does not apply to a per chapter upon on the person's own property.       (5)         (5)       This chapter does not require the hiring         Section 209. Section 37-66-303, MCA, is ar "37-66-303. Licensing restricted to indiv         Certificates of licensing Licenses       may be issued to reprevent a licensed landscape architect from perform association.         (2)       Each partner in a partnership of land architecture. Subject to this requirement, a partnership the name consists of:         (a)       the names of two or more landscape         (b)       the names of one or more landscape         (b)       the names of one or more landscape         (a)       the names of one or more landscape         (b)       the names of one or more landscape         (b)       the names of one or more landscape         (c)       A person applying to the licensing offici         landscape architecture shall, at the time of applicatio         under the seal of the board and the hand of its secret         the board. The license may not be granted until the or         Section 210. Section 37-66-308, MCA, is ar         "37-66-308. Display of license - seal Sea         shall display it in the licensee's principal office, place         (2)       Each landscape architect must have a      <	egislature 2023 Drafter: Erin Sullivan, 406-444-3594 (4) This chapter does not apply to a person performing any of the chapter upon on the person's own property. (5) This chapter does not require the hiring of a landscape architect.' Section 209. Section 37-66-303, MCA, is amended to read: "37-66-303. Licensing restricted to individuals partnerships Certificates of licensing Licenses may be issued to natural persons individuals prevent a licensed landscape architect from performing services for a corporat association. (2) Each partner in a partnership of landscape architects must be architecture. Subject to this requirement, a partnership of landscape architects the name consists of: (a) the names of one or more landscape architects; or (b) the names of one or more landscape architects and one or more architects, or planners. (3) A person applying to the licensing official of any county or city for landscape architecture shall, at the time of application, exhibit to the licensing under the seal of the board and the hand of its secretary that the applicant poet the board. The license may not be granted until the evidence is presented." Section 210. Section 37-66-308, MCA, is amended to read:



- 1 landscape architect to serve as a substitute for the seal of a licensed architect, a licensed professional
- 2 engineer, or a licensed professional land surveyor."
- 3
- 4 Section 211. Section 37-67-314, MCA, is amended to read:
- 5 "37-67-314. Issuance of licenses -- seal Seal of professional engineer or professional land
- 6 surveyor. (1) The department shall issue to an applicant who, in the opinion of the board, has met the
- 7 requirements of this chapter a license authorizing the applicant to engage in the practice of engineering or the
- 8 practice of land surveying and to assume responsible charge of engineering or land surveying projects in this
- 9 state. The license for a professional engineer must carry the designation "professional engineer" and for a
- 10 professional land surveyor "professional land surveyor" and must include the full name and license number of
- 11 the licensee.
- 12 (2)(1)—Each licensee may, upon licensure, obtain a seal of a design authorized by the board. The
- 13 licensee-shall sign, date, and seal professional or all technical documents created in the practice of professional
- 14 engineering or professional land surveying.
- 15 (2) All seals must meet the specifications defined by board rule.
- 16 (3) A license is prima facie evidence that the named person is entitled to all rights, privileges, and
- 17 responsibilities of a professional engineer or professional land surveyor while the license remains valid.
- 18 (4) It is unlawful for a licensee whose license has expired to sign or seal any professional or technical
- 19 document or be in responsible charge of a professional engineering or professional land surveying project."
- 20
- 21 Section 212. Section 37-67-317, MCA, is amended to read:

"37-67-317. Deposit of moneys collected. The department shall collect all moneys under this
 chapter and shall deposit these moneys in the state special revenue fund for the use of the board, subject to

- 24 <u>37-1-101(6) 37-1-134</u>."
- 25
- 26 Section 213. Section 37-67-324, MCA, is amended to read:
- 27 "37-67-324. Qualifications of applicant for certification as engineer intern Engineer intern
- 28 voluntary certification. (1) An applicant who meets any of the following sets of requirements must be granted



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1	a certificate as an engineer intern: Except as provided in subsection (2), an applicant who is pursuing the
2	experience requirements defined in [section 43(2)] may request and receive certification from the department
3	as an engineer intern upon proof of completion of the required education and fundamentals of engineering
4	examination.
5	(a) a baccalaureate or master's degree in engineering or engineering technology in a curriculum
6	approved by the board, passage of the fundamentals of engineering examination, and references as required
7	by the board; or
8	(b) a baccalaureate degree in a science curriculum other than a board-approved engineering or
9	engineering technology curriculum, passage of the fundamentals of engineering examination, a specific record
10	of at least 4 years of progressive experience under the supervision of a licensed professional engineer, and
11	references as required by the board. An applicant approved for certification pursuant to this subsection is
12	eligible for licensure as a professional engineer only under 37-67-323 (1)(c).
13	(2) An applicant who has graduated from a nonaccredited engineering or technical engineering
14	program or has a bachelor of science degree may not request or receive a certification under this subsection
15	until after completing 4 years of supervised experience.
16	(2)(3) Certification as an engineer intern does not authorize the holder to practice as a professional
17	engineer."
18	
19	Section 214. Section 37-67-326, MCA, is amended to read:
20	"37-67-326. Qualifications of applicant for examination and certification as land surveyor intern
21	Land surveyor intern certification. (1) An applicant who meets any of the following sets of requirements must
22	be admitted to the fundamentals of surveying examination: An applicant who is pursuing the experience
23	requirements defined in [section 43] may request and receive certification from the department as a land
24	surveyor intern upon proof of completion of the required education and fundamentals of land surveying
25	examination.
26	(a) a baccalaureate degree in land surveying that meets the board-approved land surveying
27	curriculum, passage of the fundamentals of surveying examination, and references as required by the board;
28	(b) an associate degree in land surveying that meets the board-approved land surveying curriculum,



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1	passage of the fundamentals of surveying examination, and references as required by the board;
2	(c) a baccalaureate degree with a minor in land surveying that meets the board-approved land
3	surveying curriculum, passage of the fundamentals of surveying examination, and references as required by
4	the board; or
5	(d) before October 1, 2022, passage of the fundamentals of surveying examination, at least 6 years of
6	combined office and field experience in land surveying under the direct supervision of a licensed professional
7	land surveyor of which at least 4 1/2 years must be progressive experience in charge of land surveying
8	projects, and references and exhibits as required by the board.
9	(2) Upon passage of the fundamentals of surveying examination, an applicant must be granted a
10	certificate as a Montana land surveyor intern.
11	(3)(2) Certification as a land surveyor intern does not authorize the holder to practice as a
12	professional land surveyor."
13	
14	Section 215. Section 37-68-102, MCA, is amended to read:
15	"37-68-102. Definitions. Unless the context requires otherwise, in this chapter the following
16	definitions apply:
17	(1) "Board" means the state electrical board provided for in 2-15-1764.
18	(2) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part
19	<del>17.</del>
20	(3)(2) "Electrical construction" means <u>electrical</u> work performed by an individual, firm, or corporation
21	in which an electrical connection is made to a supply of electricity or in which electricity is supplied to any
22	electric equipment installation for which a permit is required by the authority having jurisdiction.
23	(4)(3) (a) "Electrical contractor" means a person, firm, partnership, corporation, association, or
24	combination of these entities that undertakes or offers to undertake for another the planning, laying out,
25	supervising, and installing or the making of additions, alterations, and repairs in the installation of wiring
26	apparatus and equipment for electric light, heat, and power an individual or business entity who engages or
27	offers to engage in the business of electrical work and employs at least one responsible electrician.
28	(b) A limited electrical contractor may engage only in electrical work in residential construction



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1 <u>consisting of fewer than five living units in a single structure.</u>

- 2 (b)(c) The term does not include a person, firm, partnership, corporation, association, or combination
- 3 of these entities an individual or business entity that only plans or designs electrical installations.
- 4 (4) "Electrical work" means installing or making additions, alterations, and repairs in the installation
- 5 of wiring apparatus and equipment for electric light, heat, and power and other purposes in accordance with this
- 6 <u>chapter and the electrical code adopted by Title 50, chapter 60.</u>
- 7 (5) "Grid-tied generator" means a generator or a group of generators located on a utility customer's
  8 property or residence and designed to operate in parallel with a utility distribution facility.
- 9 (6) "Journeyman electrician" "Journey-level electrician" means a person having the necessary
- 10 qualifications, training, experience, and technical knowledge to wire for, install, and repair electrical apparatus
- 11 and equipment for light, heat, power, and other purposes under the rules governing this work. an individual
- 12 employed by an electrical contractor or a limited electrical contractor and who engages in the practice of
- 13 <u>electrical work.</u>
- (7) "Journeyman level experience" means being recognized as a journeyman electrician by a state or
   other legally authorized jurisdiction or having a minimum of 8,000 hours of practical experience.
- 16 (8)(7) "Master electrician" means a person having the necessary qualifications, training, experience,
- 17 and technical knowledge to properly plan, lay out, and supervise the installation and repair of wiring apparatus
- 18 and equipment for electric light, heat, power, and other purposes under the rules governing this work. an
- 19 individual employed by an electrical contractor and who engages in the practice of electrical work and the
- 20 planning, layout, and supervision of electrical work by journey-level electricians, residential electricians, and
- 21 <u>electrician apprentices.</u>
- 22 (9)(8) "Practical experience" means <u>electrical work</u> experience gained in the electrical construction
- 23 industry-consisting of layout, assembly, repairs, wiring, and connection and testing of electrical fixtures,
- 24 apparatus, and control equipment in residential and nonresidential settings pursuant to the provisions of the
- 25 national electrical code or pursuant to the requirements the electrical code of another authority having
- 26 jurisdiction over electrical work.
- 27 (10)(9) "Public utility" has the meaning provided in 69-3-101.
- 28 (11)(10) "Residential electrician" means a person having the necessary qualifications, training,



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1	experience, and technical knowledge to wire for, install, and repair electrical apparatus and equipment for light,
2	heat, power, and other purposes an individual employed by a limited electrical contractor who engages in the
3	practice of electrical work in residential construction consisting of fewer than five living units in a single structure
4	under the rules governing this work.
5	(11) "Responsible electrician" means a master electrician employed by a single electrical contractor
6	or a master electrician or journey-level electrician employed by a single limited electrical contractor and who is
7	responsible for all electrical work performed, including obtaining all necessary electrical permits. The
8	responsible electrician may engage in electrical work for the contractor.
9	(12) "Utility distribution facility" means a facility by and through which electricity is received from a
10	transmission services provider and distributed to a customer that is controlled or operated by a public utility,
11	municipally owned utility, or cooperative utility that provides electricity for sale to consumers."
12	
13	Section 216. Section 37-69-101, MCA, is amended to read:
14	"37-69-101. Definitions. Unless the context requires otherwise, in this chapter, the following
15	definitions apply:
16	(1) "Board" means the board of plumbers provided for in 2-15-1765.
17	(2) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part
18	<del>17.</del>
19	(3)(2) "Drainage system" means all the piping inside the walls of a building that conveys sewage or
20	other liquid wastes outside the building to the building sewer but that does not extend more than 2 feet outside
21	the building way.
22	(4)(3) "Field of plumbing" means the business, trade, or work having to do with the installation,
23	removal, alteration, or repair of plumbing and drainage systems or parts of plumbing and drainage systems.
24	(5)(4) "Journeyman plumber" "Journey-level plumber" means a person an individual who is
25	authorized to make installation of all sanitary plumbing and potable water supply piping and appliances
26	connected to the plumbing and piping under the supervision of and employment by a master plumber unless
27	exempted by board rule.
28	(6)(5) "Master plumber" means <del>a person an</del> individual who is authorized by this chapter to plan,



