

- 1 SB224
- 2 CR1VQJQ-1
- 3 By Senators Elliott, Orr, Gudger
- 4 RFD: County and Municipal Government
- 5 First Read: 19-Mar-24



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4 SYNOPSIS:

Under existing law, occupational and professional licensing boards are responsible for regulating different professions and occupations.

8 This bill would establish the Office of 9 Occupational and Professional Licensing within the 10 Department of Labor to serve as a centralized entity 11 providing leadership, support, and oversight to certain 12 professional or occupational licensing boards operating 13 within the state.

14This bill would provide for the appointment of15an executive director, deputy directors, and other16staff for the office, including investigators, and17would provide uniformity for certain provisions18relating to licensing, fees, funding, and expenses.

Commencing on October 1, 2025, this bill would 19 20 transfer to the office the Board of Examiners of 21 Assisted Living Administrators, Alabama Athletic 22 Commission, Alabama Board of Athletic Trainers, State 23 Board of Auctioneers, Alabama Professional Bail Bonding 24 Board, Alabama Behavior Analyst Licensing Board, Board 25 of Examiners in Counseling, Alabama Board of Electrical 26 Contractors, Alabama Electronic Security Board of Licensure, State Board of Genetic Counseling, Alabama 27 28 Board of Licensure for Professional Geologists, Board



29 of Home Medical Equipment, Alabama Board for Registered 30 Interior Designers, Alabama Licensure Board for 31 Interpreters and Transliterators, Alabama Board of 32 Examiners of Landscape Architects, Alabama Board of 33 Examiners in Marriage and Family Therapy, Alabama 34 Massage Therapy Licensing Board, State Board of 35 Midwifery, Alabama Board of Optometry, State Board of 36 Podiatry, Alabama Private Investigation Board, Alabama 37 State Board of Prosthetists and Orthotists, and the Alabama Security Regulatory Board. 38

39 Commencing on October 1, 2026, this bill would transfer to the office the State Board for Registration 40 41 of Architects, Alabama Board of Court Reporting, State 42 Board of Examiners for Dietetics/Nutrition Practice, 43 State Board of Registration for Foresters, Board of Hearing Instrument Dealers, Board of Nursing, Board of 44 45 Examiners of Nursing Home Administrators, Alabama State 46 Board of Occupational Therapy, Alabama Onsite Wastewater Board, Board of Physical Therapy, Polygraph 47 48 Examiners Board, Alabama Board of Examiners in 49 Psychology, Alabama State Board of Respiratory Therapy, 50 Alabama Board of Social Work Examiners, and the Alabama 51 Board of Examiners for Speech-Language Pathology and 52 Audiology.

53 This bill would maintain the validity of 54 occupational and professional licenses issued before 55 the transfer and the continuance of the rules of a 56 transferred occupational or professional licensing



57	board adopted before the transfer.
58	This bill would transfer the Sickle Cell
59	Oversight and Regulatory Commission and all documents,
60	records, functions, and responsibilities of the
61	commission to the Department of Public Health.
62	This bill would also transfer the Alabama
63	Drycleaning Environmental Response Trust Fund Advisory
64	Board and all documents, records, functions, and
65	responsibilities of the board to the Alabama Department
66	of Environmental Management.
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70	A BILL
71	TO BE ENTITLED
72	AN ACT
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74	To establish the Office of Occupational and
75	Professional Licensing within the Department of Labor; to add
76	Chapter 2B to Title 25, Code of Alabama 1975; to provide for
77	the leadership, support, and oversight of certain occupational
78	and professional licensing boards; to provide for an executive
79	director, deputy directors, and the employment of staff for
80	the boards; to provide uniform standards for fees and; to
81	continue existing licenses and rules; to provide for the
82	transfer of the following boards commencing on October 1,
83	2025: the Board of Examiners of Assisted Living
84	Administrators, Alabama Athletic Commission, Alabama Board of



85 Athletic Trainers, State Board of Auctioneers, Alabama 86 Professional Bail Bonding Board, Alabama Behavior Analyst 87 Licensing Board, Board of Examiners in Counseling, Alabama 88 Board of Electrical Contractors, Alabama Electronic Security Board of Licensure, State Board of Genetic Counseling, Alabama 89 90 Board of Licensure for Professional Geologists, Board of Home 91 Medical Equipment, Alabama Board for Registered Interior 92 Designers, Alabama Licensure Board for Interpreters and 93 Transliterators, Alabama Board of Examiners of Landscape Architects, Alabama Board of Examiners in Marriage and Family 94 95 Therapy, Alabama Massage Therapy Licensing Board, State Board 96 of Midwifery, Alabama Board of Optometry, Alabama Private 97 Investigation Board, State Board of Podiatry, Alabama State 98 Board of Prosthetists and Orthotists, and the Alabama Security 99 Regulatory Board by amending sections of the Code of Alabama 1975, in Chapter 2A, Title 34; Chapter 9, Title 41; Chapter 100 40, Title 34; Chapter 4, Title 34; Chapter 13, Title 15; 101 102 Chapter 5A, Title 34; Chapter 8A, Title 34; Chapter 36, Title 103 34; Chapter 1A, Title 34; Chapter 13A, Title 34; Chapter 41, 104 Title 34; Chapter 14C, Title 34; Chapter 15C, Title 34; 105 Chapter 16, Title 34; Chapter 17, Title 34; Chapter 17A, Title 106 34; adding Chapter 43A, Title 34; amending in Chapter 19, 107 Title 34; Chapter 22, Title 34; Chapter 24, Title 34; Chapter 108 25B, Title 34; Chapter 25A, Title 34; and Chapter 27C, Title 109 34; to provide for the transfer of the following boards commencing on October 1, 2026: the State Board for 110 Registration of Architects, Alabama Board of Court Reporting, 111 112 State Board of Examiners for Dietetics/Nutrition Practice,



113 State Board of Examiners for Dietetics/Nutrition Practice, State Board of Registration for Foresters, Board of Hearing 114 115 Instrument Dealers, Board of Examiners of Nursing Home 116 Administrators, Alabama State Board of Occupational Therapy, 117 Alabama Onsite Wastewater Board, Board of Physical Therapy, 118 Polygraph Examiners Board, Alabama Board of Examiners in 119 Psychology, Alabama State Board of Respiratory Therapy, 120 Alabama Board of Social Work Examiners, and Alabama Board of 121 Examiners for Speech-Language Pathology and Audiology Board by amending sections of the Code of Alabama 1975, in Chapter 2, 122 123 Title 34; Chapter 8B, Title 34; Chapter 34, Title 34; Chapter 34A, Title 34; Chapter 2A, Title 34; Chapter 14, Title 34; 124 Chapter 20, Title 34; Chapter 39, Title 34; Chapter 21A, Title 125 126 34; Chapter 24, Title 34; Chapter 25, Title 34; Chapter 26, 127 Title 34; Chapter 27B, Title 34; Chapter 30, Title 34; the by 128 amending sections in Chapter 28A, Title 34; to amend Section 129 22-10B-3, to transfer the Sickle Cell Oversight and Regulatory 130 Commission to the Department of Public Health; to amend 131 Section 22-30D-8, Code of Alabama 1975, to transfer the 132 Alabama Drycleaning Environmental Response Trust Fund Advisory 133 Board to the Alabama Department of Environmental Management; 134 to repeal Sections 34-4-53, 34-12-32, 34-17-25, 34-24-253, 135 34-30-54, 34-36-5, and 34-40-7, Code of Alabama 1975, relating 136 to member compensation and fees, and to repeal Chapter 43, 137 Title 34, Code of Alabama 1975, providing for the Alabama 138 Board of Massage Therapy; and to provide for various effective 139 dates.

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BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:



141 Section 1. Chapter 2B is added to Title 25 of the Code 142 of Alabama 1975, to read as follows:

143 CHAPTER 2B. OFFICE OF OCCUPATIONAL AND PROFESSIONAL 144 LICENSING.

145 §25-2B-1

146 For the purposes of this chapter, the following terms 147 have the following meanings:

(1) BOARD. A board, commission, or other entity
established for the primary purpose of licensing and
regulating a specific occupation or profession that is subject
to oversight and administration by the Office of Occupational
and Professional Licensing of the Department of Labor.

153 (2) EXECUTIVE DIRECTOR. The individual appointed by the154 Secretary of Labor as executive director of the office.

155 (3) FUND. The Occupational and Professional Licensing156 Fund created by this chapter.

(4) LICENSE. The certificate or license issued to an individual that certifies he or she is qualified to perform a particular occupation or profession. The term includes a certificate of registration, temporary license, or similar formal grant of permission.

(5) OFFICE. The Office of Occupational and Professional
Licensing within the Department of Labor, responsible for the
oversight and administration of certain occupational and
professional licensing boards.

166 §25-2B-2

167 (a) There is created within the Department of Labor the168 Office of Occupational and Professional licensing. The mission



169 of the office is to protect the health, safety, and welfare of 170 the public by licensing qualified individuals and entities and 171 enforcing standards of professional conduct for professions 172 and occupations.

173 (b) (1) The Secretary of Labor shall appoint and shall 174 set the qualifications for an executive director and shall 175 appoint deputy directors, as needed, who shall act in the 176 absence of the executive director and who shall perform other 177 functions of the executive director as the executive director 178 may direct. The executive director and deputy directors shall 179 serve in the exempt service. The compensation of the executive 180 director and deputy directors shall be fixed by the Secretary 181 of Labor, and they shall hold office at the pleasure of the 182 Secretary of Labor.

(2) The executive director may employ additional personnel, including administrative law judges, attorneys, and investigators, as necessary to carry out this chapter and to provide leadership, support, and oversight required for each board to exercise its powers and fulfill its duties. Except as otherwise provided in this chapter, all personnel shall be subject to the state Merit System Act.

(c) An individual hired to conduct investigations for the boards shall meet standards established by the executive director.

193 §25-2B-3

(a) The executive director, with the approval of the
Secretary of Labor, may enter into and terminate contracts on
behalf of the office or any board, subject to the State

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197 Procurement Law, as necessary to implement this chapter.

198 (b) The rights, privileges, entitlements, or duties of 199 parties to contracts, leases, agreements, or other 200 transactions entered into by a board on or before the date a 201 board becomes subject to this chapter, shall continue to exist 202 and shall not be impaired or diminished by reason of the board 203 being subject to this chapter. After the date a board becomes 204 subject to this chapter, no existing agreement or contract 205 between a board and a third party may be renewed or otherwise 206 amended unless the agreement or contract complies with this 207 chapter.

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§25-2B-4

209 On the date a board becomes subject to this chapter, 210 all the rights, duties, assets, employees, records, 211 liabilities, property, real or personal, and all other effects 212 existing in the name of each board shall be transferred to, 213 and under the jurisdiction of, the office. By resolution, a 214 board may transfer its rights, duties, assets, employees, 215 records, liabilities, property, or other effects to the office 216 before the date specified by this act if approved by the 217 Secretary of Labor or the executive director.

218 §25-2B-5

(a) The Occupational and Professional Licensing Fund is created within the State Treasury. The office shall collect, on behalf of each board, all funds the board is entitled to receive. Collected funds shall be deposited into the fund and shall be used to implement this chapter and perform required board functions. The executive director shall allocate and



225 disburse funds budgeted and allotted pursuant to the Budget 226 Management Act and Article 4 of Chapter 4 of Title 41.

227 (b) For purposes of this section, required board 228 functions include the maintenance of existing board programs 229 that benefit an occupation or profession including, but not 230 limited to, grant, wellness, and training programs, if the 231 executive director determines that maintenance of the program 232 will not require a material increase in any fee collected by 233 the office. The authority provided by this subsection shall expire on September 31, 2028. 234

235 §25-2B-6

(a) The executive director shall possess all powers
necessary and proper to provide administrative support and
oversight to each board, including all of the following:

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(2) To receive and process all license applications.

(1) To serve as the custodian of all board records.

(3) By rule, to set all administrative fees including,
but not limited to application, license, renewal, examination,
and wellness program fees and set the dates, times, and
locations of license examinations.

245 (4) To schedule the time and place for all hearings.246 (5) To issue all licenses.

247 (6) To conduct investigations on behalf of each board248 and issue subpoenas when authorized.

(7) To collect all fees, fines, and other monies dueeach board and deposit all monies collected into the fund.

(8) To implement and enforce the rules andadministrative decisions of each board.

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(b) All board orders shall be signed and attested to by the executive director, or his or her designee, in the name of the applicable board, with the seal of that board attached. Any notice or legal process necessary to be served upon a board may be served upon the executive director.

(c) Any document, material, or other information in the possession or control of the office that is obtained by or disclosed in the course of an application, examination, or investigation is confidential, privileged, and not subject to subpoena or discovery.

263 §25-2B-7

(a) Each board member shall be paid a per diem amount 264 265 of one hundred dollars (\$100) for each day spent attending a 266 board meeting or other official function of the board and 267 shall be reimbursed for travel expenses at the same rate and 268 under the same circumstances as a state employee is paid for 269 each day he or she attends to business of the board. A board 270 member's request for per diem or reimbursement of travel 271 expenses is subject to approval by the executive director.

(b) Board meetings and hearings shall be held in the City of Montgomery, at a site determined by the executive director, or at a different site upon request of the chair and approval by the executive director.

(c) Nothing in this chapter shall be construed to alter the requirements of the Open Meetings Act; provided that board members may participate in a board meeting in person, by means of telephone conference, video conference, or other similar communications equipment so that all individuals participating



in the meeting may hear each other at the same time.
Participation by such means shall constitute presence in
person at the meeting for all purposes, including for purposes
of establishing a quorum, and the affirmative vote of a
majority of the members necessary for any action of the board.
\$25-2B-8

(a) The executive director shall adopt rules pursuant
to the Alabama Administrative Procedure Act relating to
administrative fees and to the administration of examinations
of applicants for licensing by each board pursuant to Section
25-2B-6. The rules may provide for the setting of fees, dates,
times, and locations of examinations, and other similar
matters related to the administration of an examination.

(b) Nothing in this chapter shall preclude a board from
adopting rules to establish examination standards including,
but not limited to, criteria, grading procedures, passing
score requirements, and other matters pertaining to
substantive material included on an examination.

(c) A board, by rule, may establish examination standards developed in agreement or in conjunction with a national association of state boards, or other related national association, for the administration of a nationally recognized uniform examination.

304 (d) Rules adopted by a board before the date of
305 transfer to the office, that are under the jurisdiction of the
306 executive director, shall continue in effect until the
307 executive director expressly amends, repeals, or adopts new
308 rules pursuant to the Alabama Administrative Procedure Act.



309 §25-2B-9

310 (a) The executive director, by rule, may establish 311 administrative fees necessary for the operation of a board 312 including, but not limited to, an application fee, original 313 license fee, license renewal fee, inspection fee, permit fee, 314 wellness program fee, and late penalty fee. Each fee shall be 315 reasonable and shall be determined in a manner that the total 316 amount of fees charged by the board shall approximate the 317 total of the direct and indirect costs to the state of the operations of the board. Fees may be refunded as determined by 318 319 the executive director.

320 (b) The executive director, by rule, shall determine 321 the term, expiration, renewal period, and late penalty dates 322 for each license issued by a board through the office.

323 §25-2B-10

(a) The executive director, on behalf of each board,
may issue or deny a temporary license to an applicant who
otherwise satisfies all of the qualifications and criteria
required for the issuance of a license.

(1) If a temporary license is issued to an applicant by the executive director, that decision shall be reviewed by the applicable board at the next meeting of the board, during which time the board may decide to grant or deny a full license to the temporary licensee.

333 (2) If the executive director denies issuing a 334 temporary license to an applicant, that decision shall be 335 reviewed by the applicable board at the next meeting of the 336 board, during which time the board may decide to grant or deny



337 a full license to the applicant.

(b) The executive director, on behalf of each board, may temporarily renew a license pursuant to criteria established by the board for the renewal of a license. A temporary renewal issued by the executive director shall be reviewed by the applicable board at the next meeting of the board, during which time the board may decide to grant or deny the license renewal.

345 §25-2B-11

Each board remains subject to the Alabama Administrative Procedure Act. Any rule adopted, amended, or repealed by a board, as authorized by this chapter, shall be approved by the executive director before certification pursuant to Section 41-22-6. An emergency rule shall be approved before filing pursuant to Section 41-22-5.

352 §25-2B-12

(a) Nothing in this chapter shall be construed to
invalidate, override, or amend the Military Family Jobs
Opportunity Act, Section 31-1-6, or any licensing compact
entered into by this state or any board.

357 (b) The provisions of this chapter are cumulative and 358 supplemental and shall be construed in pari materia with other 359 laws relating to the boards placed under the oversight of the 360 office pursuant to this chapter. Those laws or parts of laws 361 in direct conflict or inconsistent with this chapter are 362 superseded to the extent of the conflict or inconsistency.

363 §25-2B-13

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(a) Each board shall continue to be subject to the



365 Alabama Sunset Law in the same manner and schedule as provided 366 by law.

(b) Commencing with the 2028 Regular Session of the
Alabama Legislature, and every fourth regular session
thereafter, the Secretary of Labor, through the executive
director of the office, shall submit to the co-chairs of the
Alabama Sunset Committee, a report recommending the
continuation, consolidation, or termination of those boards
regulated by this chapter.

 374
 Section 2. Relating to the Board of Examiners of

 375
 Assisted Living Administrators; to amend Sections 34-2A-1,

 376
 34-2A-2, 34-2A-3, 34-2A-6, 34-2A-8, 34-2A-9, 34-2A-10,

 377
 34-2A-11, 34-2A-12, and 34-2A-13 of the Code of Alabama 1975,

378 to read as follows:

379 "\$34-2A-1

380 For purposes of this chapter, the following terms shall 381 have the following meanings:

(1) ASSISTED LIVING ADMINISTRATOR. Any individual who is charged with the general administration of an assisted living facility or a <u>speciality specialty</u> care assisted living facility, whether or not the individual has an ownership interest in the facility, and whether or not his or her functions and duties are shared with one or more other individuals.

389 (2) ASSISTED LIVING FACILITY. Any facility, including
 390 both assisted living facilities and <u>speciality specialty</u> care
 391 assisted living facilities, that is defined as such for
 392 licensing purposes pursuant to Section 22-21-20. For purposes



398       Administrators of the State of Alabama this state.         399       (4) EXECUTIVE DIRECTOR. The executive director of the         400       beard Office of Occupational and Professional Licensing as         401       defined in Section 25-2E-1.         402       (5) FRACTICE OF ASSISTED LIVING ADMINISTRATION. The         403       planning, organizing, directing, and control of the operat:         404       of an assisted living facility.         405       (6) PROVISIONAL ASSISTED LIVING ADMINISTRATOR. An         406       individual who has been issued a provisional license by the         407       board.         408       (7) PROVISIONAL LICENSE. A temporary license issued         409       a provisional assisted living administrator by the board."         410       "\$34-2A-2         411       (a) All administrators of assisted living facilities as recorded in the         412       specialty care assisted living facilities as recorded in the         413       records of the State Department of Public Health shall be         414       issued a provisional license, as defined herein, upon the         415       offective date of this act. On and after September 1, 2003,         416       No assisted living facility in the state may operate unless         417       is under the supervision of an administrator w	393	of this chapter, the term "assisted living facility" shall not
Department of Public Health. 397 (3) BOARD. The Board of Examiners of Assisted Living Administrators of the State of Alabama this state. 399 (4) EXECUTIVE DIRECTOR. The executive director of th 400 board Office of Occupational and Professional Licensing as 401 defined in Section 25-2B-1. 402 (5) FRACTICE OF ASSISTED LIVING ADMINISTRATION. The 403 planning, organizing, directing, and control of the operat: 404 of an assisted living facility. 405 (6) PROVISIONAL ASSISTED LIVING ADMINISTRATOR. An 406 individual who has been issued a provisional license by the 407 board. 408 (7) PROVISIONAL LICENSE. A temporary license issued 409 a provisional assisted living facilities as recorded in the 410 "\$34-2A-2 411 (a) All administrators of assisted living facilities 412 specialty care assisted living facilities as recorded in the 413 records of the State Department of Public Realth shall be 414 issued a provisional license, as defined herein, upon the 415 effective date of this act. On and after September 1, 2003, 416 No assisted living facility in the state may operate unless 417 is under the supervision of an administrator's license, ex- 418 currently valid assisted living administrator's license, ex- 419 new initial provisional license, issued by the board. No	394	include family assisted living facilities as the term is
<ul> <li>(3) BOARD. The Board of Examiners of Assisted Living</li> <li>Administrators of the State of Alabama this state.</li> <li>(4) EXECUTIVE DIRECTOR. The executive director of the</li> <li>board Office of Occupational and Professional Licensing as</li> <li>defined in Section 25-28-1.</li> <li>(5) PRACTICE OF ASSISTED LIVING ADMINISTRATION. The</li> <li>planning, organizing, directing, and control of the operate</li> <li>of an assisted living facility.</li> <li>(6) PROVISIONAL ASSISTED LIVING ADMINISTRATOR. An</li> <li>individual who has been issued a provisional license by the</li> <li>board.</li> <li>(7) PROVISIONAL LICENSE. A temporary license issued</li> <li>a provisional assisted living facilities as recorded in th</li> <li>records of the State Department of Public Health shall be</li> <li>issued a provisional license, as defined herein, upon the</li> <li>offective date of this act. On and after September 1, 2003,</li> <li>No assisted living facility in the state may operate unless</li> <li>is under the supervision of an administrator's license, effective value assisted living administrator's license, effective license living facilities is under the supervisional license, issued by the board. No</li> </ul>	395	defined in the rules and regulations promulgated by the
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405 (6) PROVISIONAL ASSISTED LIVING ADMINISTRATOR. An individual who has been issued a provisional license by the board. 408 (7) PROVISIONAL LICENSE. A temporary license issued a provisional assisted living administrator by the board." 409 a provisional assisted living administrator by the board." 410 "\$34-2A-2 411 (a) All administrators of assisted living facilities specialty care assisted living facilities as recorded in the records of the State Department of Public Health shall be issued a provisional license, as defined herein, upon the offective date of this act. On and after September 1, 2003, 416 No assisted living facility in the state may operate unless is under the supervision of an administrator's license, of new initial provisional license, issued by the board. No	403	planning, organizing, directing, and control of the operation
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407 board. 408 (7) PROVISIONAL LICENSE. A temporary license issued- 409 a provisional assisted living administrator by the board." 410 "\$34-2A-2 411 (a) All administrators of assisted living facilities 412 specialty care assisted living facilities as recorded in the 413 records of the State Department of Public Health shall be 414 issued a provisional license, as defined herein, upon the 415 effective date of this act. On and after September 1, 2003, 416 No assisted living facility in the state may operate unless 417 is under the supervision of an administrator who holds a 418 currently valid assisted living administrator's license, or 419 new initial provisional license, issued by the board. No	405	(6) PROVISIONAL ASSISTED LIVING ADMINISTRATOR. An
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409 a provisional assisted living administrator by the board." 410 "\$34-2A-2 411 (a) All administrators of assisted living facilities 412 specialty care assisted living facilities as recorded in th 413 records of the State Department of Public Health shall be 414 issued a provisional license, as defined herein, upon the 415 effective date of this act. On and after September 1, 2003, 416 <u>No</u> assisted living facility in the state may operate unless 417 is under the supervision of an administrator who holds a 418 currently valid assisted living administrator's license, of 419 new initial provisional license, issued by the board. No	407	board.
410 "\$34-2A-2 411 (a) <u>All administrators of assisted living facilities</u> 412 specialty care assisted living facilities as recorded in the 413 records of the State Department of Public Health shall be 414 issued a provisional license, as defined herein, upon the 415 effective date of this act. On and after September 1, 2003, 416 No assisted living facility in the state may operate unless 417 is under the supervision of an administrator who holds a 418 currently valid assisted living administrator's license, of 419 new initial provisional license, issued by the board. No	408	(7) PROVISIONAL LICENSE. A temporary license issued to
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413 records of the State Department of Public Health shall be 414 issued a provisional license, as defined herein, upon the 415 effective date of this act. On and after September 1, 2003, 416 <u>No</u> assisted living facility in the state may operate unless 417 is under the supervision of an administrator who holds a 418 currently valid assisted living administrator's license, of 419 new initial provisional license, issued by the board. No	411	(a) All administrators of assisted living facilities or
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418 currently valid assisted living administrator's license <del>, or</del> 419 <del>new initial provisional license,</del> issued by the board. No	416	$\underline{\text{No}}$ assisted living facility in the state may operate unless it
419 new initial provisional license, issued by the board. No	417	is under the supervision of an administrator who holds a
	418	currently valid assisted living administrator's license <del>, or</del>
420 person shall practice or offer to practice assisted living	419	new initial provisional license, issued by the board. No
	420	person shall practice or offer to practice assisted living



421 administration in this state or use any title, sign, card, or 422 device to indicate that he or she is an assisted living 423 administrator unless the person shall have been duly licensed 424 as an assisted living administrator or as a provisional 425 assisted living administrator in this state. In the event an 426 assisted living administrator dies, unexpectedly resigns, 427 becomes incapacitated, or has his or her license revoked, the 428 person or persons then responsible for the management of the 429 assisted living facility shall immediately notify the board and the State Board of Health. The board may issue an 430 431 emergency permit to a person performing the functions of 432 administrator in the assisted living facility for a reasonable 433 period of time from the date of death, unexpected resignation, 434 incapacitation, or revocation of the license of the assisted 435 living administrator, but not to exceed 120 days. Although the 436 State Board of Health, in its discretion, may permit the 437 assisted living facility to continue to operate under the 438 supervision of a person issued an emergency permit, nothing in 439 this section shall be construed as prohibiting the State Board 440 of Health from denying or revoking the license of the assisted 441 living facility where the State Board of Health has determined 442 that the person with the emergency permit does not demonstrate 443 an ability or willingness to comply with State Board of Health rules governing assisted living facilities or where the State 444 445 Board of Health has determined that the facility is not 446 otherwise in compliance with those rules.

(b) Nothing in this section shall be construed toprohibit a licensed assisted living administrator from



449 supervising more than one assisted living facility if specific 450 permission is granted by the State Department of Public 451 Health."

452 "\$34-2A-3

(a) (1) There is created a Board of Examiners of
Assisted Living Administrators. Commencing on October 1, 2025,
the board shall be subject to the leadership, support, and
oversight of the Executive Director of the Office of
Occupational and Professional Licensing pursuant to Chapter 2B
of Title 25.

459 (2) The board shall be composed of nine members, seven members as set out in this subsection, and two additional 460 461 consumer members as set out in subsection (b). The membership 462 of the board shall be inclusive and reflect the racial, 463 gender, geographic, urban/rural, and economic diversity of the 464 state. The seven original members shall be composed as 465 follows: Five members shall be assisted living administrators 466 duly licensed and registered under this chapter; one member 467 shall be a physician licensed under the laws of the state; and 468 one shall be a licensed nursing home administrator who in the 469 same or contiguous facility manages assisted living beds. 470 Appointments to the board for those positions to be held by 471 assisted living administrators shall be made by the Governor 472 from a list of three nominees for each position to be 473 submitted to the Governor by the Assisted Living Association 474 of Alabama, Inc. The appointment of the nursing home administrator shall be made from a list of three nominees 475 476 submitted to the Governor by the Alabama Nursing Home



477 Association, Inc. The appointment to the board of the member 478 for the position to be held by a physician shall be made from 479 a list of three nominees submitted to the Governor by the 480 Medical Association of the State of Alabama.

(b) Within 30 days of March 1, 2002, the Governor shall appoint two consumer members of the board. The consumer members shall vote in all matters. At least one consumer member shall be 65 years of age or older and no consumer member, or a spouse or immediate family member of a consumer member, shall be a licensee of the board or be employed in the assisted living profession.

(c) When the terms of all members of the board expire 488 489 in April 2005, the Governor shall appoint five members to 490 two-year terms and four members to three-year terms as 491 follows: Three assisted living administrators, the licensed nursing home administrator, and one consumer member shall be 492 493 appointed to two-year terms; two assisted living 494 administrators, the licensed physician, and one consumer 495 member shall be appointed to three-year terms. Thereafter, all 496 members shall serve three-year terms of office.

497 (d) All members of the board shall be citizens of the498 United States and shall be residents of the state.

(e) Except as otherwise provided in this section, each member shall serve three-year staggered terms and no board member shall serve more than two consecutive full three-year terms. All members shall continue to serve until the Governor appoints a successor.

504

(f) The Governor may remove any board member for



505 misconduct, incapacity, incompetence, or neglect of duty after 506 the board member so charged has been served with a written 507 statement of charges and has been given an opportunity to be 508 heard. Absence from any three consecutive meetings of the 509 board within a calendar year, without cause acceptable to the 510 Governor and the board, shall be deemed cause for removal.

(g) Any vacancy created by the death, resignation, or removal of any board member shall be filled by the Governor for the unexpired term in the same manner as required by this chapter to make appointments.

515 (h) Each member of the board shall receive a per diem fee of not less than fifty dollars (\$50) nor more than one 516 hundred dollars (\$100) to be determined by the board for the 517 518 time spent in the performance of official duties. Each member 519 shall be reimbursed for all necessary and proper travel and incidental expenses incurred in implementing this chapter as 520 is provided to state employees by the laws of the state and 521 522 regulations of the State Personnel Director. In setting the per diem fee, the board shall give due consideration to funds 523 524 which are available for that purpose.

525 (i) (h) The board shall hold four or more meetings a 526 year. A majority of the members of the board shall constitute 527 a quorum at any meeting except as provided in Section 528 34-2A-13. A majority vote of the members present shall be 529 sufficient to transact the business of the board except as 530 provided in Section 34-2A-13. Meetings may be called by the chair or by a majority of the members of the board. Members 531 532 shall be given seven days' written notice of all meetings.



533 (i) The board shall annually elect from its members a chair and a vice-chair, at the first meeting of the board 534 535 held after October 1 of each year, and each shall serve until 536 the first meeting held after October 1 of the following year. 537 In the event of the death, resignation, or removal of the 538 chair from the board, the vice-chair shall succeed as chair 539 for the remainder of the unexpired term. In the event of the 540 death, resignation, removal, or succession to the office of 541 chair of a vice-chair, a successor shall be elected by the board to fill the remainder of the unexpired term as 542 543 vice-chair. The chair, or in the absence of the chair, the 544 vice-chair, shall preside at all meetings of the board. The 545 chair of the board may appoint an executive director to the 546 board, with the consent of the members of the board, who shall 547 serve at the pleasure of the board. The board shall fix the salary of the executive director. The executive director shall 548 549 be the executive officer to the board but may not be a member 550 of the board. The executive director shall have those powers 551 and shall perform those duties as are prescribed by law and 552 the rules and regulations of the board. A clerk and sufficient 553 deputy clerks to adequately assist the board and executive 554 director in the keeping of the records and in the performance 555 of their duties may be appointed by the board subject to the 556 Merit System consistent with Chapter 2B of Title 25.

557 (k)(j) The board is subject to the Alabama Sunset Law 558 of 1981, and is classified as an enumerated agency pursuant to 559 Section 41-20-3. The board shall automatically terminate on 560 October 1, 2004, and every four years thereafter, unless a



561 bill is passed that the board be continued, modified, or 562 reestablished."

563 "§34-2A-6

564 There is hereby established a separate special 565 trust fund in the State Treasury to be known as the Board of 566 Examiners of Assisted Living Administrators Fund. All receipts 567 collected by the board under the provisions of this chapter 568 shall be deposited into this fund and shall be used only to 569 carry out the provisions of this chapter. Receipts may be disbursed only by warrant of the state Comptroller upon the 570 571 State Treasury, upon itemized vouchers approved by the chair of the board. No funds may be withdrawn or expended except as 572 budgeted and allotted according to Sections 41-4-80 to 573 574 41-4-98, inclusive, and Section 41-19-12, and only in amounts 575 as stipulated in the general appropriation bill or other appropriation bills. the Occupational and Professional 576 577 Licensing Fund. A financial audit shall be conducted by the 578 Examiners of Public Accounts of all receipts and expenditures, 579 and a written report of the audit shall be given to each board 580 member."

581

# "§34-2A-8

(a) The board shall admit to examination for licensure as an assisted living administrator any candidate who submits evidence of good moral character and suitability as prescribed by the board and who submits evidence to the board that he or she is at least 19 years of age, a citizen of the United States or, if not a citizen of the United States, a person who is legally present in the United States with appropriate



589 documentation from the federal government, that he or she is a 590 high school graduate or has completed an educational program 591 equivalent thereto, and that he or she has completed any 592 additional educational requirements prescribed by the board. 593 The board may exempt the educational requirements for 594 practicing administrators on March 1, 2002, based on 595 acceptable experience and tenure in the applicant's current 596 position. Each candidate shall also be required, prior to 597 admission to the examination, to pay an examination fee established by the board pursuant to its rule-making authority 598 599 rule of the executive director.

(b) The board executive director may establish an
application fee for the internship or administrator in
training (AIT) program, if such a program is established, and
a fee for preceptor, certification, and recertification of any
administrator in training (AIT) program pursuant to its
rule-making authority.

606 (c) The board may establish a replacement license fee 607 for any licensing card previously issued by the board that has 608 been stolen, lost, or misplaced."

609 "\$34-2A-9

(a) The board shall determine the subjects of examinations for applicants for licensure as assisted living administrators, or licensure or certification of specialty care assisted living administrators if established, and the scope, content, and format of the examinations, which in any examination shall be the same for all candidates. The examinations shall include examination of the applicant to



617 demonstrate his or her proficiency in the rules and 618 regulations of health and safety; provided, however, that the 619 examination given to initial provisional licensees shall be 620 limited to these rules and regulations. The examinations may 621 consist of written or oral questions, or both. 622 (b) Examinations shall be held at least four times each 633 consist of written or oral questions of both.

623 year, at times and places designated by the <u>board</u> <u>executive</u> 624 director."

625 §34-2A-10

(a) The board shall issue a license to an applicant, on 626 627 a form provided for that purpose by the board, certifying that the applicant has met the requirements of the laws, rules, and 628 629 regulations entitling him or her to serve, act, practice, and 630 otherwise hold himself or herself out as a duly licensed 631 assisted living administrator and has paid a fee established by the board pursuant to its rule-making authority executive 632 633 director for original licensure, provided the applicant meets 634 all of the following qualifications:

(1) Has successfully complied with the educational and
training requirements of this chapter and of the rules and
regulations of the board promulgated under this chapter.