1 estimate, bid, contract for, obtain required permits for, and supervise plumbing work and who may do the work 2 of a journeyman journey-level plumber. 3 (7)(6) (a) "Plumbing system" means all potable water supply and distribution pipes, plumbing fixtures 4 and traps, drainage and vent pipes, and building drains, including their respective joints and connections, 5 devices, receptacles, and appurtenances within the property lines of any premises, up to 20 feet beyond the 6 building foundation line, and includes potable water piping, water heaters, and vents for the premises. 7 The term does not include water services installed and maintained by water districts or water (b) 8 user associations in which water service is installed by any qualified person individual appointed or hired by the 9 administrative authority of the water system. 10 (8)(7) "Public sewer system" means any common sewer carrying liquid wastes from two or more 11 dwellings or any other facility that serves the public. 12 (9)(8) "Public water supply" means any community well, water hauler for cisterns, water bottling plant, 13 water dispenser, or other water supply that serves 10 or more families or 25 or more persons individuals on a 14 regular and continuous basis. "Supervise" or "supervision" means observation, consultation, guidance, and evaluation in the 15 (9) 16 field of plumbing at different times over the course of employment and for different levels of plumbing work." 17 18 Section 217. Section 37-69-320, MCA, is amended to read: 19 "37-69-320. License and endorsement discipline Unprofessional conduct. (1) The board may 20 revoke, suspend, restrict, censure, or apply any other disciplinary treatment contemplated by 37-1-136 to any 21 occupational licensee or endorsee under this chapter for any one or more of In addition to the provisions of 37-22 1-316, the following causes is unprofessional conduct: 23 (a)(1) performance of plumbing work in the field of plumbing that is below the standards established 24 by the Uniform Plumbing Code; 25 (b)(2) inadequate supervision that causes or allows plumbing work in the field of plumbing that is 26 below the standards established by the Uniform Plumbing Code: and 27 (3) violation of Title 50, chapter 60, part 5, or rules adopted under that part. 28 (c) material deceit in procuring, attempting to procure, or aiding and abetting the procurement of an - 197 -Authorized Print Version – HB 152

Legislative Services Division

# Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor- 202368th Legislature 2023Drafter: Erin Sullivan, 406-444-3594HB0152.001.005

1	occupational license or endorsement to practice in the field of plumbing;
2	(d) unfitness to provide services in the field of plumbing by reason of negligence or addiction to the
3	use of habit-forming drugs;
4	(e) physical or mental incompetence that impairs the licensee's or endorsee's ability to deliver
5	adequate service in the field of plumbing;
6	(f) willful or repeated violation of this chapter or rules adopted under this chapter or willful or repeated
7	violation of Title 50, chapter 60, part 5, or rules adopted under that part; or
8	(g) unprofessional practice-related conduct as defined by rules adopted by the board.
9	(2) Any licensee or endorsee disciplinary action under the jurisdiction of the board must be conducted
10	as a contested case under the provisions of the Montana Administrative Procedure Act."
11	
12	Section 218. Section 37-69-401, MCA, is amended to read:
13	"37-69-401. Medical gas piping installation endorsement registration required qualifications.
14	(1) A medical gas piping installation endorsement entitles the holder to An individual may not install pipe used
15	solely for transporting gases used for medical purposes unless the individual registers under Title 37, chapter 1,
16	and this chapter and provides evidence of holding a current medical gas piping certificate as prescribed by
17	board rule.
18	(2) To be eligible for endorsement under this section, a person must meet all requirements for
19	endorsements established by the board by rule.
20	(3) A person with a valid medical gas piping installation endorsement from another state may install
21	medical gas piping in this state.
22	(4) The board shall by rule establish the requirements for obtaining a medical gas piping installation
23	endorsement."
24	
25	Section 219. Section 37-72-101, MCA, is amended to read:
26	"37-72-101. Construction blasting restrictions license required definitions exemptions.
27	(1) A person may not engage in the practice of construction blasting unless licensed or under the supervision of
28	a person licensed as a construction blaster by the department.



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1	<del>(2)</del> (1)	—_For the purposes of this chapter:	
2	(a)	"construction blaster" means a person an individual who engages in constructi	on blasting.
3			
4	(i)	reduce, destroy, or weaken any residential, commercial, or other building; or	
5	(i) (ii)	excavate any ditch, trench, cut, or hole or reduce, destroy, weaken, or cause a	change in grade
6	-	rmation in the construction of any building, highway, road, pipeline, sewerline, or	
7	utility line; <u>and</u>		
8	<del>(c)</del>	"department" means the department of labor and industry;	
9	<del>(d)(c)</del>	"explosive" has the meaning provided in 61-9-102.	
10	<del>(3)<u>(</u>2)</del>	This chapter does not apply to the private or commercial use of explosives by	persons engaged
11	in farming, rar	nching, logging, geophysical work, drilling or development of water, oil, or gas we	lls, or mining of
12	any kind or to	the private use of explosives in the removal of stumps and rocks from land owne	d by the person
13	using the expl	osives, except that the persons exempted from this chapter by this subsection sh	all comply with
14	rules adopted	under 37-72-201(1)(c) and the provisions of 37-72-102 apply to a violation of the	<del>se rules by an</del>
15	exempted per	<del>son</del> .	
16	<del>(4)<u>(</u>3)</del>	This chapter does not apply to persons conducting blasting operations when the	ie persons and
17	operations are	e subject to rules adopted under 82-4-231(10)(e)."	
18			
19	Section	on 220. Section 37-72-201, MCA, is amended to read:	
20	"37-72	2-201. Rules for use of explosives <u>inspections limited</u> variances. (1) The	ne department
21	shall adopt rul	les governing the use of explosives in construction blasting. The rules must inclu	de provisions to:
22	(a)	regulate the method of withdrawal of explosives from the construction magazir	e in which they
23	are kept;		
24	(b)	prevent the accidental detonation of explosives;	
25	(c)	prevent injury from blasting to persons and property near blast sites;	
26	(d)	provide for notification of blasting to the owners or operators of gas and electri	c utilities; and
27	(e)	regulate the drilling of holes for explosives and the loading and firing of explosi	ves.
28	(2)	Unless the department is investigating a complaint of a violation of this chapter	r, the department

(2) Unless the department is investigating a complaint of a violation of this chapter, the department



1	may not conduct or authorize inspections related to construction blasting.
2	(2)(3) The department shall adopt rules providing for variances from the rules required by subsection
3	(1). Variances may be granted by the department on a case-by-case basis for the purpose of individual
4	construction blasting operations only if it is shown by the affidavit of a construction blaster licensed under this
5	chapter that:
6	(a) compliance with the rule for which a variance is sought would be impracticable; and
7	(b) the proposed variance from department rules will not constitute a danger to property or public
8	safety."
9	
10	Section 221. Section 37-73-101, MCA, is amended to read:
11	"37-73-101. Definitions. Unless the context requires otherwise, in this chapter, the following
12	definitions apply:
13	(1) "Department" means the department of labor and industry provided for in Title 2, chapter 15, part
14	47.
15	(2)(1) "Elevator contractor" means any person intending to engage in the business of installing,
16	altering, or repairing elevators, escalators, dumbwaiters, or other equipment subject to the provisions of Title
17	50, chapter 60, part 7 individual who engages in the business of elevator work.
18	(3)(2) "Elevator inspector" means any person intending to engage in inspecting individual who
19	inspects elevators, escalators, dumbwaiters, or other equipment subject to the provisions of Title 50, chapter
20	60, part 7.
21	(4)(3) "Elevator mechanic" means any person intending to engage in installing, altering, repairing, or
22	testing individual who installs, alters, repairs, or tests elevators, escalators, dumbwaiters, or other equipment
23	subject to the provisions of Title 50, chapter 60, part 7.
24	(4) "Elevator work" means the design, construction, alteration, operation, maintenance, repair,
25	inspection, installation, and testing of equipment, associated parts, and hoistways defined in Title 50, chapter
26	<u>60, part 7.</u>
27	(5) "Limited elevator contractor" means an individual in the business of installing, altering, and
28	repairing elevators, platform lifts, stairway chairlifts, and dumbwaiters in private residences.



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1	<u>(6)</u>	"Limited elevator mechanic" means any individual who installs platform lifts,	stairway chairlifts,
2	and dumbwait	ers in private residences."	
3			
4	Sectio	on 222. Section 37-73-202, MCA, is amended to read:	
5	"37-73	3-202. Apprenticeship allowed exemption. This chapter does not prohibit a	-person_an
6	individual from	n working as an apprentice with an elevator mechanic licensed under this chap	er and under rules
7	adopted by the	e department. The name and residence of each apprentice and the name and r	esidence of the
8	apprentice's e	mployer must be filed with the department, and a record must be kept by the de	əpartment showing
9	the name and	residence of each apprentice."	
10			
11	Sectio	on 223. Section 37-73-212, MCA, is amended to read:	
12	"37-73	3-212. Elevator contractor's license limited elevator contractor's licens	e <u> liability</u>
13	insurance rec	guired. (1) A person intending to engage in business as an elevator contractor	shall apply for a
14	license as an (	elevator contractor on forms provided by the department. <u>An applicant for licen</u>	<u>sure as an elevator</u>
15	contractor or a	a limited elevator contractor must:	
16	<del>(2) /</del>	An applicant shall provide the department with the following:	
17	<del>(a) i</del> f	f the applicant is an individual or sole proprietor, the name, residential address,	and business
18	address of the	<del>) applicant;</del>	
19	<del>(b) i</del> f	f the applicant is a domestic business entity, the name and business address o	f the business
20	entity and the	name and residential address of the business entity's principal officer;	
21	<del>(c) if</del>	f the applicant is a foreign business entity, the name and address of a state res	ident authorized to
22	accept service	e of process or other notices on the business entity's behalf;	
23	<del>(d)<u>(1)</u></del>	evidence of have and maintain, while licensed, insurance coverage required	in 50-60-716; and
24	<del>(e)<u>(</u>2)</del>	other information that the department may require have other requirements of	or information
25	prescribed by	<u>department</u> <u>rule</u> .	
26	<del>(3) T</del>	The department shall issue an elevator contractor's license to an applicant that	meets the
27	requirements (	of this section.	
28	<del>(4) T</del>	The department may issue a limited elevator contractor's license to an applican	t that limits a



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1	licensee to the	business of installing, altering, and repairing elevators, platform lifts, stairway c	hairlifts, and
2	dumbwaiters ir	n private residences. The department shall issue a limited elevator contractor's l	<del>icense to an</del>
3	applicant that r	meets the requirements of this section."	
4			
5	Sectio	on 224. Section 39-71-417, MCA, is amended to read:	
6	"39-71	-417. Independent contractor certification. (1) (a) (i) Except as provided in	subsection
7	(1)(a)(ii), a per	son who regularly and customarily performs services at a location other than the	e person's own
8	fixed business	location shall apply to the department for an independent contractor exemption	certificate unless
9	the person has	s elected to be bound personally and individually by the provisions of compensa	tion plan No. 1, 2,
10	or 3.		
11	(ii)	An officer or manager who is exempt under 39-71-401(2)(r)(iii) or (2)(r)(iv) ma	y apply, but is not
12	required to app	ply, to the department for an independent contractor exemption certificate.	
13	(b)	A person who meets the requirements of this section and receives an indeper	ident contractor
14	exemption cert	tificate is not required to obtain a personal workers' compensation insurance pol	icy.
15	(c)	For the purposes of this section, "person" means:	
16	(i)	a sole proprietor;	
17	(ii)	a working member of a partnership;	
18	(iii)	a working member of a limited liability partnership;	
19	(iv)	a working member of a member-managed limited liability company; or	
20	(v)	a manager of a manager-managed limited liability company that is engaged in	the work of the
21	construction in	dustry as defined in 39-71-116.	
22	(2)	The department shall adopt rules relating to an original application for or renew	wal of an
23	independent co	ontractor exemption certificate. The department shall adopt by rule the amount o	of the fee for an
24	application or o	certificate renewal. The application or renewal must be accompanied by the fee.	
25	(3)	The department shall deposit the application or renewal fee in an account in the	ne state special
26	revenue fund t	o pay the costs of administering the program.	
27	(4)	(a) To obtain an independent contractor exemption certificate, the applicant sh	nall swear to and
28	acknowledge t	he following:	



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1	(i)	that the applicant has been and will continue to be free from control or	direction over the
2	performance o	f the person's own services, both under contract and in fact; and	

- 3 (ii) that the applicant is engaged in an independently established trade, occupation, profession, or
  4 business and will provide sufficient documentation of that fact to the department.
- 5 (b) For the purposes of subsection (4)(a)(i), an endorsement required for licensure, as provided in
- 6 <u>37-47-303 37-47-302(4)</u>, does not imply or constitute control.
- 7 (5) (a) An applicant for an independent contractor exemption certificate shall submit an application
  8 under oath on a form prescribed by the department and containing the following:
- 9 (i) the applicant's name and address;
- 10 (ii) the applicant's social security number;
- 11 (iii) each occupation for which the applicant is seeking independent contractor certification; and
- 12 (iv) other documentation as provided by department rule to assist in determining if the applicant
- 13 has an independently established business.
- 14 (b) The department shall adopt a retention schedule that maintains copies of documents submitted
- 15 in support of an initial application or renewal application for an independent contractor exemption certificate for
- 16 a minimum of 3 years after an application has been received by the department. The department shall, to the
- 17 extent feasible, produce renewal applications that reduce the burden on renewal applicants to supply
- 18 information that has been previously provided to the department as part of the application process.
- 19 (c) An applicant who applies on or after July 1, 2011, to renew an independent contractor
- 20 exemption certificate is not required to submit documents that have been previously submitted to the
- 21 department if:
- (i) the applicant certifies under oath that the previously submitted documents are still valid and
   current; and
- 24 (ii) the department, if it considers it necessary, independently verifies a specific document or 25 decides that a document has not expired pursuant to the document's own terms and is therefore still valid and
- 26 current.
- 27 (6) The department shall issue an independent contractor exemption certificate to an applicant if
  28 the department determines that an applicant meets the requirements of this section.



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1 (7) (a) When the department approves an application for an independent contractor exemption 2 certificate and the person is working under the independent contractor exemption certificate, the person's status 3 is conclusively presumed to be that of an independent contractor. 4 (b) A person working under an approved independent contractor exemption certificate has waived 5 all rights and benefits under the Workers' Compensation Act and is precluded from obtaining benefits unless 6 the person has elected to be bound personally and individually by the provisions of compensation plan No. 1, 2, 7 or 3. 8 (c) For the purposes of the Workers' Compensation Act, a person is working under an independent 9 contractor exemption certificate if: 10 (i) the person is performing work in the trade, business, occupation, or profession listed on the 11 person's independent contractor exemption certificate; and 12 the hiring agent and the person holding the independent contractor exemption certificate do not (ii) 13 have a written or an oral agreement that the independent contractor exemption certificate holder's status with 14 respect to that hiring agent is that of an employee. Once issued, an independent contractor exemption certificate remains in effect for 2 years 15 (8) 16 unless: 17 suspended or revoked pursuant to 39-71-418; or (a) 18 (b) canceled by the independent contractor. 19 (9) If the department's independent contractor central unit denies an application for an 20 independent contractor exemption certificate, the applicant may contest that decision as provided in 39-71-415(2)." 21 22 23 Section 225. Section 41-3-128, MCA, is amended to read: 24 "41-3-128. Certificate requirements -- supervision -- fees. (1) An applicant for certification as a 25 child protection specialist shall: (a) successfully complete a course in child protection, as defined by the department by rule, which 26 27 must include training in: 28 ethics; (i)



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1	(ii) governing statutory and regulatory framework;
2	(iii) role of law enforcement;
3	(iv) crisis intervention techniques;
4	(v) childhood trauma research;
5	(vi) evidence-based practices for family preservation and strengthening; and
6	(vii) the provisions of the Indian Child Welfare Act, 25 U.S.C. 1902, et seq.; and
7	(b) demonstrate the applicant's ability to perform all essential functions of the certified child protection
8	role by earning a passing score on a competency examination developed pursuant to 41-3-130.
9	(2) As a prerequisite to the issuance of a certificate, the department shall require the applicant to
10	submit fingerprints for the purpose of fingerprint background checks by the Montana department of justice and
11	the federal bureau of investigation as provided in <del>37-1-307 [section 4]</del> .
12	(3) An applicant who has a history of criminal convictions has the opportunity to demonstrate to the
13	department that the applicant is sufficiently rehabilitated to warrant the public trust. The department may deny
14	the certificate if it determines that the applicant is not sufficiently rehabilitated."
15	
16	Section 226. Section 45-5-223, MCA, is amended to read:
17	"45-5-223. Surreptitious visual observation or recordation place of residence public place -
18	- exceptions. (1) A person commits the offense of surreptitious visual observation or recordation in a place of
19	residence if the person purposely or knowingly hides, waits, or otherwise loiters in person or by means of a
20	remote electronic device within or in the vicinity of a private dwelling house, apartment, or other place of
21	residence for the purpose of:
22	(a) watching, gazing at, or looking upon any occupant in the residence in a surreptitious manner
23	without the occupant's knowledge; or
24	(b) by means of an electronic device, surreptitiously observing or recording the visual image of any
25	occupant in the residence without the occupant's knowledge.
26	(2) A person commits the offense of surreptitious visual observation or recordation in public if the
27	person purposely or knowingly observes or records a visual image of the sexual or intimate parts of another
28	person in a public place without the other person's knowledge when the victim has a reasonable expectation of



1 privacy.

2 (3) Subsections (1) and (2) do not apply to a law enforcement officer, an agent or employee of an 3 insurer, or a private investigator licensed pursuant to 37-60-301 [section 40] or to any person engaged in fraud detection, prevention, or prosecution pursuant to 2-15-2015 or 39-71-211 while the officer, agent, employee, or 4 5 private investigator is acting in the course and scope of employment for legitimate investigative purposes. 6 (4) A person convicted of an offense under subsection (1) or (2) shall be fined an amount not to 7 exceed \$500 or be incarcerated in the county jail for a term not to exceed 6 months, or both. Upon a second 8 conviction, a person shall be fined an amount not to exceed \$1,000 or be incarcerated for a term not to exceed 9 1 year, or both. Upon a third or subsequent conviction, a person shall be fined an amount not to exceed 10 \$10,000 or be incarcerated for a term not to exceed 5 years, or both." 11 12 Section 227. Section 46-1-202, MCA, is amended to read: 13 "46-1-202. Definitions. As used in this title, unless the context requires otherwise, the following 14 definitions apply: "Advanced practice registered nurse" means an individual certified as an advanced practice 15 (1) 16 registered nurse provided for in <del>37-8-202</del> 37-8-409, with a clinical specialty in psychiatric mental health nursing. 17 (2) "Arraignment" means the formal act of calling the defendant into open court to enter a plea 18 answering a charge. 19 "Arrest" means taking a person into custody in the manner authorized by law. (3) 20 "Arrest warrant" means a written order from a court directed to a peace officer or to some other (4) 21 person specifically named commanding that officer or person to arrest another. The term includes the original 22 warrant of arrest and a copy certified by the issuing court. 23 (5) "Bail" means the security given for the primary purpose of ensuring the presence of the defendant in a pending criminal proceeding. 24 25 (6) "Charge" means a written statement that accuses a person of the commission of an offense, that is presented to a court, and that is contained in a complaint, information, or indictment. 26 27 (7) "Conviction" means a judgment or sentence entered upon a guilty or nolo contendere plea or 28 upon a verdict or finding of guilty rendered by a legally constituted jury or by a court of competent jurisdiction



1 authorized to try the case without a jury.

- 2 (8) "Court" means a place where justice is judicially administered and includes the judge of the
- 3 court.
- 4 (9) "Included offense" means an offense that:

5 (a) is established by proof of the same or less than all the facts required to establish the

6 commission of the offense charged;

7 (b) consists of an attempt to commit the offense charged or to commit an offense otherwise

8 included in the offense charged; or

- 9 (c) differs from the offense charged only in the respect that a less serious injury or risk to the same 10 person, property, or public interest or a lesser kind of culpability suffices to establish its commission.
- 11 (10) "Judge" means a person who is vested by law with the power to perform judicial functions.
- (11) "Judgment" means an adjudication by a court that the defendant is guilty or not guilty, and if the
  adjudication is that the defendant is guilty, it includes the sentence pronounced by the court.
- 14 (12) "Make available for examination and reproduction" means to make material and information
- 15 that is subject to disclosure available upon request at a designated place during specified reasonable times and
- 16 to provide suitable facilities or arrangements for reproducing it. The term does not mean that the disclosing
- 17 party is required to make copies at its expense, to deliver the materials or information to the other party, or to
- 18 supply the facilities or materials required to carry out tests on disclosed items. The parties may by mutual
- 19 consent make other or additional arrangements.
- 20 (13) "New trial" means a reexamination of the issue in the same court before another jury after a
  21 verdict or finding has been rendered.
- (14) "Notice to appear" means a written direction that is issued by a peace officer and that requests
  a person to appear before a court at a stated time and place to answer a charge for the alleged commission of
  an offense.
- (15) "Offense" means a violation of any penal statute of this state or any ordinance of its political
  subdivisions.
- (16) "Parole" means the release to the community of a prisoner by a decision of the board of
  pardons and parole prior to the expiration of the prisoner's term subject to conditions imposed by the board of



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1	pardons and p	arole and the supervision of the department of corrections.
2		"Peace officer" means any person who by virtue of the person's office or public employment is
3	vested by law	with a duty to maintain public order and make arrests for offenses while acting within the scope of
4	the person's a	uthority.
5	(18)	"Persistent felony offender" means an offender who has previously been convicted of two
6	separate feloni	ies and who is presently being sentenced for a third felony committed on a different occasion
7	than either of t	he first two felonies. At least one of the three felonies must be a sexual offense or a violent
8	offense as thos	se terms are defined in 46-23-502. An offender is considered to have previously been convicted
9	of two separate	e felonies if:
10	(a)	the two previous felonies were for offenses that were committed in this state or any other
11	jurisdiction for	which a sentence of imprisonment in excess of 1 year could have been imposed;
12	(b)	less than 5 years have elapsed between the commission of the present offense and either:
13	(i)	the most recent of the two felony convictions; or
14	(ii)	the offender's release on parole or otherwise from prison or other commitment imposed as a
15	result of a prev	vious felony conviction; and
16	(c)	the offender has not been pardoned on the ground of innocence and the conviction has not
17	been set aside	at a postconviction hearing.
18	(19)	"Place of trial" means the geographical location and political subdivision in which the court that
19	will hear the ca	ause is situated.
20	(20)	"Preliminary examination" means a hearing before a judge for the purpose of determining if
21	there is probab	ble cause to believe a felony has been committed by the defendant.
22	(21)	"Probation" means release by the court without imprisonment of a defendant found guilty of a
23	crime. The rele	ease is subject to the supervision of the department of corrections upon direction of the court.
24	(22)	"Prosecutor" means an elected or appointed attorney who is vested by law with the power to
25	initiate and car	ry out criminal proceedings on behalf of the state or a political subdivision.
26	(23)	"Same transaction" means conduct consisting of a series of acts or omissions that are
27	motivated by:	
28	(a)	a purpose to accomplish a criminal objective and that are necessary or incidental to the



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1	accomplishm	ent of that objective; or	
2	(b)	a common purpose or plan that results in the repeated commission of the same of	offense or

3 effect upon the same person or the property of the same person.