(2) Has paid an application fee established by the
 board pursuant to its rule-making authority for all applicants
 executive director.

641 (3) Has qualified for and passed the examination642 provided for in this chapter.

643 (b) The board executive director may establish and
644 collect a fee pursuant to its rule-making authority for the



645 issuance of a temporary emergency permit issued pursuant to 646 Section 34-2A-2."

647 "\$34-2A-11

648 (a) The board may, subject to this chapter and the 649 rules and regulations of the board prescribing the 650 qualifications for an assisted living administrator license, 651 may issue a license to an assisted living administrator who 652 has been issued a license by the proper authorities of any 653 other state or issued a certificate of qualification by any national organization, upon complying with the provisions of 654 655 licensure, payment of a fee established by the board pursuant to its rule-making authority executive director, and upon 656 657 submission of evidence satisfactory to the board of all of the 658 following:

(1) That the other state or national organization maintained a system and standards of qualification and examinations for an assisted living administrator license or certificate which were substantially equivalent to those required in this state at the time the other license or certificate was issued by the other state or national organization.

(2) That the other state gives similar recognition and
endorsement to assisted living administrator licenses of this
state. The board executive director may charge a fee for
completion of a reciprocity questionnaire, pursuant to its
rule-making authority.

671 (b) Any person who has a license in good standing in 672 this state, and continuously maintains such license as a



673 licensed nursing home administrator, shall be exempt from the 674 licensure requirement herein if the person at the time of 675 application has responsibility for administration of an 676 assisted living facility subject to the following conditions: 677 (1) If the person wishes to also be issued a license as 678 an assisted living administrator, the person shall pay an 679 annual administrative fee as determined by the board executive 680 director and document initially and annually thereafter the good standing of the nursing home administrator license. 681 (2) If any person requests an exemption from the 682 683 licensure requirements provided herein during the initial 18-month licensing period described in subsection (a) of 684 Section 34-2A-2, the initial license issued shall be a 685 provisional license until the end of the 18-month period at 686 687 which time, and thereafter, an active license shall be issued. (3) (2) Any assisted living administrator license issued 688 689 according to subdivision (1) or subdivision (2) of this 690 subsection shall become void if the requisite nursing home 691 administrator license becomes void. Further, the license shall 692 become inactive, as described in subsection (e) of Section 693 34-2A-12, if the licensee no longer has responsibility for an 694 assisted living facility. After 12 months a period of time in 695 inactive status, as determined by the executive director, the 696 license shall expire and become void.

697 (c) Any person who is an administrator/chief executive 698 officer of an acute care hospital in this state shall be 699 exempt from the licensure requirement herein if the person at 700 the time of application has responsibility for administration



701 of an assisted living facility subject to the following 702 conditions:

(1) If the person wishes to also be issued a license as an assisted living administrator, the person shall pay an annual administrative fee as determined by the <u>board executive</u> director and document initially and annually thereafter their continued employment as an administrator/chief executive officer of an acute care hospital.

709 (2) If any person requests an exemption from the licensure requirements provided herein during the initial 18-month licensing period described in subsection (a) of Section 34-2A-2, the initial license issued shall be a provisional license until the end of the 18-month period at which time, and thereafter, an active license shall be issued.

715 (3) (2) Any assisted living administrator license issued according to subdivision (1) or subdivision (2) of this 716 717 subsection shall become void if the person no longer is the 718 administrator/chief executive officer of a hospital. Further, 719 the license shall become inactive, as described in subsection 720 (e) of Section 34-2A-12 if the licensee no longer has 721 responsibility for an assisted living facility. After-12 722 months a period of time in inactive status, as determined by 723 the executive director, the license shall expire and become 724 void.

725 <u>(4)(3)</u> For the purpose of this subsection, the term 726 "acute care hospital" shall be defined as a health institution 727 planned, organized, and maintained for offering to the public 728 generally facilities and beds for use in the diagnosis and/or



729 treatment of illness, disease, injury, deformity, abnormality, 730 or pregnancy, when the institution offers such care of service 731 for not less than 24 consecutive hours in any week to two or 732 more individuals not related by blood or marriage to the owner 733 and/or chief executive officer/administrator and, in addition, 734 the hospital may provide for the education of patients, 735 medical and health personnel, as well as conduct research 736 programs to promote progress and efficiency in clinical and 737 administrative medicine."

738 "\$34-2A-12

739 (a) Every individual who holds a valid current license 740 as an assisted living administrator issued by the board under 741 this chapter shall immediately upon issuance have the right 742 and privilege of acting and serving as an assisted living 743 administrator and of using the abbreviation "A.L.A." after his or her name. Thereafter, the individual shall annually be 744 745 required to make application to the board for a renewal of 746 license and to report any facts requested by the board on 747 forms provided for that purpose.

748 (b) Upon making application for a renewal of a license, 749 the individual shall pay an annual license fee established as 750 determined by the board pursuant to the rule-making authority 751 executive director and, at the same time, shall submit 752 evidence satisfactory to the board that during the year 753 immediately preceding application for renewal he or she has 754 complied with the requirements of the board concerning the continuation of education of assisted living administrators. 755 756 (c) Upon receipt of the application for renewal of a



757 license, the renewal fee, and the evidence with respect to 758 continuing education, the board shall issue a license renewal 759 to the assisted living administrator.

(d) (1) Failure to secure an annual renewal of a license
based on a failure to meet the continuing education
requirements, shall result in the expiration of the license.
An expired license may not be reactivated. All persons holding
an expired license shall be required to submit a new
application and follow all procedures for new licensure and
pay a reapplication fee established by the board.

767 (2) A licensee who complies with the continuing education requirements, but who does not renew within 90 days 768 769 a prescribed period following its due date as prescribed by 770 the executive director, shall be deemed delinquent and may 771 renew within the 90-day period by paying a late renewal fee 772 established by the board pursuant to its rule-making authority 773 executive director. A license that is not renewed within the 774 90-day prescribed period shall be deemed expired and is 775 subject to reapplication as provided in subdivision (1).

(e) A licensee who holds a current license and who is not practicing as an assisted living administrator may place that license into an inactive status upon written application to the board. Any licensee whose license has been placed on inactive status may not engage in the practice of assisted living administration.

(f) A licensee whose license is on inactive status who wishes to reactivate that license may do so by making application to the board. The applicant shall attach proof of



785 having completed twice the annual hours' requirement of 786 approved continuing education credits within one year of 787 making application for license reactivation and shall pay a 788 reactivation fee established by the board executive director 789 pursuant to its rule-making authority. A licensee may not have 790 his or her license in inactive status for more than five 791 years. After five years in inactive status, the license 792 automatically expires.

793 (q) The board shall maintain a file of all applications 794 for licensure that includes the following information on each 795 applicant: Residence, name, age, the name and address of his or her employer or business connection, the date of 796 797 application, educational experience gualifications, action 798 taken by the board, serial numbers of licenses issued to the 799 applicant, and the date on which the board acted on or 800 reviewed the application.

(h) The board shall maintain a list of current
licensees of the board and shall furnish the list on demand to
any person who pays a fee established by the board pursuant to
its rule-making authority executive director. The State
Department of Public Health and other state agencies with a
direct need shall be provided copies at no cost.

807 (i) The board shall adopt a program for continuing
808 education for its licensees by September 1, 2002. After that
809 date, successful. Successful completion of the continuing
810 education program by board licensees shall be required in
811 order to obtain a renewal license.

812

2 (j) Continuing education shall not result in a passing



813 or failing grade."

814 "\$34-2A-13

(a) The board may discipline its licensees by the
adoption and collection of administrative fines, not to exceed
five thousand dollars (\$5,000) per violation, and may
institute any legal proceedings necessary to effect compliance
with this chapter.

(b) The license of any person practicing or offering to practice assisted living administration may be revoked or suspended by the board, or the person may be reprimanded, censured, or otherwise disciplined in accordance with the provisions of this section upon decision and after due hearing in any of, but not limited to, the following cases:

(1) Upon proof that the person has willfully or
repeatedly violated any of the provisions of this chapter or
the rules enacted in accordance with this chapter.

(2) Conduct or practices deemed to be detrimental to the lives, health, safety, or welfare of the residents or patients of any assisted living facility or health care facility in this state or any other jurisdiction.

(3) Conviction in this state or any other jurisdiction
of a felony or any crime involving the physical, sexual,
mental, or verbal abuse of an individual.

836 (4) Conviction in this state or any other jurisdiction837 of any crime involving fraud.

(5) Pleas of nolo contendere, nolo contender, no
contender, no contest, or guilty in any case involving a lewd
or lascivious act against a child or an adult, inappropriate



841 sexual conduct with a child or an adult, or any other crime in 842 which the punishment could include a sentence of imprisonment 843 exceeding one year.

844 (c) The board shall have the jurisdiction to hear all 845 charges brought under this section against any person having 846 been issued a license as an assisted living administrator-or 847 having been issued a license as a provisional assisted living 848 administrator, and, upon a hearing, shall determine the 849 charges upon their merits. If the board determines that disciplinary measures should be taken, the board may revoke 850 851 his or her license, suspend him or her from practice, or 852 reprimand, censure, or otherwise discipline the person.

(d) All proceedings under this section shall be
conducted by the board, according to its administrative rules,
and the Alabama Administrative Procedure Act.

856 (e) Any party aggrieved by a final decision or order of 857 the board suspending, revoking, or refusing to issue a license 858 is entitled to a review of the decision or order by taking an appeal to the circuit court of the county in which the 859 860 assisted living administrator or applicant resides. In such 861 cases, the appeal shall be taken by filing notice thereof with 862 the circuit court within 30 days of the date of notice by the 863 board of its decision. Appeals from any order or judgment 864 rendered thereon by the circuit court to the Supreme Court of 865 Alabama shall be available as in other cases.

866 (f) The board shall report to the Department of Public 867 Health all final disciplinary actions taken under this 868 section."



869 Section 3. Relating to the Alabama Athletic Commission; 870 to amend Sections 41-9-1021, 41-9-1023, 41-9-1024, 41-9-1025, 871 41-9-1026, 41-9-1028, and 41-9-1029 of the Code of Alabama 872 1975, to read as follows: 873 "\$41-9-1021 874 As used in this article, the following terms shall have 875 the following meanings: 876 (1) AMATEUR. An individual who engages in a match, 877 contest, or exhibition of boxing, tough man contests, wrestling, mixed martial arts, or other form of unarmed 878 879 combat, for no compensation or thing of value for 880 participating, which is governed or authorized by any of the 881 following: 882 a. U.S.A. Boxing. 883 b. The Alabama High School Athletic Association. 884 c. The National Collegiate Athletic Association. d. Amateur Athletic Union. 885 886 e. Golden Gloves. f. The local affiliate of any organization listed in 887 888 this subdivision. 889 g. USA Wrestling. 890 h. The National Junior College Athletic Association. 891 i. The National Association of Intercollegiate 892 Athletics. 893 j. The National Collegiate Wrestling Association. 894 k. Any organization licensed by the commission. (2) BARE KNUCKLE BOXING. The original form of boxing, 895 896 involving two individuals fighting without boxing gloves or



897 other padding on their hands.

898 (3) BOXING MATCH. A contest between two individuals in
899 which contestants score points in rounds of two or three
900 minutes by striking with gloved fists the head and upper torso
901 of the opponent or by knocking the opponent down and rendering
902 the opponent unconscious or incapable of continuing the
903 contest by the blows, which contest is held in a square ring
904 supervised by a referee and scored by three judges.

905 (4) BOXING REGISTRY. A registry created or designated906 pursuant to subsection (k) of Section 41-9-1024.

907 (5) CHARITABLE ORGANIZATION. An entity described by 908 either of the following:

909 a. Section 501(c)(3), Internal Revenue Code of 1986 (26 910 U.S.C. § 501(c)(3)).

911 b. Section 170(c), Internal Revenue Code of 1986 (26 912 U.S.C. § 170(c)).

913 (6) COMMISSION. The Alabama Athletic Commission.
914 (7) EXECUTIVE DIRECTOR. The executive director of the
915 Office of Occupational and Professional Licensing as defined
916 in Section 25-2B-1.

917 <u>(7)(8)</u> EXHIBITION. A contest where the participants 918 engage in the use of boxing skills and techniques, bare 919 knuckle skills and techniques, tough man skills and 920 techniques, wrestling skills and techniques, or mixed martial 921 arts skills and techniques, or any or all of these, and where 922 the objective is to display the skills and techniques without 923 striving to win.

924 (8)

(8) (9) FACE VALUE. The dollar value of a ticket or



925 order shall reflect the dollar amount that the customer shall 926 pay in order to view the match, contest, exhibition, or 927 entertainment event. Face value shall include any charges or 928 fees, such as dinner, gratuity, parking, surcharges, or any 929 other charges or fees which are charged to and must be paid by 930 the customer in order to view the match, contest, exhibition, 931 or entertainment event. It shall exclude any portion paid by 932 the customer for federal, state, or local taxes.

933

(9) (10) GROSS RECEIPTS. Any of the following:

a. The gross price charged for the sale or lease of
broadcasting, television, closed circuit, or motion picture
rights without any deductions for commissions, brokerage fees,
distribution fees, production fees, advertising, or other
expenses or charges.

939

b. The face value of all tickets sold.

940 (10)(11) MANAGER. An individual who, under contract, 941 agreement, or other arrangement with a boxer, bare knuckle 942 boxer, or a mixed martial arts competitor, undertakes to 943 control or administer, directly or indirectly, a matter on 944 behalf of a boxer or a mixed martial arts competitor. The term 945 includes, but is not limited to, a person who functions as a 946 booking agent, adviser, or consultant.

947 (11)(12) MATCHMAKER. A person who is employed by or 948 associated with a promoter in the capacity of booking and 949 arranging professional matches, contests, or exhibitions of 950 boxing, bare knuckle boxing, or mixed martial arts between 951 opponents or who proposes professional matches, contests, or 952 exhibitions of boxing, bare knuckle boxing, or mixed martial



953 arts and selects and arranges for the participants in such 954 events and for whose activities in this regard the promoter is 955 legally responsible.

956 (12) (13) MIXED MARTIAL ARTS. Unarmed combat involving 957 the use of any combination of techniques from different 958 disciplines of the martial arts, including, without 959 limitation, grappling, submission holds, throws, and striking 960 or kicking with the hands, feet, knees, or elbows. The term 961 mixed martial arts includes kickboxing.

962 (13) (14) PERSON. An individual, partnership, firm, 963 association, corporation, or combination of individuals of 964 whatever form or character.

965 (14) (15) PHYSICIAN. A doctor of medicine or doctor of 966 osteopathy licensed to practice medicine in the State of 967 Alabama.

968 (15)(16) PROFESSIONAL. A person who is participating or 969 has participated in a match, contest, or exhibition of boxing, 970 bare knuckle boxing, wrestling, or mixed martial arts which is 971 not governed or authorized by one or more of the organizations 972 listed in subdivision (1) and any of the following:

a. Has received or competed for or is receiving or
competing for any cash as a salary, purse, or prize for
participating in any match, contest, or exhibition of boxing,
bare knuckle boxing, wrestling, or mixed martial arts.

b. Is participating or has participated in any match,
contest, or exhibition of boxing, bare knuckle boxing,
wrestling, or mixed martial arts to which admission is granted
upon payment of any ticket for admission or other evidence of

Page 35



981 the right of entry.

982 c. Is participating or has participated in any match,
983 contest, or exhibition of boxing, bare knuckle boxing,
984 wrestling, or mixed martial arts which is or was filmed,
985 broadcast, or transmitted for viewing.

986 d. Is participating or has participated in any match,
987 contest, or exhibition of boxing, bare knuckle boxing,
988 wrestling, or mixed martial arts which provides a commercial
989 advantage by attracting persons to a particular place or
990 promoting a commercial product or enterprise.

991 (16) (17) PROFESSIONAL MATCH OF BOXING, BARE KNUCKLE BOXING, WRESTLING, MIXED MARTIAL ARTS, OR UNARMED COMBAT. A 992 993 boxing match, contest, or exhibition; a bare knuckle boxing 994 match, contest, or exhibition; a wrestling match; a mixed 995 martial arts match, contest, or exhibition; or other unarmed combat match, contest, or exhibition, which is not governed or 996 997 authorized by one or more of the organizations listed in 998 subdivision (1) and which does any of the following:

999 a. Rewards a boxer, bare knuckle boxer, wrestler, mixed 1000 martial arts competitor, or other unarmed combat competitor 1001 participating with cash as a salary, purse, or prize for such 1002 participation.

b. Requires for admission payment of a ticket or otherevidence of the right of entry.

1005 c. Is filmed, broadcast, or transmitted for viewing.
1006 d. Provides a commercial advantage by attracting
1007 persons to a particular place or promoting a commercial
1008 product or enterprise.



1009 (17)(18) PROFESSIONAL WRESTLING. Any organized event 1010 between two unarmed contestants in which participants compete 1011 primarily for the purpose of providing entertainment to 1012 spectators that may or may not comprise a bona fide athletic 1013 contest or competition.

1014 (18)(19) PROMOTER. The person primarily responsible for 1015 organizing, promoting, and producing a match, contest, or 1016 exhibition of professional boxing, bare knuckle boxing, tough 1017 man contest, professional wrestling, or mixed martial arts and 1018 who is legally responsible for the lawful conduct of the 1019 professional match, contest, or exhibition.

1020 (19)(20) PURSE or RING EARNINGS. The financial 1021 guarantee or any other remuneration, or part thereof, which a 1022 professional boxer, bare knuckle boxer, wrestler, or mixed 1023 martial arts competitor participating in a match, contest, or 1024 exhibition will receive and includes any share of any payment 1025 received for radio broadcasting, television, or motion picture 1026 rights.

1027 <u>(20) (21)</u> TOUGH MAN CONTEST. A boxing match and 1028 tournament where each contestant wears headgear and oversized 1029 gloves. A contestant in a tough man contest is not an amateur 1030 or a professional and cash prizes may be awarded.

1031 (21) (22) UNARMED COMBAT. Any form of competition
 1032 between human beings in which both of the following occurs:

1033 1. One or more blows are struck which may reasonably be 1034 expected to inflict injury on a human being.

1035 2. There is some compensation or commercial benefit 1036 arising from such competition, whether in the form of cash or



1037	non-cash payment to the competitors or the person arranging
1038	the competition; the sale of the right to film, broadcast,
1039	transmit, or view the competition; or the use of the
1040	competition to attract persons to a particular location for
1041	some commercial advantage or to promote a commercial product
1042	or commercial enterprise."
1043	"\$41-9-1023
1044	(a) There is created the Alabama Athletic Commission
1045	composed of six members. Commencing on October 1, 2025, the
1046	commission shall be subject to the leadership, support, and
1047	oversight of the Executive Director of the Office of
1048	Occupational and Professional Licensing pursuant to Chapter 2B
1049	<u>of Title 25.</u>
1050	(b)(1) All appointing authorities shall coordinate
1051	their appointments so that diversity of gender, race, and
1052	geographical areas is reflective of the makeup of this state.
1053	The six initial members shall be as follows:
1054	a. Two members appointed by the Governor.
1055	b. One member appointed by the Alabama Athlete Agents
1056	Commission.
1057	c. One member appointed by the Speaker of the House of
1058	Representatives.
1059	d. One member appointed by the President of the Senate.
1060	e. One member appointed by the President Pro Tempore of
1061	the Senate.
1062	(2) Initial appointments by the Governor shall be for
1063	one and three years, the initial appointment by the Speaker of
1064	the House of Representatives shall be for four years, the



1065 initial appointment of the President of the Senate shall be 1066 for two years, and the initial appointment of the President 1067 Pro Tempore of the Senate shall be for one year. The initial 1068 appointment by the commission shall be for four years. All 1069 subsequent appointments shall be for terms of four years. 1070 Vacancies shall be filled for the unexpired terms under the 1071 same procedures and requirements as appointments for full 1072 terms. Each member of the commission shall be a resident of 1073 this state.

(c) The commission shall elect a chair from among its 1074 1075 membership for a term of one year. While serving as chair, a 1076 member may not vote on any matter coming before the 1077 commission. The commission may elect a vice chair from its 1078 membership for a term of one year. Any member serving as chair 1079 shall be eligible for successive election to the office by the 1080 commission. The chair may designate another member of the commission to perform the duties of chair in his or her 1081 1082 absence. The commission may employ an executive director to 1083 shall manage the day-to-day operations of the commission within the available funds of the commission. 1084

1085 (d) A medical advisory panel of the commission shall be 1086 appointed by the Governor and shall consist of four persons 1087 licensed to practice medicine in this state, with one member 1088 each representing the specialties of ophthalmology and general 1089 medicine and two members representing the specialty of sports 1090 medicine. The medical advisory panel shall advise and assist the commission and its staff regarding issues and questions 1091 1092 concerning the medical safety of professional boxers, bare



1093 knuckle boxers, tough man contestants, professional wrestlers, 1094 amateur mixed martial arts competitors, professional mixed 1095 martial arts competitors, and other unarmed combat competitors 1096 including, but not limited to, matters relating to medical 1097 suspensions. The medical advisory panel may meet separately 1098 from the commission to discuss and formulate recommendations 1099 for the commission in connection with medical safety. Members 1100 of the medical advisory panel shall not be counted in 1101 determining a quorum of the commission and shall not vote as commission members. 1102

(e) Each member of the commission and the medical advisory panel shall be reimbursed for expenses and travel as provided for public officials of this state."

1106

"\$41-9-1024

(a) (1) The commission shall be the sole regulator of professional boxing in this state and shall have authority to protect the physical safety and welfare of professional boxers and serve the public interest by closely supervising all professional boxing in this state.

1112 (2) The commission shall be the sole regulator of 1113 professional and amateur matches, contests, or exhibitions of 1114 mixed martial arts and shall have the authority to protect the 1115 physical safety and welfare of professional competitors in 1116 mixed martial arts and serve the public interest by closely 1117 supervising all competitors in mixed martial arts. The 1118 commission shall regulate professional and amateur mixed martial arts to the same extent as professional boxing unless 1119 1120 any rule of the commission is not by its nature applicable to



1121 mixed martial arts.

1122 (3) The commission shall be the sole regulator of 1123 professional matches, contests, or exhibitions of wrestling 1124 and shall have the authority to protect the physical safety 1125 and welfare of professional competitors in professional 1126 wrestling and serve the public interest by closely supervising 1127 all competitors in professional wrestling. The commission 1128 shall regulate professional wrestling to the same extent as 1129 professional boxing unless any rule of the commission is not by its nature applicable to professional wrestling. 1130

1131 (4) The commission shall have the sole authority to 1132 license a wrestling sanctioning organization to safeguard the 1133 public health, to protect competitors, and to provide for 1134 competitive matches by requiring each licensed organization to 1135 abide by rules adopted by the commission. The commission, at 1136 the request of a licensed sanctioning organization, may 1137 provide direct oversight of any event sanctioned by the 1138 organization for a fee negotiated between the commission and 1139 the licensed sanctioning organization.

1140 (5) The commission shall have the sole authority to 1141 license the promoters of tough man contests to safeguard the 1142 public health, to protect competitors, and to provide for 1143 competitive matches by requiring each licensed promoter to 1144 abide by rules adopted by the commission. The commission, at the request of a promoter, may provide direct oversight of any 1145 tough man match for a fee negotiated between the commission 1146 and the promoter. 1147

1148

(6) The commission shall be the sole regulator of



1149 professional bare knuckle boxing matches, contests, or 1150 exhibitions of bare knuckle boxing and shall have the 1151 authority to protect the physical safety and welfare of 1152 professional competitors in bare knuckle boxing and serve the 1153 public interest by closely supervising all competitors in bare 1154 knuckle boxing. The commission shall regulate professional 1155 bare knuckle boxing to the same extent as professional boxing 1156 unless any rule of the commission is not by its nature 1157 applicable to bare knuckle boxing.

(7) The commission shall be the sole regulator and shall have the sole authority to regulate any form of unarmed combat held in the state as the commission deems necessary.

(b) The commission shall have the sole jurisdiction to license the promotion or holding of each match, contest, or exhibition of professional boxing, bare knuckle boxing, tough man contests, professional wrestling, amateur mixed martial arts, professional mixed martial arts, or other form of unarmed combat promoted or held within this state.

(c) The commission shall have the authority to license participants in any match, contest, or exhibition of professional boxing, professional bare knuckle boxing, professional wrestling, amateur mixed martial arts, professional mixed martial arts, or other form of unarmed combat held in this state.

(d) The commission shall have the authority to direct, manage, control, and supervise all matches, contests, or exhibitions of professional boxing, professional bare knuckle boxing, tough man contests, professional wrestling, amateur



1177 mixed martial arts, or professional mixed martial arts 1178 including, but not limited to, the authority to enforce safety 1179 measures and restrict access to certain areas for the 1180 protection of the public and participants. The commission may 1181 adopt bylaws for its own management and adopt and enforce 1182 rules consistent with this article. The commission may 1183 immediately implement medical guidelines that have been vetted 1184 by the medical advisory panel and approved by the commission 1185 and competition guidelines that have been approved by the commission. Medical and competition guidelines approved by the 1186 1187 commission pursuant to this subdivision are exempt from the Alabama Administrative Procedure Act. 1188

1189 (e) The commission shall have the sole authority to 1190 inquire into the plans or arrangements for compliance of a 1191 licensed organization with rules adopted by the commission. 1192 The commission may require a wrestling sanctioning 1193 organization to pay an annual licensure fee and any other fee 1194 determined necessary by the board executive director and may 1195 penalize any organization for violation of this article or any 1196 rule adopted by the commission pursuant to this article.

(f) The commission may appoint one or more inspectors as duly authorized representatives of the commission to ensure that the rules are strictly observed. The inspectors shall be present at all professional matches, contests, or exhibitions of boxing, bare knuckle boxing, wrestling, or mixed martial arts.

1203 (g) The commission may designate physicians as duly 1204 authorized representatives of the commission to conduct



1205 physical examinations of boxers, bare knuckle boxers, or mixed 1206 martial arts competitors licensed under this article and shall 1207 designate a roster of physicians authorized to conduct 1208 prefight physicals and serve as ringside physicians in all 1209 professional boxing, professional bare knuckle boxing, tough 1210 man, or mixed martial arts matches held in this state. 1211 (h) (1) The commission or any agent duly designated by 1212 the commission may do any of the following: 1213 a. Make investigations. 1214 b. Hold hearings. 1215 c. Issue subpoenas to compel the attendance of witnesses and the production of books, papers, and records. 1216 1217 d. Administer oaths to and examine any witnesses for 1218 the purpose of determining any question coming before it under 1219 this article or under the rules adopted pursuant to this 1220 article. 1221 e. Swear out a warrant of arrest against any person 1222 violating the criminal provisions of this article, and the commission shall not be liable in damages or to any action for 1223 1224 damages by reason of swearing out a warrant or for causing the 1225 arrest and detention or imprisonment of any person under such 1226 warrant, unless the commission or agent fails to act in a

1227 reasonably prudent manner.

1228 f. Assess fines, not to exceed ten thousand dollars 1229 (\$10,000) per violation, for violations of the rules and 1230 guidelines of the commission.

(2) During an investigation of any allegation which, ifproven, would result in criminal or civil sanctions as

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1233 provided in this article, the commission may withhold all or a 1234 portion of the gross receipts to which the person under 1235 investigation is entitled until such time as the matter has 1236 been resolved.

1237 (i) The commission may engage in activities that 1238 promote amateur boxing, amateur wrestling, and amateur mixed 1239 martial arts in this state and contract with any nonprofit 1240 organization which is exempted from the taxation of income. To 1241 support amateur boxing, amateur wrestling, and amateur mixed 1242 martial arts in this state, the commission may promote 1243 voluntary contributions through the application process or through any fund-raising or other promotional technique deemed 1244 1245 appropriate by the commission.

(j) Pursuant to 15 U.S.C. § 6301, et seq., the 1246 1247 commission may issue to each boxer who is a resident of this 1248 state an identification card bearing the photograph of the 1249 boxer and in such form and containing such information as the 1250 commission deems necessary and appropriate. The commission 1251 shall ensure that the form and manner of issuance of the 1252 identification cards comply with any applicable federal law or 1253 regulation. The commission may charge an amount not to exceed 1254 one hundred dollars (\$100) per card for the issuance or 1255 replacement of each identification card.

(k) The commission may create a boxing registry or
designate a nationally recognized boxing registry and register
each boxer who is a resident of this state or who is a
resident of another state which has no boxing registry.
(1) The commission may inquire into the financial

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backing of any professional match, contest, or exhibition of boxing, bare knuckle boxing, wrestling, or mixed martial arts and obtain answers to written or oral questions propounded to all persons associated with the professional event.

(m) The commission, pursuant to rule, may license any concessionaire, ring announcer, photographer, or other person receiving any portion of the gate proceeds from a match, contest, or exhibition held in the state pursuant to this article."

1270 "\$41-9-1025

1271 The commission shall designate a person to serve as 1272 executive director and the executive director shall issue 1273 licenses and identification cards and perform other duties as 1274 the commission may direct in the enforcement of this article."

1275 "\$41-9-1026

1276 (a) The commission shall meet upon the call of the 1277 chair or upon the call of any two members. The business of the 1278 commission shall be conducted by a majority vote of the 1279 members present. A majority of the commission members shall 1280 constitute a quorum.

1281 (b) The chair, if necessary, may within 10 days of 1282 receiving an application and license fee call a meeting of the 1283 commission for the purpose of approving or rejecting an 1284 application for a license or match permit which has been 1285 submitted to the commission. The meeting shall be held within 1286 20 days of the call of the chair at a place designated by the 1287 chair."

1288 "\$41-9-1028



1289 A member or employee of the commission and any person 1290 who administers or enforces this article or rules adopted in 1291 accordance with this article shall not be a member of, 1292 contract with, or receive any compensation from any person or 1293 organization who authorizes, arranges, or promotes matches, 1294 contests, or exhibitions of professional boxing, professional 1295 bare knuckle boxing, tough man contests, professional 1296 wrestling, amateur mixed martial arts, or professional mixed 1297 martial arts or who otherwise has a financial interest in any activity or licensee regulated by the commission. The term 1298 1299 compensation does not include funds held in escrow for payment 1300 to another person in connection with a professional match, contest, or exhibition of boxing, bare knuckle boxing, 1301 1302 wrestling, or mixed martial arts."

1303 "\$41-9-1029

(a) (1) No person shall promote or hold a match,
contest, or exhibition of professional boxing, professional
bare knuckle boxing, tough man contests, professional
wrestling, amateur mixed martial arts, or professional mixed
martial arts within this state without first applying for and
obtaining a promoter's license from the commission.

1310 (2) Licenses shall be issued annually and shall expire 1311 on December 31 of each calendar year.

(b) Promoters shall apply to the commission for a license required by subsection (a) on a form provided by the commission. The application shall be accompanied by a nonrefundable fee not to exceed two hundred fifty dollars (\$250). The application shall also be accompanied by



1317 <u>established by the executive director and</u> a performance bond 1318 in an amount and under any conditions required by the 1319 <u>commission executive director</u>.

(c) (1) In addition to the license required by subsection (a), a match, contest, or exhibition of professional boxing, professional bare knuckle boxing, tough man contests, professional wrestling, amateur mixed martial arts, or professional mixed martial arts within this state shall not be staged unless a match permit has been issued by the commission for the match, contest, or exhibition.

(2) Each application for a match permit shall be on a
form provided by the <u>commission executive director</u> and shall
be accompanied by a nonrefundable application fee<u>not</u> to
exceed two hundred fifty dollars (\$250) established by the
<u>executive director</u>. The <u>commission executive director</u> may
charge an additional match fee in accordance with rules
adopted by the <u>commission</u> executive director.

(d) The commission, prior to issuing any match permit,
may require a performance bond in addition to that required in
subsection (b).

1337 (e) The commission executive director may refund any portion of the match permit fee in excess of two hundred fifty 1338 1339 dollars (\$250) to any person who paid the excess fee if the 1340 match, contest, or exhibition of professional boxing, 1341 professional bare knuckle boxing, tough man contests, professional wrestling, amateur mixed martial arts, or 1342 professional mixed martial arts for which the fees were paid 1343 1344 is not held.



1345 (f) The commission shall have the sole authority to 1346 certify the results of each amateur mixed martial arts match, 1347 contest, or exhibition held within the state." 1348 Section 4. Relating to the Alabama Board of Athletic 1349 Trainers; to amend Sections 34-40-2, 34-40-3, 34-40-5, 1350 34-40-8, 34-40-11, and 34-40-14 of the Code of Alabama 1975, 1351 to read as follows: 1352 "\$34-40-2 1353 As used in this chapter, the following terms shall have the following meanings, respectively, unless the context 1354 1355 clearly indicates otherwise: (1) ADVISORY COUNCIL. The Advisory Council of the State 1356 1357 Board of Medical Examiners and the Alabama Board of Athletic 1358 Trainers created pursuant to Section 34-40-3.2. 1359 (2) ATHLETIC INJURY. An injury or condition sustained 1360 as a result of, or limiting the preparation for or 1361 participation in, an exercise, sport, game, recreational 1362 activity, or any other activity that requires a level of 1363 strength, endurance, flexibility, or agility that is 1364 comparable to the level of strength, endurance, flexibility, 1365 or agility required for an exercise, sport, game, or 1366 recreational activity; or any injury that a physician deems 1367 would benefit from athletic training services.

(3) ATHLETIC TRAINER. An individual licensed by the Alabama Board of Athletic Trainers and under the direction or referral, or both, of a licensed physician after meeting the requirements of this chapter and rules adopted pursuant to this chapter.