- 4 (24) "Search warrant" means an order that is:
- 5 (a) in writing;
- 6 (b) in the name of the state;
- 7 (c) signed by a judge;
- 8 (d) a particular description of the place, object, or person to be searched and the evidence,
- 9 contraband, or person to be seized; and
- 10 (e) directed to a peace officer and commands the peace officer to search for evidence,
- 11 contraband, or persons.
- 12 (25) "Sentence" means the judicial disposition of a criminal proceeding upon a plea of guilty or nolo
- 13 contendere or upon a verdict or finding of guilty.
- 14 (26) "Statement" means:
- 15 (a) a writing signed or otherwise adopted or approved by a person;
- 16 (b) a video or audio recording of a person's communications or a transcript of the communications;
- 17 and
- 18 (c) a writing containing a summary of a person's oral communications or admissions.
- 19 (27) "Summons" means a written order issued by the court that commands a person to appear
- 20 before a court at a stated time and place to answer a charge for the offense set forth in the order.
- 21 (28) "Superseded notes" means handwritten notes, including field notes, that have been
- substantially incorporated into a statement. The notes may not be considered a statement and are not subject
- 23 to disclosure except as provided in 46-15-324.
- 24 (29) "Temporary road block" means any structure, device, or means used by a peace officer for the 25 purpose of controlling all traffic through a point on the highway where all vehicles may be slowed or stopped.
- 26 (30) "Witness" means a person whose testimony is desired in a proceeding or investigation by a
- 20 (50) Witness means a person whose testimony is desired in a proceeding of investig
- 27 grand jury or in a criminal action, prosecution, or proceeding.
- 28

(31) "Work product" means legal research, records, correspondence, reports, and memoranda, both



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1			y contain the opinions, theories, and co	nclusions of the prosecutor,
2	defense coun	sel, or their staff or inve	stigators."	
3				
4			01, MCA, is amended to read:	
5	"49-4	-301. Eligibility for di	sability parking permit. (1) The depar	tment of justice shall issue a
6	disability park	ing permit to a person v	who has a disability that limits or impairs	the person's mobility and for
7	whom a <del>licen</del> s	ed physician, <del>a license</del>	<del>d</del> -chiropractor, or <del>a licensed a</del> dvanced p	practice registered nurse <del>, as</del>
8	provided in 37	<del>′-8-202,</del> submits a certif	ication to the department, by electronic	or other means prescribed by the
9	department, t	nat the person meets or	ne of the following criteria:	
10	(a)	cannot walk 200 feet	without stopping to rest;	
11	(b)	is severely limited in	ability to walk because of an arthritic, ne	eurological, or orthopedic condition;
12	(c)	is so severely disable	ed that the person cannot walk without t	he use of or assistance from a
13	brace, cane, a	another person, prosthe	tic device, wheelchair, or other assistive	e device;
14	(d)	uses portable oxyger	ı;	
15	(e)	is restricted by lung o	lisease to the extent that forced expirate	ory respiratory volume, when
16	measured by	spirometry, is less than	1 liter per second or the arterial oxygen	tension is less than 60 mm/hg on
17	room air at re	st;		
18	(f)	has impairment beca	use of cardiovascular disease or a card	iac condition to the extent that the
19	person's func	ional limitations are cla	ssified as class III or IV under standards	accepted by the American heart
20	association; o	r		
21	(g)	has a disability result	ing from an acute sensitivity to automot	bile emissions or from another
22	disease or ph	ysical condition that limi	ts or impairs the person's mobility and t	hat is documented by the l <del>icensed</del>
23	physician, <del>the</del>	licensed chiropractor, o	or <del>the licensed</del> advanced practice regist	ered nurse as being comparable in
24	severity to the	other conditions listed	in this subsection (1).	
25	(2)	(a) A person who has	a condition expected to improve within	6 months may be issued a
26	temporary pla	card for a period not to	exceed 6 months but may not be issued	a disability license plate
27	displaying a w	heelchair under 61-3-3	32(9). If the condition exists after 6 mon	ths, a new temporary placard must
28	be issued for	the time period prescrib	ed by the applicant's physician, chiropra	actor, or advanced practice



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1 registered nurse, not to exceed 24 months, upon receipt of a later paper or electronic certification from the

disabled person's physician, chiropractor, or advanced practice registered nurse that the conditions specified in
subsection (1) continue to exist and are expected to continue for the time specified.

4 (b) A person who meets one of the criteria in subsection (1) for what is considered to be a 5 permanent condition, as determined by a licensed-physician, a licensed-chiropractor, or a licensed advanced 6 practice registered nurse, may, by application to the department, by electronic or other means prescribed by the 7 department, be issued a disability license plate displaying a wheelchair under 61-3-332(9) and is not required to 8 reapply for the disability license plate when the vehicle is reregistered.

9 (3) The department of justice may issue disability parking permits to an agency or business that 10 provides transportation as a service for persons with a disability. The permits must be used only to load and 11 unload persons with a disability in the accessible parking place provided for in 49-4-302. As used in this 12 subsection, "disability" means a physical impairment that severely limits a person's ability to walk.

- 13
- (4) Except as provided in subsection (3), an applicant may not receive more than one permit."
- 14

15 Section 229. Section 49-4-303, MCA, is amended to read:

16 "49-4-303. Issuance of interim disability parking permit. A licensed physician, a licensed
17 chiropractor, or a licensed advanced practice registered nurse, as provided in 37-8-202, may issue an interim
18 disability parking permit, in a form authorized by the department, to a person who has a disability that limits or
19 impairs the person's mobility and upon whose behalf the physician, chiropractor, or advanced practice
20 registered nurse has submitted a request for a disability parking permit under 49-4-301. The interim disability
21 parking permit is valid only in Montana, may not be renewed or extended, and expires 5 days from the date of
22 issuance."

- 23
- 24

Section 230. Section 49-4-305, MCA, is amended to read:

25 "49-4-305. Expiration of permit. (1) Except as provided in 49-4-303 and subsection (2) of this
26 section, a disability parking permit expires on the occurrence of either of the following:

27 (a) 5 years from the date of issuance, unless the permit was issued to a person who has a
28 condition expected to improve within 6 months. A person may renew a permit if a licensed physician, a licensed



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1	chiropractor, o	r a licensed advanced practice registered nurse, as provided in 37-8-202, certifies that the
2	person's mobi	lity disability still exists and that one of the criteria specified in 49-4-301 continues to be met.
3	(b)	certification by a licensed physician, a licensed chiropractor, or a licensed advanced practice
4	registered nur	se that the person's mobility disability no longer exists or that the criteria specified in 49-4-301
5	can no longer	be met.
6	(2)	A permit issued before October 1, 1993, expires on the earlier of:
7	(a)	the death of the permittee;
8	(b)	certification by a licensed physician, a licensed chiropractor, or a licensed advanced practice
9	registered nur	se that the person's mobility disability no longer exists or that the criteria specified in 49-4-301
10	can no longer	be met; or
11	(c)	October 1, 2022."
12		
13	Sectio	on 231. Section 50-6-105, MCA, is amended to read:
14	"50-6-	105. Emergency medical care standards review process. (1) The board of medical
15	examiners sha	all establish patient care standards for:
16	(a)	out-of-hospital emergency medical treatment and interfacility transportation; and
17	(b)	community-integrated health care.
18	(2)	(a) Complaints involving out-of-hospital care, interfacility care, community-integrated health
19	care, or the op	peration of an emergency medical service, as defined in 50-6-302, must be filed with the board
20	and reviewed	<del>by a screening panel</del> pursuant to <del>37-1-307<u>37-1-308</u>.</del>
21	(b)	If a complaint is initially filed with the department of public health and human services, the
22	department sh	all refer the complaint to the board for review by a screening panel.
23	(3)	(a) When a complaint involves the operation or condition of an emergency medical service, the
24	screening pan	el shall refer the complaint to the department for investigation as provided in 50-6-323.
25	(b)	When a complaint involves patient care provided by an emergency care provider, the screening
26	panel shall:	
27	(i)	refer the complaint to the board for investigation as provided in 37-1-308 and 50-6-203; and
28	(ii)	forward to the department the complaint and the results of the screening panel's initial review



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1 as soon as the review is completed. 2 When a complaint involves a combination of patient care and emergency medical service (c) 3 matters, the screening panel shall refer the complaint to both the department and the board for matters that fall 4 within the jurisdiction of each entity. 5 (4) For a complaint involving patient care, the board shall: 6 (a) immediately share with the department any information indicating: 7 (i) a potential violation of department rules; or 8 (ii) that the existing policies or practices of an emergency medical service may be jeopardizing 9 patient care; and 10 (b) notify the department when: 11 (i) a sanction is imposed on an emergency care provider; or 12 (ii) the complaint is resolved. For a complaint involving an emergency medical service, the department shall: 13 (5) 14 immediately share with the board any information indicating: (a) 15 (i) a potential violation of board rules; or 16 (ii) that the practices of an emergency care provider may be jeopardizing patient care; and 17 (b) notify the board when: 18 (i) a sanction is imposed on an emergency medical service; or the complaint is resolved." 19 (ii) 20 21 Section 232. Section 50-6-203, MCA, is amended to read: 22 **"50-6-203.** Rules. (1) The board, after consultation with the department of public health and human 23 services and other appropriate departments, associations, and organizations, shall adopt rules of the board 24 implementing this part, including but not limited to: 25 training and licensure of emergency care providers; (a) 26 (b) the administration of drugs by emergency care providers; and 27 (c) the handling of complaints involving patient care provided by emergency care providers. 28 (2) The board may, by rule, establish various levels of emergency care provider licensure and shall



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1	specify for eacl	level the training req	uirements, acts allov	ved, relicensure require	ements, and any other
2	requirements regarding the training, performance, or licensure of that level of emergency care provider that it				
3	considers nece	ssary, <del>subject to the p</del>	rovisions of 37-1-13	3."	
4					
5	Sectio	<b>233.</b> Section 50-15-	101, MCA, is amend	ed to read:	
6	"50-15·	101. Definitions. U	nless the context rec	uires otherwise, in par	ts 1 through 4 the following
7	definitions appl	/:			
8	(1)	"Advanced practice r	egistered nurse" me	ans an individual who l	has been certified as an
9	advanced pract	ice registered nurse a	s provided in <del>37-8-2</del>	<del>)2<u>37-8-409</u>.</del>	
10	(2)	"Authorized represer	tative" means a pers	son:	
11	(a)	designated by an ind	ividual, in a notarize	d written document, to	have access to the individual's
12	vital records;				
13	(b)	who has a general po	ower of attorney for a	an individual; or	
14	(c)	appointed by a court	to manage the perso	onal or financial affairs	of an individual.
15	(3)	"Dead body" means	a human body or pa	ts of a human body fro	om which it reasonably may be
16	concluded that	death occurred.			
17	(4)	"Department" means	the department of p	ublic health and humar	n services provided for in 2-15-
18	2201.				
19	(5)	"Dissolution of marria	age" means a marria	ge terminated pursuan	it to Title 40, chapter 4, part 1.
20	(6)	"Fetal death" means	death of the fetus pr	ior to the complete exp	oulsion or extraction from its
21	mother as a product of conception, notwithstanding the duration of pregnancy. The death is indicated by the				he death is indicated by the
22	fact that after expulsion or extraction, the fetus does not breathe or show any other evidence of life, such as				ner evidence of life, such as
23	beating of the heart, pulsation of the umbilical cord, or definite movement of voluntary muscles. Heartbeats are				
24	distinguished from transient cardiac contractions. Respirations are distinguished from fleeting respiratory efforts				
25	or gasps.				
26	(7)	"Final disposition" me	eans the burial, inter	ment, cremation, remo	val from the state, or other
27	authorized disposition of a dead body or fetus.				
28	(8)	"Invalid marriage" me	eans a marriage dec	eed by a district court	to be invalid for the reasons

Legislative Services Division 1 contained in 40-1-402.

2	(9) "Live birth" means the complete expulsion or extraction from the mother as a product of				
3	conception, notwithstanding the duration of pregnancy. The birth is indicated by the fact that after expulsion or				
4	extraction, the child breathes or shows any other evidence of life, such as beating of the heart, pulsation of the				
5	umbilical cord, or definite movement of voluntary muscles. Heartbeats are distinguished from transient cardiac				
6	contractions. Respirations are distinguished from fleeting respiratory efforts or gasps.				
7	(10) "Local registrar" means a person appointed by the department to act as its agent in				
8	administering this chapter in the area set forth in the letter of appointment.				
9	(11) "Person in charge of disposition of a dead body" means a person who places or causes a dead				
10	body or the ashes after cremation to be placed in a grave, vault, urn, or other receptacle or otherwise disposes				
11	of the body or fetus and who is a funeral director, an employee acting for a funeral director, or a person who				
12	first assumes custody of a dead body or fetus.				
13	(12) "Physician" means a person legally authorized to practice medicine in this state.				
14	(13) "Registration" means the process by which vital records are completed, filed, and incorporated				
15	into the official records of the department.				
16	(14) "Research" means a systematic investigation designed primarily to develop or contribute to				
17	generalizable knowledge.				
18	(15) (a) "Stillbirth" means a fetal death occurring after a minimum of 20 weeks of gestation.				
19	(b) The term does not include an abortion, as defined in 50-20-104.				
20	(16) "System of vital statistics" means the registration, collection, preservation, amendment, and				
21	certification of vital records. The term includes the collection of reports required by this chapter and related				
22	activities, including the tabulation, analysis, publication, and dissemination of vital statistics.				
23	(17) "Vital records" means certificates or reports of birth, death, fetal death, marriage, and				
24	dissolution of marriage and related reports.				
25	(18) "Vital statistics" means the data derived from certificates or reports of birth, death, fetal death,				
26	induced termination of pregnancy, marriage, and dissolution of marriage and related reports."				
27					
28	Section 234. Section 50-16-201, MCA, is amended to read:				



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1	"50-16-2	<b>01. Definitions.</b> As used in this part, the following definitions apply:				
2	(1)	(a) "Data" means written reports, notes, or records or oral reports or proceedings created by or				
3	at the request of a utilization review, peer review, medical ethics review, quality assurance, or quality					
4	improvement co	improvement committee of a health care facility that may be shared with a medical practitioner, including the				
5	medical practitioner being reviewed, and that are used exclusively in connection with quality assessment or					
6	improvement activities, including the professional training, supervision, or discipline of a medical practitioner by					
7	a health care facility. The term includes all subsequent evaluations and analysis of an untoward event, including					
8	any opinions or conclusions of a reviewer.					
9	(b)	The term does not include:				
10	(i)	ncident reports or occurrence reports; or				
11	(ii)	nealth care information that is used in whole or in part to make decisions about an individual				
12	who is the subject of the health care information.					
13	(2)	'Health care facility" has the meaning provided in 50-5-101.				
14	(3)	(a) "Incident report" or "occurrence report" means a written business record of a health care				
15	facility that:					
16	(i)	may be but is not required to be created by the staff involved in response to an untoward event,				
17	such as a patien	t injury, adverse outcome, or interventional error, for the purpose of ensuring a prompt				
18	evaluation of the event; and					
19	(ii)	s a factual rendition of the event.				
20	(b)	The terms do not include any subsequent evaluation of the event created by or at the request				
21	of a utilization review, peer review, medical ethics review, quality assurance, or quality improvement committee,					
22	regardless of whether or not the subsequent evaluation of the event occurred in response to an incident report					
23	or occurrence report. The creation of an incident report or occurrence report is not a condition precedent for a					
24	subsequent evaluation of an event, and any subsequent evaluation of an event remains privileged and					
25	confidential purs	uant to this part, regardless of the creation of an incident report or occurrence report.				
26	(4)	'Medical practitioner" means an individual licensed <del>by the state of Montana to engage in the</del>				
27	practice of medic	ine, osteopathy, podiatry, optometry, or a nursing specialty described in 37-8-202 or licensed				
28	<del>as a physician a</del>	ssistant pursuant to 37-20-203 under Title 37 as an advanced practice registered nurse,				



1	optometrist, phy	ysician, physician assistant, or podiatrist."
2		
3	Section	n 235. Section 53-21-102, MCA, is amended to read:
4	"53-21-	<b>102.</b> Definitions. As used in this chapter, the following definitions apply:
5	(1)	"Abuse" means any willful, negligent, or reckless mental, physical, sexual, or verbal
6	mistreatment of	r maltreatment or misappropriation of personal property of any person receiving treatment in a
7	mental health fa	acility that insults the psychosocial, physical, or sexual integrity of any person receiving
8	treatment in a r	nental health facility.
9	(2)	"Behavioral health inpatient facility" means a facility or a distinct part of a facility of 16 beds or
10	less licensed by	y the department that is capable of providing secure, inpatient psychiatric services, including
11	services to pers	sons with mental illness and co-occurring chemical dependency.
12	(3)	"Board" or "mental disabilities board of visitors" means the mental disabilities board of visitors
13	created by 2-15	5-211.
14	(4)	"Commitment" means an order by a court requiring an individual to receive treatment for a
15	mental disorder	<u>.</u>
16	(5)	"Court" means any district court of the state of Montana.
17	(6)	"Department" means the department of public health and human services provided for in 2-15-
18	2201.	
19	(7)	"Emergency situation" means:
20	(a)	a situation in which any person is in imminent danger of death or bodily harm from the activity
21	of a person who	o appears to be suffering from a mental disorder and appears to require commitment; or
22	(b)	a situation in which any person who appears to be suffering from a mental disorder and
23	appears to requ	uire commitment is substantially unable to provide for the person's own basic needs of food,
24	clothing, shelte	r, health, or safety.
25	(8)	"Friend of respondent" means any person willing and able to assist a person suffering from a
26	mental disorder	r and requiring commitment or a person alleged to be suffering from a mental disorder and
27	requiring comm	itment in dealing with legal proceedings, including consultation with legal counsel and others.
28	(9)	(a) "Mental disorder" means any organic, mental, or emotional impairment that has substantial



1 adverse effects on an individual's cognitive or volitional functions.

-		
2	(b)	The term does not include:
3	(i)	addiction to drugs or alcohol;
4	(ii)	drug or alcohol intoxication;
5	(iii)	intellectual disability; or
6	(iv)	epilepsy.
7	(c)	A mental disorder may co-occur with addiction or chemical dependency.
8	(10)	"Mental health facility" or "facility" means the state hospital, the Montana mental health nursing
9	care center, or	a hospital, a behavioral health inpatient facility, a mental health center, a residential treatment
10	facility, or a res	sidential treatment center licensed or certified by the department that provides treatment to
11	children or adu	Its with a mental disorder. A correctional institution or facility or jail is not a mental health facility
12	within the mea	ning of this part.
13	(11)	"Mental health professional" means:
14	(a)	a certified professional person;
15	(b)	a physician licensed under Title 37, chapter 3;
16	(c)	a professional counselor licensed under Title 37, chapter 23;
17	(d)	a psychologist licensed under Title 37, chapter 17;
18	(e)	a social worker licensed under Title 37, chapter 22;
19	(f)	an advanced practice registered nurse, as provided for in <del>37-8-202 <u>37-8-409</u>, with a clinical</del>
20	specialty in psy	chiatric mental health nursing; or
21	(g)	a physician assistant licensed under Title 37, chapter 20, with a clinical specialty in psychiatric
22	mental health.	
23	(12)	(a) "Neglect" means failure to provide for the biological and psychosocial needs of any person
24	receiving treat	ment in a mental health facility, failure to report abuse, or failure to exercise supervisory
25	responsibilities	to protect patients from abuse and neglect.
26	(b)	The term includes but is not limited to:
27	(i)	deprivation of food, shelter, appropriate clothing, nursing care, or other services;
28	(ii)	failure to follow a prescribed plan of care and treatment; or



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1	(iii)	failure to respond to a person in an emergency situation by indifference, carelessness, or
2	intention.	······································
3	(13)	"Next of kin" includes but is not limited to the spouse, parents, adult children, and adult brothers
4	and sisters of	
5	(14)	"Patient" means a person committed by the court for treatment for any period of time or who is
6	voluntarily adn	nitted for treatment for any period of time.
7	(15)	"Peace officer" means any sheriff, deputy sheriff, marshal, police officer, or other peace officer.
8	(16)	"Professional person" means:
9	(a)	a medical doctor;
10	(b)	an advanced practice registered nurse, as provided for in <del>37-8-202 <u>37-8-409</u>, with a clinical</del>
11	specialty in ps	ychiatric mental health nursing;
12	(c)	a licensed psychologist;
13	(d)	a physician assistant licensed under Title 37, chapter 20, with a clinical specialty in psychiatric
14	mental health;	or
15	(e)	a person who has been certified, as provided for in 53-21-106, by the department.
16	(17)	"Reasonable medical certainty" means reasonable certainty as judged by the standards of a
17	professional p	erson.
18	(18)	"Respondent" means a person alleged in a petition filed pursuant to this part to be suffering
19	from a mental	disorder and requiring commitment.
20	(19)	"State hospital" means the Montana state hospital."
21		
22	Sectio	on 236. Section 61-5-123, MCA, is amended to read:
23	"61-5-	123. Waiver of skills test or knowledge test related to military commercial motor vehicles
24	experience. (*	1) As used in this section, "current or former military service member" means a person:
25	(a)	honorably discharged from the armed forces of the United States;
26	(b)	currently serving in the armed forces of the United States;
27	(c)	serving full-time in a reserve component, as defined in 37-1-138 in the Montana national guard
28	or the military	reserves of the United States armed forces; or



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1	(d)	honorably discharged from the reserve component after serving full-time in the reserve
2	component.	
3	(2)	The department may waive the skills test, knowledge test, or both, required for a commercial
4	driver's license	if an applicant is a current or former military service member and meets the conditions in
5	subsection (3),	, (4), or (5).
6	(3)	A current or former military service member applying for waiver of the skills test shall:
7	(a)	certify and provide evidence that the member:
8	(i)	is or was regularly employed within the last year in a military position requiring operation of a
9	commercial mo	otor vehicle;
10	(ii)	was exempted from the commercial driver's license requirements in 61-8-803; and
11	(iii)	was operating, for at least 2 years immediately preceding separation from the military, a vehicle
12	representative	of the commercial motor vehicle type the driver applicant operates or expects to operate; and
13	(b)	certify that during the 2-year period immediately prior to applying for a commercial driver's
14	license, the me	ember:
15	(i)	has not simultaneously held more than one civilian license;
16	(ii)	has not had any license suspended, revoked, or cancelled;
17	(iii)	has not had any convictions for any type of motor vehicle for the disqualifying offenses
18	contained in 6 <sup>2</sup>	1-8-802;
19	(iv)	has not had any convictions for a violation of federal, military, state, or local law relating to
20	motor vehicle t	raffic control, other than a parking violation, arising in connection with any traffic accident; and
21	(v)	has no record of an accident in which the current or former military service member was at
22	fault.	
23	(4)	A current or former military service member applying for waiver of the knowledge test shall
24	certify and prov	vide evidence that during the 1-year period immediately prior to the application, the member:
25	(a)	is or was regularly employed and designated as a:
26	(i)	motor transport operator88M (Army);
27	(ii)	PATRIOT launching station operator14T (Army);
28	(iii)	fueler92F (Army);



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1	(i)	vehicle operator2T1 (Air Force);			
	(iv)				
2	(v)	fueler2F0 (Air Force);			
3	(vi)				
4	(vii)	motor vehicle operator3531 (Marine Corps); or			
5	(viii)	equipment operatorE.O. (Navy);			
6	(b)	is operating a vehicle representative of the commercial motor vehicle type the	driver applicant		
7	expects to oper	rate on separation from the military or operated a similar vehicle type immediate	ly preceding		
8	separation from	n the military;			
9	(c)	has not simultaneously held more than one civilian license;			
10	(d)	has not had any license suspended, revoked, or cancelled;			
11	(e)	has not had any convictions for any type of motor vehicle for the disqualifying	offenses		
12	contained in 61	-8-802;			
13	(f)	has not had more than one conviction for any type of motor vehicle for serious	traffic violations		
14	contained in 61	-8-803;			
15	(g)	has not had any convictions for a violation of federal, military, state, or local la	w relating to		
16	motor vehicle t	raffic control, other than a parking violation, arising in connection with any traffic	accident; and		
17	(h)	has no record of an accident in which the current or former military service me	mber was at		
18	fault.				
19	(5)	A current or former military service member applying for waiver of the applicat	ble skills and		
20	knowledge test	s for a passenger, tank vehicle, or hazardous materials endorsement shall certi	fy and provide		
21	evidence that d	luring the 1-year period immediately prior to the application, the member:			
22	(a)	is or was regularly employed in a military position requiring:			
23	(i)	operation of a passenger commercial motor vehicle if requesting waiver of the	skills and		
24	knowledge test	for a passenger endorsement;			
25	(ii)	operation of a tank vehicle if requesting waiver of the skills and knowledge tes	t for a tank		
26	vehicle endorse	ement; or			
27	(iii)	transportation of hazardous materials if requesting waiver of the skills and kno	wledge test for a		
28	hazardous mat	erials endorsement;			