1373 (4) ATHLETIC TRAINING PRACTICE. Practice by an athletic1374 trainer of any of the following:

1375 a. The application of care for an athletic injury, 1376 including the application or provision of: (i) principles, 1377 methods, and procedures of recognition, examination, 1378 assessment, clinical evaluation, prevention, management, 1379 emergency care, disposition, or rehabilitation and 1380 reconditioning of athletic injuries; (ii) appropriate preventive and supportive devices; (iii) treatment using 1381 physical modalities such as heat, cold, light, mechanical 1382 1383 devices, electric stimulation, manual therapy techniques, aquatic therapy, sound, or therapeutic exercise; and (iv) any 1384 1385 other physical agent that is included within the written 1386 protocols allowed by the State Board of Medical Examiners and 1387 prescribed by a physician.

b. The organization and administration of athletic
training programs, including health care administration and
professional responsibility.

c. The provision of athletic training, education, and guidance to physically active individuals, coaches, medical personnel, and the community in the prevention and care of athletic injuries.

d. The recognition of potential illnesses and referralsto a physician for diagnosis and treatment.

e. The provision of injury prevention servicesdeveloped for physically active individuals.

1399 (5) BOARD. The Alabama Board of Athletic Trainers.

1400 (6) EXECUTIVE DIRECTOR. The Executive Director of the



1401 Office of Occupational and Professional Licensing as defined

1402 in Section 25-2B-1.

1403 (6) (7) INJURY PREVENTION. Care and guidance related to 1404 risk management, including biomechanics, conditioning, 1405 flexibility, energy requirements, strength training, and 1406 fitness.

1407 (7) (8) PHYSICAL THERAPIST. A physical therapist
 1408 licensed by the Alabama State Board of Physical Therapy.

1409 (8) (9) PHYSICIAN. A physician licensed by the Medical
 1410 Licensure Commission of Alabama.

1411 (9)(10) PHYSICIAN SUPERVISION. a. An athletic trainer 1412 acting under the supervision of a physician if:

1413 1. The activities are undertaken pursuant to a verbal 1414 or written order of the physician who has evaluated the 1415 physically active individual; or

2. The activity is undertaken in accordance with a 1416 1417 written protocol signed by the physician which describes the 1418 athletic injury encountered and directs appropriate medical 1419 interventions consistent with the qualification, training, and 1420 experience of the athletic trainer. The State Board of Medical 1421 Examiners shall establish medical criteria for any protocol 1422 used by athletic trainers and shall specify those conditions 1423 and circumstances that require referral to the physician for 1424 further evaluation.

b. Physician supervision establishes a formal relationship between an athletic trainer and a physician under which the athletic trainer is authorized to practice as evidenced by a written protocol approved by the State Board of



1429 Medical Examiners and requires professional oversight and 1430 direction pursuant to the rules of the State Board of Medical 1431 Examiners and the Alabama Board of Athletic Trainers as 1432 recommended by the advisory council. No rule adopted pursuant 1433 to this paragraph shall be effective without the approval of 1434 both the State Board of Medical Examiners and the board." "\$34-40-3 1435 1436 (a) The Alabama Board of Athletic Trainers is created. 1437 Commencing on October 1, 2025, the board shall be subject to the leadership, support, and oversight of the Executive 1438 1439 Director of the Office of Occupational and Professional Licensing pursuant to Chapter 2B of Title 25. The board shall 1440 1441 be composed of nine members who shall serve four-year terms. 1442 Members may not serve more than three consecutive four-year 1443 terms. Three members shall be a member of a minority class, 1444 one of whom shall be a physician member. The composition of 1445 the board shall be as follows:

(1) Six members who are athletic trainers, appointed by the Alabama Athletic Trainers' Association in accordance with subsection (b), one of whom shall also be a physical therapist.

1450 (2) Three physicians actively engaged in the treatment
1451 of athletic injuries or illnesses, appointed by the Medical
1452 Association of the State of Alabama.

(3) The President of the Alabama Athletic Trainers'
Association who shall serve as an ex officio member of the
board and whose term of office shall be yearly to coincide
with his or her term as President of the Alabama Athletic



1457 Trainers' Association.

1458 (b) The Alabama Athletic Trainers' Association shall 1459 conduct an annual meeting at which all athletic trainers 1460 holding a current license under this chapter shall have the 1461 right to attend, nominate, and vote for the athletic trainer 1462 members of the board. The association shall regulate and 1463 prescribe the date, hour, and place of the meeting, the method 1464 of nomination, and the manner of voting. At least 30 days 1465 prior to the meeting, the board shall send notices to each current licensee at the address shown on the current 1466 1467 registration notifying of the exact date, hour, and place of the meeting, the purpose of the meeting, and of the right to 1468 1469 attend and vote. To qualify as a board member pursuant to this 1470 subsection, a person shall be a citizen of the United States 1471 and a resident of this state and have acted as an athletic 1472 trainer for three years within this state immediately 1473 preceding appointment.

1474 (c) In making the initial appointments, the Alabama 1475 Athletic Trainers' Association shall appoint one athletic 1476 trainer whose term will expire in 1994, two athletic trainers 1477 whose terms will expire in 1995, one athletic trainer whose 1478 term will expire in 1996, and two athletic trainers whose 1479 terms will expire in 1997. The Medical Association of the 1480 State of Alabama shall appoint one physician whose term will 1481 expire in 1994, one physician whose term will expire in 1995, 1482 and one physician whose term will expire in 1996. All appointments expire on December 31 of the year specified. 1483 1484 (d) Each appointee to the board shall qualify by taking



1485 an oath of office within 15 days from the date of the 1486 appointment. In the event of death, resignation, or removal of 1487 any member, except for physician members, the vacancy of the 1488 unexpired term shall be filled by the board.

1489 (e) The board shall elect a chair, a vice-chair, and a 1490 secretary from its members for a term of one year and may 1491 appoint any committees and formulate any rules it considers 1492 necessary to carry out its duties pursuant to this chapter. 1493 The board shall meet at least twice each year. Additional meetings may be held at the call of the chair or at the 1494 1495 written request of any two members of the board. The secretary shall keep a record of the proceedings of the board. The board 1496 1497 may adopt rules consistent with this chapter which are 1498 necessary for the performance of its duties. The board may 1499 employ an executive secretary and any officers and employees as may be necessary to carry out the duties of the board. The 1500 1501 State Board of Medical Examiners and the board shall jointly 1502 approve any rule or policy that interprets, explains, or 1503 enumerates the permissible acts, functions, or services 1504 rendered by an athletic trainer as those acts, functions, and 1505 services are defined in Section 34-40-2. Any rule or policy 1506 adopted in violation of this requirement is invalid. The board 1507 executive director shall prescribe methods and forms for 1508 license applications, license certificate, license renewal, 1509 verification of license, continuing education verification, 1510 and any forms for information required from licensees to carry out the duties of the board. The board shall adopt an official 1511 1512 seal and a license certificate of suitable design.



1513 (f) Members of the board shall receive one hundred 1514 dollars (\$100) for every day actually spent in the performance 1515 of their duties and in addition thereto shall be reimbursed 1516 according to the state travel policy for other expenses in the 1517 same amounts and under the same conditions as state employees 1518 are reimbursed.

1519 (g) (f) The board executive director shall pass upon the 1520 qualifications of applicants for licensure as an athletic 1521 trainer and issue licenses and annual renewals to athletic 1522 trainers. The board executive director shall fix fees for such 1523 applications, licenses, renewals, verification of licensure, replacement of licenses, name changes of licensees, 1524 1525 publication fees, or other administration fees deemed 1526 necessary to carry out this chapter."

1527 "\$34-40-5

(a) Any individual seeking licensure as an athletic
trainer shall be a citizen of the United States or, if not a
citizen of the United States, an individual who is legally
present in the United States with appropriate documentation
from the federal government, and meets at least one of the
following requirements:

(1) Satisfactory completion of all Board of
Certification, Inc., or its successor organization,
qualifications; certification as an athletic trainer in good
standing by the Board of Certification, Inc.; and eligibility
for a National Provider Identifier.

1539 (2) Licensure by reciprocity. The board shall grant,1540 without examination, licensure to any qualified athletic



1541 trainer holding a license certificate or registration in 1542 another state if that state maintains licensure qualifications 1543 that are substantially equivalent to those required in this 1544 state, and gives similar reciprocity to licensees of this 1545 state.

1546 (b) Any individual desiring to be licensed, desiring a 1547 renewal of an existing license, desiring verification of 1548 licensure, reinstatement of a license, replacement of a 1549 license, or name changes for a licensee as an athletic trainer in this state shall make and file with the board a written 1550 1551 application or request as prescribed by the board executive director. The application shall be accompanied by the payment 1552 1553 of a fee, as set by the board executive director, to include publication fees or other administrative fees deemed necessary 1554 1555 to carry out the provisions of this chapter. Any licensee who fails to renew his or her license within 90 days following 1556 expiration of the previous license shall be required to file a 1557 1558 new application and pay an application fee with the board."

1559

**"**§34−40−8

1560 All licenses issued by the board to athletic trainers 1561 shall expire on the last day of December each year pursuant to 1562 rules adopted by the executive director. The license may be 1563 renewed on payment of a renewal fee, fixed by the board 1564 executive director, completion of continuing education, and 1565 current licensee information, as may be needed. The board may reduce the renewal fee for a licensee who has been licensed 1566 less than six months before his or her license expires. The 1567 1568 board shall adopt a program of continuing education for its



1569 licensees. The successful completion of the annual continuing 1570 education program shall be a requisite for the renewal of 1571 licenses issued pursuant to this chapter."

1572 "\$34-40-11

1573 (a) Any person whose application for a license is 1574 denied is entitled to a hearing before the board if the person 1575 submits a written request to the board. Proceedings for 1576 revocation or suspension of a license shall be commenced by 1577 filing charges with the board in writing and under oath. The charges may be made by any person or persons. The secretary 1578 1579 executive director shall fix a time and place for a hearing 1580 and shall cause a written copy of the charges or reason for 1581 denial of a license, together with a notice of the time and 1582 place fixed for hearing to be served on the applicant 1583 requesting the hearing or the licensee against whom the charges have been filed at least 20 days prior to the date set 1584 1585 for the hearing. Service of charges and notice of hearing may 1586 be given by certified mail to the last known address of the 1587 licensee or applicant. At the hearing, the applicant or 1588 licensee has the right to appear either personally or by 1589 counsel, or both, to produce witnesses, to have subpoenas 1590 issued by the board, and to cross-examine the opposing or 1591 adverse witnesses. The board is not bound by the strict rules 1592 of procedure or by the laws of evidence in the conduct of the 1593 proceedings, but the determination shall be founded upon 1594 sufficient legal evidence to sustain it. The board shall determine the charges on their merits and enter an order in a 1595 1596 permanent record setting forth the findings of fact and law,



and the action taken. On application, the board may reissue a license to a person whose license has been cancelled or revoked, but the application may not be made prior to the expiration of a period of six months after the order of cancellation or revocation has become final; and the application shall be made in the manner and form as the board may require.

(b) A person whose application for a license has been
refused or whose license has been cancelled, revoked, or
suspended by the board may take an appeal, within 30 days
after the order is entered in the judicial circuit of his or
her residence or in the Montgomery County Circuit Court, to
any court of competent jurisdiction.

1610 (c) Appeal from the judgment of the court lies as in 1611 other civil cases."

1612 "\$34-40-14

1613 There is hereby created in the State Treasury a fund to 1614 be known as the Athletic Trainers Fund. All receipts of the 1615 Alabama Athletic Trainers Board shall be deposited into this 1616 fund. The expenses incurred by the Alabama Athletic Trainers 1617 Board in carrying out the provisions of this chapter shall be 1618 paid out of the Athletic Trainers Fund by warrant of the 1619 Comptroller upon the Treasurer upon itemized vouchers, 1620 approved by the chair of the board or his or her designee the 1621 Occupational and Professional Licensing Fund. The Alabama 1622 Board of Athletic Trainers may make grants, and to otherwise arrange with qualified individuals, institutions, or agencies 1623 1624 to develop and promote athletic training programs and



1625 continuing education programs for athletic trainers. No funds shall be withdrawn or expended except as budgeted and allotted 1626 1627 according to Sections 41-4-80 to 41-4-96 and Sections 41-19-1 to 41-19-12, inclusive, and only in amounts as stipulated in 1628 1629 the general appropriations act or other appropriations acts." 1630 Section 5. Relating to the State Board of Auctioneers; 1631 to amend Sections 34-4-2, 34-4-21, 34-4-27, 34-4-30, 34-4-50, 1632 34-4-51, and 34-4-54 of the Code of Alabama 1975, to read as 1633 follows: "\$34-4-2 1634 1635 For the purposes of this chapter, the following words and phrases shall have the meanings respectively ascribed by 1636 1637 this section:

1638 (1) AUCTIONEER. Any person who has graduated from an 1639 accredited auction school and has one year's experience as an apprentice auctioneer or has two years' experience as an 1640 1641 apprentice auctioneer in bid calling, for a fee, commission or 1642 any other valuable consideration, or with the intention or 1643 expectation of receiving the same, by the means of or process 1644 of an auction or sale at auction, offers, negotiates, or 1645 attempts to negotiate a listing contract, sale, purchase, or 1646 exchange of goods, chattels, merchandise, real or personal 1647 property or of any other commodity which may lawfully be kept 1648 or offered for sale by or at public auction.

1649

(2) BOARD. The State Board of Auctioneers.

1650 (3) APPRENTICE AUCTIONEER. Any person who for
1651 compensation or valuable consideration or otherwise is
1652 employed, directly or indirectly, by an auctioneer to deal or



1653 engage in any activity listed in subdivision (1) of this 1654 section.

1655 (4) GOODS. Any chattels, goods, merchandise, real or 1656 personal property or commodities of any form or type which may 1657 lawfully be kept or offered for sale.

1658 (5) PERSONS. Individuals, associations, partnerships,
1659 and corporations, and the word "persons" shall also include
1660 the officers, directors, and employees of a corporation.

1661 (6) AUCTION BUSINESS OF BUSINESS OF AUCTIONEERING. The 1662 performing of any of the acts of an auctioneer or apprentice 1663 auctioneer as defined in this section.

1664 (7) EXECUTIVE DIRECTOR. The executive director of the 1665 Office of Occupational and Professional Licensing as defined 1666 in Section 25-2B-1."

1667 "\$34-4-21

(a) Any person desiring to enter into the auction 1668 1669 business and obtain a license as an auctioneer or apprentice 1670 auctioneer shall make written application for a license to the 1671 board. Each application shall be accompanied by an examination 1672 fee of an amount not to exceed one hundred fifty dollars 1673 (\$150), as set by rule of the board, which shall be collected 1674 from each applicant to defray the expenses of the examination 1675 established by the executive director. The application shall 1676 be submitted on forms prepared and furnished by the board 1677 executive director.

(b) (1) Each applicant for a license as an auctioneer shall be 19 years of age or over, and each applicant for a license as an apprentice auctioneer shall be 18 years of age



1681 or over. Each applicant for an auctioneer's license shall have 1682 served one year as an apprentice auctioneer under the 1683 supervision of a licensed auctioneer in this state and have 1684 successfully completed a course of study consisting of not 1685 less than 85 hours of classroom instruction in the 1686 fundamentals of auctioneering that satisfies the requirements 1687 of the board.

1688 (2) An application shall also be accompanied by a 1689 recommendation of an employing auctioneer. If an applicant has 1690 not successfully completed an approved course of study that 1691 satisfies the requirements of the board, in lieu thereof, he 1692 or she shall be required to serve two years as an apprentice 1693 under the supervision of a licensed auctioneer in this state.

1694 (c) (1) Any person who files a complete application with 1695 the board in the proper manner shall be entitled to take an examination to determine his or her qualifications. The board 1696 1697 may require applicants to take and pass an examination 1698 establishing, in a manner satisfactory to the board, that the 1699 applicant has a general knowledge of ethics, reading, writing, 1700 spelling, elementary arithmetic, and the laws of this state 1701 relating to auctions and this chapter. The examination for an 1702 auctioneer's license shall be of a more exacting nature and 1703 scope than the examination for an apprentice auctioneer.

1704 (2) The board, through application and examination,
1705 shall determine whether the applicant is of good repute,
1706 trustworthy, honest, and competent to transact the business of
1707 an auctioneer, or of an apprentice auctioneer, in a manner



1708 that safeguards the interest of the public.

1709 (3) The board shall require, and it shall be the 1710 responsibility of any applicant for an initial, renewal, or 1711 reciprocal license to disclose any prior conviction, any 1712 pending criminal arrest of any nature except misdemeanor 1713 traffic violations, and any prior or pending disciplinary 1714 proceedings against the applicant before a board of 1715 auctioneers or real estate commission in this or any other 1716 state. If an applicant has been convicted of a crime in a 1717 court of competent jurisdiction of this or any other district, 1718 state, or territory of the United States or of a foreign 1719 country, the untrustworthiness of the applicant and the 1720 conviction, in itself, may be sufficient grounds for refusal 1721 of a license.

1722 (4) All auctioneers, apprentice auctioneers, and 1723 auction companies are under a continuing duty to report to the 1724 board any and all criminal arrests, charges, convictions, or 1725 disciplinary proceedings which they may incur, as well as any 1726 civil suits involving them. The board shall receive notice of 1727 any arrest, charge, criminal conviction, or commencement of 1728 disciplinary proceedings within 30 days of its occurrence. Notice of the commencement of any civil suit shall be received 1729 1730 by the board within 30 days after service of the complaint 1731 upon the defendant in the action.

(d) The board may grant a single auction license once per calendar year to any nonresident individual who is duly licensed in good standing as an auctioneer in another state, or to an auction company in another state, who makes written

- 1736 application to the board and provides satisfactory proof of 1737 all of the following:
- 1738 (1) The applicant satisfies the age, reputation, and1739 other qualifications to be licensed as an auctioneer.
- 1740 (2) The applicant has paid a fee as established by rule
  1741 of the board the executive director.
- 1742 (3) The applicant has not applied for or previously1743 obtained a license under this chapter.
- (4) The applicant is not the subject of a disciplinary
  action in any state; has not had a professional license or
  business license for any company in which he or she is a
  principal in this, or any other licensing jurisdiction,
  disciplined, suspended, revoked, or denied; has not been
  convicted of a criminal offense; and has no criminal charges
  pending in any jurisdiction.
- (5) The applicant has provided proof of financial 1751 1752 responsibility in the form of either an irrevocable letter of 1753 credit or a cash bond or surety bond in the amount of ten 1754 thousand dollars (\$10,000). If the applicant gives a surety 1755 bond, the bond shall be executed by a surety company authorized to do business in this state. The bond shall be 1756 1757 made payable to the board and shall be conditioned on 1758 compliance by the applicant with this chapter and the rules 1759 adopted by the board. All bonds shall be in a form approved by 1760 the board.
- (e) The license fee for each auctioneer, apprentice
  auctioneer, or auction company shall be an amount to be
  determined by the board, not to exceed two hundred fifty



dollars (\$250), and the license fee for each apprentice 1764 auctioneer shall be an amount to be determined by the board, 1765 1766 not to exceed one hundred fifty dollars (\$150). The license 1767 fees shall not be increased more than twenty-five dollars 1768 (\$25) in any given year executive director. 1769 (f) All licenses shall expire on September 30 of each 1770 year following issuance thereof a date determined by the 1771 executive director and may be renewed upon payment of the appropriate license fee as required by this chapter. Renewal 1772 1773 of a license may be effected at any time during the months preceding the date of expiration. No examination shall be 1774 required for the renewal of any license, unless the license 1775 1776 has been revoked or suspended. If a licensee fails to renew his or her license by the deadline of each year, he or she may 1777 1778 renew his or her license within 60 days after the expiration date, upon payment of the required fee and a late fee of 1779 1780 twenty-five dollars (\$25) for apprentices and fifty dollars 1781 (\$50) for auctioneers and auction companies. If a licensee 1782 elects not fails to pay the penalty and renew his or her 1783 license, he or she shall be required to submit an application, 1784 pay the examination fee, and take the examination required for 1785 new licensees.

(g) The board, by rule, shall adopt a program of
continuing education for its licensees. No licensee shall have
his or her license renewed unless, in addition to any other
requirements of this chapter, the minimum annual continuing
education requirements are met. The continuing education
program shall not include testing or examination of the



1792 licensees in any manner. Any licensee 65 years of age or older 1793 shall be exempt from the continuing education requirement.

(h) The board shall prepare and deliver to each licensee a license certificate and pocket card. The certificate shall be displayed openly at all times in the office of the licensee. The certificate and the pocket card of the apprentice auctioneer shall contain his or her name as well as that of the auctioneer under whose supervision he or she is employed.

(i) When any auctioneer discharges an apprentice, or 1801 1802 terminates his or her employment with the auctioneer for any reason, the auctioneer shall deliver or mail by registered or 1803 1804 certified mail to the board the license of the discharged 1805 apprentice auctioneer. It shall be unlawful for any apprentice 1806 auctioneer to perform any of the acts contemplated by this chapter, either directly or indirectly under authority of his 1807 1808 or her license, until the apprentice auctioneer receives a new 1809 license bearing the name and address of his or her new 1810 employer. No more than one license shall be issued to any 1811 apprentice auctioneer for the same period of time.

1812 (j) Written notice shall be given immediately to the 1813 board by each licensee of any change in his or her mailing 1814 address and the board shall issue a new license for the 1815 unexpired period. A change of mailing address without 1816 notification to the board shall automatically cancel the license previously issued. For changing a mailing address and 1817 issuance of a new license, the board shall collect a fee in an 1818 1819 amount determined by rule of the board. Each prior license

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1820 shall be returned or accounted for to the board and be 1821 canceled before the issuance of the new license. The board may 1822 require other proof considered desirable with due regard to 1823 the paramount interest of the public in the issuance of the 1824 license.

1825 (k)(1) An auctioneer who is in good standing with the 1826 board may request inactive status by submitting to the board a 1827 written application, his or her current license certificate 1828 and pocket card, and a fee. The auctioneer shall certify on the application that he or she will not perform any business 1829 1830 of auctioneering while on inactive status. An auctioneer who has a disciplinary or suspension hearing pending against him 1831 or her may only be granted inactive status upon approval of 1832 1833 the board. Inactive status may be renewed annually upon 1834 written application and payment of a fee. The board executive 1835 director, by rule, shall determine the amount of the initial 1836 application fee and the annual renewal fee.

(2) An auctioneer on inactive status may be restored to active status by submitting to the board a written application requesting reactivation and providing proof of satisfying all continuing education requirements for the most recent licensure period during which the license was inactive.

(1) Pursuant to Sections 41-22-1 to 41-22-27,
inclusive, the Alabama Administrative Procedure Act, the board
may make and enforce any necessary and reasonable rules
pursuant to the application for any license.

1846 (m) The board executive director, by rule, may
1847 establish and charge reasonable fees relating to the



1848 administration and enforcement of this chapter for application 1849 or other processing costs; online service; continuing 1850 education provider services; copy, mailing, and filing 1851 services; and other fees as necessary to offset licensing and 1852 processing costs." "\$34-4-27 1853 1854 Each auctioneer shall annually pay one state license in 1855 an amount not to exceed two hundred fifty dollars (\$250) fee. 1856 Each auctioneer shall also annually pay a county license fee of twenty-five dollars (\$25), established by the executive 1857 1858 director, in each county where he or she sells by auction. No 1859 privilege license shall be required for any apprentice 1860 auctioneer when he or she is listed as the principal 1861 auctioneer. No license shall be required for any auctioneer 1862 who conducts an auction, without compensation for himself or

herself, where all proceeds from the auction go to the benefit of any charitable organization. The term "auctioneer" shall include any person selling real estate, goods, wares, merchandise, automobiles, livestock, or other things of value by or at public auction. Sales at public auction involving any of the following may be conducted for compensation without a license:

(1) Sales at auction conducted by the owner of any part of the goods or real estate being offered, or an attorney representing the owner, unless the owner acquired the goods to resell.

1874 (2) Sales for the estate of a decedent by an1875 administrator, executor, or any person acting under order of



1876 any court or the attorney of an administrator, executor, or 1877 any person acting under order of any court.

1878 (3) Sales of property conveyed by deed of trust,
1879 mortgage, judgment, or ordered to be sold according to the
1880 mortgage, judgment, order, or decree.

1881

(4) All sales under legal process."

1882 "\$34-4-30

(a) The board may administer oaths and prescribe all
necessary and reasonable rules for the conduct of a hearing.
The board may take testimony of any person by deposition, with
the same fees and mileage and in the same manner as prescribed
by law in judicial procedure of courts of this state in civil
cases. The fees and mileage shall be paid by the party at
whose request the witness is subpoenaed.

(b) The affirmative vote of a majority of the members of the board shall be required before any disciplinary action may be taken against a licensee in accordance with this chapter.

(c) The board is declared to be a quasi judicial body, and the members or the employees of the board are granted immunity from civil liability and shall not be liable for damages therefrom when acting in the performance of their duties as described in this chapter."

1899 "\$34-4-50

(a) (1) The State Board of Auctioneers is created.
Commencing on October 1, 2025, the board shall be subject to
the leadership, support, and oversight of the Executive
Director of the Office of Occupational and Professional



#### 1904 Licensing pursuant to Chapter 2B of Title 25.

1905 (2) The Governor shall appoint a State Board of 1906 Auctioneers to be comprised of seven auctioneer members and 1907 one consumer member to the board. All appointments shall be 1908 for a term of five years, with each auctioneer member 1909 appointed being a resident of a different congressional 1910 district and the consumer member being a resident of and 1911 appointed from the state at-large. Appointments shall end on 1912 the anniversary date of the original appointments, except appointments to fill a vacancy which shall be for the 1913 1914 unexpired term only. No member shall serve more than two consecutive terms of office. Each member of the board and his 1915 1916 or her successor shall have been a resident of this state for 1917 at least five years prior to his or her appointment. Each 1918 auctioneer member of the board and his or her successor shall have been a licensed auctioneer in this state for at least 1919 1920 five years. In the event a district has no qualified candidate 1921 for appointment, the appointment may come from the state 1922 at-large. Each member shall hold office until his or her 1923 successor is appointed by the Governor. The Governor shall 1924 coordinate his or her appointments so that diversity of 1925 gender, race, and geographical area is reflective of the 1926 makeup of this state.

(b) Each auctioneer member of the board shall be of good moral character and shall have been licensed by the board and actively engaged in the auction business for at least five years prior to the appointment.

1931

(c) On the appointment of a new auctioneer board



1932 member, the board, at its next meeting, shall elect one of its 1933 members as chair, one member as vice-chair, one member as 1934 secretary, and any other officers deemed necessary. The board 1935 may do all things necessary and convenient for carrying into 1936 effect this chapter. The board may adopt rules not 1937 inconsistent with this chapter or other general laws of the 1938 state.

1939 (d) Except as otherwise provided in Section 34-4-53, 1940 members of the board, board staff, and board attorneys shall 1941 receive the same per diem and travel allowance paid to state 1942 employees for each day they meet to conduct the official 1943 business of the board.

1944 (c) The board may employ an administrator who shall be 1945 exempt from the classified service of the state, and other 1946 staff members necessary to discharge board duties and administer this chapter. The administrator shall be employed 1947 on the basis of his or her education, experience, and skills 1948 1949 in administration and management. The board shall determine the duties and fix the compensation of the administrator and 1950 1951 other staff members, subject to the general laws of the state.

1952 (f) (d) The board shall provide by rule for the 1953 investigation of any auction activity that is being promoted, 1954 managed, or supervised by unlicensed individuals in violation 1955 of this chapter and may employ an investigator to assist the 1956 board in enforcement of the laws, rules, and policies adopted 1957 thereunder. The investigator shall be employed on the basis of his or her education, experience, and skills in law 1958 1959 enforcement. The board shall determine the duties and fix the



1960 compensation of the investigator, subject to the general laws

1961 of the state.

1962 (g) (e) The board shall adopt a seal by which the board 1963 shall authenticate records and documents. On the seal shall be 1964 the words State Board of Auctioneers. Copies of all records and documents in the office of the board that are duly 1965 1966 certified and authenticated by the seal of the board shall be 1967 received in evidence in all courts equally and with the same 1968 effect as the original. All public records kept in the office 1969 of the board shall be open to public inspection during 1970 reasonable hours.

(h) (f) Each board member shall be accountable to the 1971 Governor for the proper performance of his or her duties as a 1972 1973 member of the board. The Governor shall investigate any 1974 complaints or unfavorable reports concerning the actions of 1975 the board and take appropriate action thereon, including 1976 removal of any board member for misfeasance, malfeasance, 1977 neglect of duty, commission of a felony, incompetence, or 1978 permanent inability to perform official duties. A board member 1979 may be removed at the request of the board for failing to 1980 attend four consecutive, properly noticed meetings."

1981 "\$34-4-51

Each member of the board shall receive a certificate of appointment from the Governor before entering upon the discharge of the duties of his or her office. The board, or any committee thereof, shall be entitled to the services of the state Attorney General, in connection with the affairs of the board, or may, on approval of the Attorney General, employ



1988 an attorney to assist or represent it in the enforcement of 1989 this chapter before any court of competent jurisdiction, and 1990 it may take the necessary legal steps through the proper legal 1991 officers of the state to enforce the provisions of this 1992 chapter and collect the penalties provided herein. Complaints 1993 shall be prosecuted in the name of the State Board of 1994 Auctioneers."

1995 "\$34-4-54

1996 The executive director of the board shall keep a record 1997 of the proceedings of the board. The board shall deposit all 1998 the funds received and credited by the board into the State Treasury into an account hereby established to be known as the 1999 2000 "Alabama State Board of Auctioneers Fund." All money derived 2001 under this chapter shall be deposited into the fund and used 2002 only to carry out the requirements of this chapter. No money shall be paid out of the fund except by warrant of the 2003 Comptroller upon the State Treasury after approval of itemized 2004 2005 vouchers by the executive director of the board or an 2006 authorized designee Occupational and Professional Licensing 2007 Fund." 2008 Section 6. Relating to the Alabama Professional Bail 2009 Bonding Board; to amend Sections 15-13-201, 15-13-202, 2010 15-13-203, 15-13-204, 15-13-206, 15-13-207, 15-13-210,

2011 15-13-212, and 15-13-217 of the Code of Alabama 1975, to read 2012 as follows:

2013 "\$15-13-201

For the purposes of this article, the following terms shall have the following meanings:



(1) BOARD. Alabama Professional Bail Bonding Board.
(2) EXECUTIVE DIRECTOR. The Executive Director of the
Office of Occupational and Professional Licensing as defined
in Section 25-28-1.
(2) (3) PROFESSIONAL BAIL COMPANY. A person, individual
proprietor, partnership corporation, or other entity, other
than a professional surety company, that furnishes bail or

2023 becomes surety for a person on an appearance bond and does so 2024 for a valuable consideration.

2025 (3) (4) PROFESSIONAL BONDSMAN. Any individual or agent 2026 who is employed by a professional bail company or professional 2027 surety company to solicit and execute appearance bonds or 2028 actively seek bail bond business for or on behalf of a 2029 professional bail company, including any individual who has a 2030 direct or indirect ownership interest in a professional bail 2031 company.

(4) (5) PROFESSIONAL SURETY BONDSMAN. Any individual who is employed by a professional surety company to solicit and execute appearance bonds or actively seek bail bond business for or on behalf of a professional surety company, including any individual who has a direct or indirect ownership interest in a professional surety company.

2038 (5) (6) PROFESSIONAL SURETY COMPANY. An insurance 2039 company, domestic or foreign corporation, or association 2040 engaged in the business of insurance, or a surety with a bail 2041 line of insurance to which has been issued a certificate of 2042 authority or certificate of compliance by the Department of 2043 Insurance to execute appearance bonds or bail bonds in



2044 criminal cases in the state.

2045 (6) (7) RECOVERY AGENT. Any individual, other than an 2046 attorney or law enforcement officer, utilized by a 2047 professional surety company, professional bail company, or 2048 professional bondsman to apprehend a defendant who was 2049 released on bail and who violated the terms of his or her 2050 bail."

2051 "\$15-13-202

(a) An individual may not hold himself or herself out to the public as a professional bondsman or a professional surety bondsman, operate as a recovery agent, or use any term, title, or abbreviation that expresses, infers, or implies that the individual is licensed as a professional bondsman unless the individual at the time holds a valid license as a professional bondsman as provided in this article.

(b) All applicants shall pass an examination, unless exempted by this article, based on criteria established by the Alabama Professional Bail Bonding Board and established under Section 15-13-203 and shall comply with the continuing education requirements established by this article.

2064 (c) The board may issue an apprentice license, which 2065 expires 120 days after issuance at a time determined by the 2066 executive director, to any applicant who satisfies all 2067 criteria for licensure except passing the examination. The 2068 board may require an applicant for licensure as an apprentice 2069 to sign an affidavit, on a form provided by the board, 2070 attesting that the applicant has no felony convictions. The 2071 board, by rule, may also provide an age exception to allow any

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2072 applicant who is 19 or 20 years of age to work as an 2073 apprentice until he or she reaches the age of 21 years. The 2074 board executive director may charge a fee, not exceeding fifty dollars (\$50), for an apprentice license." 2075 2076 "\$15-13-203 2077 (a) The Alabama Professional Bail Bonding Board is 2078 created to administer and enforce this article. Commencing on 2079 October 1, 2025, the board shall be subject to the leadership, 2080 support, and oversight of the Executive Director of the Office 2081 of Occupational and Professional Licensing pursuant to Chapter 2082 2B of Title 25. The board shall consist of all of the

2083 following members:

2084 (1) Seven professional bondsmen, one from each of the 2085 seven congressional districts of the state, nominated by the 2086 Alabama Bail Bond Association and appointed by the Governor from a list of not more than four nominees for each position 2087 2088 on the board. For the initial terms of office, the President 2089 of the Alabama Bail Bond Association shall be the professional 2090 bondsman member of the board who represents the congressional 2091 district in which he or she resides. Each professional 2092 bondsman member appointed to the board shall be the owner of a 2093 professional bail bond company with at least five years of 2094 experience. Except as otherwise provided, no two professional 2095 bondsman members shall reside in the same congressional 2096 district. If no professional bondsman is available for 2097 nomination by the Alabama Bail Bond Association for a 2098 congressional district, the Alabama Bail Bond Association 2099 shall provide a list of four professional bondsman nominees



from the state at large to the Governor for that congressional district, and the Governor shall appoint one of those nominees to fill that position on the board.

(2) One serving circuit, district, or municipal court judge, nominated by the Alabama Bail Bond Association and appointed by the Governor from a list of four nominees.

(3) One serving circuit or municipal court clerk,
nominated by the Alabama Bail Bond Association and appointed
by the Governor from a list of four nominees.