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1	(b)	has not simultaneously held mo	re than one civilian lice	ense;	
2	(c)	has not had any convictions for	any type of motor vehi	icle for the disqualifying	goffenses
3	contained in 6	1-8-802;			
4	(d)	has not had more than one conv	viction for any type of r	notor vehicle for seriou	is traffic violations
5	contained in 6	1-8-803;			
6	(e)	has not had any convictions for	a violation of federal, r	military, state, or local la	aw relating to
7	motor vehicle	traffic control, other than a parking	violation, arising in co	onnection with any traff	ic accident; and
8	(f)	has no record of an accident in	which the current or fo	rmer military service m	ember was at
9	fault."				
10					
11	Sectio	on 237. Section 80-8-207, MCA, is	amended to read:		
12	"80-8-	207. Dealers. (1) A person may	not sell, offer for sale,	deliver, or have deliver	red within the state
13	a pesticide wit	hout first obtaining a license from	the department for eac	ch calendar year or por	tion of a year. A
14	separate deale	er's license and fee is required for	each location or outlet	from which pesticides	are distributed,
15	sold, held for s	ale, or offered for sale. Pesticide t	field personnel or sale:	speople employed dire	ctly out of the
16	same location	or outlet and under a licensed dea	aler are not required to	obtain a license. The	dealer shall furnish
17	the departmen	t with the names and addresses o	of the dealer's field per	sonnel and salespeople	e selling pesticides
18	within the state	9.			
19	(2)	The department shall require an	applicant for a dealer	's license to show, upo	n written
20	examination, t	hat the person possesses adequa	te knowledge related t	o the responsibilities of	f a pesticide
21	dealer. Licens	ed dealers are not required to repe	eat an examination to r	renew their license prov	vided they have
22	earned the rec	uired recertification credits for ren	ewal of that license.		
23	(3)	The application for a license mu	st be accompanied by	a fee of \$75. A dealer	applying for
24	renewal of a lie	cense shall apply on or before Ma	rch 1 of the calendar y	ear. A dealer applying	for renewal of a
25	license after N	larch 1 must be assessed a \$25 la	ate licensing fee.		
26	(4)	The dealer shall require the pure	chaser of a restricted p	pesticide to exhibit the p	purchaser's
27	license or perr	nit issued under authority of this c	hapter, or the dealer m	nay verify, under proce	dures authorized
28	by the departn	nent, the purchaser's license or pe	rmit through a departn	nent list or by electronio	c means before
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1 completing a sale. The department may adopt rules concerning dealer verification of licenses and permits. 2 The department shall assess an additional annual license fee of \$10 on dealers to fund the (5) 3 waste pesticide and pesticide container collection, disposal, and recycling program. The department may by 4 rule adjust the disposal fee to maintain adequate funding for the administration of the waste pesticide and 5 pesticide container collection, disposal, and recycling program. The fee may not be less than \$10 a year or 6 more than \$15 a year. Fees collected under this subsection must be deposited in an account in the state 7 special revenue fund pursuant to 80-8-112. 8 (6) Pharmacists licensed as provided for in 37-7-302 [section 15], veterinarians licensed as 9 provided for in 37-18-302 [section 23], and certified pharmacies licensed under 37-7-324 [section 16] are not 10 required to be licensed to sell pesticides if the certified pharmacies and veterinarians register with the 11 department each year. However, the certified pharmacies and veterinarians must meet all other requirements 12 concerning the commercial sale of pesticides. The department shall take into account the professional licensing 13 requirements of pharmacists, certified pharmacies, and veterinarians when adopting rules." 14 15 Section 238. Section 87-1-506, MCA, is amended to read: 16 "87-1-506. Enforcement powers of wardens. (1) A warden may: 17 serve a subpoena issued by a court for the trial of a violator of the fish and game laws; (a) 18 conduct a search, with a search warrant, in accordance with Title 46, chapter 5; (b) 19 seize game, fish, game birds, and fur-bearing animals and any parts of them taken or (c) 20 possessed in violation of the law or the rules of the department; 21 (d) seize and hold, subject to law or the orders of the department, devices that have been used to 22 unlawfully take game, fish, birds, or fur-bearing animals; 23 (e) arrest, in accordance with Title 46, chapter 6, a violator of a fish and game law or rule of the 24 department, violation of which is a misdemeanor; 25 (f) enforce the disorderly conduct and public nuisance laws, 45-8-101 and 45-8-111, as they apply 26 to the operation of motorboats on all waters of the state: 27 as provided for in 37-47-345, investigate violations of 37-47-301(1) and (2), 37-47-302(1), and (g) 28 37-47-404:



Ame		Reading-white - I	Requested by: Edward Buttrey - (	H) Business and Labor
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1	(h)	enforce the provisio	ns of Title 80, chapter 7, part 10, and rules	adopted under Title 80, chapter
2	7, part 10, for	hose invasive species	s that are under the department's jurisdiction	on; and
3	(i)	exercise the other p	owers of peace officers in the enforcement	t of the fish and game laws, the
4	rules of the de	partment, and judgme	nts obtained for violation of those laws or r	rules.
5	(2)	The meat of game a	nimals that are seized pursuant to subsec	tion (1)(c) must be donated
6	directly to the	Nontana food bank ne	twork or to public or charitable institutions	to the extent reasonably
7	feasible. Any r	neat that the departme	ent is unable to donate must be sold pursu	ant to 87-1-511, with the
8	proceeds to be	e distributed as provide	ed in 87-1-513(2)."	
9				
10	Sectio	on 239. Section 87-5-7	709, MCA, is amended to read:	
11	"87-5-	709. Exceptions an	d exemptions to possession and sale o	f exotic wildlife. (1) Sections
12	87-5-705 throu	igh 87-5-708 and this	section do not apply to:	
13	(a)	institutions that have	e established that their proposed facilities a	are adequate to provide secure
14	confinement o	f wildlife, including:		
15	(i)	an accredited zoolo	gical garden or wildlife sanctuary chartered	by the state as a nonprofit
16	corporation;			
17	(ii)	a roadside menager	ie permitted under 87-4-803 that was esta	blished for the purpose of
18	exhibition or a	tracting trade;		
19	(iii)	a research facility fo	r testing and science that employs individu	als licensed under <del>37-34-301</del>
20	[section 31] or	that submits evidence	e to the department that it meets animal tes	sting standards as provided by
21	the national in	stitutes of health, the r	national science foundation, the centers for	disease control and prevention,
22	the United Sta	tes department of agri	culture, or another similar nationally recog	nized and approved testing
23	standard; or			
24	(b)	domestic animals.		
25	(2)	Authorization for pos	ssession must be provided by the departm	ent for exotic wildlife possessed
26	as of January	1, 2004, and the autho	prization may include any conditions and re	estrictions necessary to minimize
27	risks."			
28				

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- 202 68th L	egislature 2023	Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005	
4		COTION Section 240 Demoster The following continue of the Mantene Code Annotated and	
1		SECTION. Section 240. Repealer. The following sections of the Montana Code Annotated are	
2	repealed:		
3	37-72-102.	Penalty injunction.	
4	37-73-227.	Penalty.	
5			
6		SECTION. Section 241. Repealer. The following sections of the Montana Code Annotated are	
7	repealed:		
8	25-1-1102.	Contents of registration certificate.	
9	37-1-101.	Duties of department.	
10	37-1-105.	Reporting disciplinary actions against licensees.	
11	37-1-131.	Duties of boards quorum required.	
12	37-1-132.	Nominees for appointment to licensing and regulatory boards.	
13	37-1-135.	Licensing investigation and review record access.	
14	37-1-136.	Disciplinary authority of boards injunctions.	
15	37-1-137.	Grounds for disciplinary action as grounds for license denial conditions to new licenses.	
16	37-1-138.	Protection of professional licenses for activated military reservists rulemaking authority	
17	definitions.		
18	37-1-302.	Definitions.	
19	37-1-305.	Temporary practice permits.	
20	37-1-306.	Continuing education certification other qualifications for continued licensure audit.	
21	37-1-313.	Appeal.	
22	37-1-401.	Uniform regulation for licensing programs without boards definitions.	
23	37-1-402.	Unprofessional conduct complaint investigation immunity.	
24	37-1-403.	Notice request for hearing.	
25	37-1-404.	Hearing adjudicative procedures.	
26	37-1-405.	Findings of fact order report.	
27	37-1-406.	Sanctions stay costs stipulations.	
28	37-1-407.	Appeal.	



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1	37-1-408.	Reinstatement.
2	37-1-409.	Enforcement of fine.
3	37-1-410.	Unprofessional conduct.
4	37-1-411.	Practice without license investigation of complaint injunction penalties.
5	37-1-412.	Violation of injunction penalty.
6	37-1-413.	Department authority.
7	37-1-420.	Continuing education certification other qualifications for continued licensure audit.
8	37-3-101.	Purpose.
9	37-3-201.	Organization.
10	37-3-204.	Meetings.
11	37-3-205.	Records.
12	37-3-206.	Compensation and expenses of members.
13	37-3-211.	Executive officer.
14	37-3-301.	License required kinds of licenses.
15	37-3-305.	Qualifications for licensure.
16	37-3-307.	Qualifications for licensure resident license.
17	37-3-309.	Application for license.
18	37-3-310.	Notice of change of address or name applicants licensees.
19	37-3-312.	Issuance of license.
20	37-3-313.	Limiting authority to impose renewal fees.
21	37-3-314.	Deposit of money received.
22	37-3-321.	Refusal of license.
23	37-3-323.	Suspension of license investigation.
24	37-3-324.	Reconsideration and review of actions of board.
25		
26	NEW S	SECTION. Section 242. Repealer. The following sections of the Montana Code Annotated are
27	repealed:	
28	37-4-102.	Designations constituting prima facie evidence of practicing dentistry.



# and Labor

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1	37-4-201.	Official seal organization subpoena power screening panel.		
2	37-4-202.	Meetings notice records.		
3	37-4-204.	Affiliation with national association authorized delegates.		
4	37-4-307.	Notice of name and address change local fees prohibited.		
5	37-4-312.	Report of incompetence or unprofessional conduct.		
6	37-4-313.	Compelling licensee evaluation.		
7	37-4-314.	Immunity of person providing information.		
8	37-4-325.	Witness fees and mileage.		
9	37-4-327.	Practicing dentistry without license penalty.		
10	37-4-341.	Licensure of out-of-state volunteer dentists and dental hygienists without exam	ination.	
11	37-4-406.	Notice of name and address change local fees prohibited.		
12	37-6-106.	Rulemaking authority.		
13	37-6-301.	License required for practice.		
14	37-6-302.	Qualifications for licensure.		
15	37-6-305.	Deposit of moneys collected.		
16	37-6-311.	Refusal or revocation of license investigation.		
17	37-7-102.	Practice subject to regulation.		
18	37-7-202.	Salaries and expenses of board members.		
19	37-7-301.	Unlawful practice.		
20	37-7-302.	Qualifications display of license.		
21	37-7-309.	Utilization plan approval fee renewal of approval renewal fee.		
22	37-7-321.	Certified pharmacy license display.		
23	37-7-322.	Use of words pharmacy, apothecary, drug store, or chemist shop for advertising	g.	
24	37-7-324.	Deposit of fees and fines.		
25	37-7-605.	Out-of-state licensing requirements.		
26	37-7-606.	Licenses.		
07	07 7 044			

- 27 37-7-611. Criminal background check for wholesale distributors and third-party logistics providers.
- 28 37-8-101. Purpose.



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- 1 37-8-201. Seal -- board records public -- legal counsel.
- 2 37-8-203. Compensation of members -- expenses.
- 3 37-8-401. Unlawful to indicate licensure without valid license.
- 4 37-8-406. License -- professional nursing -- examination.
- 5 37-8-408. Title and abbreviation of registered nurse.
- 6 37-8-416. Licensed practical nursing -- examination.
- 7 37-8-418. Licensed practical nursing -- application fee.
- 8 37-8-419. Title and abbreviation of licensed practical nurse.
- 9 37-8-425. Medication aide -- title.
- 10 37-8-432. Deposit of fees.
- 11 37-8-434. Criminal background check.
- 12 37-9-102. Legislative findings -- purpose.
- 13 37-9-201. Organization and compensation of board.
- 14 37-9-202. Exclusive jurisdiction of board.
- 15 37-9-203. Duties of board.
- 16 37-9-302. Department to license pursuant to board rules -- nontransferability.
- 17

18 NEW SECTION. Section 243. Repealer. The following sections of the Montana Code Annotated are

- 19 repealed:
- 20 37-9-304. Fees.
- 21 37-9-305. License -- grounds for discipline.
- 22 37-9-306. Deposit of fees.
- 23 37-10-105. Purpose.
- 24 37-10-201. Organization -- meetings.
- 25 37-10-202. Rulemaking power -- seal.
- 26 37-10-203. Compensation of members -- expenses -- deposit of moneys.
- 27 37-10-301. License required for practice -- unlawful acts -- injunction.
- 28 37-10-302. Qualifications -- application.