(b) The appointments to the board shall be for terms of four years. The nominating and appointing authorities shall coordinate their nominations and appointments so that diversity of gender, race, and geographical areas is reflective of the makeup of this state. Vacancies shall be filled by appointment of the Governor for the unexpired portion of the term.

(c) The board, pursuant to the Alabama Administrative Procedure Act, Chapter 22 of Title 41, shall adopt and enforce reasonable rules as the board determines necessary to effectively and efficiently carry out its official duty of licensing and regulating professional bail bond companies and professional bondsmen.

(d) Each member of the board shall receive travel and per diem compensation for expenses incurred in the conduct of official duties while attending meetings and transacting the business of the board, in accordance with applicable state travel and per diem paid to state employees. The compensation of members shall be paid from funds available to the board in



2128	the same manner as other expenses are paid."
2129	"§15-13-204
2130	(a) Pursuant to Section 36-1-12, the members and
2131	employees of the board are granted immunity from civil
2132	liability and may not be liable for damages when acting in the
2133	performance of their duties under this article.
2134	(b) Board members <del> and employees</del> shall be defended by
2135	the Attorney General in regard to any criminal or civil
2136	litigation filed against them based on the performance of
2137	their official duties under this article."
2138	"§15-13-206
2139	(a) There is created in the State Treasury for the use
2140	of the Alabama Professional Bail Bonding Board a fund to be
2141	known as the Alabama Bail Bond Board Fund.
2142	(b)—All application, apprentice, and license fees,
2143	penalties, fines, late fees, and any other fees or funds
2144	collected by the board under this article are to be deposited
2145	in this fund and used only to carry out the operations of the
2146	board into the Occupational and Professional Licensing Fund.
2147	(c) For the purpose of carrying out the objectives of
2148	this article and for the exercise of the powers granted in
2149	this article, the board may direct the disbursement of the
2150	funds from the Alabama Bail Bond Board Fund necessary to cover
2151	reasonable and necessary operating costs and board member
2152	compensation and expenses as provided by this article, which
2153	shall be paid on warrant of the Comptroller upon certificate
2154	or voucher of the secretary of the board, approved by the
2155	president or vice president of the board. Funds may not be



2156	withdrawn or expended except as budgeted and allotted
2157	according to the provisions of Article 4 of Chapter 4 of Title
2158	<del>41.</del> "
2159	"§15-13-207
2160	(a) The board may adopt rules necessary to implement
2161	this article and accomplish its objectives subject to the
2162	Alabama Administrative Procedure Act.
2163	(b) The board may adopt and establish canons of ethics
2164	and minimum acceptable professional standards of practice for
2165	licensees within any rules that it adopts.
2166	(c) The board may hire personnel necessary or as
2167	advisable to carry out the purposes of this article.
2168	(d) The Attorney General shall provide legal services
2169	to the board and its employees in connection with official
2170	duties and actions of the board or the board may employ legal
2171	counsel, when deemed necessary by the board, whose
2172	compensation shall be fixed by the board and paid in the same
2173	manner as the per diem and expenses of the board members are
2174	paid."
2175	"\$15-13-210
2176	(a) An application and all information on an
2177	application for licensure pursuant to this article shall be
2178	treated as confidential and shall be filed with the board on

2179 forms prescribed by the <u>board</u> executive director. The 2180 application shall include all of the following information of 2181 the applicant:

- 2182 (1) His or her full name.
- 2183 (2) His or her date of birth.



2184 (3) All residences during the immediate past five2185 years.

2186 (4) All employment or occupations engaged in during the 2187 immediate past five years.

(5) A list of convictions and pending charges involving a felony or misdemeanor in any jurisdiction.

2190 (b) On or before September 1 each year, the board shall
2191 send an email reminder to each licensee stating that the last
2192 day for submitting an application for a license renewal is

2193 September 30 of that year."

2194 "\$15-13-212

(a) (1) If an application for a license is denied, the board shall notify the applicant in writing and specify the grounds for denial. If the grounds are subject to correction by the applicant, the notice shall so state and specify a reasonable period of time within which the applicant shall make the required correction.

(2) The applicant may submit an application for
 reconsideration to the board within 30 days from the date of
 receipt of the denial.

(b) The board shall issue a license to all licensees that shall be at least 8" x 10" in size and shall be displayed on a wall of the workplace of the licensee. This license shall be deemed property of the state and subject to forfeiture to the state upon revocation.

(c) All licenses issued or renewed under this article shall be valid for a period from the date of issuance until October 31 determined by the executive director."



2212 "\$15-13-217

2213 (a) A professional bondsman, professional surety 2214 bondsman, or recovery agent commencing business in any 2215 judicial circuit in this state on and after June 1, 2020, 2216 shall attend a 16-hour instructional course conducted by an 2217 educational provider approved by the board and pass an 2218 examination approved by the board and administered by an 2219 educational provider approved by the board. Upon completion of 2220 the course and passage of the examination, the individual 2221 shall be awarded a pre-licensure examination certificate by 2222 the board, copies of which may be submitted to the presiding circuit judge, or other judicial authority, along with the 2223 2224 other requirements set forth in Section 15-13-159 or Section 2225 15-13-160. Those professional bondsmen, professional surety 2226 bondsmen, and recovery agents doing business immediately prior to June 1, 2020, are exempt from the initial instructional 2227 2228 course and examination.

2229 (b) Unless exempted pursuant to subsection (i), a 2230 professional bondsman, professional surety bondsman, or 2231 recovery agent making an annual filing in any circuit in this 2232 state pursuant to Section 15-13-159 or Section 15-13-160 on 2233 and after March 1, 2020, shall first complete eight hours of 2234 continuing education conducted by an educational provider 2235 approved by the board. A professional bail company owner, who 2236 is at least 55 years of age and has five years of experience 2237 in the profession, shall only be required to complete four hours of continuing education. The educational provider 2238 2239 approved by the board shall provide the board with the name of



2240 all professional bondsmen, professional surety bondsmen, or 2241 recovery agents completing eight hours of continuing 2242 education. Upon completion of the eight hours of continuing 2243 education, the individual shall request issuance of an annual 2244 continuing education certificate from the board, copies of 2245 which may be submitted to the presiding circuit judge along 2246 with the other requirements set forth in Section 15-13-159 or 2247 Section 15-13-160.

(c) The instructional course, examination, or continuing education courses shall be taught or sponsored by an educational provider approved by the board, which must apply annually for authority to offer such examination or courses.

(d) A list of approved course providers shall be published on the website of the board.

(e) The cost of the instructional course shall be set 2255 2256 by the approved course provider but shall not exceed five 2257 hundred dollars (\$500) per course. Upon completion of the instructional course, the approved course provider shall issue 2258 2259 an instructional course completion certificate in a form 2260 approved by the board. This completion certificate, along with 2261 the application fee, must be presented to the board in order 2262 to take the pre-licensure examination. An instructional course 2263 completion certificate shall be valid for a period of 12 2264 months.

(f) The cost of continuing education courses shall be set by the approved course provider but shall not exceed seventy-five dollars (\$75) per hour. Any fee required to be



2268 paid by a course provider for reporting continuing education 2269 course completion to the board may be added to the maximum 2270 charges provided in this subsection.

2271 (g) Each professional bondsman, professional surety 2272 bondsman, and recovery agent must renew his or her 2273 certification with the board by completing eight hours of 2274 approved continuing education prior to September 30 each year. 2275 Late renewal within the next 12 months may be had by 2276 completing the eight hours of continuing education within a 2277 time period established by the executive director and paying a 2278 renewal license fee of twice the amount otherwise required and late penalty fee established by the executive director. If a 2279 2280 professional bondsman, professional surety bondsman, or 2281 recovery agent fails to renew a certification for a 12-month 2282 period as required, the professional bondsman, professional 2283 surety bondsman, or recovery agent will be required to take 2284 the instructional course and examination to again become 2285 certified.

(h) The <u>board</u> <u>executive director</u>, by rule, shall set the fees to be paid to the board in <u>as necessary for</u> the administration of this section<del>, not to exceed the maximum</del> <del>amounts set forth below</del> including each of the following:

(1) a. Application fee for a professional bondsman, professional surety bondsman, or a recovery agent, a nonrefundable fee to be paid to take the examination and for the issuance of the pre-licensure examination certificate, per examination attempt: Up to five hundred dollars (\$500).

2295

b. Application fee for a professional bail company or a



professional surety company, a nonrefundable fee to be paid for the issuance of an initial license: Up to five hundred dollars (\$500). Payment of this fee does not alleviate the requirement that each individual professional bondsman, professional surety bondsman, and recovery agent be licensed under this chapter.

(2) a. Annual license renewal fee for a professional bondsman, professional surety bondsman, or recovery agent, to be paid to receive the annual continuing education certificate: From fifty dollars (\$50) up to five hundred dollars (\$500).

b. Annual license renewal fee for a professional bail
company or a professional surety company, to be paid to
receive the renewal license: Up to one hundred dollars (\$100).

(i) Any professional bondsman or professional bail
company owner who, on August 1, 2021, is at least 65 years of
age and has 15 years of experience in the profession, shall be
exempt from the continuing education requirements of this
article.

2315 (j) The board shall adopt rules necessary to carry out 2316 this section."

2317 Section 7. Relating to the Alabama Behavior Analyst 2318 Licensing Board; to amend Sections 34-5A-1, 34-5A-3, 31-5A-4, 2319 and 34-5A-7 of the Code of Alabama 1975, to read as follows: 2320 "\$34-5A-1

For the purposes of this chapter, the following terms shall have the following meanings:

2323 (1) APPLIED BEHAVIOR ANALYSIS DIRECT CONTACT



2324 TECHNICIAN. An individual who directly implements applied 2325 behavior analysis services.

(2) BOARD. The Alabama Behavior Analyst Licensing Board
 charged with overseeing the regulation of behavior analyst
 professionals.

(3) CERTIFYING ENTITY. The nationally accreditedBehavior Analyst Certification Board, Incorporated.

2331 (4) EXECUTIVE DIRECTOR. The Executive Director of the 2332 Office of Occupational and Professional Licensing as defined 2333 in Section 25-2B-1.

2334 (4) (5) LICENSED ASSISTANT BEHAVIOR ANALYST. An 2335 individual who is certified by the certifying entity as a 2336 board certified assistant behavior analyst and who satisfies 2337 the criteria identified in Section 34-5A-4.

2338 (5)(6) LICENSED BEHAVIOR ANALYST. An individual who is 2339 certified by the certifying entity as a board certified 2340 behavior analyst and who satisfies the criteria identified in 2341 Section 34-5A-4.

2342 (6) (7) PRACTICE OF BEHAVIOR ANALYSIS. The design,
2343 implementation, and evaluation of instructional and
2344 environmental modifications to produce socially significant
2345 improvements in human behavior.

2346 a. The practice of behavior analysis includes all of 2347 the following:

The empirical identification of functional relations
 between behavior and environmental factors, known as
 functional assessment and analysis.

2351 2. Interventions based on scientific research and the



direct observation and measurement of behavior and environment, which utilize contextual factors, establishing operations, antecedent stimuli, positive reinforcement, and other consequences to help individuals develop new behaviors, increase or decrease existing behaviors, and elicit behaviors under specific environmental conditions.

b. The practice of behavior analysis does not include
psychological testing, psychotherapy, cognitive therapy, sex
therapy, psychoanalysis or hypnotherapy, or long-term
counseling as treatment modalities.

c. The practice of behavior analysis does not includepreventing or alleviating or curing of diseases or injuries.

2364 d. Nothing in this chapter shall be construed as 2365 permitting or allowing a licensed behavior analyst to 2366 prescribe or administer any drug, make a medical diagnosis, provide medical treatment, or manage a medical condition. A 2367 2368 licensed behavior analyst may not attempt to diagnose, 2369 prescribe for, treat, or advise a client with reference to any 2370 problem, complaint, or condition falling outside the 2371 boundaries of behavior analysis."

2372 "§

"§34-5A-3

(a) (1) The Alabama Behavior Analyst Licensing Board is
established within the Department of Mental Health, Division
of Developmental Disabilities. Commencing on October 1, 2025,
the board shall be subject to the leadership, support, and
oversight of the Executive Director of the Office of
Occupational and Professional Licensing pursuant to Chapter 2B

2379 <u>of Title 25</u>.



2380 (2) The board shall consist of seven members, including 2381 four licensed behavior analysts, one licensed psychologist in 2382 the state, one parent or legal guardian of a person being 2383 treated for a behavior disorder, or a person who has received 2384 services from a licensed behavior analyst, and one public 2385 member, who, except for the initial members, shall be 2386 appointed by the Governor, as provided in subsection (b). The 2387 membership of the board shall be inclusive and reflect the 2388 racial, gender, geographic, urban/rural, and economic 2389 diversity of the state. Each member shall serve a three-year 2390 term, with initial terms being staggered so that one member serves an initial term of one year, three members serve 2391 2392 initial terms of two years, and three members serve initial 2393 terms of three years, as provided by the Commissioner of the 2394 Department of Mental Health. The public member shall be a 2395 person who is not and never was a member of any profession 2396 licensed or regulated under this chapter, or the spouse of 2397 such person, and a person who does not have and never has had 2398 a material interest in the practice of behavior analysis. 2399 (b) The initial members of the board shall be board

2400 certified behavior analysts, as recognized by the certifying 2401 entity, and shall each become licensed as a behavior analyst 2402 or assistant behavior analyst, pursuant to this chapter, 2403 during his or her initial term serving on the board. These 2404 initial board members shall be appointed by the Commissioner 2405 of the Department of Mental Health upon recommendations submitted by the Alabama Association for Behavior Analysis, 2406 2407 the Alabama Interagency Autism Coordinating Council, the



2408	Department of Mental Health, and any other group determined
2409	appropriate by the commissioner. Subsequent appointments
2410	Members shall be appointed by the Governor upon
2411	recommendations submitted by the board.
2412	(c) Any vacancy occurring other than by expiration of
2413	terms shall be filled for the remainder of the unexpired term
2414	by appointment by the Governor, upon recommendation of the
2415	board.
2416	(d) No member shall serve more than two successive
2417	three-year terms.
2418	(e) A member shall serve until a successor is appointed
2419	and assumes office.
2420	(f) Members shall be paid out of the funds of the board
2421	the same per diem as prescribed by law for state employees for
2422	each day of attendance of board business.
2423	(g)(f) The board shall meet at least twice annually and
2424	may meet at such other times as necessary, at the call of the
2425	chair or by a majority of the members, to complete the
2426	business required.
2427	<pre>(h) (g) The board shall promulgate and enforce rules and</pre>
2428	the executive director shall establish fees necessary to
2429	implement this chapter.
2430	(i) (h) The board shall investigate all complaints
2431	relating to the practice of behavior analysis by any licensed
2432	behavior analyst, licensed assistant behavior analyst, or any

2433 person alleged to be practicing or providing supervision
2434 without a state license.

2435

(1) The board may fine, censure, revoke, or deny a



2436 license, place on probation, reprimand, or otherwise 2437 discipline a licensee on any of the following grounds:

a. Conviction of a crime which the board determines to
be of a nature as to render the person convicted unfit to
practice as a behavior analyst.

2441 b. Violation of the professional and ethical compliance 2442 code or the rules of the board.

2443

c. Fraud or misrepresentation in obtaining a license.

(2) The board may summarily suspend the license of a licensee who the board determines poses an imminent danger to the public. A hearing shall be held within 10 days after the suspension to determine whether the summary action was warranted.

(3) No license may be denied, suspended, or revoked or 2449 2450 a person otherwise disciplined without prior notice and opportunity for hearing, except that the board, without prior 2451 2452 notice of hearing, may take action against any person 2453 convicted of a crime listed in paragraph a. of subdivision 2454 (1). No license may be denied, suspended, or revoked or a 2455 person otherwise disciplined pursuant to this section except 2456 by vote of a majority of the membership of the board.

(4) Any person may file a complaint with the board
seeking the denial, suspension, or revocation of a license
issued or pending issuance by the board, or seeking to
otherwise discipline a person for any violation of this
chapter or rules adopted by the board. Complaints shall be in
a form prescribed by the board. If the board determines that a
complaint alleges facts which, if true, would require



disciplinary action or denial, revocation, or suspension of a license, the board shall promptly institute a hearing. If the board determines that a complaint does not allege facts which warrant a hearing, the complaint may be dismissed by the board. The board, on its own motion, may institute a hearing for disciplinary action or for the denial, suspension, or revocation of a license.

(5) Any person whose license has been suspended or revoked may apply to the board for vacation of the suspension or reinstatement of his or her license.

2474 (j)(i) Upon finding that a person governed by this 2475 chapter has practiced as a behavior analyst, advertised that 2476 he or she performs as a behavior analyst, or utilized a title 2477 or description denoting that he or she is a behavior analyst 2478 without first having obtained a license, the board may do any 2479 of the following:

2480

(1) Impose an administrative fine.

2481 (2) Issue a cease and desist order.

(3) Petition the circuit court of the county where the act occurred to enforce the cease and desist order and collect the assessed fine.

2485 <u>(k) (j)</u> A majority of the membership of the board shall
2486 constitute a quorum.

2487 (1) (k) The board shall elect a chair from among its 2488 membership on an annual basis.

2489 (m) There is established a separate special revenue

2490 fund in the State Treasury known as the Alabama Behavior

2491 Analyst Licensing Board Fund. (1) All receipts collected by the



2492 board pursuant to this chapter shall be deposited into this fund and used to the credit of the board for its operation and 2493 2494 to carry out this chapter. Receipts shall be disbursed only by 2495 warrant of the Comptroller drawn upon the State Treasury upon 2496 itemized vouchers approved by the chair the Occupational and 2497 Professional Licensing Fund." "\$34-5A-4 2498 2499 Each person desiring to obtain a license shall submit 2500 an application and authorized fees to the board. The 2501 application shall be created by the executive director and 2502 shall include evidence demonstrating that the applicant 2503 satisfies all of the following requirements: 2504 (1) Is of good moral character and conducts his or her 2505 professional activities in accordance with accepted 2506 professional and ethical standards, including: 2507 a. Compliance with the professional and ethical 2508 compliance code for behavior analysts of the certifying 2509 entity. 2510 b. Completion of a criminal background check pursuant 2511 to rule of the board. The cost of the criminal background 2512 check shall be paid by the applicant. An applicant shall 2513 submit to the board two complete sets of fingerprints and a 2514 form, sworn to by the applicant, containing his or her name, 2515 date of birth, and Social Security number for completion of 2516 the criminal background check. The board shall submit the 2517 fingerprints and form to the State Bureau of Investigations, or any entity contracted with for the purposes of furnishing 2518 2519 criminal background checks, for a state criminal history



2520 record check. The board shall keep information received 2521 pursuant to this section confidential, except that any 2522 information received and relied upon in denying the issuance 2523 of a license in this state may be disclosed if necessary to 2524 support the denial.

(2) In addition to satisfying the requirements of subdivision (1), a licensed behavior analyst applicant shall also maintain active status as a board certified behavior analyst, as recognized by the certifying entity, following passage of the board certified behavior analyst examination.

(3) In addition to satisfying the requirements of subdivision (1), a licensed assistant behavior analyst applicant shall also do all of the following:

2533 a. Maintain active status as a board certified 2534 assistant behavior analyst, as recognized by the certifying 2535 entity, following passage of the board certified assistant 2536 behavior analyst examination.

2537 b. Provide proof of ongoing supervision by a licensed 2538 behavior analyst who is a current board certified behavior 2539 analyst in a manner consistent with the requirements of the 2540 certifying entity for supervision of board certified assistant 2541 behavior analysts."

2542 "\$34-5A-7

(a) A license shall be granted for a period of two
years and shall expire on December 31 in the second year.
Before the expiration of a license, the license may be renewed
upon submission of an application for renewal, including proof
of continued certification by the certifying entity and



2548 payment of the renewal fee imposed by the <u>board</u> <u>executive</u> 2549 <u>director</u>.

2550 (b) All licenses issued pursuant to this chapter shall 2551 be subject to renewal and shall expire unless renewed in the 2552 manner prescribed by the rules of the board executive director 2553 upon the payment of a renewal fee. The board executive 2554 director may provide for a late renewal of a license upon 2555 payment of a late renewal fee if all conditions for renewal 2556 have been satisfied and upon payment of a late renewal fee. 2557 Any license which has not been renewed within two years 2558 following its expiration may not be renewed, restored, or 2559 reissued thereafter. The holder of an expired license may 2560 apply for and obtain a valid license only upon compliance with 2561 all relevant requirements for issuance of a new license.

2562 (c) A suspended license is subject to expiration and may be renewed as provided in this section. Renewal of a 2563 2564 suspended license does not entitle the applicant, while the 2565 license remains suspended and until it is reinstated, to 2566 engage in licensed activity or in other conduct or activity in 2567 violation of a license revoked on disciplinary grounds. Except 2568 as otherwise provided in this chapter, a licensed behavior 2569 analyst or licensed assistant behavior analyst who desires to 2570 return to the active practice of applied behavior analysis 2571 shall submit an application for reinstatement and shall pay 2572 the nonrefundable reinstatement fee, and any late fee or 2573 penalty fees that may be applicable. The amount of the reinstatement fee and penalty shall be established by the rule 2574 2575 of the board executive director. The applicant shall meet the



2576 same requirements as were necessary for initial licensure." 2577 Section 8. Relating to the Board of Examiners in 2578 Counseling; to amend Sections 34-8A-1, 34-8A-2, 34-8A-5, 2579 34-8A-6, 34-8A-7, 34-8A-8, 34-8A-10, 34-8A-13, 34-8A-14, 2580 34-8A-18, and 34-8A-81 of the Code of Alabama 1975, to read as 2581 follows: 2582 "\$34-8A-1 2583 There is hereby created a board to be known as the 2584 Alabama Board of Examiners in Counseling composed of seven 2585 members, appointed by the Governor of this state within 60 2586 days after July 18, 1979, in the manner and for the term of office as hereinafter provided. The board shall perform such 2587

2588 duties and have such powers as this chapter prescribes and

2589 confers upon it. Commencing on October 1, 2025, the board

2590 shall be subject to the leadership, support, and oversight of

2591 the Executive Director of the Office of Occupational and

2592 Professional Licensing pursuant to Chapter 2B of Title 25."

2593 "\$34-8A-2

For the purposes of this chapter, unless the context requires otherwise, the following words and phrases shall have the respective meanings ascribed by this section:

(1) ASSOCIATE LICENSED COUNSELOR. Any person that has
been licensed by the board to offer counseling services as
defined in this section while under the supervision of a board
approved supervisor.

2601 (2) BOARD. The Alabama Board of Examiners in2602 Counseling.

2603 (3) COUNSELING SERVICES. Those acts and behaviors



2604 coming within the private practice of counseling. 2605 (4) EXECUTIVE DIRECTOR. The Executive Director of the 2606 Office of Occupational and Professional Licensing as defined 2607 in Section 25-2B-1. 2608 (4) (5) LICENSED PROFESSIONAL COUNSELOR. Any person who 2609 represents to the public by any title or description of 2610 services incorporating the words "licensed professional 2611 counselor" or "licensed counselor"; and who offers to render 2612 professional counseling services in private practice to 2613 individuals, groups, organizations, corporations, 2614 institutions, government agencies, or the general public in settings of individual or group practice for a fee, salary, or 2615 2616 other compensation, implying licensure and training, 2617 experience, or expertise in counseling, and who holds a 2618 current, valid license to engage in the private practice of 2619 counseling, with the exception of those practitioners listed 2620 in Section 34-8A-3.

2621 (5) (6) PRIVATE PRACTICE OF COUNSELING. Rendering or 2622 offering to render to individuals, groups, organizations, or 2623 the general public counseling services, in settings of 2624 individual or group practice, for a fee, salary, or other 2625 compensation, involving the application of principles, 2626 methods, or procedures of the counseling profession which 2627 include, but are not restricted to:

a. Counseling. To render evaluation and therapy that includes, but is not limited to, providing individual counseling, family counseling, marital counseling, group therapy, school counseling, play therapy, rehabilitation

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2632 counseling, art therapy, human growth and development 2633 counseling, couples counseling, chemical abuse or dependency 2634 counseling, career counseling, and vocational disability 2635 counseling. The use of specific methods, techniques, or 2636 modalities within the practice of a licensed professional 2637 counselor is restricted to counselors appropriately trained in 2638 the use of these methods, techniques, or modalities. A 2639 licensed professional counselor or associate licensed 2640 counselor may diagnose and develop treatment plans but shall 2641 not attempt to diagnose, prescribe for, treat, or advise a client with reference to problems or complaints falling 2642 2643 outside the boundaries of counseling services.

2644 b. Appraisal activities. Selecting, administering, 2645 scoring, and interpreting instruments designed to assess an 2646 individual's aptitudes, attitudes, abilities, achievements, 2647 interests, and personal characteristics, but shall not include 2648 the use of projective techniques in the assessment of 2649 personality.

c. Counseling, guidance, and personnel consulting.
Interpreting or reporting upon scientific fact or theory in
counseling, guidance, and personnel services to provide
assistance in solving some current or potential problems of
individuals, groups, or organizations.

2655 d. Referral activities. The evaluating of data to
2656 identify problems and to determine advisability of referral to
2657 other specialists.

2658 e. Research activities. The designing, conducting, and2659 interpreting of research with human subjects.



2660 (6) (7) PROVISIONAL LICENSE. A one-year, temporary 2661 licensure status equal to that of a licensed professional 2662 counselor or associate licensed counselor with specified 2663 stipulations for establishing substantial equivalency 2664 according to subdivision (4) of Section 34-8A-7." 2665 "§34-8A-5 2666 (a) The board shall elect annually a chair and a vice 2667 chair. Each member shall receive daily compensation as established by the board for each day actively engaged in the 2668 duties of the board and the same travel expense allowance as 2669 2670 is paid to state employees for travel in the service of the 2671 board. At the request of the executive director, a board 2672 member may work additional days on behalf of the board. For such activities, the board member shall be compensated at the 2673 2674 same daily rate for scheduled board meetings and shall receive the same travel expense allowance as is paid to state 2675 2676 employees for travel in the service of the board. The amounts shall in no case exceed funds available to the board. The 2677 2678 board shall hold at least one regular meeting each year. 2679 Additional meetings may be held at the discretion of the chair 2680 or at the written request of any three members of the board. 2681 The board shall adopt a seal which shall be affixed to all 2682 licenses and certificates issued by the board. The board shall 2683 from time to time adopt those rules and regulations as the 2684 board may deem necessary for the performance of the duties of 2685 the board. The board may appoint and employ a qualified person possessing a high degree of professional skill, not subject to 2686 2687 the State Merit System, to serve as executive director. The



2688 compensation of the executive director shall be established by
2689 the board. Four members of the board shall be empowered to
2690 accept grants from foundations and institutions to carry on
2691 the functions of the board.
2692 (b) Notwithstanding any other contrary provision of
2693 law, the executive director employed by the board may be a
2694 practicing licensee of the board."

2695 "\$34-8A-6

(a) A licensee may request that the board designate his
or her license with inactive status at any point prior to the
date of renewal. Granting inactive status to a licensee
revokes all privileges associated with this chapter until
reactivation is requested by the licensee. Procedures for
reactivating a license for practice status will be established
by the board executive director.

(b) All fees from applicants seeking licensing or 2703 2704 certification for private practice under this chapter, and all 2705 license, certificate, or renewal fees received under this 2706 chapter shall be paid to the board. No part of any fee shall 2707 be returnable under any conditions. All fees collected in this 2708 manner plus renewal fees and all deposited in the Occupational 2709 and Professional Licensing Fund. All gifts or grants shall be 2710 deposited in the State Treasury to the credit of the board. 2711 There is appropriated from the Treasury funds to the credit of 2712 the board to be used for printing, travel expenses of the 2713 board, and for other necessary expenses as are necessary to 2714 carry out the provisions of this chapter. Expenses shall be 2715 paid under the written direction of the chair of the board,



2716 designee of the chair of the board, in accordance with normal 2717 state procedure Occupational and Professional Licensing Fund. 2718 (c) The board is required to shall charge an 2719 application fee to be determined by the board executive 2720 director. In addition to the application fee, the board 2721 executive director may establish by rule a reasonable 2722 application package fee, supervising counselor approval 2723 processing fee, examination fee, provisional licensure fee, 2724 licensure reactivation fee, and fee for written verification 2725 of licensee status to a third party. The board shall determine 2726 and collect additional reasonable fees in amounts determined by the board executive director. 2727 2728 (d) Every licensed professional counselor engaging in 2729 private practice in this state is required to pay biennially

2730 to the board by August 1 a renewal fee to be determined by the 2731 board executive director. The chair thereupon shall issue a 2732 document renewing his or her license for a term of two years 2733 prescribed by the executive director. The license of any 2734 licensed professional counselor who fails to have his or her 2735 license renewed biennially by August 1 as prescribed shall 2736 lapse. Failure to renew a license, however, shall not deprive 2737 the licensed professional counselor of the right of renewal 2738 thereafter. A lapsed license may be renewed within a period-of 2739 two years after lapse prescribed by the executive director 2740 upon payment of fees in arrears, or thereafter, upon payment 2741 of a renewal fee as determined by the board executive director. Any licensed professional counselor whose license 2742 2743 has lapsed beyond six years the time period prescribed by the



2744 <u>executive director</u> must reapply under the <u>current regulations</u> 2745 rules for initial licensure.

2746 (e) An associate licensed counselor engaging in private 2747 practice under the supervision of a supervising counselor in 2748 this state is required to shall pay annually to the board by 2749 the anniversary of his or her initial license issuance date a 2750 renewal fee to be determined by the board. The chair thereupon 2751 shall issue a document renewing the license for a term of one 2752 year executive director. The license of any associate licensed 2753 counselor who fails to have his or her license renewed annually by the anniversary of the initial license issuance 2754 2755 date shall lapse. Failure to renew a license, however, shall 2756 not deprive the associate licensed counselor of the right of 2757 renewal thereafter. A lapsed license may be renewed within a 2758 period of one year after lapse time period prescribed by the 2759 executive director upon payment of fees in arrears or 2760 thereafter, upon payment of a renewal fee as determined by the 2761 board executive director. Any associate licensed counselor 2762 whose license has lapsed beyond six years the prescribed time 2763 period must reapply under the current regulations rules for 2764 initial licensure.

(f) Any provision of law to the contrary notwithstanding, the license of any person licensed as a professional counselor who has allowed his or her license to lapse for 15 years or less, and who has been in a profession for at least eight years where counseling is a part of the daily routine of the profession including, but not limited to, service as a school principal, school vice principal, school



2772 psychometrist, or school psychologist, shall be reinstated 2773 upon the payment of a fee of five hundred dollars (\$500) 2774 established by the executive director and the completion of 40 2775 hours of continuing education." 2776 "\$34-8A-7 2777 The board shall issue a license as a licensed 2778 professional counselor to each applicant who files an 2779 application upon a form and in a manner as the board executive 2780 director prescribes, accompanied by a fee as is required in 2781 this chapter prescribed by the executive director, and who 2782 furnishes satisfactory evidence of the following to the board: 2783 (1) The applicant is at least 19 years of age. 2784 (2) The applicant is of good moral character. 2785 (3) The applicant is not in violation of any of the 2786 provisions of this chapter and the rules and regulations 2787 adopted hereunder. 2788 (4) The applicant has received a master's degree from a 2789 regionally accredited institution of higher learning which is 2790 primarily professional counseling in content based on national 2791 standards, or the substantial equivalent in both subject 2792 matter and extent of training. The board shall use the 2793 standards of nationally recognized professional counseling 2794 associations as guides in establishing the standards for 2795 counselor licensure.

(5) The applicant submits documentation of completion
of 3,000 hours of supervised experience in professional
counseling acceptable to the board. An applicant may subtract
1,000 hours of the required professional experience for every



15 graduate semester hours obtained beyond the master's degree, provided that those hours are clearly related to the field of professional counseling and are acceptable to the board. In no case may the applicant have less than 1,000 hours of the required professional supervised experience.

2805 (6) The applicant demonstrates competence and knowledge 2806 in professional counseling by passing an examination, as the 2807 board prescribes. A specialty designation may be added upon 2808 demonstration to the board that the applicant has met the 2809 recognized minimum standards as established by nationally 2810 recognized certification agencies. Upon successful passage of an examination, and upon receipt of credentials from 2811 2812 certifying agencies the board may, by a majority of the board 2813 members present and voting, consider the credentials adequate 2814 evidence of professional competence and recommend to the chair 2815 of the board that a license with appropriate specialty 2816 designation, if any, be approved. A licensed professional 2817 counselor cannot claim or advertise a counseling specialty 2818 unless the qualifications of that specialty have been met and 2819 have been approved by the board.

(7) The applicant is a citizen of the United States or, if not a citizen of the United States, a person who is legally present in the United States with appropriate documentation from the federal government."

2824 "\$34-8A-8

The board shall issue a license as an associate licensed counselor to each applicant who files an application upon a form and in such manner as the board executive director



2828 prescribes accompanied by such fees as are required by this 2829 chapter, and who furnishes satisfactory evidence of the 2830 following to the board:

(1) The applicant has complied with provisions outlined in subdivisions (1), (2), (3), and (4) of Section 34-8A-7;

(2) The associate licensed counselor may not practice
without direct supervision by a licensed professional
counselor. The plan for supervision of the associate licensed
counselor is to be approved by the board prior to any actual
performance of counseling on the part of the associate
licensed counselor:

(3) Any associate licensed counselor after meeting the requirements specified in subdivisions (5) and (6) of Section 34-8A-7 may petition the board for licensure as a professional counselor."

2843 "\$34-8A-10

The place of examination shall be designated in advance by the <u>board executive director</u>, and such examination shall be given <u>annually</u> at such time and place <u>determined by the</u> <u>executive director</u> and under the supervision as the board may determine, and specifically at such other times as in the opinion of the <u>board executive director</u> the number of applicants warrants."

2851 "\$34-8A-13

The board is required to preserve an examination score of each candidate, as part of its records for a period of two years following the date of examination as determined by the executive director."



2856 "\$34-8A-14

2857 (a) Counselors licensed as a licensed professional 2858 counselor by the board shall be required to submit biennially 2859 at the time of renewal a license renewal fee to be established 2860 by the board executive director. No license shall be renewed 2861 unless the renewal request is accompanied by evidence 2862 satisfactory to the board of the completion during the 2863 previous 24 months of relevant professional and continued 2864 educational experience.

2865 (b) Counselors licensed as an associate licensed 2866 counselor by the board shall be required to submit annually at the time of renewal a license renewal fee to be established by 2867 2868 the board executive director. No license shall be renewed 2869 unless the renewal request is accompanied by evidence 2870 satisfactory to the board of the completion during the previous 12 months of relevant professional and continued 2871 2872 educational experience.

2873 (c) If any professional counselor or counselor 2874 associate duly licensed under this chapter, by virtue of 2875 additional training and experience, is qualified to practice 2876 in a specialty other than that for which he or she was deemed 2877 competent at the time of initial licensing, and wishes to 2878 offer such service under the provisions of this chapter, he or 2879 she is required to submit at the time of biennial renewal of 2880 licenses, additional credentials and he or she is to be given 2881 the opportunity to demonstrate his or her knowledge and application thereof in areas deemed relevant to his or her 2882 2883 specialty. This procedure is considered a necessary part of



2884 the renewal process. No charge in addition to the renewal fee 2885 is levied."

2886 "\$34-8A-18

2887 (a) In addition to any other powers and functions which 2888 may be conferred upon it by law, the board may issue an order 2889 assessing a civil penalty not less than five hundred dollars 2890 (\$500) and not more than five thousand dollars (\$5,000) 2891 against any person who holds himself or herself out to the 2892 public as a licensed professional counselor or associate 2893 licensed counselor or who uses any title or description as 2894 prescribed in subdivisions (1) and (4) of Section 34-8A-2, or who shall engage in the private practice of counseling and 2895 2896 does not then possess in full force and virtue a valid license 2897 to engage in private practice as a licensed professional 2898 counselor or associate licensed counselor under this chapter.

(b) In determining the amount of any penalty, the board shall consider the seriousness of the violation, including any threat to the health, safety, or welfare of the public, the unlawful gain or economic benefit gained by the violation, the person's history of previous violations, and the person's efforts to mitigate and comply with this chapter.

(c) Civil penalties assessed in an order under this section and not paid within 60 days from the effective date of the order may be recovered in a civil action brought by the board in the Circuit Court of Montgomery County or the county in which the defendant does business.

(d) Judicial review of an order entered by the boardunder this section shall be conducted in accordance with the



2912 pertinent provisions for the judicial review of contested 2913 cases as provided under the Alabama Administrative Procedure 2914 Act.

2915 (e) The board shall exercise its jurisdiction for 2916 disciplinary oversight of licensees during the period of their 2917 licensure. The board shall not accept voluntary surrender of a license on the part of a licensee to avoid possible 2918 2919 disciplinary actions by the board. Securing inactive status of 2920 a license shall not negate jurisdiction of the board for a 2921 licensee's actions during any period of active licensure. If a 2922 former licensee or a licensee with inactive status is found to 2923 be in violation of the relevant state law or regulations, a 2924 public announcement of the decision of the board shall be 2925 proffered in a manner to be determined by the board.

2926 (f) The Attorney General shall be the attorney of the 2927 board, but the board may employ other counsel."

2928 "\$34-8A-81

(a) The board shall promote the early identification,
intervention, treatment, and rehabilitation of licensees who
may be impaired.

2932 (b) The board executive director may contract with any 2933 nonprofit corporation or medical professional association for 2934 the purpose of creating, supporting, and maintaining the 2935 Alabama Licensed Counselor Wellness Committee. The committee 2936 shall consist of not less than three nor more than nine 2937 licensees. Committee members shall be appointed by the board for terms of three years and shall be eligible for 2938 2939 reappointment. The board, for just cause, may remove a



2940 committee member before the expiration of his or her term. 2941 (c) The board executive director may expend any 2942 available funds as necessary to cover the operational expenses 2943 of the committee including, but not limited to, the actual 2944 cost of travel, office overhead, personnel expenses, and 2945 compensation of committee members and staff. Funds expended 2946 pursuant to this subsection are not subject to competitive bid 2947 laws." 2948 Section 9. Relating to the Alabama Board of Electrical Contractors; to amend Sections 34-36-3, 34-36-4, 34-36-7, 2949 2950 34-36-8, 34-36-9, 34-36-11, and 34-36-17 of the Code of Alabama 1975, to read as follows: 2951 2952 "\$34-36-3 2953 The following terms shall have the meanings 2954 respectively ascribed to them used in this chapter, for the 2955 purposes of this chapter, unless the context clearly requires 2956 a different meaning: 2957 (1) BOARD. The Alabama Board of Electrical Contractors. 2958 (2) EXECUTIVE DIRECTOR. The Executive Director of the 2959 Alabama Board of Electrical Contractors Office of Occupational 2960 and Professional Licensing as defined in Section 25-2B-1. 2961 (3) ELECTRICAL CONTRACTING. Any job or project in the 2962 State of Alabama wherein the electrical contractor proposes to 2963 bid, install, maintain, alter, or repair any electric wiring 2964 devices or equipment. 2965

(4) ELECTRICAL CONTRACTOR. Any person, firm, or
 corporation who is engaged in the business of soliciting and
 installing electrical power or control systems; maintaining,



2968 altering, or repairing electrical power or control systems, 2969 any electrical wiring devices, equipment, or any other 2970 electrical apparatus. A person who possesses the necessary 2971 qualifications, training, and technical knowledge to plan, lay 2972 out, and supervise the installation of electrical wiring, 2973 apparatus, or equipment for lighting, heating, power, or 2974 controls and who possesses any of the following 2975 qualifications:

a. Four years of practical experience as a journeymanelectrician in charge of jobs.

2978 b. Four years of experience in the design and 2979 construction of electrical systems.

2980 (5) JOURNEYMAN ELECTRICIAN. A person who possesses 2981 necessary qualifications, training, and technical knowledge to 2982 install electrical wiring, apparatus, or equipment lighting, heating, or power or control covered by this chapter. He or 2983 2984 she shall work under a master or state certified electrical 2985 contractor and shall be capable of doing work according to 2986 plans and specifications furnished to him or her and in 2987 accordance with standard rules and regulations governing such 2988 work.

(6) LICENSE. A valid and current certificate of registration issued by the <u>executive</u> director on behalf of the board which shall give the named person to whom it is issued authority to engage in the activity prescribed thereon.

2993 (7) LICENSEE. Any person holding a license.
2994 (8) PERSON. A human person, not a legal entity."
2995 "\$34-36-4



(a) The Alabama Board of Electrical Contractors is
created. <u>Commencing on October 1, 2025, the board shall be</u>
<u>subject to the leadership, support, and oversight of the</u>
<u>Executive Director of the Office of Occupational and</u>
Professional Licensing pursuant to Chapter 2B of Title 25.

3001 (b) A person to be eligible for appointment to serve on 3002 the board shall be a citizen and resident of Alabama. Each 3003 person appointed to the board from each congressional district 3004 shall be actively engaged in the electrical construction 3005 business as a qualified person with electrical construction 3006 background of not less than five consecutive years, and shall hold certificates to validate his or her competence as an 3007 3008 electrical contractor in the electrical construction field. 3009 The two persons appointed to the board as at-large members 3010 shall be members of the Alabama State Electrical Workers Association. The membership of the board should be inclusive 3011 3012 and should reflect the racial, gender, geographic, 3013 urban/rural, and economic diversity of the state.

3014 (c) The board shall consist of nine members to be 3015 appointed by the Governor. One member shall be appointed from 3016 each congressional district, and there shall be two at-large 3017 members who shall be appointed from within the state. The 3018 board members from the First, Second, and Third Congressional 3019 Districts shall be appointed for terms of one year; the board 3020 members from the Fourth, Fifth, and Sixth Congressional 3021 Districts shall be appointed for terms of two years; and the board member from the Seventh Congressional District as well 3022 3023 as the at-large members shall be appointed for terms of three



3024 years. Thereafter, all board members shall be appointed for 3025 terms of three years. Each term shall expire on June 30 of the 3026 last year of the term, and no member shall serve more than two 3027 consecutive three-year terms. Vacancies on the board for any 3028 cause shall be filled by appointment by the Governor for the 3029 remainder of the unexpired term. Members shall serve until 3030 their successors are appointed.

3031 (d) The board shall meet at least semiannually and as 3032 often as necessary. The board shall meet annually to elect 3033 officers from its membership, whose initial terms shall expire 3034 on June 30 next following their election. Special meetings of 3035 the board may be held as the board provides in its rules and 3036 regulations. The board shall meet at least once in the first 3037 quarter and once in the third quarter of the year. Five 3038 members of the board shall constitute a quorum.

3039 (e) The board may adopt rules and regulations to carry 3040 out this chapter.

(f) Any member of the board or duly appointed hearing officer designated by the board may administer oaths and take testimony concerning all matters within the jurisdiction of the board.

(g) The board may sue and be sued in its official name.
Absent negligence, wantonness, recklessness, or deliberate
misconduct, members of the board are immune from liability for
all good faith acts performed in the execution of their duties
of the board.

3050 (h) The board shall adopt a seal for its use containing3051 the words: Alabama Electrical Contractors' Licensing Board.



3052 (i) The board may employ, and at its pleasure 3053 discharge, an executive director. The board may hire other 3054 officers and administrative employees which may be necessary 3055 implement this chapter. The board may employ, on 3056 needed basis, an investigator to investigate complaints. -The 3057 board shall not employ electrical inspectors nor provide for 3058 anv electrical inspections. The board shall outline the duties 3059 and fix the compensation and expense allowances of all 3060 employees pursuant to the Merit System Act of Alabama.

3061 (j)(i) The board is subject to the Alabama Sunset Law 3062 and is classified as an enumerated agency pursuant to Section 3063 41-20-3. The board shall automatically terminate on October 1, 3064 2012, and every four years thereafter, unless a bill is 3065 enacted that the board be continued, modified, or 3066 reestablished.

 $\frac{(k)}{(j)}$  Each board member shall be accountable to the 3067 3068 Governor for the proper performance of his or her duties as a 3069 member of the board. The Governor shall investigate any complaints or unfavorable reports concerning the actions of 3070 3071 the board and shall take appropriate action thereon, including 3072 removal of any board member for misfeasance, malfeasance, 3073 neglect of duty, commission of a felony, incompetence, or 3074 permanent inability to perform official duties. A board member 3075 may be removed at the request of the board after failing to 3076 attend three consecutive properly noticed meetings."

3077 "\$34-36-7

3078 (a) All applicants for licensure must submit a3079 completed application, application fee, and supportive



3080 documentation of qualifications before taking an examination 3081 approved by the board. The board shall examine applicants-at 3082 least once every three months according to the method deemed 3083 by it to be the most appropriate to test the qualifications of 3084 applicants. Any national standardized or written examination 3085 proctored by an independent third party which the board shall 3086 approve as substantially similar to the examination required 3087 to be licensed under this chapter may be administered to all applicants in lieu of or in conjunction with any other 3088 3089 examination which the board shall give to test the 3090 qualifications of applicants. The board shall also have the right to establish such norms of achievement as shall be 3091 3092 required for a passing grade. The board may, by rule, adopt 3093 the National Electrical Code for the purpose of examinations.

3094 (b) The board may recognize a license issued by any 3095 other state that, in the opinion of the board, has standards 3096 of practice or licensure equal to or higher than those 3097 required by this state. The board shall actively seek to 3098 reciprocate with those states meeting such standards. The 3099 board shall actively seek to maintain those states currently 3100 under agreement.

(c) No license shall be issued except in compliance with this chapter and none shall be issued except to a person or a person in a firm, partnership, association, or corporation. A firm, partnership, association, or corporation, as such, shall not be licensed. A licensee shall be a citizen of the United States or, if not a citizen of the United States, a person who is legally present in the United States



3108 with appropriate documentation from the federal government. 3109 (d) An individual who has successfully passed, on or 3110 before January 1, 2010, with a minimum score of 70 percent, or 3111 an individual who has successfully passed after January 1, 3112 2010, with a minimum score of 75 percent, a nationally 3113 standardized proctored electrical examination administered in 3114 the State of Alabama, by Block and Associates, International 3115 Code Council, Experior, Promissor, Thomson Prometric, PROV, or 3116 any other exam approved by the board, shall be deemed to be in compliance with the testing requirement set forth by the board 3117 3118 for licensure as an electrical contractor. Individuals meeting this qualification shall also be required to complete all 3119 3120 other qualifications set forth by this chapter and the board 3121 prior to issuance of an electrical contractor license. 3122 Electrical contractor applicants affected by this provision shall have until July 1, 2011, to apply for licensure without 3123 any further examination requirements." 3124

3125

"§34-36-8

(a) All licenses shall expire <u>annually or at other</u>
times designated by the <u>board executive director</u>. All
applications for renewal of licenses shall be filed with the
<u>executive</u> director prior to the expiration date, accompanied
by the annual renewal fee prescribed by the <u>board executive</u>
director.

3132 (b) The board is authorized to establish or adopt, or 3133 both, education requirements and may approve the program or 3134 programs providing education to fulfill the requirements. The 3135 board shall set the minimum standards of education. All



3136 persons holding an electrical contractor license shall be 3137 required to complete 14 hours of continuing education every 3138 two years.

3139 (c) The board may promulgate rules regarding the 3140 approval of continuing education courses and the accounting 3141 for continuing education hours.

3142 (d) Any person licensed by the board may elect an 3143 inactive status certificate by notifying the board in writing. 3144 The fee for the issuance and renewal of an inactive status certificate shall be established by the board executive 3145 3146 director. The board shall provide by rule those activities 3147 which an inactive status certificate holder may engage in and 3148 for a procedure for the reinstatement as an active status certificate holder." 3149

3150 "\$34-36-9

An expired license for an electrical contractor which 3151 3152 has expired for failure to renew may only be restored within 3153 five years from the date of expiration after application and 3154 payment of the prescribed restoration fee and satisfaction of 3155 all continuing education requirements. The restoration fee 3156 shall be established by the board executive director and shall 3157 be due upon application for restoration. The restoration fee 3158 shall be in addition to all accrued renewal fees. Any license 3159 which has not been restored within five years following its 3160 expiration may not be renewed, restored, or reissued 3161 thereafter. The holder of such a cancelled license may apply for and obtain a valid license only upon compliance with all 3162 3163 relevant requirements as prescribed by this chapter or by rule



3164 for issuance of a new license."

3165 "\$34-36-11

3166 The board is empowered to may establish and charge reasonable fees for the administration of examinations, 3167 3168 issuance of all active and inactive licenses, and supplying 3169 information to applicants, licensees, and the general public. 3170 Such fees shall be commensurate with the cost of fulfilling 3171 the duties of the board as defined in this chapter." 3172 "\$34-36-17 There is hereby established a separate fund in the 3173 3174 State Treasury to be known as the Alabama Board of Electrical Contractors Fund. All money derived under the provisions of 3175 3176 this chapter shall be deposited in this fund and used only to 3177 carry out the provisions of this chapter. Such fund shall be 3178 paid out only by warrant of the Comptroller upon the Treasurer, upon itemized vouchers, approved by the director of 3179 3180 the board; provided, that no funds shall be withdrawn or 3181 expended except as budgeted and allotted according to the provisions of Sections 41-4-80 through 41-4-96 and Sections 3182 41-19-1 through 41-19-12, and only in amounts as stipulated in 3183 3184 the general appropriation or other appropriation bills. Any 3185 funds unspent and unencumbered at the end of any state fiscal vear in excess of one hundred thousand dollars (\$100,000) 3186 shall be transferred into the State General Fund on or before 3187 3188 January 15 of the succeeding year. In addition, there is 3189 hereby appropriated from the Alabama Board of Electrical Contractors Fund to the Alabama Board of Electrical 3190 3191 Contractors the amount necessary to repay the State General



3192	Fund for any and all amounts expended therefrom and such
3193	repayment to the State General Fund shall be made as soon as
3194	funds are available into the Occupational and Professional
3195	Licensing Fund."
3196	Section 10. Relating to the Alabama Electronic Security
3197	Board of Licensure; to amend Sections 34-1A-1. 34-1A-2,
3198	34-1A-3, 34-1A-5, and 34-1A-9 of the Code of Alabama 1975, to
3199	read as follows:
3200	"§34-1A-1
3201	For the purpose of this chapter, the following terms
3202	have the following meanings unless the context clearly
3203	indicates otherwise:
3204	(1) ADMINISTRATIVE EMPLOYEE. An individual who engages
3205	in clerical duties for a licensed company, whose work is
3206	restricted to office duties, and who has access to sensitive
3207	client information including, but not limited to, Social
3208	Security numbers, customer privacy codes, customer passwords,
3209	and similar information.
3210	(2) ADMINISTRATIVE FINE. A monetary fine assessed by
3211	the board for unlicensed activity or by an individual,
3212	company, corporation, firm, or business entity.
3213	(3) ALARM MONITORING COMPANY. Any individual, company,

3214 corporation, partnership, or business, or a representative or 3215 agency thereof, authorized to provide alarm monitoring 3216 services for alarm systems or other similar electronic 3217 security systems whether the systems are maintained on 3218 commercial business property, public property, or individual 3219 residential property.



(4) ALARM SYSTEM. Burglar alarms, security cameras, or
other electrical or electronic device used to prevent or
detect burglary, theft, shoplifting, pilferage, and other
similar losses. The term does not include any fire detection,
fire alarm, or fire communication system.

3225 (5) ALARM VERIFICATION. A reasonable attempt by an 3226 alarm monitoring company to contact the alarm site or alarm 3227 user by telephone or other electronic means to determine 3228 whether an alarm signal is valid prior to requesting law 3229 enforcement to be dispatched to the location and, if the 3230 initial attempted contact is not made, a second reasonable attempt to make a contact utilizing a different telephone 3231 3232 number or electronic address or number.

(6) BURGLAR ALARM. An assembly of equipment and devices, or a single device such as a solid-state unit which plugs directly into an AC line, designed to detect an unauthorized intrusion or an attempted robbery at a protected premises or signal public police or private guards to respond, or both.

(7) CLOSED CIRCUIT TELEVISION SYSTEM (CCTV). A
combination of electronic equipment and devices designed and
arranged for the viewing, monitoring, or recording of video
signals transmitted from transmitters, such as cameras, to
receivers, such as monitors, digital video recorders, and
network video recorders (NVR) through a closed cable or other
video signal transmission method.

3246 (8) ELECTRONIC ACCESS CONTROL SYSTEM. A system that is 3247 used as a process to grant or deny an individual access to a



3248	specific area or object based upon his or her possession of an
3249	item, a code, or physical characteristic.
3250	(9) EXECUTIVE DIRECTOR. The Executive Director of the
3251	Office of Occupational and Professional Licensing as defined
3252	in Section 25-2B-1.
3253	(9)(10) HVAC SYSTEM. Heating, ventilation, or air
3254	conditioning devices or mechanisms to provide heating or
3255	cooling to a building or other structure or the devices used
3256	to control the temperature of the heating or cooling devices
3257	in a building or other structure.
3258	(10)(11) INSTALLATION. The initial placement of
3259	equipment or the extension, modification, or alteration of
3260	equipment after initial placement.
3261	<u>(11)</u> LOCKSMITH.
3262	a. An individual or business entity in a commercial,
3263	residential, or automotive setting that does any of the
3264	following for compensation or other consideration:
3265	1. Repairs locks.
3266	2. Rebuilds locks.
3267	3. Rekeys locks.
3268	4. Services locks.
3269	5. Adjusts locks.
3270	6. Installs locks or mechanical locking devices.
3271	7. Installs or services egress controls devices.
3272	8. Installs or services vaults and safety deposit
3273	boxes, including those services performed by safe technicians.
3274	9. Creates or copies transponder keys and any other
3275	automotive keys and electronic operating devices connected to



3276 motor vehicles.

3277 10. Creates or copies key fobs, proximity keys, smart 3278 keys, door and ignition key devices, or successive electronic 3279 or other high security key technology.

3280 11. Uses any other method of bypassing a locking 3281 mechanism of any kind including, but not limited to, shimming 3282 a lock or picking and popping a lock.

3283 b. The term does not include any of the following:

3284 1. An individual whose activities are limited to making 3285 a duplicate key of an existing key.

3286 2. An individual or business entity that does not3287 advertise providing locksmith services to the public.

3288 3. An individual or business entity that is licensed by 3289 the board on July 1, 2018, to install or service electronic 3290 access control systems, provided any lock being serviced or 3291 installed has electronic access control capabilities.

3292 4. Police, fire, medical, or other government or
3293 emergency personnel performing activities within the scope of
3294 their official duties.

3295 5. An individual operating a licensed towing and 3296 recovery service who does not advertise services as a 3297 locksmith or otherwise perform locksmith services.

3298 6. An individual or business entity who owns or manages 3299 property, or his or her agent, and who does not advertise 3300 services as a locksmith to the public.

3301 (12)(13) MONITORING STATION. A location where alarm 3302 signals are received as a part of an alarm system and then 3303 relayed via operator to law enforcement officials.



3304 (13) (14) QUALIFYING AGENT. A licensee of the board who 3305 serves in a management and supervisory position with a 3306 company.

3307 (14) (15) SALESPERSON. An individual who, for financial 3308 compensation or in exchange for a thing of value, sells goods 3309 or services to the public on behalf of any company, business, 3310 or other entity that sells, services, or installs alarm 3311 systems, CCTV systems, electronic access control systems, or 3312 mechanical locks.

3313 (15) (16) SERVICE. Necessary repair in order to return 3314 the system to operational condition.

3315 (16) (17) SYSTEM INSTALLER. An individual or business 3316 entity that offers to undertake, represents itself as being 3317 able to undertake, or does undertake the installation, 3318 service, or monitoring of alarm systems, CCTV systems, 3319 electronic access control systems, or mechanical locking 3320 systems for the public for any type of compensation or in 3321 exchange for a thing of value."

3322 "\$34-1A-2

(a) The Alabama Electronic Security Board of Licensure
is created. <u>Commencing on October 1, 2025, the board shall be</u>
subject to the leadership, support, and oversight of the
<u>Executive Director of the Office of Occupational and</u>
<u>Professional Licensing pursuant to Chapter 2B of Title 25.</u>
(b) The board, which shall reflect the racial, gender,

3329 geographic, urban and rural, and economic diversity of the 3330 state, shall consist of the following members, who are 3331 citizens of this state, appointed by the Governor, and subject



3332 to confirmation by the Alabama Senate:

3333 (1) Two members representing the alarm system industry 3334 selected from five nominees submitted by the Alabama Alarm 3335 Association.

3336 (2) One member of the Alabama Consulting Engineers
 3337 Association selected from three nominees submitted by that
 association.

3339 (3) One member of the Alabama Sheriffs Association3340 selected from three nominees submitted by that association.

3341 (4) One member who is a locksmith selected from three3342 nominees submitted by the Alabama Locksmith Association.

3343 (5) A person who is a representative of the consumers3344 of the state.

3345 (c)(1) The terms of the board members shall be four 3346 years.

3347 (2) Of these members first appointed, two shall be 3348 appointed to four-year terms, two for three-year terms, and 3349 one for a two-year term.

(3) Any vacancy occurring other than by expiration of terms shall be filled for the remainder of the unexpired term by appointment by the Governor, subject to the nominating process specified in subsection (b).

3354 (4) No member shall serve more than two successive3355 four-year terms.

3356 (5) A member shall serve until a successor is appointed 3357 and assumes office.

3358 (d) Members shall be paid out of the funds of the board 3359 the same per diem as prescribed by law for state employees for

each day of attendance of a board or committee meeting.

3360



3361 (c) (d) Meetings shall be held at least four times per 3362 year. Special meetings shall be held at the call of the chair 3363 or by a majority of the members. 3364 (f) (e) (1) The board may adopt rules of proceedings. 3365 (2) Three members of the board who are physically 3366 present shall constitute a quorum. 3367 (3) The board shall elect a chair and a vice chair on 3368 an annual basis. The chair or vice chair shall call meetings 3369 of the board to order. 3370 (4) Members of the board may participate in a board meeting by means of video conference pursuant to the Alabama 3371 3372 Open Meetings Act. Participation by video conference shall qualify as attendance at a meeting in person. The board may 3373 3374 not conduct official business unless at least three members of the board are physically present at the board meeting. 3375 3376 Attendance by phone without video conference capability does 3377 not constitute attendance at a board meeting. (5) Members of a committee of the board may attend a 3378 3379 committee meeting by means of video conference pursuant to the 3380 Alabama Open Meetings Act. Participation by video conference 3381 shall qualify as attendance at a meeting in person. Except as otherwise provided, a committee may not issue an order or 3382 render a decision unless legal counsel for the board and a 3383 3384 member of the administrative or management staff of the board is physically present. If legal counsel for the board is not a 3385 member of the committee, only the physical presence of one 3386

3387 member of the administrative or management staff of the board



3388 and one committee member is required to conduct committee business if the remainder of the quorum of the committee is 3389 3390 satisfied by the attendance of committee members by means of 3391 video conference. A majority of committee members shall be 3392 physically present to constitute a quorum, conduct official 3393 committee business, or render a decision. Attendance by phone 3394 without video conference capability does not attendance at a committee meeting." 3395

3396 "\$34-1A-3

3397

The board shall have all of the following powers: 3398 (1) License and regulate individuals and business 3399 entities who hold themselves out as engaging in the business 3400 of alarm system, CCTV, or electronic access control system 3401 installation or service, as a locksmith, or as an alarm

3402 monitoring company.

(2) Establish the qualifications for licensure to 3403 3404 ensure competency and integrity to engage in these businesses 3405 and allow graduates of technical school or community college 3406 programs in related fields to qualify. Qualifications for 3407 licensure shall include the requirement that the applicant is 3408 a United States citizen or legally present in this state.

3409 (3) Examine, or cause to be examined, the 3410 qualifications of each applicant for licensure including the 3411 preparation, administration, and grading of examinations, and 3412 when necessary, requiring the applicant to supply a board 3413 approved criminal background check. A nonresident who is not physically working in the state, located more than 100 miles 3414 3415 from the nearest state border, and whose duties are limited to



3416 administrative employee or monitoring station is exempt from 3417 the requirement of a criminal background check. 3418 (4) License qualified applicants regulated by the 3419 board. Licensing of a gualified applicant should be completed 3420 within six calendar weeks after the board receives all 3421 required paperwork from the applicant. This time frame may be 3422 extended during annual renewal. 3423 (5) Revoke, suspend, or fail to renew a license for 3424 just cause as provided in the rules of the board. 3425 (6) Levy and collect reasonable fees for licensure 3426 including, but not limited to, the application process and testing of applicants, and renewal, suspension, and reissuance 3427 3428 of licenses, and costs of necessary hearings, that are 3429 sufficient to cover all expenses for the administration and 3430 operation of the board.

(7) Levy and collect administrative fines for violation 3431 3432 of the board's Code of Ethics, noncompliance with this chapter 3433 including, but not limited to, unlicensed activity and 3434 unethical or fraudulent behavior, and collect the costs of 3435 necessary hearings pursuant to the Alabama Administrative 3436 Procedure Act. The board may collect fines imposed by a court 3437 of competent jurisdiction. The board may file a civil action to collect all fines. 3438

3439 (8) Adopt rules in accordance with the Alabama
3440 Administrative Procedure Act necessary to perform board
3441 duties, to ensure continued competency, to prevent deceptive,
3442 misleading, or criminal practices by board licensees, and to
3443 effectively administer the regulatory system administered by



3444 the board.

(9) Register or by other means monitor employees of a licensee to ensure the employees do not impair the ability of the licensee to satisfy the requirements of this chapter.

(10) Receive and investigate complaints concerning the conduct of any individual or business entity whose activities are regulated by the board, conduct hearings in accordance with procedures established by the board pursuant to the Alabama Administrative Procedure Act, and take appropriate disciplinary action if warranted.

3454 (11) Ensure that periodic inspections are conducted 3455 relating to the operations of licensees to ensure competency 3456 and lawful compliance.

3457 (12) Require the purchase of comprehensive liability 3458 insurance related to business activities in a minimum 3459 specified amount.

3460 (13) Require licensees and employees of licensees to 3461 have visible on their person a photo identification card 3462 issued by the board at all times when providing licensed 3463 services.

3464 (14) Adopt canons of ethics under which the regulated 3465 professional activities of individuals and business entities 3466 shall be conducted.

3467 (15) Employ or contract for necessary personnel, 3468 including an executive director, and provide necessary 3469 offices, supplies, and equipment to fulfill the requirements 3470 of this chapter.

3471 (15) Delegate board powers and duties by resolution



3472 to a named designee the executive director.

3473 (17) Enter into contracts and expend funds of the board 3474 to fulfill the requirements of this chapter.

3475 (18) Borrow money for the initial start-up operation of 3476 the board until sufficient receipts are paid into the special 3477 revenue trust fund specified in Section 34-1A-9.

3478 <u>(19)(16)</u> Work with the Office of the Attorney General 3479 and other law enforcement agencies to prohibit any violation 3480 of this chapter.

3481 (20) (17) Establish volunteer procedures for those 3482 individuals or business entities that are exempt from this 3483 chapter.

(21) (18) Conduct inspections relating to the operations 3484 of unlicensed individuals, firms, or corporations to include 3485 3486 the solicitation, installation, servicing, monitoring of burglar alarm systems, locking systems, or mechanisms, the 3487 3488 holding of privacy codes for burglar alarm systems of a 3489 customer, or the selling, installation, or servicing of access 3490 control systems or CCTV to or for a customer to ensure lawful 3491 compliance with this chapter.

3492 (22) (19) Issue a cease and desist order to any 3493 unlicensed individual, company, corporation, firm, or business 3494 entity engaged in any activity, conduct, or practice 3495 constituting a violation of this chapter or rule adopted by 3496 the board pursuant to this chapter."

3497 "\$34-1A-5

3498 (a) The board shall issue licenses authorized by this3499 chapter to all qualified individuals in accordance with rules



3500 aopted by the board.

3501 (b) (1) Effective beginning January 1, 2014, the license 3502 fee for a two-year period as set by the board shall not exceed 3503 three hundred dollars (\$300) for an individual and one 3504 thousand five hundred dollars (\$1,500) for a business entity. 3505 (2) Effective for the license year beginning January 1, 3506 2014, and thereafter, the board may provide for the 3507 to be renewed on a staggered basis as determined by rule of 3508 the board and, in order to stagger the license renewals, may issue the license for less than a two-year period. The amount 3509 3510 of the license fees provided in subdivision (1) shall be prorated by the board on a monthly basis for the number of 3511 months the board issues the licenses in order to convert to 3512 3513 any staggered system of renewals.

3514 (c) The license shall not be transferred or assigned 3515 and is valid only with respect to the person to whom it is 3516 issued.

3517 (d) (c) (1) No license shall be granted if the applicant 3518 has had any prior business license revoked for fraud, 3519 misrepresentation, or any other act that would constitute a 3520 violation of this chapter.

(2) a. An applicant shall not be refused a license solely because of a prior criminal conviction, unless the criminal conviction directly relates to the occupation or profession for which the license is sought. The board may refuse a license if, based on all the information available, including the applicant's record of prior convictions, the board finds that the applicant is unfit or unsuited to engage



3528 in the business.

3529 b. The board may consult with appropriate state or 3530 federal law enforcement authorities to verify whether an 3531 applicant has a criminal record prior to granting any license 3532 and, as an aid to this duty, each applicant may be required to 3533 provide his or her fingerprints and complete an affidavit of 3534 his or her criminal record, if any, as a part of the 3535 application. The board may periodically consult with state and 3536 federal law enforcement officials to determine whether current licensees have new criminal convictions. The administrative or 3537 3538 management staff executive director of the board may also consult with state or federal law enforcement authorities to 3539 3540 determine if a current or potential employee has a criminal 3541 conviction. Dissemination of criminal history record 3542 information shall be handled in accordance with the rules and 3543 procedures of the Alabama State Law Enforcement Agency or the 3544 Federal Bureau of Investigation, as applicable.

3545 (e) (d) Any license granted pursuant to this chapter
3546 shall be issued for a two-year period, but may be staggered
3547 for renewal as otherwise provided. Any license shall expire on
3548 a schedule established by rule of the board executive
3549 director, unless it is renewed pursuant to rules adopted by
3550 the board executive director or unless it is suspended or
3551 revoked.

3552 (f)(e) An affirmative vote of a majority of board 3553 members shall be required before any action to suspend or 3554 revoke a license, to impose a sanction on a licensee, or to 3555 levy an administrative fine. A board member shall disqualify



3556 himself or herself and withdraw from any case in which he or 3557 she cannot accord fair and impartial consideration.

3558 (g)(f) A nonresident of this state may be licensed by 3559 meeting one of the following requirements:

3560 (1) Conforming to this chapter and the rules of the 3561 board.

3562 (2) Holding a valid license in another state with which 3563 reciprocity has been established by the board.

3564 (h)-(g) A licensee shall display the license at its 3565 normal place of business and in a manner easily readable by 3566 the general public.

3567 (i) (h) A notice shall be displayed prominently in the 3568 place of business of each licensee regulated pursuant to this 3569 chapter containing the name, mailing address, and telephone 3570 number of the board, and a statement informing consumers that 3571 complaints against licensees may be directed to the board.

3572 (j) (i) An individual, company, corporation, firm, 3573 business, or trademarked entity shall be licensed by the name 3574 advertised. The license number of a licensee or an Internet 3575 address where licensing information can be found shall be 3576 displayed in all advertising, including in social media or 3577 Internet advertising, or on any vehicle displaying advertising 3578 information, as provided by rule of the board.

3579 (k) (j) The board shall prepare information of consumer 3580 interest describing the regulatory functions and describing 3581 the procedures of the board by which consumer complaints shall 3582 be filed with and resolved by the board. The board shall make 3583 the information available to the general public and



3584 appropriate state agencies. The board shall provide, upon 3585 request, a listing of all licensees. The board may collect a 3586 fee for the cost of duplicating and mailing materials.

3587 (1) (k) Each written contract for services in the state 3588 of a licensee shall contain the name, mailing address, and 3589 telephone number of the board and a statement informing 3590 consumers that complaints against licensees may be directed to 3591 the board.