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- 1 37-10-304. Course in use of diagnostic and therapeutic drugs required.
- 2 37-10-306. License to be displayed in office.
- 3 37-11-201. General powers -- rulemaking.
- 4 37-11-203. Travel expense -- deposit of fees.
- 5 37-11-301. License required for physical therapist and physical therapist assistant -- unauthorized
- 6 representation as licensed therapist.
- 7 37-11-303. Qualifications of applicants for license.
- 8 37-11-304. Application for examination.
- 9 37-11-306. Issuance of license -- certificate as evidence.
- 10 37-11-307. Applicants licensed in other states.
- 11 37-11-311. Display of license.
- 12 37-11-312. Criminal record background check.
- 13 37-11-320. Duty to report violations -- immunity from liability.
- 14 37-11-321. Refusal to issue or renew license.
- 15 37-12-103. Duties of chiropractic practitioners.
- 16 37-12-201. Organization of board -- powers and duties.
- 17 37-12-202. Compensation of members -- expenses.
- 18 37-12-301. Unlawful to practice without license.
- 19 37-12-302. Applications -- qualifications -- fees.
- 20 37-12-304. Examinations -- subjects.
- 21 37-12-308. Deposit of fees -- accounting.
- 22 37-12-309. Municipal license fee prohibited.
- 23 37-12-322. Investigation of complaints.
- 24 37-12-323. Reconsideration of board action -- fee for restoration of license.
- 25 37-13-102. Legislative finding and purpose.
- 26 37-13-201. Powers and duties.
- 27 37-13-301. License required for practice.
- 28 37-13-302. Application for licensure -- fee -- qualifications.



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1	37-13-304.	Issuance of certificate of license license fee.	
2	37-14-101.	Purpose.	
3	37-14-201.	Compensation of board members meetings.	
4	37-14-202.	Rulemaking power.	
5	37-14-305.	Issuance of license or permit fee.	
6	37-14-307.	Duty to carry or display license or permit.	
7	37-14-308.	Issuance of other documents.	
8	37-14-311.	Deposit of fees.	
9	37-14-322.	Inspections.	
10			
11	NEW S	SECTION. Section 244. Repealer. The following sections of the Montana Code	Annotated are
12	repealed:		
13	37-15-101.	Purpose.	
14	37-15-201.	Meetings.	
15	37-15-202.	Powers and duties of board and department.	
16	37-15-203.	Compensation and expenses.	
17	37-15-301.	License required.	
18	37-15-302.	Application forms.	
19	37-15-303.	Qualifications.	
20	37-15-307.	Application and license fee.	
21	37-15-310.	Deposit of moneys received.	
22	37-15-311.	Municipal tax prohibited.	
23	37-16-101.	Declaration of policy.	
24	37-16-201.	Meetings organization.	
25	37-16-203.	Compensation of members expenses.	
26	37-16-401.	License required exception.	
27	37-16-406.	Admission of licensees from other states.	
28	37-16-408.	Deposit of fees, fines, and costs.	



- 202 68th L	3 .egislature 2023	Drafter: Erin Sullivan, 406-444-3594 HB0152.001.00	)5
1	37-16-412.	Revocation, suspension, or denial notice and hearing.	
2	37-17-201.	Meetings expenses of members attorney general as board attorney seal.	
3	37-17-202.	Powers.	
4	37-17-301.	License required.	
5	37-17-302.	Qualifications.	
6	37-17-314.	Immunity from liability.	
7	37-17-319.	Licensure by experience.	
8	37-17-320.	Licensure of postdoctoral supervisees.	
9	37-17-401.	Purpose.	
10	37-17-406.	Rulemaking.	
11	37-18-102.	(Temporary) Veterinary medicine defined.	
12	37-18-201.	Organization meetings.	
13	37-18-202.	Rulemaking.	
14	37-18-301.	License required.	
15	37-18-302.	Application qualification.	
16	37-18-305.	License issuance and contents.	
17	37-18-306.	Display of license and certificate.	
18	37-18-308.	Deposit of money.	
19	37-18-313.	Municipal license fee prohibited.	
20	37-18-601.	Purpose.	
21	37-18-606.	Disposition of fees.	
22	37-18-702.	(Effective January 1, 2023) Licensed veterinary technician scope of practice.	
23	37-18-703.	(Effective January 1, 2023) Penalties.	
24	37-19-201.	Organization compensation and expenses of members.	
25	37-19-202.	Meetings rulemaking power.	
26	37-19-203.	Terminated.	
27	37-19-304.	Issuance of intern's license license fee issuance of mortician's license on completion of	
20	internetin		

28 internship.



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- 2023 68th Legislature 2023		Drafter: Erin Sullivan, 406-444-3594 HB0152.001.005
1	37-19-307.	Deposit of money received.
2	37-19-401.	License required display of license.
3		
4	<u>NEW S</u>	SECTION. Section 245. Repealer. The following sections of the Montana Code Annotated are
5	repealed:	
6	37-19-701.	Purpose.
7	37-20-202.	Adoption of rules.
8	37-20-203.	Licensing of physician assistants.
9	37-20-302.	Application for and renewal of license fees.
10	37-20-411.	Unlawful acts.
11	37-22-101.	Purpose.
12	37-23-101.	Purpose.
13	37-24-102.	Purpose.
14	37-24-201.	Organization general rulemaking power.
15	37-24-202.	Powers and duties of board.
16	37-24-203.	Compensation and expenses.
17	37-24-301.	License required.
18	37-24-302.	Application.
19	37-24-303.	Requirements for licensure.
20	37-24-306.	Issuance of license.
21	37-24-310.	Fees.
22	37-25-101.	Legislative finding and purpose.
23	37-25-201.	Powers and duties of board.
24	37-25-301.	Scope of dietetic-nutrition practice.
25	37-25-302.	Licensing requirements.
26	37-25-303.	Issuance of license.
27	37-25-305.	Representation to public as nutritionist limitation on use of title.
28	37-25-308.	Grounds for revocation, suspension, or refusal to renew license.



<b>Ame</b> - 202		Reading-white - Requested by: Edward Buttrey - (H) Business	s and Labor
	.egislature 2023	Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005
1	37-26-102.	Legislative finding purpose.	
2	37-26-202.	Board meetings.	
3	37-26-401.	License required titles restricted enjoining unlawful practice.	
4	37-26-402.	Qualifications for licensure.	
5	37-26-403.	Application for licensure.	
6	37-26-405.	Issuance of license.	
7	37-27-102.	Purpose.	
8	37-27-103.	Definitions.	
9	37-27-105.	General powers and duties of board rulemaking authority.	
10	37-27-201.	Qualifications of applicants for license educational and practical experience	requirements.
11	37-27-202.	Examination preparation requirements.	
12	37-27-203.	Examination exemption.	
13	37-27-205.	Provisional license apprentice license.	
14	37-27-210.	Fees.	
15	37-27-212.	Title restricted enjoining unlawful practice.	
16	37-27-301.	Unlawful to practice without license.	
17	37-28-101.	Findings purpose.	
18	37-28-104.	Board powers and duties.	
19	37-28-201.	License required exceptions respiratory care not the practice of medicine	
20	37-28-202.	Licensing requirements examination fees.	
21	37-28-305.	Deposit of fees.	
22	37-29-105.	Applicability of other law.	
23	37-29-201.	Board powers and duties.	

- 24
- 25 <u>NEW SECTION.</u> Section 246. Repealer. The following sections of the Montana Code Annotated are
- 26 repealed:
- 27 37-29-301. License to practice required.
- 28 37-29-303. Application for license.



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Drafter: Erin Sullivan, 406-444-3594

1	37-29-306.	Licensing.
2	37-29-405.	Advertising restrictions.
3	37-31-103.	Purpose.
4	37-31-201.	Organization seal.
5	37-31-202.	Compensation of members expenses.
6	37-31-203.	Rulemaking powers.
7	37-31-302.	License required to practice, teach, or operate salon, shop, booth, or school.
8	37-31-303.	Application for license to practice or teach.
9	37-31-304.	Qualifications of applicants for license to practice.
10	37-31-309.	Booth rental license.
11	37-31-323.	Fees.
12	37-31-324.	Deposit of fees.
13	37-31-331.	Refusal, revocation, or suspension of licenses grounds notice and hearing.
14	37-31-333.	Appeal from actions of board.
15	37-33-402.	Purpose.
16	37-33-405.	Powers and duties of board rulemaking authority.
17	37-34-102.	Declaration of policy and purpose.
18	37-34-301.	License required.
19	37-34-303.	Standards for licensure.
20	37-34-305.	Licensure application procedures.
21	37-34-307.	Violation penalties injunction manner of charging violation.
22	37-35-101.	Purpose.
23	37-36-102.	Board duties rulemaking.
24	37-36-201.	Qualifications temporary license exemption from examination.
25	37-36-202.	License revocation.
26	37-36-203.	Representation to public practice exemptions.
27	37-37-101.	Purpose.
28	37-38-101.	Behavioral health peer support specialist.



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Drafter: Erin Sullivan, 406-444-3594

00011 2		
1	37-40-201.	Presiding officer meetings.
2	37-40-202.	Compensation expenses.
3	37-40-203.	Rulemaking power.
4	37-40-301.	License required.
5	37-40-302.	Application examination certificate.
6	37-47-202.	Executive director.
7	37-47-303.	Guide's qualifications.
8	37-47-305.	Outfitter's examination.
9	37-47-306.	Fees.
10	37-47-307.	Investigation of applicant issuance or denial of license.
11	37-47-308.	Kinds of licenses.
12	37-47-341.	Grounds for denial, suspension, or revocation of license.
13	37-47-343.	Appeal procedure.
14	37-47-351.	Investigators.
15	37-47-401.	Purpose.
16		
17	NEW :	SECTION. Section 247. Repealer. The following sections of the Montana Code Annotated are
18	repealed:	
19	37-49-101.	Purpose.
20	37-49-104.	Department powers and duties rulemaking.
21	37-49-201.	Representation or practice as genetic counselor license required.
22	37-49-202.	Licensure requirements examination fees temporary practice.
23	37-50-201.	Organization general rulemaking power seal records.
24	37-50-202.	Compensation of members expenses.
25	37-50-203.	Rules of board.
26	37-50-204.	Rulemaking powers relating to examinations.
27	37-50-302.	Certified public accountants licensure qualifications and requirements.
28	37-50-305.	Education requirements definition.



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- 1 37-50-309. Credit for examinations taken in other jurisdictions.
- 2 37-50-314. License required -- proof of licensure.
- 3 37-50-316. Other license fees prohibited.
- 4 37-51-201. Presiding officer -- seal -- records -- prohibition on membership in real estate associations.
- 5 37-51-202. General licensing power.
- 6 37-51-203. Rulemaking power.
- 7 37-51-204. Educational programs.
- 8 37-51-205. Compensation of members -- expenses.
- 9 37-51-207. Schedule of fees.
- 10 37-51-208. Deposit of money not otherwise provided for.
- 11 37-51-209. Executive secretary -- hiring and duties.
- 12 37-51-301. License required -- limited to persons.
- 13 37-51-302. Broker's or salesperson's license -- qualifications of applicant -- supervising broker
- 14 endorsement.
- 15 37-51-303. Broker or salesperson examination.
- 16 37-51-308. Broker's office -- display -- notice to department of change of address.
- 17 37-51-311. Fees -- deposit of fees.
- 18 37-51-312. No taxation by municipality.
- 19 37-51-601. License required to manage property.
- 20 37-51-603. Qualification of property manager applicants -- examination -- issuance of license.
- 21 37-51-605. Property manager's office -- notice of change of address.
- 22 37-51-607. Transactions with nonlicensed persons unlawful -- action for compensation limited to licensees.
- 23 37-53-104. Rulemaking authority.
- 24 37-53-302. Denial, suspension, or revocation of license or application.
- 25 37-54-111. Certificate of good standing.
- 26 37-54-112. Deposit of fees.
- 27 37-54-201. Real estate appraiser license -- scope and display of license.
- 28 37-54-202. Qualifications for licensure.



Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor			
- 2023 68th Legislature 2023		Drafter: Erin Sullivan, 406-444-3594	HB0152.001.005
1	37-54-212.	Temporary registration of certification and licensure of out-of-state appraisers	
2	37-54-302.	Certification process fees.	
3	37-54-303.	Classes of certification education and experience requirements.	
4	37-54-305.	Issuance and display of certificate.	
5	37-54-310.	Renewal of certificate.	
6	37-54-415.	Place of business.	
7	37-60-103.	Purpose.	
8	37-60-201.	Organization meetings records.	
9			
10	NEW S	SECTION. Section 248. Repealer. The following sections of the Montana Code	Annotated are
11	repealed:		
12	37-60-211.	Compensation of board members expenses.	
13	37-60-301.	License required process server registration required.	
14	37-60-303.	License or registration qualifications.	
15	37-60-304.	Licenses and registration application form and content.	
16	37-60-309.	Form of license and identification cards.	
17	37-60-310.	Display of license and identification card.	
18	37-60-314.	Nontransferability of license record changes.	
19	37-60-320.	Fees.	
20	37-60-401.	Responsibility of licensee for conduct of employees.	
21	37-65-101.	Purpose.	
22	37-65-201.	Organization records.	
23	37-65-202.	Compensation of board members expenses.	
24	37-65-203.	Exclusive licensing jurisdiction no additional fee.	
25	37-65-204.	Rulemaking.	
26	37-65-301.	License required.	
27	37-65-302.	Licensure limited to individuals.	
28	37-65-303.	Application examination issuance of license.	



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1	37-65-307.	Deposit of license fees.
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- 2 37-65-310. License verification.
- 3 37-65-311. Emeritus status.
- 4 37-66-102. Purpose.
- 5 37-66-104. Acts declared unlawful.
- 6 37-66-301. License required.
- 7 37-66-302. Illegal use of title.
- 8 37-66-304. Qualifications and application for licensure.
- 9 37-66-309. Deposit of license fees.
- 10 37-67-102. Representation as practitioner to be considered as practice.
- 11 37-67-201. Organization -- meetings -- seal.
- 12 37-67-202. Rulemaking.
- 13 37-67-203. Compensation of board members -- expenses.
- 14 37-67-204. Record of proceedings -- register of applicants.
- 15 37-67-301. License required to practice or offer to practice.
- 16 37-67-312. Licensure of professional engineers without examination by comity.
- 17 37-67-313. Licensure of professional land surveyors by comity.
- 18 37-67-322. Application -- contents -- fees.
- 19 37-67-323. Qualifications of applicant for examination and licensure as professional engineer.
- 20 37-67-325. Qualifications of applicant for examination and licensure as professional land surveyor.
- 21 37-67-327. Examinations -- fees -- third-party services.
- 22 37-67-329. Emeritus status.
- 23 37-67-331. Revocation, suspension, restriction, or limitation of license -- grounds.
- 24 37-68-101. Purpose.
- 25 37-68-201. Organization -- meetings -- rulemaking power -- seal.
- 26 37-68-202. Compensation and expenses of board members.
- 27 37-68-301. License required to engage in electrical work.
- 28



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1	NEW	SECTION. Section 249. Repealer. The following sections of the Montana Code Annotated are
2	repealed:	
3	37-68-302.	Unauthorized use of title.
4	37-68-304.	Master electricians application qualifications contents of examination fees.
5	37-68-305.	Journeyman and residential electricians application qualifications contents of
6	examination.	
7	37-68-308.	Licensure without examination of persons licensed locally.
8	37-68-311.	Application fee license fee.
9	37-68-313.	Reasonable fees deposit of fees and fines collected.
10	37-68-315.	Presentation of license.
11	37-68-316.	Citation and fine for failure to display license.
12	37-69-103.	No penalty for hiring unlicensed plumber.
13	37-69-201.	Presiding officer.
14	37-69-202.	Rulemaking power records.
15	37-69-203.	Compensation of board members expenses.
16	37-69-303.	Application contents requirements.
17	37-69-304.	Qualifications of applicants for journeyman plumber's license restriction on authority.
18	37-69-305.	Qualifications of applicants for master plumber's license restriction on authority.
19	37-69-306.	Examination issuance of license.
20	37-69-308.	Deposit of fees and fines.
21	37-69-310.	Citation and fine for failure to display license.
22	37-69-311.	License of retirement status.
23	37-69-319.	Proof of license citation and fine.
24	37-69-323.	Restrictions on and responsibility for employees of master plumber.
25	37-69-402.	Requirements for installation of medical gas piping.
26	37-69-403.	Proof of endorsement.
27	37-72-202.	General rulemaking power.
28	37-72-203.	Revocation, suspension, or refusal to renew license grounds procedure.



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- 1 37-72-301. General qualifications.
- 2 37-72-302. Training and experience requirements.
- 3 37-72-304. Issuance of license.
- 4 37-72-305. Licensure of persons licensed by other jurisdictions.
- 5 37-72-307. License -- form -- pocket card.
- 6 37-73-102. Rulemaking.
- 7 37-73-203. Elevator mechanic's license -- limited mechanic's license.
- 8 37-73-204. Elevator mechanic's examination -- fee -- reciprocity.
- 9 37-73-208. Elevator inspector's license -- temporary license.
- 10 37-73-216. Temporary elevator mechanic's license.
- 11 37-73-220. License renewal -- continuing education.
- 12 37-73-221. Reasonable fees -- deposit of fees and fines.
- 13 37-73-225. Proof of license.
- 14 37-73-226. Failure to display license.
- 15

<u>NEW SECTION.</u> Section 250. Codification instruction. (1) [Sections 1 through 6] are intended to
 be codified as an integral part of Title 37, chapter 1, and the provisions of Title 37, chapter 1, apply to [sections
 1 through 6].

19 (2) [Sections 7 through 10] are intended to be codified as an integral part of Title 37, chapter 1,

20 part 1, and the provisions of Title 37, chapter 1, part 1, apply to [sections 7 through 10].

- 21 (3) [Sections 11 and 12] are intended to be codified as an integral part of Title 37, chapter 1, part 22 3, and the provisions of Title 37, chapter 1, part 3, apply to [sections 11 and 12].
- (4) [Section 13] is intended to be codified as an integral part of Title 37, chapter 3, part 3, and the
  provisions of Title 37, chapter 3, part 3, apply to [section 13].
- 25 (5) [Section 14] is intended to be codified as an integral part of Title 37, chapter 6, part 3, and the 26 provisions of Title 37, chapter 6, part 3, apply to [section 14].
- (6) [Sections 15 and 16] are intended to be codified as an integral part of Title 37, chapter 7, part
  3, and the provisions of Title 37, chapter 7, part 3, apply to [sections 15 and 16].



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1	(7)	[Section 17] is intended to be codified as an integral part of Title 37, chapter 10, part 3, and the
2	provisions of	Title 37, chapter 10, part 3, apply to [section 17].
3	(8)	[Section 18] is intended to be codified as an integral part of Title 37, chapter 11, part 3, and the
4	provisions of	Title 37, chapter 11, part 3, apply to [section 18].
5	(9)	[Section 19] is intended to be codified as an integral part of Title 37, chapter 12, part 3, and the
6	provisions of	Title 37, chapter 12, part 3, apply to [section 19].
7	(10)	[Section 20] is intended to be codified as an integral part of Title 37, chapter 13, part 3, and the
8	provisions of	Title 37, chapter 13, part 3, apply to [section 20].
9	(11)	[Section 21] is intended to be codified as an integral part of Title 37, chapter 15, part 3, and the
10	provisions of	Title 37, chapter 15, part 3, apply to [section 21].
11	(12)	[Section 22] is intended to be codified as an integral part of Title 37, chapter 17, part 3, and the
12	provisions of	Title 37, chapter 17, part 3, apply to [section 22].
13	(13)	[Section 23] is intended to be codified as an integral part of Title 37, chapter 18, part 3, and the
14	provisions of	Title 37, chapter 18, part 3, apply to [section 23].
15	(14)	[Section 24] is intended to be codified as an integral part of Title 37, chapter 24, part 3, and the
16	provisions of	Title 37, chapter 24, part 3, apply to [section 24].
17	(15)	[Section 25] is intended to be codified as an integral part of Title 37, chapter 25, part 3, and the
18	provisions of	Title 37, chapter 25, part 3, apply to [section 25].
19	(16)	[Section 26] is intended to be codified as an integral part of Title 37, chapter 26, part 4, and the
20	provisions of	Title 37, chapter 26, part 4, apply to [section 26].
21	(17)	[Section 27] is intended to be codified as an integral part of Title 37, chapter 27, part 2, and the
22	provisions of	Title 37, chapter 27, part 2, apply to [section 27].
23	(18)	[Section 28] is intended to be codified as an integral part of Title 37, chapter 28, part 2, and the
24	provisions of	Title 37, chapter 28, part 2, apply to [section 28].
25	(19)	[Section 29] is intended to be codified as an integral part of Title 37, chapter 29, part 3, and the
26	provisions of	Title 37, chapter 29, part 3, apply to [section 29].
27	(20)	[Section 30] is intended to be codified as an integral part of Title 37, chapter 31, part 3, and the
28	provisions of	Title 37, chapter 31, part 3, apply to [section 30].



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1	(21)	[Section 31] is intended to be codified as an integral part of Title 37, chapter 34, part 3, and the
2	provisions of T	itle 37, chapter 34, part 3, apply to [section 31].
3	(22)	[Section 32] is intended to be codified as an integral part of Title 37, chapter 36, part 2, and the
4	provisions of T	itle 37, chapter 36, part 2, apply to [section 32].
5	(23)	[Section 33] is intended to be codified as an integral part of Title 37, chapter 40, part 3, and the
6	provisions of T	itle 37, chapter 40, part 3, apply to [section 33].
7	(24)	[Section 34] is intended to be codified as an integral part of Title 37, chapter 49, part 2, and the
8	provisions of T	itle 37, chapter 49, part 2, apply to [section 34].
9	(25)	[Section 35] is intended to be codified as an integral part of Title 37, chapter 50, part 3, and the
10	provisions of T	itle 37, chapter 50, part 3, apply to [section 35].
11	(26)	[Section 36] is intended to be codified as an integral part of Title 37, chapter 51, part 3, and the
12	provisions of T	itle 37, chapter 51, part 3, apply to [section 36].
13	(27)	[Section 37] is intended to be codified as an integral part of Title 37, chapter 51, part 6, and the
14	provisions of T	itle 37, chapter 51, part 6, apply to [section 37].
15	(28)	[Sections 38 and 39] are intended to be codified as an integral part of Title 37, chapter 54, part
16	2, and the prov	visions of Title 37, chapter 54, part 2, apply to [sections 38 and 39].
17	(29)	[Section 40] is intended to be codified as an integral part of Title 37, chapter 60, part 3, and the
18	provisions of T	itle 37, chapter 60, part 3, apply to [section 40].
19	(30)	[Section 41] is intended to be codified as an integral part of Title 37, chapter 65, part 3, and the
20	provisions of T	itle 37, chapter 65, part 3, apply to [section 41].
21	(31)	[Section 42] is intended to be codified as an integral part of Title 37, chapter 66, part 3, and the
22	provisions of T	itle 37, chapter 66, part 3, apply to [section 42].
23	(32)	[Section 43] is intended to be codified as an integral part of Title 37, chapter 67, part 3, and the
24	provisions of T	itle 37, chapter 67, part 3, apply to [section 43].
25	(33)	[Section 44] is intended to be codified as an integral part of Title 37, chapter 68, part 3, and the
26	provisions of T	itle 37, chapter 68, part 3, apply to [section 44].
27	(34)	[Section 45] is intended to be codified as an integral part of Title 37, chapter 69, part 3, and the
28	provisions of T	itle 37, chapter 69, part 3, apply to [section 45].



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- 1 (35) [Section 46] is intended to be codified as an integral part of Title 37, chapter 72, part 3, and the
- 2 provisions of Title 37, chapter 72, part 3, apply to [section 46].
- 3 (36) [Section 47] is intended to be codified as an integral part of Title 37, chapter 73, part 2, and the
- 4 provisions of Title 37, chapter 73, part 2, apply to [section 47].
- 5

- END -