(m)-(1) Notice of the issuance, revocation, reinstatement, or expiration of every license issued by the board shall be furnished to the sheriff of the county and the chief of police, as appropriate, and the inspection department of the city where the principal place of business of a licensee is located.

3598 (n) (m) Information contained in alarm system records 3599 held by the board concerning the location of an alarm system, 3600 the name of the occupant residing at the alarm system 3601 location, or the type of alarm system used shall be 3602 confidential and disclosed only to the board or as otherwise 3603 required by law.

3604 (o) (n) A licensee, upon completing an installation,
3605 shall provide a paper copy or electronic copy of all contracts
3606 to the consumer, or his or her designee.

3607 (p) (o) To be eligible for a qualifying agent license, 3608 an individual applicant shall serve in a management and 3609 supervisory position with a company for not less than 33 hours 3610 per week. A qualifying agent may be subject to disciplinary 3611 action for the actions of individuals employed under his or



3612 her supervision. With the exception of a company that only 3613 performs monitoring work, each licensed company, corporation, 3614 firm, and business entity is required to have at least one 3615 licensed employee designated as a qualifying agent. 3616 "\$34-1A-9 3617 A separate special revenue trust fund in the State 3618 Treasury to be known as the Alabama Electronic Security Board 3619 of Licensure Fund is established. All receipts collected by the board under this chapter are to be deposited into this 3620 fund and shall be used only to carry out the provisions of 3621 3622 this chapter. The receipts shall be disbursed only by warrant of the state Comptroller upon the State Treasury, upon 3623 3624 itemized vouchers approved by the chair of the board. No funds 3625 shall be withdrawn or expended except as budgeted and allotted 3626 according to Sections 41-4-80 to 41-4-96, inclusive, and 41-19-1 to 41-19-12, inclusive, and only in amounts as 3627 3628 stipulated in the general appropriations bill or other 3629 appropriations bills the Occupational and Professional 3630 Licensing Fund." 3631 Section 11. Relating to the State Board of Genetic 3632 Counseling; to amend Sections 34-13A-2, 34-13A-3, 34-13A-4, 3633 34-13A-5, 34-13A-7, and 34-13A-10 of the Code of Alabama 1975, 3634 as follows: 3635 "\$34-13A-2 For the purposes of this chapter, the following terms 3636 3637 shall have the following meanings:

3638 (1) ABGC. The American Board of Genetic Counseling, or3639 its successor or equivalent.



3640 (2) ABMGG. The American Board of Medical Genetics and3641 Genomics, or its successor or equivalent.

3642 (3) ACGC. The Accreditation Council for Genetic3643 Counseling, or its successor or equivalent.

3644

(4) BOARD. The Alabama Board of Genetic Counseling.

(5) EXAMINATION FOR LICENSURE. The ABGC or ABMGG
certification examination, or the examination provided by a
successor entity to the ABGC or ABMGG, to test the competence
and qualifications of applicants to practice genetic
counseling.

3650 (6) EXECUTIVE DIRECTOR. The Executive Director of the 3651 Office of Occupational and Professional Licensing as defined 3652 in Section 25-2B-1.

3653 (6)(7) GENETIC COUNSELING. The provision of services by 3654 a genetic counselor to do any of the following:

a. Obtain and evaluate individual, family, and medical
histories to determine genetic risk for genetic or medical
conditions and diseases in a patient, his or her offspring, or
other family members.

b. Discuss the features, natural history, means of
 diagnosis, genetic and environmental factors, and management
 of risk for genetic or medical conditions and diseases.

3662 c. Identify, recommend, and coordinate genetic tests 3663 and other genetic related diagnostic studies as appropriate 3664 for the genetic assessment consistent with practice-based 3665 competencies provided by the ACGC.

3666 d. Integrate genetic test results and other3667 genetic-related diagnostic studies with personal and family



3668 medical history to assess and communicate risk factors for 3669 genetic or medical conditions and diseases.

e. Explain the clinical implications of genetic tests
 and other genetic-related diagnostic studies and their
 results.

3673 f. Evaluate the responses of the client or family to 3674 the condition or risk of recurrence and provide 3675 client-centered counseling and anticipatory guidance.

3676 g. Identify and utilize community resources that 3677 provide medical, educational, financial, and psychosocial 3678 support and advocacy.

h. Provide written documentation of medical, genetic,
 and counseling information for families and health care
 professionals.

3682 (7)(8) GENETIC COUNSELING INTERN. A student enrolled in 3683 a genetic counseling program accredited by the ACGC or ABMGG.

3684 (8) (9) GENETIC COUNSELOR. An individual licensed by the 3685 board to engage in the practice of genetic counseling.

3686

(9) (10) GENETIC TEST or GENOMIC TEST.

a. A test or analysis of human genes, gene products,
Deoxyribonucleic acid, Ribonucleic acid, chromosomes,
proteins, or metabolites that does any of the following:

Detects genotypes, mutations, chromosomal changes,
 abnormalities, or deficiencies, including carrier status, that
 are linked to physical or mental disorders or impairments.

3693 2. Indicates a susceptibility to illness, disease,
3694 impairment, or other disorders, whether physical or mental.
3695 3. Demonstrates genetic or chromosomal damage due to

b. The terms genetic test and genomic test do not



3696 environmental factors.

include any of the following:

3697

3698

3699 1. Routine physical measurements. 3700 2. Chemical, blood, and urine analyses that are widely 3701 accepted and in use in clinical practice. 3702 3. Tests for the use of drugs. 3703 4. Tests for the presence of a pathogen. 3704 5. Analyses of proteins or metabolites that do not 3705 detect genotypes, mutations, chromosomal changes, 3706 abnormalities, or deficiencies. 3707 6. Analyses of proteins or metabolites that are directly related to a manifested disease, disorder, or 3708 3709 pathological condition that could reasonably be detected by a 3710 health care professional with appropriate training and expertise in the field of medicine involved. 3711 3712 (10) (11) NSGC. The National Society of Genetic 3713 Counselors, or its successor or equivalent. 3714 (11) (12) QUALIFIED SUPERVISOR. Any individual licensed 3715 as a genetic counselor, a physician licensed to practice 3716 medicine or osteopathy in this state, or an individual 3717 certified in molecular genetic pathology by the American Board 3718 of Pathology and the ABMGG. 3719 (12) (13) SUPERVISION. The overall responsibility of a 3720 qualified supervisor to assess the work of a genetic counselor 3721 with a temporary license, including regular meetings and chart review, if an annual supervision contract signed by the 3722 3723 supervisor and the temporarily licensed genetic counselor is

on file with both parties. The presence of a qualified

3724



3725 supervisor is not required during the performance of the 3726 genetic counseling service." 3727 "\$34-13A-3 3728 (a) The State Board of Genetic Counseling is created to 3729 implement and administer this chapter. Commencing on October 3730 1, 2025, the board shall be subject to the leadership, 3731 support, and oversight of the Executive Director of the Office 3732 of Occupational and Professional Licensing pursuant to Chapter 3733 2B of Title 25. 3734 (b) The membership of the board shall consist of all of 3735 the following: 3736 (1) One individual appointed by the Department of Genetics at the University of Alabama at Birmingham. 3737 3738 (2) Four individuals who practice genetic counseling in Alabama and who hold a master's degree or doctoral degree in 3739 3740 genetic counseling from an ACGC or ABMGG accredited training 3741 program, or an equivalent program approved by the ACGC or the 3742 ABMGG, appointed by the Governor. 3743 (3) One physician appointed by the Medical Association 3744 of the State of Alabama. 3745 (4) One physician appointed by the State Board of 3746 Medical Examiners. 3747 (5) One physician who specializes in pediatric genetics appointed by the Lieutenant Governor. 3748 3749 (6) One physician appointed by the Speaker of the House of Representatives. 3750 3751 (c) Board members appointed by the Governor shall serve



3752 for terms of two years and, upon the expiration of a term, may 3753 continue to serve until replaced or reappointed. All other 3754 board members shall serve until they are replaced by their 3755 respective appointing authority.

3756 (d) The board shall annually elect from its membership3757 a chair, a vice chair, and a secretary.

(e) The appointing authorities shall coordinate their appointments to assure the board membership is inclusive and reflects the racial, gender, geographic, urban, rural, and economic diversity of this state.

(f) Unless acting unreasonably or in bad faith, no member of the board shall be civilly liable for acting within the scope of his or her duties as a board member.

3765 (g) Members of the board shall serve without

3766 compensation but, to the extent funds are available, may

3767 receive the same per diem and travel allowance as state

3768 employees.

3769 (h) (1) Except as provided in subdivision (2), members 3770 of the board may participate in a regular meeting of the board 3771 by means of telephone conference, video conference, or similar 3772 communications equipment pursuant to the Alabama Open Meetings 3773 Act, Chapter 25A of Title 36.

3774 (2) Members of the board may only participate in a 3775 meeting of the board relating to a disciplinary action in 3776 person."

3777 "§34-13A-4

3778 (a) The board may issue a license to practice genetic3779 counseling to any individual who satisfies all of the



3780 following qualifications: (1) Is at least 21 years of age. 3781 3782 (2) Has applied in writing to the board in a form and 3783 substance that is satisfactory to the board. 3784 (3) Has not engaged in conduct or activities that would 3785 constitute grounds for discipline under this chapter. 3786 (4) Has successfully completed either of the following: 3787 a. A master's degree in genetic counseling from an ACGC 3788 or ABMGG accredited training program, or an equivalent program 3789 approved by the ACGC or the ABMGG. 3790 b. A doctoral degree and an ABMGG accredited medical genetics training program, or an equivalent program approved 3791 3792 by the ABMGG. (5) Has successfully completed an examination for 3793 3794 licensure, as approved by the board. (6) Has paid fees established by board rule. 3795 3796 (7) Has satisfied the requirements for certification 3797 established by the ABGC or its successor, or the ABMGG or its 3798 successor, if required by board rule. 3799 (8) Has satisfied any additional requirements for 3800 licensure established by board rule. 3801 (b) The board executive director may issue a temporary 3802 license to practice genetic counseling to any individual who 3803 has made application to the board, has submitted evidence to 3804 the board of admission to examination for licensure, and has

3805 satisfied all other requirements or conditions for licensure 3806 as provided in this section and by board rule, except for the 3807 examination requirement. A temporary license shall be valid



3808 for no more than one year. The holder of a temporary license 3809 shall practice only under the supervision of a qualified 3810 supervisor. Nothing in this subsection shall prohibit an 3811 applicant from reapplying for a temporary license if he or she 3812 otherwise satisfies the qualifications of this subsection." "\$34-13A-5 3813 3814 (a) A license issued by the board pursuant to this 3815 chapter shall be valid for no more than two years, unless 3816 otherwise specified by this chapter or board rule a term prescribed by the executive director, and shall be renewable 3817 3818 on a renewal date established by board rule the executive director. 3819 3820 (b) An individual who holds an expired license, or a 3821 license on inactive status, may have the license restored by 3822 doing all of the following: (1) Making application to the board. 3823 3824 (2) Submitting proof acceptable to the board of his or 3825 her fitness to have the license restored including, but not 3826 limited to, sworn evidence certifying his or her active 3827 practice in another jurisdiction that is satisfactory to the 3828 board. 3829 (3) Paying the required restoration fees as established 3830 by board rule the executive director. 3831 (c) If an individual has not maintained an active 3832 practice in another jurisdiction that is satisfactory to the board pursuant to subdivision (2) of subsection (b), the 3833 board, pursuant to an evaluation program established by rule, 3834

3835 shall determine the fitness of an individual to resume active



3836 status and may require the individual to complete a period of 3837 evaluated clinical experience and successful completion of an 3838 examination for licensure.

3839 (d) A licensee may elect to place his or her license on 3840 inactive status by notifying the board, in writing, on a form prescribed by board rule. An inactive licensee may not 3841 3842 practice genetic counseling in this state and shall be excused 3843 from the payment of renewal fees until he or she notifies the 3844 board of his or her desire to resume active status. An 3845 individual requesting restoration to active status shall pay 3846 the current renewal fee and shall satisfy the requirements of subsection (b)." 3847

3848 "\$34-13A-7

3849 The board may do all of the following:

3850 (1) Determine the qualifications and fitness of 3851 applicants for licensure and renewal of licensure.

3852 (2) Consistent with the laws of this state, adopt and
3853 revise rules as necessary to conduct its business, carry out
3854 its duties, and administer this chapter.

3855 (3) Examine for, approve, issue, deny, revoke, suspend,
3856 sanction, and renew the license of any applicant or genetic
3857 counselor, as applicable, pursuant to this chapter and conduct
3858 hearings in connection with those actions.

(4) Conduct hearings on complaints concerning violations of this chapter, and any rule adopted pursuant to this chapter, and cause the prosecution and enjoinder of any violation.

3863

(5) Establish licensure, application, examination,



3864	certification, and other administrative fees as necessary.
3865	(6)(5) Establish continuing education requirements.
3866	(7)(6) Impose administrative fines, not to exceed one
3867	thousand dollars (\$1,000) per violation, for a violation of
3868	this chapter, a board rule, or a condition of a license.
3869	(8) (7) Accept grants from foundations, individuals, and
3870	institutions to further the purposes of the board.
3871	(9) To the extent funding is available, employ a
3872	director and additional staff as necessary for the proper
3873	performance of the duties of the board."
3874	"\$34-13A-10
3875	There is established in the State Treasury a separate
3876	special revenue trust fund known as the Genetic Counseling
3877	Fund. All receipts collected by the board pursuant to this
3878	chapter shall be deposited into the fund and shall be used
3879	only to implement this chapter. The receipts shall be
3880	disbursed only by warrant of the Comptroller upon the State
3881	Treasury, upon itemized vouchers approved by the executive
3882	director, or the board if no executive director is employed
3883	Occupational and Professional Licensing Fund. The board may
3884	make grants and otherwise arrange with qualified individuals,
3885	institutions, or agencies to develop and promote genetic
3886	counseling programs and continuing education programs for
3887	licensees. No funds may be withdrawn or expended except as
3888	budgeted and allotted according to Sections 41-4-80 to
3889	41-4-96, inclusive, and Sections 41-19-1 to 41-19-12,
3890	inclusive, and only in amounts as stipulated in the general
3891	appropriations bill or other appropriations bills."



3892	Section 12. Relating to the Alabama Board of Licensure
3893	for Professional Geologists; to amend Sections 34-41-3,
3894	34-41-4, 34-41-5, 34-41-6, 34-41-9, 34-41-11, 34-41-12,
3895	34-41-14, 34-41-15, 34-41-16, and 31-41-17 of the Code of
3896	Alabama 1975, to read as follows:
3897	"\$34-41-3
3898	When used in this chapter, the following words have the
3899	following meanings:
3900	(1) BOARD. The Alabama Board of Licensure for
3901	Professional Geologists.
3902	(2) EXECUTIVE DIRECTOR. The Executive Director of the
3903	Office of Occupational and Professional Licensing as defined
3904	in Section 25-2B-1.
3905	(2)(3) GEOLOGIST. A person who holds a degree in the
3906	geological sciences from an accredited college or university.
3907	(3)(4) GEOLOGIST-IN-TRAINING. A person who holds a
3908	degree in the geological sciences from an accredited college
3909	or university and who has successfully passed the part of the
3910	professional examination covering fundamental or academic
3911	geological subjects.
3912	$\frac{(4)}{(5)}$ GEOLOGY. The science dealing with the earth and
3913	its history; its constituent rocks, minerals, liquids, gases,
3914	and other materials of which it is composed, and the study of
3915	the processes responsible for the development and change in

3916 the component parts of the earth, for the benefit of mankind.

3917 (5) (6) GOOD MORAL CHARACTER. Character that tends to 3918 ensure the faithful discharge of the professional duties of 3919 the licensed professional geologist based on truth and



3920 adherence to ethical principles.

3921 (6) (7) LICENSE. A certificate issued by the board 3922 recognizing the individual named in this certificate as 3923 meeting the requirements for licensing under this chapter.

3924 (7) (8) LICENSED PROFESSIONAL GEOLOGIST. A person who 3925 holds a license as a professional geologist under this 3926 chapter.

3927 (9) PUBLIC PRACTICE OF GEOLOGY. The performance of 3928 geological service or work, including, but not limited to, 3929 consultation, geological investigation, surveys, evaluations, 3930 planning, mapping, or review of geological work related to the public practice of geology, or both, in which the performance 3931 3932 is related to the public welfare or safeguarding of life, 3933 health, property, and the environment except as otherwise 3934 specifically provided by this chapter. A person publicly practices or offers to publicly practice geology if the person 3935 3936 does any of the following:

3937 a. Offers to or provides geological work or services to3938 the public in any branch of the profession of geology.

3939 b. Represents himself or herself to be a licensed 3940 professional geologist by verbal claim, sign, advertisement, 3941 letterhead, card, or in another way.

3942 c. Implies that he or she is a licensed professional 3943 geologist or that he or she is registered under this chapter 3944 through the use of some other title.

3945 d. Holds himself or herself out as one who performs or 3946 is able to perform any geological services or work recognized 3947 by the board as the public practice of geology.



3948 This definition shall not be construed to regulate or 3949 interfere with the legitimate practice of any licensed 3950 professional, other than geologists.

3951 (9)(10) RESPONSIBLE CHARGE OF WORK. The independent 3952 control and direction by the use of initiative, skill, and 3953 independent judgment of geological work or the supervision of 3954 such work.

3955 <u>(10) (11)</u> SPECIALTY. A branch of geology which is 3956 recognized as a subdiscipline for purposes of certification 3957 after registration as a licensed professional geologist.

3958 (11)(12) SUBORDINATE. A person who assists a licensed 3959 professional geologist in the public practice of geology 3960 without assuming the responsible charge of work and who is 3961 under the direction and supervision of a licensed professional 3962 geologist.

3963 (12)(13) UNPROFESSIONAL CONDUCT. The practice of 3964 geology by a licensed professional geologist who willfully 3965 performs any act, causes omissions, or makes any assertions or 3966 representations which are fraudulent, deceitful, or 3967 misleading, or which in any manner whatsoever discredits or 3968 tends to discredit the profession of geology."

3969 "\$34-41-4

(a) There is created the Alabama Board of Licensure for
Professional Geologists which shall administer and enforce
this chapter. <u>Commencing on October 1, 2025, the board shall</u>
<u>be subject to the leadership, support, and oversight of the</u>
<u>Executive Director of the Office of Occupational and</u>
Professional Licensing pursuant to Chapter 2B of Title 25.



(b) The board shall consist of seven members appointed by the Governor from a list of nominees submitted by the board, or any entity designated by the board. Members of the board, except for the initial board, shall be licensed professional geologists. Whenever possible the membership of the board shall be inclusive and reflect the racial, gender, geographic, urban/rural, and economic diversity of the state.

3983 (c) Each member of the board shall be a citizen of the 3984 United States, a resident of the State of Alabama for at least 3985 five years immediately preceding appointment, reside in the 3986 state during the term of office, and be at least 25 years of 3987 age.

3988 (d) All members of the initial board shall be appointed by the Governor from a list of nominees who shall at the time 3989 3990 of their appointment qualify for licensing under this chapter 3991 and become duly licensed during their term. Membership of the 3992 board shall include at least one representative member from 3993 each of the following professional subgroups of geologists: 3994 Faculty of the departments of geology at colleges and 3995 universities in the State of Alabama that grant degrees in the 3996 geological sciences; governmental agencies employing 3997 geologists; businesses, exclusive of those exempted herein; 3998 mining industry; petroleum industry; geotechnical and/or 3999 environmental engineering firms; and independent geological 4000 consultants.

4001 (e) After the establishment of the initial board, all 4002 members of the board shall be licensed under this chapter. The 4003 term of office of each member of the board shall be three



4004 years. Notwithstanding the foregoing, of the first members 4005 appointed, two shall be appointed for a term of one year, two 4006 for terms of two years, and three for terms of three years. No 4007 member shall serve more than two consecutive three-year terms, 4008 without interruption in service of at least three years.

4009 (f) Each term on the board shall expire on September 30 4010 of the year in which the term expires. When the term of a 4011 member expires, the Governor shall appoint a new member or 4012 reappoint the current member for a full term under subsections 4013 (d) and (e). If a vacancy occurs, within 90 days of the 4014 vacancy the Governor shall appoint a replacement to fill the vacancy for the remainder of the unexpired term. Except for 4015 4016 the members of the initial board, all appointments and 4017 reappointments to the board shall be made by the Governor from 4018 a list of nominees submitted by the board, or any entity designated by the board. In appointing members to the board, 4019 the Governor shall strive to achieve diversity in race, 4020 4021 gender, geography, residence, and economic condition.

(g) The Governor may remove a member of the board only for neglect of duty, an unexcused failure to attend more than one of the regularly scheduled meetings held in a calendar year during the term in office of the member, malfeasance, violation of this chapter, or conviction of a felony or other crime of moral turpitude.

4028 (h) Members of the board shall receive reimbursement 4029 for expenses incurred in the performance of duties of one 4030 hundred dollars (\$100) per day plus mileage payable at the 4031 same rate as paid for state officers and employees for each



4032 day of actual attendance at a regular or special meeting of 4033 the board.

4034 (i) The board may employ the necessary personnel for 4035 performance of its functions and fix their compensation.(h) 4036 The board may appoint committees to aid in the performance of 4037 its functions."

4038

**"**§34-41-5

(a) The board shall elect from its membership a chair,
a vice chair, and a secretary-treasurer. The board shall adopt
rules to govern its proceedings. A majority of the appointed
membership of the board shall constitute a quorum for all
meetings.

4044 (b) The board shall, by regulation, adopt an 4045 administrative code and a code of professional conduct, which 4046 shall be published by the board and distributed to every 4047 applicant for licensing and to every licensee under this 4048 chapter. The publication shall constitute due notice to all 4049 applicants and licensees. The board shall solicit comments 4050 from the profession at large concerning these codes and may 4051 revise and amend the codes.

4052 (c) The board executive director shall have the 4053 authority to prepare, and administer, and grade oral or 4054 written examinations, or both, as required or permitted by 4055 this chapter to test an applicant's academic preparation and 4056 ability to apply such training to the public practice of 4057 geology. The board, or the executive director at the discretion of the board, may take any actions necessary to 4058 4059 prepare, administer, and grade the examinations, and to



4060 determine whether the qualifications of an applicant for 4061 licensing meet the minimum standards set forth in this 4062 chapter, and to issue a license to each successful applicant. 4063 The board shall have the authority to adopt or recognize, in 4064 part or in whole, examinations prepared, administered, or 4065 graded by other organizations, on a regional or national 4066 basis, which the board determines are appropriate to measure 4067 the qualifications of an applicant for licensing as a 4068 professional geologist or in any specialty of geology. The 4069 examination questions, correct answers, and any individual 4070 applicant's completed examination shall be available to the board. The board shall retain the authority to determine a 4071 4072 passing grade for purposes of registration as a professional 4073 geologist in this state.

(d) The board shall consider all applications for
licensing as a professional geologist or certification in any
specialty thereof recognized by the board pursuant to this
chapter and issue licenses as provided in this chapter. The
board shall adopt a seal which shall be affixed to all
licenses issued by the board.

4080 (e) The board may authorize necessary expenditures to 4081 implement this chapter from the fees which it collects. The 4082 expenditures shall not exceed the revenues of the board during 4083 any fiscal year.

4084 (f)(e) The board shall meet within 30 days after a 4085 quorum of its first members is appointed, and thereafter shall 4086 hold at least three regular meetings each year. The board may 4087 provide for additional special meetings including hearings,



4088 extra working days for applications review, and examination 4089 proctoring. Minutes of each meeting of the board, recording 4090 the members present and the business taken, shall be signed 4091 and kept by the secretary-treasurer or an assistant secretary 4092 appointed by the board or the executive director.

4093 (g) (f) The board executive director shall establish and 4094 receive reasonable and necessary fees to be charged to the 4095 applicants and registrants to support the administration and 4096 enforcement of this chapter. The secretary-treasurer shall 4097 prepare, certify, and file an annual report of all the 4098 receipts, expenditures, and fund balances with the state 4099 Comptroller.

4100 (h) (g) The board shall approve licensing through comity 4101 for any individual already licensed as a professional 4102 geologist or the equivalent in any other state, territory, or possession of the United States, or the District of Columbia, 4103 4104 if the license is current and, in the opinion of the board, 4105 the license was issued in compliance with licensing 4106 requirements that are substantially the same as, or more 4107 stringent than, those established pursuant to this chapter. 4108 The board may require additional proof of experience, if 4109 desired.

4110 (i) (h) The board executive director shall renew 4111 <u>certificates</u> and reissue certificates as provided in this 4112 chapter. As a condition of reissuance or renewal, the board 4113 shall have the authority to require, in general or in 4114 individual cases, evidence of continued competence in the 4115 practice of geology through means such as, but not limited to,



4116 the review of qualifications, experiences, and requirements 4117 for continuing professional education.

4118 (i) Each present and former member of the board, its 4119 agents, employees, and members of committees appointed by the 4120 board to assist the board in carrying out its duties and 4121 responsibilities, shall be exempt from civil liability for any 4122 act or omission occurring while acting in an official 4123 capacity. The Attorney General or his or her appointed 4124 designee shall, without assessing charges to the board for legal services, defend the board and each present and former 4125 4126 member of the board, its agents, employees, and members of committees appointed by the board in any action arising from 4127 4128 any act or omission. The Attorney General or his or her 4129 appointed designee shall act as legal advisor to the board.

4130 (k) (j) The board may investigate all reasonably documented complaints of violations of this chapter and of 4131 4132 unprofessional conduct by licensed and nonlicensed geologists. 4133 The board shall have the authority to refuse issuance or 4134 renewal of a license or to suspend or revoke a license. The 4135 board may impose sanctions including restrictions on the 4136 practice of any registrant or of a person, firm, or 4137 corporation practicing under the limitations of this chapter, 4138 for violations of this chapter or the rules and regulations 4139 promulgated hereunder.

4140 (1)-(k) The board shall have the power to administer 4141 oaths and affirmations and to issue subpoenas to compel the 4142 attendance of witnesses and the production of evidence, and 4143 shall have the authority to issue cease and desist orders and



4144 to seek injunctions against violations of this chapter or the 4145 rules and regulations promulgated hereunder, as provided 4146 herein.

4147 (m) (1) The board shall, within one year of its 4148 appointment, establish between it and the Alabama State Board 4149 of Professional Engineers and Land Surveyors, a memorandum of 4150 understanding, containing guidelines for resolving 4151 jurisdictional concerns that may arise between registered 4152 engineers and registered geologists.

4153 (n) (m) The board shall have all other powers and 4154 authority consistent with this section, not enumerated herein, 4155 as are necessary for the administration and enforcement of 4156 this chapter."

4157 "\$34-41-6

4158 There is established a separate revenue trust fund in the State Treasury to be known as the "Alabama Board of 4159 4160 Licensure for Professional Geologists Fund." All receipts and 4161 disciplinary fines collected by the board under this chapter 4162 shall be deposited in this fund and used only to implement 4163 this chapter. Monies shall be disbursed by warrant of the 4164 state Comptroller upon the State Treasury, upon itemized vouchers approved by the chair of the board or an authorized 4165 designee. No funds shall be withdrawn or expended except as 4166 4167 budgeted and allotted according to Sections 41-4-80 to 4168 41-4-96, inclusive, and 41-19-1 to 41-19-12, inclusive, and only in amounts as stipulated in the general appropriations 4169 bill or other appropriation bills into the Occupational and 4170 4171 Professional Licensing Fund."



4172 "\$34-41-9

4173 An application for licensing as a professional 4174 geologist or a geologist-in-training shall be made under oath 4175 and shall show: (1) the education of the applicant; (2) a 4176 detailed summary of his or her actual geological work 4177 experience; (3) a signed statement that the applicant has read 4178 and shall adhere to the code of professional conduct adopted 4179 by the board; and (4) not less than five references, three or 4180 more of whom shall be geologists having personal knowledge of the geologic experience of the applicant. The board executive 4181 4182 director shall determine a reasonable application fee which shall accompany each application." 4183

4184 "\$34-41-11

Annual examinations shall be formulated by the board and conducted by the board at a time and place the board executive director shall determine. The board executive director shall by regulation rule establish the fee required for examination."

4190

"§34-41-12

4191 (a) Upon payment of a license fee the board shall issue 4192 a biennial license to any applicant who has satisfactorily met 4193 all the requirements of this chapter. Licenses shall show the full name of the licensee, give a serial number, and shall be 4194 4195 signed by both the chair and secretary-treasurer of the board 4196 under the seal of the board. The issuance of a license by the 4197 board shall be prima facie evidence that the person named therein is entitled to all the rights and privileges of a 4198 4199 licensed professional geologist while the license remains in



4200 full force and effect.

(b) Each license expires on a biennial basis or at 4201 4202 another interval determined by the board unless the license is 4203 renewed. The executive director shall prescribe the expiration 4204 date of each license issued by the board. An application for 4205 renewal shall be filed with the board executive director and 4206 shall be accompanied by the renewal fee prescribed by the 4207 board executive director. A license which has expired for failure to renew may be restored only after application and 4208 payment of the prescribed restoration fee prescribed by the 4209 4210 executive director, provided the renewal applicant meets all other provisions established by the board. 4211

4212 (c) An applicant for renewal of a license shall have 4213 satisfactorily maintained continuing education requirements as 4214 specified by the board.

(d) A new license to replace any license lost,
destroyed, or mutilated may be issued subject to the rules of
the board and payment of a fee established by the board
executive director."

4219 "\$34-41-14

4220 (a) Each geologist, upon the issuance of a license, 4221 shall obtain from the secretary-treasurer of the board or his 4222 or her designee, at a cost prescribed by the board executive 4223 director, a seal of the design authorized by the board bearing 4224 the name of the licensee and the legend "Licensed Professional 4225 Geologist - State of Alabama" together with the serial number of the licensee. A licensed professional geologist shall 4226 4227 approve, sign, and affix his or her seal to all drawings,



4228 reports, or other geologic papers, or documents involving the 4229 public practice of geology which have been prepared by the 4230 licensed professional geologist or a subordinate employee 4231 under the direction of the licensed professional geologist for 4232 the use of, or for delivery to, any person or for public 4233 record within the State of Alabama.

4234 (b) A qualified nonresident geologist practicing 4235 geology in the State of Alabama under temporary approval of 4236 the board shall sign and impress with his or her authorized 4237 licensed seal all drawings, reports, or other geologic papers, 4238 or documents involving the public practice of geology which have been prepared by a licensed geologist or a subordinate 4239 4240 employee under his or her direction for the use of, or for 4241 delivery to, any person or for public record within the State 4242 of Alabama."

4243

"§34-41-15

4244 (a) The board executive director shall keep a register
4245 of all applications for licensing. The register shall include:
4246 (1) The name, age, and address of each applicant.
4247 (2) The date of the application.

4248 (3) The place of business of the applicant.

4249 (4) The education of the applicant and other pertinent4250 qualifications.

4251 (5) Whether an examination was required.

4252 (6) Whether the applicant was licensed in another4253 state.

4254 (7) Whether the license was granted.

4255 (8) The dates of the actions by the board.



4256 (9) Any other information deemed necessary by the4257 board.

4258 (b) All official records of the board or affidavits by 4259 the <u>secretary-treasurer of the board executive director</u> as to 4260 the content of such records shall be prima facie evidence of 4261 all matters required to be kept therein.

4262 (c) The board shall treat as confidential and not 4263 subject to disclosure, except to the extent required by law or 4264 by rule or regulation of the board, individual test scores and 4265 applications and material relating thereto, including letters 4266 of reference relating to an application."

4267

"§34-41-16

The secretary-treasurer of the board executive director shall publish biennially periodically a roster showing the names, license numbers, places of business, and business and residence addresses of all professional geologists licensed in Alabama. Copies of this roster shall be made available to the public upon request and payment of a reasonable fee."

4274

"§34-41-17

Any person may file written charges against any licensed professional geologist pursuant to rules and regulations adopted by the board. Charges or allegations shall be in writing and shall be sworn to by the person or persons making them and shall be filed with the <u>secretary-treasurer of</u> the board <u>executive director</u>. The board shall investigate all valid complaints."

4282 Section 13. Relating to the Board of Home Medical 4283 Equipment; to amend Sections 34-14C-1, 34-14C-2, 34-14C-4,



4284	34-14C-4.1, 34-14C-6 and 34-14C-7 of the Code of Alabama 1975,
4285	to read as follows:
4286	"\$34-14C-1
4287	As used in this chapter, the following terms shall have
4288	the following meanings:
4289	(1) BOARD. The Board of Home Medical Equipment as
4290	established by this chapter.
4291	(2) EXECUTIVE DIRECTOR. The Executive Director of the
4292	Office of Occupational and Professional Licensing as defined
4293	in Section 25-2B-1.
4294	(2)(3) HOME MEDICAL EQUIPMENT. Medical devices usable
4295	in a residential setting, as defined in regulations
4296	established by the board.
4297	(3) (4) HOME MEDICAL EQUIPMENT SERVICES. The
4298	advertisement, sale, rental, delivery, installation,
4299	maintenance, replacement of, or instruction in the use of
4300	medical equipment and related supplies used by a sick or
4301	disabled individual to allow that individual to obtain care or
4302	treatment and be maintained in a residential setting.
4303	(4) (5) HOME MEDICAL EQUIPMENT SERVICES PROVIDER. A
4304	corporation, other business entity, or person engaged in the
4305	business of providing home medical equipment services, either
4306	directly or through a contractual arrangement, to an unrelated
4307	sick or disabled individual in the residence of that
4308	individual."
4309	"\$34-14C-2
4310	(a) (1) The Board of Home Medical Equipment is created.

4311 Commencing on October 1, 2025, the board shall be subject to



4312 the leadership, support, and oversight of the Executive

4313 Director of the Office of Occupational and Professional

4314 Licensing pursuant to Chapter 2B of Title 25.

4315 (2) The Governor shall appoint a minimum of nine 4316 persons to serve on the Board of Home Medical Equipment board, 4317 such persons to include a majority who are employed in the 4318 home medical equipment industry, and at least one person from 4319 each of the following categories: A consumer of home medical 4320 equipment services, a physician, a representative from the acute-care hospital community, and a representative from the 4321 4322 home health agency community. Those persons employed in the home medical equipment industry shall be selected from a list 4323 4324 submitted by the Alabama Durable Medical Equipment 4325 Association, or its successor. The consumer member shall be 4326 selected from a list of names submitted by the Governor's 4327 Office on Disability, or its successor. The physician member 4328 shall be selected from a list of names submitted by the 4329 Medical Association of Alabama, or its successor. The 4330 acute-care hospital community member shall be selected from a 4331 list submitted by the Alabama Hospital Association, or its 4332 successor. The home health agency community member shall be 4333 selected from a list of names submitted by the Home Care 4334 Association of Alabama, or its successor. All lists submitted 4335 for nominations shall include at least two names for each 4336 appointed position to be filled. Board members shall each be 4337 citizens of this state and shall have no record of sanctions related to fraud under federal or state law. The membership of 4338 4339 the board shall be inclusive and reflect the racial, gender,



4340 geographic, urban/rural, and economic diversity of the state. 4341 (b) The initial members appointed to the board shall 4342 serve for terms of three to five years, with one-third of the 4343 board being replaced each year, beginning in year four. 4344 Thereafter, subsequent appointments shall be for a term of 4345 four years. No member shall serve more than two consecutive 4346 terms of office. An appointment shall end on October 1, four 4347 years from the date of the last term, and each member shall 4348 hold office until his or her successor is appointed by the 4349 Governor.

4350 (c) Members of the board shall not be entitled to
4351 compensation for service, but shall be reimbursed for
4352 reasonable travel and meeting expenses, according to a budget
4353 developed and approved by the board.

4354 (d) (c) The board shall have the responsibility for 4355 creating, establishing, maintaining, and enforcing regulations 4356 governing the operation of home medical equipment services 4357 providers, including the qualifications of inspectors, the 4358 nature of inspections, and the process for appeals.

4359 (c) (d) Whenever a vacancy occurs on the board due to 4360 the death or resignation of a currently appointed board 4361 member, or other like cause, the vacancy shall be filled by 4362 appointment by the Governor for the remainder of the unexpired 4363 term of the member, as provided under subsection (b). If a 4364 vacancy occurs among those members who are employed in the 4365 home medical equipment industry, the appointment shall be made from a list submitted by the Alabama Durable Medical Equipment 4366 4367 Association or its successor.



4368 (f) (e) At the request of the board, the Governor may 4369 remove a member for failing to attend three consecutive and 4370 properly noticed meetings. The Governor may also remove a 4371 board member for any of the following reasons: 4372 (1) Misfeasance. 4373 (2) Malfeasance. 4374 (3) Neglect of duty. 4375 (4) Conviction of a felony. 4376 (5) Permanent inability to perform official duties. (q) The board may hire personnel necessary to carry out 4377 4378 the provisions of this chapter. With the exception of the executive director, all personnel shall be subject to the 4379 4380 provisions of the state Merit System Act. 4381 (h) (f) The board shall adopt a seal, which shall be

4381 (f)(1) The board shall adopt a seal, which shall be 4382 affixed to all licenses issued by the board, and shall have 4383 all other powers necessary and proper for performing official 4384 duties.

4385 (i) (g) The board executive director may establish and 4386 charge reasonable fees relating to the administration and 4387 enforcement of this chapter including, but not limited to, 4388 application, processing, copying, mailing, filing, and other 4389 fees as necessary to offset costs.

4390 <u>(j) (h)</u> Absent negligence, recklessness, wantonness, or 4391 deliberate misconduct, members of the board are immune from 4392 liability for all good faith acts performed in the exercise of 4393 their duties as members of the board."

4394 "\$34-14C-4

4395 (a) Except as otherwise provided in this chapter, a



4396 home medical equipment services provider shall be licensed 4397 annually by the board before the provider may engage in the 4398 provision of home medical equipment services. In Alabama, when 4399 a single business entity provides home medical equipment 4400 services from more than one location within the state, each 4401 such location shall be licensed. A provider of home medical 4402 equipment services that has a principal place of business 4403 outside this state shall maintain at least one physical 4404 location within this state, each of which shall be licensed.

(b) A license applicant shall submit the application 4405 4406 for licensing or renewal to the board on a form promulgated and required by the board executive director. Applicants shall 4407 4408 pay a reasonable nonrefundable fee established by the board 4409 executive director at the time the application is submitted. 4410 The board shall have the authority to executive director may 4411 set reasonable fees for applicants to obtain a license. Upon 4412 satisfaction of all applicable standards and requirements for 4413 licensure, the board shall issue a license certificate 4414 permitting the licensee to engage in providing home medical 4415 equipment services. The certificate shall be displayed 4416 prominently at each licensed location. No person, partnership, 4417 corporation, or other legal entity that is not otherwise 4418 exempted under this chapter shall provide home medical 4419 equipment services without first obtaining a license issued by 4420 the board.

4421 (c) Accreditation by the Joint Commission on
4422 Accreditation of Healthcare Organizations, the Community
4423 Health Accreditation Program, or other accrediting entities



4424 shall not be substituted for compliance with this chapter. (d) Commencing on June 1, 2014, licenses issued 4425 4426 pursuant to this chapter shall expire on August 31 of the year 4427 following issuance. A license may be renewed within the 60-day 4428 period after August 31 upon payment of both the required fee 4429 and a late fee as established by rule of the board. Any 4430 license that is not renewed before the end of the 60-day grace period shall lapse. A lapsed license may not be renewed unless 4431 the holder reapplies and satisfies then current requirements 4432 4433 for initial licensure. 4434 (c) (d) License applicants who, upon initial inspection, are found not to comply with applicable licensing standards, 4435 4436 shall be notified by the board executive director of the areas 4437 of noncompliance and shall be reinspected for compliance upon 4438 application and payment of a reasonable reinspection fee established by the board of up to three hundred dollars (\$300) 4439 4440 executive director.

4441 <u>(f)(e)</u> Except as provided in this chapter, the board 4442 may inspect all license applicants to determine compliance 4443 with the requirements of this chapter prior to the issuance of 4444 a license.

4445 <u>(g) (f)</u> The board may conduct random inspections upon 4446 application for renewal of a license, for cause, and as 4447 necessary to ensure the integrity and effectiveness of the 4448 licensing process.

4449 (h) (g) At any time upon the filing of a substantive,
4450 relevant complaint of a consumer of services or other
4451 qualified source as identified by the board, the board may



4452 inspect the operations of the provider to determine compliance 4453 with the requirements of this chapter.

4454 (i) (h) The board shall adopt and maintain standards for 4455 the individuals charged with conducting the inspections for 4456 the purpose of determining compliance with the requirements of 4457 this chapter. Board employees or contractors may conduct 4458 inspections.

4459 (j)(i) Upon notice of a failure to pass an inspection 4460 and obtain a license, a provider shall have 30 days to appeal 4461 the inspection results or be subject to penalties pursuant to 4462 Section 34-14C-6. Upon appeal, a provider shall have the right 4463 to an inspection review or a new inspection in accordance with 4464 procedures promulgated by the board."

4465 "\$34-14C-4.1

The <u>Board of Home Medical Equipment</u> <u>executive director</u> may establish by rule, and charge and collect, reasonable inspection fees pursuant to the Alabama Administrative Procedure Act."

4470 "\$34-14C-6

(a) The board may deny, suspend, or revoke a license asprovided in this section.

(b) A license may not be denied, suspended, or revoked except by majority vote of the board and with prior notice and opportunity for hearing in accordance with this chapter and the Alabama Administrative Procedure Act.

4477 (c) The board may institute a hearing for denial,
4478 suspension, or revocation of a license or any person may file
4479 a written complaint with the board seeking the denial,



4480 suspension, or revocation of an application for licensure or 4481 license issued by the board or the investigation of any 4482 unlicensed person or entity providing home medical equipment 4483 services. The complaint shall be in a form prescribed by the 4484 board.

(d) A copy of the charges, including notice of the time 4485 4486 and place of hearing, shall be served by certified mail, 4487 return receipt requested, at least 21 days before the 4488 scheduled hearing date to the most recent address of the 4489 applicant or licensee on file with the board, or to the last 4490 known address of any unlicensed person or entity providing 4491 home medical equipment services. If the notice and opportunity 4492 for hearing is refused or the return receipt has not been 4493 received by the board within 10 days before the scheduled 4494 hearing, the applicant, licensee, or unlicensed person or 4495 entity may be served by mailing the charges and notice by 4496 first class mail, at least seven days before the hearing date, 4497 to the most recent address on file with the board, or to the 4498 last known address of the unlicensed person or entity 4499 providing home medical equipment services.

(e) The board may invoke disciplinary action as outlined in subsection (f) whenever it is established to the satisfaction of the board, after a hearing held in accordance with this chapter and the Alabama Administrative Procedure Act, that any person is guilty of any of the following acts:

(1) Violation of this chapter or a rule of the board.
(2) Making a material misrepresentation in furnishing
information to the board.



4508 (3) Making a misrepresentation to obtain licensure or4509 to otherwise violate this chapter.

(4) Conviction of or entry of a plea of guilty or nolo contendere to any crime that is a felony under the laws of the United States, or any state or territory of the United States, or to any crime that is a misdemeanor, if an essential element of the crime is dishonesty or is directly related to providing home medical equipment services.

4516 (5) Gross negligence or gross misconduct in providing4517 home medical equipment services.

4518 (6) Aiding, assisting, or willingly permitting another
4519 person to violate any provision of this chapter or rule of the
4520 board.

4521 (7) Failing, within 30 days, to provide information in4522 response to a written request of the board.

4523 (8) Failing to cooperate with an inspection or with an4524 investigation conducted by the board.

4525 (9) Engaging in dishonorable, unethical, or
4526 unprofessional conduct of a character likely to deceive,
4527 defraud, or harm the public.

(10) Denial, revocation, suspension, or restriction of a license in another state or jurisdiction to provide home medical equipment services for a reason other than failure to renew the license.

4532 (11) Directly or indirectly giving to or receiving from
4533 any person, partnership, corporation, or other legal entity
4534 any fee, commission, rebate, or other form of compensation for
4535 services not actually or personally rendered.



4536 (12) A finding that a licensee on probationary status4537 has violated the terms of the probation.

4538 (13) Willfully making or filing false records, reports, 4539 or billings in the course of providing home medical equipment 4540 services including, but not limited to, false records, 4541 reports, or billings filed with state or federal agencies or 4542 departments.

(14) The use of any words, abbreviations, figures, or letters with the intention of indicating practice as a home medical equipment services provider without having first obtained a license from the board.

4547 (15) Failure to comply with state or federal laws and 4548 regulations concerning home medical equipment services 4549 providers.

4550 (16) Solicitation of home medical equipment services4551 using false or misleading advertising.

4552 (17) Failure to display a license in accordance with4553 this chapter.

4554 (18) Failure to report a change of name, address,
4555 control, ownership, or administration to the board within 30
4556 days after the date of change.

(f) When the board finds any person guilty of any of the grounds set forth in subsection (e), the board may enter an order imposing one or more of the following penalties:

4560

(1) A letter of reprimand.

4561 (2) Imposition of probation for a period of time and
4562 subject to such conditions as may be prescribed by the board.
4563 (3) Denial of an application for an initial or renewal



4564 license.

4565 (4) Suspension of a license for a period of time
4566 established by the board, with or without automatic
4567 reinstatement.

4568 (5) Revocation of a license.

4569 (6) Payment of restitution to each consumer negatively
4570 affected by the prohibited act. Proof of such restitution
4571 shall be a signed and notarized release executed by the
4572 consumer or the estate of the consumer.

4573 (7) Assessment of the costs of the disciplinary 4574 proceedings.

(g) Failure to comply with any final order of the board
is also cause for suspension or revocation of a license. The
board may suspend or revoke any license which has been issued
based on false or fraudulent representations.

(h) The board may informally resolve any alleged
violation of this chapter or rule of the board by stipulation,
agreed settlement, or consent order, in lieu of an
administrative hearing.

(i) Any entity or person found to be providing home
medical equipment services without a license as required by
this chapter shall be subject to an administrative fine of up
to one thousand dollars (\$1,000) per day that services were
provided without a license. Funds collected pursuant to this
chapter shall be allocated to the administration of the

4589 program.

4590 (j) Any entity or person found to be providing home 4591 medical equipment services without a license as required by



4592 this chapter may be administratively enjoined by the board 4593 from providing services until such time as the entity or 4594 person complies with this chapter.

4595 (k) In addition to any other disciplinary action 4596 authorized by this chapter, the board may levy and collect 4597 administrative fines for violations of this chapter or the 4598 rules or standards of the board in an amount of up to one 4599 thousand dollars (\$1,000) for each violation.

4600 (1) Any person or entity violating this chapter, upon
4601 conviction, shall be guilty of a Class A misdemeanor, and
4602 subject to fine or imprisonment, or both.

(m) Any entity or person subject to the penalties
prescribed by subsections (i) and (j) may pursue an appeal
through the board according to rules promulgated by the board.

4606 (n) Any hearings related to matters before the board4607 shall be conducted in Montgomery County.

4608 (o) In addition to any other penalty or disciplinary 4609 action authorized by this chapter, the board may seek an 4610 injunction against any person or entity found in violation of 4611 this chapter. In an action for an injunction, the board may 4612 demand and recover a civil penalty of fifty dollars (\$50) per 4613 day for each violation, reasonable attorney fees, and court 4614 costs. No civil penalty shall be awarded to the board if an 4615 administrative fine is assessed pursuant to subsection (i).

(p) Upon the revocation or suspension of a license, the licensee shall immediately surrender the license to the board, and if the licensee fails to do so, the board may seize the license.



4620 (q) Any person aggrieved by an adverse action of the 4621 board may appeal the action to the Circuit Court of Montgomery 4622 County in accordance with the Alabama Administrative Procedure 4623 Act."

4624 "\$34-14C-7

4625 There is hereby established a separate special revenue 4626 trust fund in the State Treasury to be known as the Home 4627 Medical Equipment Fund. All receipts collected by the board under the provisions of this chapter are to be deposited into 4628 4629 this fund and shall be used only to carry out the provisions 4630 of this chapter. The receipts shall be disbursed only by warrant of the state Comptroller upon the State Treasury, upon 4631 4632 itemized vouchers approved by the executive director. No funds 4633 shall be withdrawn or expended except as budgeted and allotted according to Sections 41-4-80 to 41-4-96, inclusive, and 4634 41-19-1 to 41-19-12, inclusive, and only in amounts as 4635 4636 stipulated in the general appropriations bill or other 4637 appropriations bills the Occupational and Professional 4638 Licensing Fund." 4639 Section 14. Relating to the Alabama Board for 4640 Registered Interior Designers; to amend Sections 34-15C-3, 4641 34-15C-4, 34-15C-5, 34-15C-6, 34-15C-11, and 34-15C-14 of the 4642 Code of Alabama 1975, to read as follows: 4643 "§34-15C-3 4644 For the purposes of this chapter, the following terms 4645 shall have the following meanings:

4646 (1) BOARD. The Alabama Board for Registered Interior4647 Designers.



4648	(2) EXECUTIVE DIRECTOR. The Executive Director of the
4649	Office of Occupational and Professional Licensing as defined
4650	in Section 25-2B-1.
4651	(2)(3) NCIDQ. The National Council for Interior Design
4652	Qualification.
4653	(3)(4) REGISTERED INTERIOR DESIGNER. An interior design
4654	professional, as defined by the NCIDQ, who is approved and
4655	registered by the board and the Secretary of State."
4656	"\$34-15C-4
4657	(a) There is created the Alabama Board for Registered
4658	Interior Designers <del>, to</del> . Commencing on October 1, 2025, the
4659	board shall be subject to the leadership, support, and
4660	oversight of the Executive Director of the Office of
4661	Occupational and Professional Licensing pursuant to Chapter 2B
4662	of Title 25. The board shall be comprised of seven members
4663	appointed by the Governor in the manner set forth in this
4664	section. The members of the Alabama State Board of
4665	Registration for Interior Design serving on August 1, 2010,
4666	pursuant to former Section 34-15B-4, shall immediately serve
4667	as board members of the Alabama Board for Registered Interior
4668	Designers created by this chapter. For continuity purposes, a
4669	board member serving on August 1, 2010, shall continue to
4670	serve under this chapter for the remainder of his or her term,
4671	and according to the appointment schedule, for which he or she
4672	was appointed by the Governor pursuant to former Section
4673	34-15B-4.

4674 (b) All appointments occurring after August 1, 2010,4675 shall be for terms of four years, except an appointment to



4676 fill a vacancy, which shall be for the unexpired term only. No 4677 member shall serve more than two consecutive terms of office. 4678 All members shall continue to serve until a successor is 4679 appointed by the Governor.

(c) The composition of the board shall be as follows:
(1) Five members of the board shall be registered
interior designers, shall be engaged in the full-time practice
of interior design, and shall be appointed from districts
provided in subsection (e).

(2) One member shall be a professional educator, who 4685 4686 teaches in a college or university level interior design 4687 program, and who is a registered interior designer or was 4688 previously registered or certified by the former Alabama State 4689 Board of Registration for Interior Design. If no educator with 4690 these qualifications is willing and able to serve on the board, this position shall be filled by an educator who has 4691 4692 the necessary credentials to be registered and who agrees to 4693 apply for a certificate of registration within the first year 4694 of his or her service on the board.

(3) One member shall be a consumer who is not a design
professional. The consumer member may not be employed in the
fields of construction, architecture, engineering, interior
design, interior decorating, or any related field.

(d) Of the seven members listed in subsection (c), at
least one shall be a member of a minority race, and the total
membership of the board shall reflect the racial, gender,
urban/rural, and economic diversity of the state.

4703 (e) The five registered interior design members of the



4704 board, appointed by district, shall be appointed as follows: 4705 (1) Five districts shall be created: Northern, Central, 4706 Western, Eastern, and Southern. One practicing registered 4707 interior designer shall be appointed from each district. 4708 a. The Northern District shall be comprised of 4709 Lauderdale, Colbert, Lawrence, Limestone, Morgan, Cullman, 4710 Marshall, Madison, Jackson, DeKalb, Cherokee, Etowah, Calhoun, 4711 and Cleburne Counties. 4712 b. The Central District shall be comprised of Blount, Jefferson, St. Clair, and Talladega Counties. 4713 4714 c. The Western District shall be comprised of Marion, 4715 Winston, Lamar, Fayette, Franklin, Walker, Pickens, 4716 Tuscaloosa, Sumter, Greene, Hale, Bibb, Perry, Dallas, 4717 Marengo, Choctaw, Lowndes, Shelby, and Wilcox Counties.

d. The Eastern District shall be comprised of Randolph,
Clay, Chilton, Coosa, Tallapoosa, Chambers, Autauga, Elmore,
Lee, Macon, Montgomery, Bullock, Pike, Coffee, Dale, Henry,
Barbour, Russell, and Crenshaw Counties.

e. The Southern District shall be comprised of Butler,
Covington, Conecuh, Escambia, Houston, Monroe, Clarke,
Washington, Mobile, Geneva, and Baldwin Counties.

(2) When appropriate, the chair of the board shall notify in writing each registered interior designer, by district of residence, of the time and place for a district nomination meeting. The purpose of the district nomination meeting shall be to select members to serve on a statewide nominating committee. The district nomination meeting, held for the purpose of selecting new members to serve on the



4732 statewide nominating committee, shall be held every four 4733 years, or as required, for the purpose of filling vacancies on 4734 the statewide nominating committee.

4735 (3) At the district nomination meeting, the members of 4736 each district shall select a chair for their respective 4737 district for that meeting, shall proceed according to Robert's 4738 Rules of Order, as most recently revised, and shall select one 4739 person to serve on the statewide nominating committee. Minutes of the meeting shall be recorded, signed by the chair of the 4740 meeting, and a copy of the signed minutes shall be provided to 4741 4742 the chair of the board and the chair of the statewide nominating committee. The person shall be selected by a 4743 4744 plurality of the vote and shall be a registered interior 4745 designer who resides in the district.

(f) (1) The statewide nominating committee shall be composed of one person from each of the five districts listed in subsection (e). Each person selected for the statewide nominating committee shall immediately notify the chair of the board and the chair of the statewide nominating committee of his or her selection.

4752 (2) A new statewide nominating committee shall be 4753 elected every four years for the purpose of filling any 4754 vacancies or expired terms which may occur on the board. The 4755 statewide nominating committee shall be convened, by call of 4756 the chair of the statewide nominating committee or notice from 4757 a majority of the members thereof, as soon as practical whenever a vacancy occurs on the board or at any time within 4758 4759 60 days preceding the expiration of the term of a board



4760 member. All appointments to the board shall be made in the 4761 manner provided in this section.

(3) If a vacancy occurs on the statewide nominating committee, the chair of the statewide nominating committee shall notify the chair of the board, who shall call a district nominating committee meeting to fill the vacancy. Only practicing registered interior designers may vote in a district nomination meeting or serve upon the statewide nominating committee.

(4) The statewide nominating committee shall be convened, by call of the chair of the statewide nominating committee or notice from a majority of the members thereof, as soon as practical whenever a vacancy occurs on the board or at any time within 60 days preceding the expiration of the term of a board member. All appointments to the board shall be made in the manner provided in this section.

4776 (5) Each board member nominated by the statewide
4777 nominating committee shall reside in the district from which
4778 he or she is appointed.

(6) The statewide nominating committee shall select and submit the names of at least two registered interior designers to the Governor no later than 60 days of the expiration of the term of a board member, or no later than 60 days of any vacancy on the board.

(g) The Governor may remove any member of the board for misconduct, incapacity, incompetence, or neglect of duty after the member so charged has been served with a written notice of the same and has been given an opportunity to be heard by the



4788 Governor. Absence from any three consecutive meetings of the 4789 board, without cause acceptable to the Governor, shall be 4790 deemed cause for removal of any member.

4791 (h) Each member of the board shall receive the same per 4792 diem, travel, and expense allowance as is paid by law to state 4793 employees for the time spent in the performance of duties and 4794 in necessary travel.

4795 (i) (h) The board shall hold two or more meetings per 4796 year for the purpose of performing its duties pursuant to this 4797 chapter. A simple majority of the members of the board shall 4798 constitute a quorum at any meeting. A simple majority vote of the members present shall be sufficient to transact the 4799 4800 business of the board. A new chair shall be elected 60 days 4801 before the end of the term of the previous chair. If no new 4802 chair is elected before the end of the term of the previous chair, the previous chair shall continue to serve until a 4803 4804 successor is elected. Vacancies in such chair position shall 4805 be filled by act of the board.

4806 (i) The chair may appoint a full-time or part-time 4807 executive director or administrative assistant to the board, 4808 with the consent of the majority of the members of the board. 4809 The executive director or administrative assistant shall serve 4810 at the pleasure of the board. The salary of the executive director or administrative assistant shall be set by the 4811 4812 board. The executive director or administrative assistant shall serve as the executive officer to the board, but shall 4813 not be a member of the board. The board, by majority vote of 4814 its members, may employ additional persons, who shall serve at 4815



4816 the pleasure of the board, to assist the board and the executive director or administrative assistant in the 4817 4818 of the records and in the performance of its duties, subject 4819 to available funding." 4820 "\$34-15C-5 4821 The board shall perform the following duties, subject 4822 to the other provisions of this chapter: 4823 (1) Administer fully this chapter and any rules 4824 promulgated by the board pursuant to this chapter. 4825 (2) Prescribe, make, adopt, and amend such rules 4826 pursuant to the Alabama Administrative Procedure Act as the board deems necessary to carry out the provisions of this 4827

4828 chapter.

4829 (3) For the purpose of enforcing this chapter, conduct
4830 investigations and hearings concerning charges against
4831 registered interior designers, at any time or place within the
4832 state, administer oaths and affirmations, examine witnesses,
4833 and receive evidence in the course of any such hearings.

(4) Issue, in conjunction with the Secretary of State,
any documentation necessary to prove that a registered
interior designer is practicing in accordance with and abiding
by the requirements of this chapter, for which an annual fee,
in an amount determined by the board executive director, shall
be assessed and collected.

4840 (5) Institute legal proceedings pursuant to subsection4841 (c) of Section 34-15C-12.

4842 (6) Grant, deny, revoke, suspend, or reinstate4843 certificates of registration.



4844 (7) Keep a record of its proceedings and make an annual 4845 report thereon to the Governor and the Legislature.

4846 (8) Establish standards and requirements of continuing4847 education for registered interior designers.

4848 (9) Maintain an official roster of registered interior
4849 designers including, but not limited to, information required
4850 by the board for enforcement of this chapter.

(10) When necessary, require the attendance of
witnesses and the production of all necessary papers, books,
records, documentary evidence, and materials in any hearing,
investigation, or other proceeding before the board, by means
of discovery as provided in the Alabama Rules of Civil
Procedure.

4857 (11) Employ attorneys, accountants, and other persons 4858 as may be necessary to assist the board in carrying out this 4859 chapter when there is a need for such services and when funds 4860 are available for such services.

4861 (12)(11) Adopt rules providing for a registered 4862 interior designer to be classified as inactive and to avoid 4863 the payment of annual fees, so long as the inactive registered 4864 interior designer does not use the titles, stamps, or seals 4865 restricted by subsection (a) or subsection (b) of Section 4866 34-15C-9 during inactive status.

4867 (13) Establish, by administrative rule, procedures for
4868 the assessment of fees for the administration of this

4869 chapter."

4870 "\$34-15C-6

4871 (a) Applications for registration shall be submitted on



4872 forms prescribed and furnished by the board executive 4873 director. The board executive director shall promptly notify 4874 any applicant of the requirements and the schedule of fees 4875 established by the board executive director for registration. 4876 (b) The board shall register an applicant to become a registered interior designer, and to use the title of 4877 4878 registered interior designer in the State of Alabama, only if 4879 the applicant satisfies all of the following requirements: 4880 (1) The applicant is determined by the board to be of good ethical character. 4881 4882 (2) The applicant either: a. Has satisfied all requirements, including all 4883 education and experience requirements, for eligibility to take 4884 4885 the NCIDQ examination; or 4886 b. Holds a degree from a National Architectural Accreditation Board (NAAB) accredited school and has met NCIDQ 4887 4888 eligibility requirements to take the NCIDQ examination, or is 4889 a registered architect who satisfies NCIDQ eligibility 4890 requirements to take the NCIDO examination. Such applicants 4891 may take the NCIDQ examination. 4892 (3) The applicant has successfully passed the NCIDQ 4893 examination. 4894 (4) The applicant is at least 21 years of age. 4895 (c) Notwithstanding the requirements of subsection (b), 4896 any person registered with the Alabama State Board of 4897 Registration for Interior Design on August 1, 2010, shall be registered by the Alabama Board for Registered Interior 4898

4899 Designers, as created by this chapter, on August 1, 2010,



4900 without penalty, for the time remaining on the certificate of 4901 registration of the registered interior designer and any 4902 renewals of that certificate. 4903 (d) Certificates of registration shall expire on 4904 September 30 of each year, a schedule prescribed by the executive director and shall become invalid on October 1 of 4905 4906 each year, unless renewed. 4907 (e) Renewal of a certificate of registration may be accomplished at any time prior to and during the month of 4908 4909 September by before expiration by: 4910 (1) The payment of an annual fee, as prescribed by the board executive director, through such procedures as may be 4911 4912 developed by the board executive director. 4913 (2) Submission of proof, on forms approved by the board 4914 executive director, of compliance with all continuing education requirements established by the board. 4915 4916 (f) A certificate of registration held by a registered 4917 interior designer serving in the Armed Forces of the United 4918 States shall not expire until <u>September 30</u> a time prescribed 4919 by the executive director following his or her discharge or 4920 final separation from the Armed Forces of the United States. 4921 (g) A registered interior designer shall maintain and post his or her certificate of registration in the primary 4922 4923 business office where he or she practices." "§34-15C-11 4924

4925 The board may revoke, suspend, or refuse to issue a 4926 certificate of registration, issue a private or public 4927 reprimand regarding a registered interior designer, assess and



4928 collect administrative fines against a registered interior 4929 designer not exceeding two thousand dollars (\$2,000), or 4930 proceed with any combination of the foregoing, for any of the 4931 following conduct: 4932 (1) Fraud, deceit, dishonesty, or misrepresentation, 4933 whether knowing or unknowing, in the pursuit of his or her 4934 practice or in obtaining any certificate of registration. 4935 (2) Gross negligence, misconduct, or incompetence in 4936 the pursuit of his or her practice. (3) Conviction of a felony, until civil rights are 4937 4938 restored. (4) Incompetency as adjudged by a court having 4939 4940 jurisdiction. (5) Violating or directly or indirectly aiding or 4941 4942 abetting in a violation of Section 34-15C-9. (6) Practicing in this state in violation of any 4943 4944 standards of professional conduct as may be established by 4945 rule of the board. 4946 (7) Failure to pay any fee or fine assessed by the 4947 board. 4948 (8) Failure to comply with any order of the board." 4949 "\$34-15C-14 4950 All fees received by the board shall be deposited into 4951 a fund in the State Treasury known as the Alabama Board for 4952 Registered Interior Designers Fund, which is hereby established. The fund shall be utilized, in the discretion of 4953 the board, to regulate the practice of registered interior 4954 4955 designers and to pay any necessary expenses of the board,



4956 including the cost of employees, legal expenses, 4957 administrative expenses, and other expenses associated with 4958 enforcing and administering this chapter the Occupational and 4959 Professional Licensing Fund. All fees collected prior to 4960 August 1, 2010, and collected pursuant to former Chapter 15A 4961 or former Chapter 15B of this title are ratified, validated, 4962 and transferred to the fund." 4963 Section 15. Relating to the Alabama Licensure Board for 4964 Interpreters and Transliterators; to amend Sections 34-16-3, 34-16-4, 34-16-5, 34-16-6, 34-16-7, 34-16-8, 34-16-9, and 4965

4966 34-16-10 of the Code of Alabama 1975, to read as follows: 4967 "\$34-16-3

4968 For purposes of this chapter, the following terms shall 4969 have the following meanings:

4970 (1) BOARD. The Alabama Licensure Board for Interpreters4971 and Transliterators, created pursuant to Section 34-16-4.

4972 (2) CODE OF ETHICS. The tenets established by the
4973 Registry of the Interpreters for the Deaf which set guidelines
4974 governing professional conduct for interpreters and
4975 transliterators, and any other code of ethics approved by the
4976 board.

4977 (3) CONSUMER. A hard of hearing, deaf, or speech
4978 disabled person or any other person or an agency that requires
4979 the services of an interpreter or transliterator to
4980 effectively communicate and comprehend signed or spoken
4981 discourse.

4982 (4) CONTINUING EDUCATION PROGRAM or CEP. A program4983 approved by the board to improve the skill level of licensees



4984 and permit holders.

4985 (5) EXECUTIVE DIRECTOR. The Executive Director of the 4986 Office of Occupational and Professional Licensing as defined 4987 in Section 25-2B-1.

4988 (5) (6) FUND. The Alabama Licensure Board for 4989 Interpreters and Transliterators Fund Occupational and 4990 Professional Licensing Fund, created pursuant to Section 4991 34-16-9 25-2B-5.

4992 (6) (7) INTERMEDIARY INTERPRETER. A person who is 4993 credentialed as an interpreter and who serves in an 4994 intermediary capacity between another deaf person and another 4995 licensed or permitted interpreter or between two or more deaf 4996 persons.

4997 (7)(8) INTERPRETER. A person who is credentialed as a 4998 professional interpreter and who engages in the practice of 4999 interpreting among consumers. Fluency in all languages 5000 interpreted is required.

5001 (8)(9) INTERPRETING or TRANSLITERATING. The process of 5002 providing accessible communication between and among consumers 5003 who do not share a common means of communication. For the 5004 purposes of this chapter, interpreting means those processes 5005 known as interpretation and transliteration and includes 5006 communication modalities, including, but not limited to, 5007 visual, gestural, and tactile channels.

5008 <u>(9) (10)</u> NATIONALLY RECOGNIZED CERTIFICATION. A 5009 certification awarded to individuals who successfully complete 5010 an evaluation of interpreting skills at a professional level. 5011 The term includes a Registry of Interpreters for the Deaf



- 5012 certification, or an equivalent such as the National
- 5013 Association for the Deaf/Alabama Association for the Deaf
- 5014 Interpreter Assessment Program Level 4 or Level 5, or Cued

5015 Speech Certification at a national level.

5016 (10)(11) ORGANIZATIONS. The Alabama Association of the 5017 Deaf (AAD), a state chapter of the National Association of the 5018 Deaf (NAD); Alabama Registry of Interpreters for the Deaf 5019 (ALRID), an affiliate state chapter of the Registry of 5020 Interpreters for the Deaf, Inc., (RID).

5021 (11)(12) SIGN LANGUAGE. Includes all of the following 5022 communication systems:

a. American Sign Language (ASL) Based. The language of the deaf community that is linguistically independent from English. The term refers to the visual gestural language used in the United States and parts of Canada and includes all regional variations.

5028 b. English Based Sign Systems. Includes, but is not 5029 limited to, all visual representations of the English language 5030 such as manually coded English, Pidgin Sign English, and Oral 5031 Interpreting.

5032 c. Sign Language. A generic term used to describe a 5033 continuum of visual-manual language and communication systems.

d. Cued Speech. A system of handshapes which represents groups of consonant sounds, combined with hand placements which represent groups of vowel sounds, used with natural speech to represent a visual model of spoken language.

5038 (12) (13) TRANSLITERATOR. A person who is credentialed 5039 as a professional transliterator and who engages in the



5040 practice of transliteration between consumers utilizing two 5041 different modes of the same language. Fluency in both modes of 5042 language is required."

5043 "\$34-16-4

(a) There is created the Alabama Licensure Board for
Interpreters and Transliterators. <u>Commencing on October 1</u>,
2025, the board shall be subject to the leadership, support,
and oversight of the Executive Director of the Office of
Occupational and Professional Licensing pursuant to Chapter 2B
of Title 25.

5050 (b) The board shall consist of nine members appointed 5051 by the Governor as follows:

(1) Four members certified as interpreters or transliterators at a professional level by a nationally recognized certification, one of whom shall work in an educational setting. A list of three nominations for each of these positions shall be submitted to the Governor by ALRID.

5057 (2) Three deaf or hard of hearing members who are 5058 knowledgeable in the field of professional interpreting. A 5059 list of three nominations for each of these positions shall be 5060 submitted to the Governor by AAD.

5061 (3) Two members at-large who have an interest in and 5062 are experienced in dealing with issues that affect the deaf, 5063 hard of hearing, and interpreting communities.

5064 (c) All members of the board shall be citizens of the 5065 United States and the State of Alabama. In appointing members 5066 to the board, the nominating organizations and the Governor, 5067 to the extent possible, shall select those persons whose



5068 appointments ensure that the membership of the board is 5069 inclusive and reflects the racial, gender, geographic, 5070 urban/rural, and economic diversity of the state. 5071 (d) A list of three nominees for each position, except 5072 for the at-large positions, shall be submitted to the Governor 5073 by the designated organizations by October 1, 1998. The 5074 initial terms shall begin January 1, 1999. 5075 (e) The initial members of the board shall serve the 5076 following terms as designated by the Governor: 5077 (1) Four of the initial members shall serve for two 5078 years. 5079 (2) Three of the initial members shall serve for three 5080 years. 5081 (3) Two of the initial members shall serve for four 5082 years. (f) Subsequent terms of office shall be four years. No 5083 5084 board member may serve more than two consecutive terms. In the 5085 event of a vacancy, the Governor shall fill the vacancy from 5086 the remaining names on the list of nominees for that position. 5087 Each board member shall serve until his or her successor is 5088 duly appointed and qualified. 5089 (q) At its first meeting each year, the board shall 5090 elect a chair, a vice chair, and a secretary. No member shall

5091 be elected to serve more than two consecutive years in the 5092 same office.

5093 (h) After the initial appointments to the board are 5094 made, the board shall meet by January 31 of the following year 5095 for the purpose of organizing and transacting business as may



5096 properly come before the board. Subsequently, the board shall 5097 meet not less than twice annually, and as frequently as it 5098 deems necessary, at such time and places as it designates. A 5099 quorum necessary to transact business shall consist of five of 5100 the members of the board. 5101 (i) The board shall have all of the following duties: 5102 (1) Act on matters concerning licensure and permitting, 5103 and the process of granting, suspending, reinstating, and 5104 revoking a license or permit. (2) Set a fee schedule for granting licenses and 5105 5106 permits, for renewing licenses and permits, for reinstating a lapsed license or permit, and for assessing penalties for late 5107 renewal. The fees shall be sufficient to cover the cost of the 5108 continued operation and administration of the board. 5109 5110 (3) Develop a mechanism for processing applications for licenses, permits, and renewals. 5111 5112 (4) (2) Establish a procedure to enable the 5113 investigation of complaints concerning the violation of 5114 ethical practices for licensed or permitted interpreters. 5115 (5) (3) Maintain a current register of licensed 5116 interpreters and a current register of permitted interpreters. 5117 These registers shall be matters of public record. 5118 (6) (4) Maintain a complete record of all board 5119 proceedings. 5120 (7) (5) Submit an annual report detailing the proceedings of the board to the Governor and file a copy with 5121 the Secretary of State. 5122 5123 (6) Adopt continuing education requirements no later



5124 than October 1 of the year in which the initial board is 5125 appointed. These requirements shall be implemented by January 5126 1 of the year following for renewal of a license or permit. (j) Board members shall receive the same travel 5127 5128 expenses and per diem as state employees pursuant to Article 2 5129 of Chapter 7 of Title 36 and incidental and clerical expenses necessarily incurred in carrying out this chapter. The 5130 compensation and expenses shall be paid out of the funds of 5131 the board. Reimbursement shall not be made if available funds 5132 are insufficient for this purpose." 5133 5134 "\$34-16-5 (a) After March 15, 1998, any Any person who provides 5135 5136 interpreting or transliterating services for remuneration 5137 shall be required annually to be licensed or permitted by the 5138 board unless that person is exempt from licensure or permitting pursuant to Section 34-16-7. 5139 5140 (b) The initial license shall be issued upon submission 5141 of an application, an affidavit documenting current validation 5142 of a nationally recognized certification as approved by the 5143 board, and payment of the required nonrefundable annual fee-by 5144 March 15. Licenses shall be renewed annually, upon submission 5145 of an application and an affidavit documenting current 5146 nationally recognized certification at a professional level as 5147 approved by the board, payment of the required nonrefundable annual fee, and participation in a continuing education 5148 5149 program approved by the board.

5150 (c) All applicants for licensure who are initially 5151 certified after January 1, 1995, shall submit an affidavit



5152 documenting that the applicant has passed an interpreter code 5153 of ethics exam approved by the board.

5154 (d) Failure to renew a license on or before March 15 of 5155 any year, by the date established by the executive director 5156 shall result in a lapse of the license. A lapsed license that 5157 is not renewed within 45 days after March 15 of the year of 5158 the lapse, shall expire. The holder of the lapsed license may 5159 be reinstated by the board if the licensee is in compliance 5160 with all other relevant requirements of the board, applies to the board for renewal pursuant to this section procedures 5161 5162 established by the executive director, and pays the appropriate renewal, late penalty, and reinstatement fees 5163 5164 prescribed by the board executive director."

5165

"§34-16-6

5166 (a) Any person who practices as an interpreter or 5167 transliterator for remuneration on August 1, 1998, but who 5168 does not otherwise meet the requirements for licensure, may 5169 obtain a renewable permit to practice interpretation or 5170 transliteration. An initial permit shall be issued upon 5171 submission of the application, documentation of a high school 5172 diploma or GED, current employment as an interpreter, and 5173 payment of the nonrefundable annual fee. Any person who does 5174 not obtain an initial permit by March 15, 1999, may obtain a 5175 nonrenewable provisional permit to practice interpretation or 5176 transliteration upon the submission of the application, 5177 documentation of a high school diploma or GED, payment of the nonrefundable fee, and submission of three letters of 5178 5179 recommendation from licensed interpreters that verify the



5180 skill level of the applicant.

5181 (b) In subsequent years, permit holders and 5182 nonrenewable permit holders may apply for a renewable annual 5183 permit that shall require the submission of an affidavit and 5184 supporting materials documenting that the applicant has passed 5185 an interpreter code of ethics exam as approved by the board 5186 and an interpreting performance assessment approved by the 5187 board, the payment of the required nonrefundable annual fee, 5188 and the participation in a continuing education program approved by the board. Each applicant shall also be a citizen 5189 5190 of the United States or, if not a citizen of the United 5191 States, a person who is legally present in the United States with appropriate documentation from the federal government. 5192 The affidavit shall be submitted no later than March 15 5193

5194 annually.

(c) Subsequent renewal of a permit by a cued speech 5195 5196 transliterator shall require submission of an affidavit and 5197 supporting materials documenting that the applicant has passed 5198 an interpreter code of ethics exam as approved by the board 5199 and payment of the required nonrefundable annual fee and 5200 participation in a continuing education program approved by 5201 the board. Each applicant shall also be a citizen of the United States or, if not a citizen of the United States, a 5202 5203 person who is legally present in the United States with 5204 appropriate documentation from the federal government. The 5205 affidavit shall be submitted no later than March 15 annually. (d) Failure to renew a permit on or before March 15 of 5206 5207



shall result in a lapse of the permit. The holder of the lapsed permit may be reinstated by the board if the permittee is in compliance with all other relevant requirements of the board, applies to the board for renewal pursuant to this section, and pays the appropriate renewal, late penalty, and reinstatement fees prescribed by the <u>board executive</u> director."

- 5215 "\$34-16-7

5216 The following persons shall be exempt from licensure or 5217 permitting pursuant to this chapter:

(1) Any student who is enrolled in a formal American sign language program, a formal interpreter training program, or a formal interpreter or transliterator internship program. The student shall be allowed to interpret or transliterate as part of his or her training for a maximum of 16 weeks in an educational setting or 120 hours in an agency or business.

5224 (2) Any person who interprets or transliterates solely 5225 in a church, synagogue, temple, or other religious setting.

5226 (3) Any person residing outside of the State of Alabama 5227 may provide interpreting and transliterating services for up 5228 to 14 working days per calendar year without a license.

5229 (4) Any person desiring to interpret for remuneration 5230 where circumstances do not allow for fulfillment of the stated 5231 requirements for licensure or permitting may petition the 5232 board for exemption status.

5233 (5) Those public education personnel and State 5234 Department of Rehabilitation personnel, who are not hired as 5235 interpreters and transliterators and who are not as a part of



5236 their job description responsible for providing interpreting 5237 or transliteration services, in circumstances that may 5238 necessitate their function as interpreters and transliterators 5239 in emergency or incidental situations.

5240 (6) All other public education personnel hired prior to 5241 March 15, 2000, who provide interpreting and transliterating 5242 services to students. These personnel shall apply for and 5243 receive a permit specifying that their permits are restricted 5244 to interpreting and transliteration services provided in the public education setting only. The application for this permit 5245 5246 shall be submitted to the board prior to October 1, 2000. It shall be the responsibility of the permit holder to annually 5247 5248 renew the permit by earning continuing education units in 5249 compliance with the requirements of the interpreters and 5250 transliterators licensure law. If personnel, who have been grandfathered in pursuant to this subdivision, for any reason 5251 5252 should allow their permits to lapse or expire, those personnel 5253 shall lose all privileges of this exemption and shall adhere 5254 to all requirements of the interpreters and transliterators 5255 licensure law to renew their permits."

5256

"§34-16-8

(a) The board may enter into a reciprocal agreement with any state, agency, or other organization that licenses, certifies, or registers professional interpreters or transliterators, or both, if the board finds that the state, agency, or organization has substantially the same requirements or more stringent requirements.

5263 (b) The reciprocity agreement shall provide that the



5264 board shall license anyone who is currently licensed, 5265 certified, or registered in that state or by that agency or 5266 other organization if that state, agency, or other 5267 organization agrees to license, certify, or register any 5268 practitioners who are currently licensed pursuant to this 5269 chapter. 5270 (c) The board executive director shall set by 5271 regulation rule the fees appropriate in processing 5272 reciprocity." "\$34-16-9 5273 5274 (a) The annual fee may be increased or decreased by the board, provided, the board shall not set an annual fee at an 5275 5276 amount which would not provide sufficient revenues to pay all the costs and expenses incurred by the board in enforcing this 5277 5278 chapter. (b) The annual fee shall cover a license or permit for 5279 5280 the 12-month period beginning March 15 of each year. 5281 (c) There is created in the State Treasury the Alabama 5282 Licensure Board for Interpreters and Transliterators Fund. All 5283 fees collected by the board shall be paid into the State Treasury to the credit of the fund. Monies in the fund shall 5284 5285 be subject to withdrawal only upon warrant of the state Comptroller to be issued upon certification of the secretary 5286 5287 or treasurer of the board Occupational and Professional 5288 Licensing Fund. 5289 (d) Any funds remaining in the State Treasury to the credit of the board at the end of each year in excess of two 5290 5291 hundred fifty thousand dollars (\$250,000) shall be available



5292	to provide for the education and training of interpreters and
5293	transliterators in postsecondary programs. At all times the
5294	board may retain a sum not in excess of two hundred fifty
5295	thousand dollars (\$250,000) to meet any emergency which may
5296	affect the efficient operation of the board. No funds shall be
5297	withdrawn or expended except as budgeted and allocated
5298	pursuant to Sections 41-4-80 to 41-4-96, inclusive, and
5299	Sections 41-19-1 to 41-19-12, inclusive, and only in amounts
5300	as stipulated in the general appropriations bill or other
5301	appropriations bills. There shall be appropriated from the
5302	fund to the board for the fiscal years 1997-1998 and 1998-1999
5303	an amount deemed necessary by the board to fund the costs of
5304	its operations."

5305

**"**§34-16-10

5306 (a) Any person may apply for a license or a permit pursuant to this chapter by filing a written application on a 5307 5308 form prescribed by the board not less than 30 days prior to 5309 the next meeting of the board executive director. The 5310 application shall be accompanied by the payment of the annual 5311 nonrefundable license fee or permit fee. The credentials of 5312 the applicant shall be reviewed according to the rules of the 5313 board.

5314 (b) If the board finds the credentials in order, a 5315 license or permit shall be issued to the applicant.

5316 (c) If the board rejects the credentials, the applicant 5317 will be notified in writing informing him or her of the 5318 reasons for rejection."

5319 Section 16. Relating to the Alabama Board of Examiners

5320 of Landscape Architects; to amend Sections 34-17-1, 34-17-2,

5321 34-17-3, 34-17-4, 34-17-6, 34-17-7, 34-17-22, 34-17-24, and



5322	34-17-26 of the Code of Alabama 1975, to read as follows:
5323	"\$34-17-1
5324	For purposes of this chapter, the following words and
5325	phrases shall have the respective meanings ascribed by this
5326	section:
5327	(1) BOARD. The Alabama <del>State</del> Board of Examiners of
5328	Landscape Architects.
5329	(2) EXECUTIVE DIRECTOR. The Executive Director of the
5330	Office of Occupational and Professional Licensing as defined
5331	in Section 25-2B-1.
5332	(2)(3) LANDSCAPE ARCHITECT. A person who is engaged or
5333	offers to engage in the practice of landscape architecture, as
5334	hereinafter defined in this state.
5335	(3)(4) LANDSCAPE ARCHITECTURE. The performance of
5336	professional services such as consultation, investigation,
5337	research, planning, design, preparation of drawings and
5338	specifications and responsible supervision in connection with
5339	the development of land areas where, and to the extent that
5340	the dominant purpose of such services is the preservation,
5341	enhancement, or determination of proper land uses, natural
5342	land features, planting, naturalistic and aesthetic values,
5343	the settings and approaches to structures or other
5344	improvements, the setting of grades and determining drainage
5345	and providing for standard drainage structures, and the
5346	consideration and determination of environmental problems of
5347	land including erosion, blight, and other hazards. This



5348 practice shall include the design of such tangible objects and 5349 features as are incidental and necessary to the purpose 5350 outlined herein but shall not include the design of structures 5351 or facilities with separate and self-contained purposes such 5352 as are ordinarily included in the practice of engineering or 5353 architecture, and shall not include the making of land surveys 5354 of final plats for official approval or recordation. Nothing 5355 contained herein shall preclude a duly licensed landscape 5356 architect from performing any of the services described in the first sentence of this subsection in connection with the 5357 5358 settings, approaches, or environment for buildings, structures, or facilities. Nothing contained in this chapter 5359 shall be construed as authorizing a landscape architect to 5360 5361 engage in the practice of architecture, engineering, or land 5362 surveying as these terms are defined in Section 34-17-27."

5363

**"**§34-17-2

(a) (1) There is created the Alabama Board of Examiners
of Landscape Architects which. Commencing on October 1, 2025,
the board shall be subject to the leadership, support, and
oversight of the Executive Director of the Office of
Occupational and Professional Licensing pursuant to Chapter 2B

5369 of Title 25.

5370 (2) The board shall consist of three members. The board 5371 shall be appointed by the Governor with the advice and consent 5372 of the Senate. In appointing members to the board, the 5373 Governor shall select those persons whose appointments, to the 5374 extent possible, ensure that the membership of the board is 5375 inclusive and reflects the racial, gender, urban/rural, and



5376 economic diversity of the state. The members of the board, 5377 after the appointment of the original board, shall be 5378 registered landscape architects of recognized standing having 5379 engaged in the practice of landscape architecture in the State 5380 of Alabama for a period of two years or more at the time of 5381 their appointments and shall be citizens of this state. The 5382 terms of office of the members shall be three years, of which 5383 one term expires each year. Any vacancy occurring at any time 5384 in the membership of the board shall be filled by the Governor appointing a successor for the unexpired term. 5385

5386 (b) The members of the board shall receive no salary or 5387 other compensation for their services as members but shall be 5388 reimbursed for reasonable and necessary expenses incurred in 5389 carrying out their duties.

5390 (c) (b) The board shall elect annually from its members 5391 a chair and a secretary, and the board shall hold at least two 5392 or more meetings each year.

5393 (d) (c) Each member of the board shall take the oath of 5394 office as prescribed by the Constitution of Alabama of 1901 5395 2022."

5396 "\$34-17-3

5397 (a) The board shall have the powers and duties listed5398 in this section.

5399 (b) The board shall have such employees as may be 5400 provided in the annual state budget.

5401 (c) (b) The board may make, adopt, and amend such rules 5402 and regulations as it deems necessary to carry out the 5403 provisions of this chapter.



5404 (d) (c) The board shall hold at least one meeting per 5405 year for the purpose of examining candidates for registration 5406 as landscape architects. It may hold such other meetings and 5407 hearings as required for the proper performance of its duties 5408 under this chapter. 5409 (c) (d) The board may adopt a seal for use in 5410 transacting its official business. 5411 (f) (e) The board shall keep a record of its proceedings 5412 and shall make an annual report thereon to the Governor. 5413 (g) (f) For the purpose of enforcing the provisions of 5414 this chapter, the board: (1) May conduct investigations and hold hearings 5415 5416 concerning any matter covered by this chapter at any time or place within the State of Alabama. 5417 5418 (2) May administer oaths and affirmations, examine witnesses, and receive evidence." 5419 5420 "\$34-17-4 5421 (a) The right to engage in the practice of landscape 5422 architecture is a personal right, based upon the 5423 qualifications of the individual evidenced by his or her 5424 license and is not transferable. All final drawings, 5425 specifications, plans, reports, or other papers or documents 5426 involving the practice of landscape architecture, as defined 5427 in Section 34-17-1, when issued or filed for public record, 5428 shall be dated and bear the signature and seal of the 5429 landscape architect or landscape architects who prepared or approved them. 5430

(b) A corporation, limited liability company, or

5431



5432 partnership may be formed as a vehicle for the practice of 5433 landscape architecture, and may use any form of the title 5434 "landscape architect" in connection with the name of the 5435 business entity if both of the following conditions are 5436 satisfied:

(1) One or more of the corporate officers in the case of a corporation, one or more of the managers or members in the case of a limited liability company, or one or more of the partners in the case of a partnership, is designated as being responsible for the professional services described in Section 34-17-1 of the business entity and is a landscape architect under this chapter.

5444 (2) All personnel of the business entity, who act in 5445 its behalf as landscape architects, are licensed under this 5446 chapter.

(c) An individual desiring to use any form of the title 5447 5448 "landscape architect" in connection with the name of a 5449 business entity shall file with the board, as part of his or 5450 her application for licensure or any subsequent renewal, a 5451 listing of relevant information, including the names and 5452 addresses of all officers and members of the corporation, 5453 managers and members of the limited liability company, or 5454 officers and partners of the partnership, and shall indicate 5455 those individuals duly licensed to practice landscape 5456 architecture in this state who shall be in responsible charge 5457 of the practice of landscape architecture in this state through the business entity, and any other information 5458 5459 required by the board. A form, giving the same information,



5460 shall accompany the annual renewal fee to be determined by the 5461 board executive director. In the event there is a change in 5462 any of these individuals during the year, the change shall be 5463 designated on the same form and filed with the board within 30 5464 days after the effective date of the change. If all of the 5465 requirements of this section are satisfied, the business 5466 entity may contract for and collect fees for landscape 5467 architectural services.

(d) No business entity shall be relieved of responsibility for conduct or acts of its agents, employees, or officers by reason of its compliance with this section, nor shall any individual practicing landscape architecture as defined in Section 34-17-1 be relieved of responsibility for landscape architectural services performed by reason of his or her employment or relationship with the business entity.

5475 (e) This chapter shall not be interpreted to prevent a 5476 business entity and its employees from performing landscape 5477 architectural services for the business entity, subsidiary, or 5478 affiliated business entities."

5479 "\$34-17-6

5480 The secretary of the board shall receive and account 5481 for all moneys derived under the provisions of this chapter 5482 and shall not later than the tenth day of each month pay all such moneys collected during the previous month to the State 5483 5484 Treasurer, who shall keep such moneys in a separate fund to be known as the "Landscape Architect's Fund." Such fund shall be 5485 kept separate and apart from all other moneys in the Treasury 5486 5487 and shall be paid out for the expenses and compensation of the



5488	board and for enforcing this chapter only by warrant of the
5489	Comptroller upon the Treasurer, upon itemized vouchers,
5490	approved by the president and attested by the secretary of the
5491	board; provided, that no funds shall be withdrawn or expended
5492	except as budgeted and allotted according to the provisions of
5493	Article 4 of Chapter 4 of Title 41 of this Code. Under no
5494	circumstances shall the total amount of warrants issued by the
5495	Comptroller in payment of the expenses and compensation of the
5496	board and of enforcing this chapter exceed the amount provided
5497	therefor by the Legislature in the general appropriation
5498	bill.All receipts of the board shall be deposited into the
5499	Occupational and Professional Licensing Fund."
5500	"\$34-17-7
5501	(a) Any individual who, without possessing a valid,

JJUI 5502 unrevoked certificate as provided in this chapter, uses the 5503 title or term "landscape architect" in any sign, card, 5504 listing, advertisement, or in any other manner implies or 5505 indicates that he or she is a landscape architect, as defined 5506 in this chapter, shall be guilty of a Class A misdemeanor and, 5507 upon conviction thereof, shall be punished as provided by law. 5508 All fines collected pursuant to this section shall be remitted 5509 by the court or officer collecting them to the State Treasurer 5510 and credited to the Landscape Architect's Fund Occupational 5511 and Professional Licensing Fund in the State Treasury.

(b) (1) The board may institute proceedings in a court of law to enjoin any individual or business entity from violating this chapter. The proceedings shall be brought by the board in the circuit court of the city or county in which



5516 the alleged violation occurred or in which the defendant 5517 resides.

(2) Upon a showing by the board that the individual or business entity has engaged in any activity, conduct, practice, or performance of any work prohibited by this chapter, the court shall grant injunctive relief enjoining the individual or business entity from engaging in the unlawful activity, conduct, practice, or performance of work.

(3) Upon the issuance of a permanent injunction, the court may fine the offending party up to five thousand dollars (\$5,000) plus costs, including investigative costs and attorney fees for each offense. A judgment for a civil fine, attorney fees, and costs may be rendered in the same order in which the injunction is made absolute."

5530 "\$34-17-22

Examinations for the license shall be held by the board 5531 5532 at least once each year. The board shall adopt rules and 5533 regulations covering the subjects and scope of the 5534 examinations, shall publish appropriate announcements and 5535 shall conduct the examinations at the times designated by the 5536 executive director. Except as hereinafter provided in this 5537 chapter to the contrary, every applicant for licensing as a 5538 landscape architect shall be required, in addition to all 5539 other requirements, to establish by a board approved 5540 examination, which may be digital, his or her competence to 5541 plan, design, specify, and supervise the installation of landscape projects. Each board approved examination may be 5542 5543 supplemented by such oral examinations as the board shall



5544 determine."

5545 "\$34-17-24

(a) Every landscape architect shall pay an annual a
license fee to the board. The fee shall be due and payable on
the first day of January of each year and shall become
delinquent after the thirty-first day of January in an amount
determined by the executive director.

5551 (b) If the <u>annual</u> license fee is not paid before it 5552 becomes delinquent, a delinquent penalty fee shall be added to 5553 the amount thereof <u>per year</u>.

5554 (c) If the annual license fee and penalty are not paid before the fifteenth day of March in the year in which they 5555 5556 become due before the date determined by the executive 5557 director, the landscape architect's license shall be deemed 5558 expired. A landscape architect may reinstate an expired license for up to five years after the date of the original 5559 5560 expiration by submitting to the board a complete renewal 5561 application, proof of completion of any required continuing 5562 education, payment of any accrued license fees and delinquent 5563 penalty fees, and payment of a reinstatement fee. The holder 5564 of a license that is expired for five or more years may only 5565 reinstate a license by submitting a new license application and fulfilling all then current license requirements. 5566

(d) A landscape architect may place his or her license
on inactive status by annually submitting to the board,
between January 1 and January 31, a request for inactive
status and an inactive status fee as determined by the
executive director. The holder of an inactive status license



5572 may reactivate his or her license by submitting to the board a 5573 renewal form, current license fee, and one year of continuing 5574 education credits.

5575 (e) The board shall issue a receipt to each landscape 5576 architect promptly upon payment of the <u>annual</u> license fee."

5577 **"**§34-17-26

5578 The board, subject to the provisions of this chapter 5579 and the rules and regulations of the board promulgated 5580 thereunder prescribing the qualifications for a landscape architect license, may permit the practice of landscape 5581 5582 architecture in this state under a landscape architect license issued under the laws of any other state or country, upon 5583 5584 payment of the current fee established by the board executive 5585 director, and upon submission of all of the following evidence 5586 satisfactory to the board:

(1) That the other state or country maintained a system and standard of qualifications and examinations for a landscape architect license which were substantially equivalent to those required in this state at the time the license was issued by the other state or country.

5592 (2) That the other state or country gives similar 5593 recognition and endorsement to landscape architect licenses of 5594 this state."

 5595
 Section 17. Relating to the Alabama Board of Examiners

 5596
 in Marriage and Family Therapy; to amend Sections 34-17A-3,

 5597
 34-17A-6, 34-17A-7, 34-17A-8, 34-17A-11, 34-17A-12, 34-17A-13,

 5598
 and 34-17A-25 of the Code of Alabama 1975, to read as follows:

 5599
 "\$34-17A-3



As used in this chapter, the following terms have the following meanings, respectively, unless the context clearly indicates otherwise:

(1) ADVERTISE. The issuing or causing to be distributed any card, sign, or device to any person; or the causing, permitting, or allowing any sign or marking on or in any building, radio or television, transmission or broadcast, or advertising by any media or other means designed to secure public attention.

5609 (2) BOARD. The Alabama Board of Examiners in Marriage 5610 and Family Therapy.

5611 (3) EXECUTIVE DIRECTOR. The Executive Director of the 5612 Office of Occupational and Professional Licensing as defined 5613 in Section 25-2B-1.

5614 <u>(3) (4)</u> MARRIAGE AND FAMILY THERAPIST. A person to whom 5615 a valid, current license has been issued pursuant to this 5616 chapter.

5617 (4) (5) MARRIAGE AND FAMILY THERAPY ASSOCIATE. An 5618 individual who has graduated from a program that meets the 5619 board course requirements, has completed the required 5620 internship, and is continuing training in marriage and family 5621 therapy under a board approved supervisory arrangement to complete a minimum two-year postgraduate supervision 5622 5623 requirement prior to applying for his or her marriage and 5624 family therapist license.

5625 (5)(6) MARRIAGE AND FAMILY THERAPY INTERN. An 5626 individual who is training for designation as a marriage and 5627 family therapy associate in accordance with board requirements



5628 and under a board approved supervisory arrangement.

5629 (6) (7) PERSON. Any individual, firm, corporation, 5630 partnership, organization, political body, or other entity.

5631 (7)(8) PERSON IN TRAINING. An individual who is 5632 preparing for the practice of marriage and family therapy 5633 under qualified supervision in a training institution or 5634 facility.

5635 (9) PRACTICE OF MARRIAGE AND FAMILY THERAPY. The 5636 process of providing professional marriage and family therapy 5637 to individuals, couples, and families, either alone or in a 5638 group. The practice of marriage and family therapy utilizes established principles that recognize the interrelated nature 5639 5640 of the individual problems and dysfunctions in family members 5641 in order to diagnose, assess, and treat mental and emotional 5642 disorders within a marriage and family therapy treatment 5643 context. Marriage and family therapy includes, without being 5644 limited to, individual, group, couple, sexual, family, and 5645 divorce therapy and psychotherapy, whether the services are 5646 offered directly to the general public or through 5647 organizations, either public or private, for a fee or other 5648 compensation. Marriage and family therapy is a specialized 5649 mode of treatment for the purpose of resolving mental and 5650 emotional disorders and modifying intrapersonal and 5651 interpersonal dysfunctions. The terms "diagnose," "assess," 5652 and "treat," as used in this subdivision, when considered in 5653 isolation or in conjunction with the rules of the board, shall not be construed to permit the performance of any act which 5654 5655 marriage and family therapists are not educated and trained to



5656 perform, including, but not limited to, administering and 5657 interpreting psychological tests, intellectual, 5658 neuropsychological, personality, and projective instruments, 5659 admitting persons to hospitals for treatment for the foregoing 5660 conditions, treating persons in hospitals without medical 5661 supervision, prescribing medicinal drugs, authorizing clinical 5662 laboratory procedures or radiological procedures, or use of 5663 electroconvulsive therapy. In addition, this definition shall 5664 not be construed to permit any person licensed pursuant to 5665 this chapter to describe or label any test, report, or 5666 procedure as "psychological," or as a "psychological evaluation." A licensed marriage and family therapist may 5667 5668 diagnose and develop treatment plans, but shall not attempt to 5669 diagnose, treat, or advise a client with reference to problems 5670 or complaints falling outside the boundaries of marriage and family therapy services. Nothing in this chapter shall be 5671 5672 construed to authorize persons licensed under this chapter to 5673 practice medicine.

5674 (9)(10) QUALIFIED SUPERVISION. The supervision of 5675 clinical services in accordance with standards established by 5676 the board. The supervisor shall be recognized by the board as 5677 an approved supervisor or other designation indicating an 5678 approved supervisory position.

5679 (10)(11) RECOGNIZED EDUCATIONAL INSTITUTION. Any 6680 educational institution that grants a bachelor's, master's, or 6681 doctoral degree and that is recognized by the board and by a 6682 regional educational accrediting body or a postgraduate 6683 training institute accredited by the Commission on



5684 Accreditation for Marriage and Family Therapy Education. 5685 (11) (12) USE A TITLE OR DESCRIPTION. To hold oneself 5686 out to the public as having a particular status by means of 5687 stating on signs, mailboxes, address plates, stationery 5688 announcements, calling cards, or other instruments of 5689 professional identification." 5690 "\$34-17A-6 5691 (a) There is created the Alabama Board of Examiners in 5692 Marriage and Family Therapy. Commencing on October 1, 2025, 5693 the board shall be subject to the leadership, support, and 5694 oversight of the Executive Director of the Office of Occupational and Professional Licensing pursuant to Chapter 2B 5695 5696 of Title 25. The board shall consist of five members who are 5697 citizens of this state and appointed by the Governor. In 5698 appointing members to the board, the Governor shall select 5699 those persons whose appointments would ensure that, to the 5700 extent possible, the membership of the board reflects the 5701 geographic, gender, and racial diversity of the state as a 5702 whole. The board shall perform the duties and have the powers 5703 as prescribed and conferred by this chapter. No member of the 5704 board shall be civilly liable for any act performed in good 5705 faith for the performance of his or her duties as a member of 5706 the board.

5707 (b) The professional membership of the board shall be 5708 licensed pursuant to this chapter.

5709 (c) Vacancies on the board shall be filled for the 5710 remainder of the unexpired term. Members of the board shall 5711 serve until their successors are appointed and have qualified.



5712 Board members shall be ineligible for reappointment for a 5713 period of three years following completion of their five-year 5714 term.

5715 (d) Appointments to the board shall be made by the 5716 Governor as provided in this subsection. Not later than 5717 October 1 of each year, the Board of Directors of the Alabama 5718 Association for Marriage and Family Therapy shall submit to 5719 the Governor the names of two qualified candidates for each 5720 position on the board to be vacated by reason of expiration of a term of office. From the two candidates, the Governor shall 5721 5722 appoint one member to serve on the board for a term of five 5723 years. Other vacancies occurring on the board shall be filled for the unexpired term by appointment of the Governor from two 5724 5725 candidates for each vacancy submitted by the Alabama 5726 Association for Marriage and Family Therapy within 30 days after the vacancy occurs. Composition of the board shall 5727 5728 consist of one public member, one marriage and family therapy 5729 educator, and three practicing marriage and family therapists.

(e) The Governor may remove a member of the board only 5730 5731 for neglect of duty, malfeasance, or conviction of a felony or 5732 crime of moral turpitude while in office. Notwithstanding the 5733 foregoing, no member may be removed until after a public 5734 hearing of the charges against him or her, and at least 30 days' prior written notice to the accused member of the 5735 5736 charges against him or her and of the date fixed for the 5737 hearing. No board member shall participate in any matter before the board in which he or she has a pecuniary interest, 5738 5739 personal bias, or other similar conflict of interest."

Page 205



5740 "\$34-17A-7

5741 (a) The board may employ a director, secretary, 5742 attorneys, experts, and other employees as it may from time to 5743 time find necessary for the proper performance of its duties, 5744 and for whom the necessary funds are appropriated.

5745 (b) (a) The board shall elect annually a chair and a vice chair. Each member shall receive the same per diem and 5746 5747 travel allowance as state employees for each day of attendance 5748 at an official meeting of the board. The board shall hold at 5749 least one regular meeting each year. Additional meetings may 5750 be held at the discretion of the chair or at the written request of any two members of the board. A majority of the 5751 current appointed members of the board shall constitute a 5752 5753 quorum.

5754 (c) (b) The board shall examine and pass on the qualifications of all applicants and shall issue a license to 5755 5756 each successful applicant attesting to his or her professional 5757 qualifications as a marriage and family therapist. The board 5758 shall adopt a seal which shall be affixed to all licenses 5759 issued by the board. The board may authorize expenditures 5760 deemed necessary to carry out this chapter from the fees which 5761 it collects and other available appropriations, but in no 5762 event shall expenditures exceed the revenues of the board 5763 during any fiscal year. The board may accept grants from 5764 foundations, individuals, and institutions to carry on its 5765 function.

5766 (d) By rule, the board shall assess and collect fees as 5767 required for the enforcement of this chapter."



5768 "\$34-17A-8

(a) Each applicant for licensure as a practicing
marriage and family therapist shall submit to the board a
completed application on forms prescribed by the board
<u>executive director</u>. The completed application shall contain
the following information:

5774 (1) Satisfactory evidence that the applicant is of good 5775 moral character and has not engaged or is not engaged in any 5776 practice or conduct that would make the applicant ineligible 5777 to receive a license pursuant to Section 34-17A-14.

5778 (2) Satisfactory evidence that the applicant meets the 5779 education and experience requirements for licensure pursuant 5780 to Section 34-17A-10.

5781 (3) Other information that the <u>executive director or</u> 5782 board may require.

5783 (b) Applicants also shall pass an examination which has 5784 been approved by the board and shall be citizens of the United 5785 States or, if not citizens of the United States, legally 5786 present in the United States with appropriate documentation 5787 from the federal government."

5788 "\$34-1

"§34-17A-11

5789 The board shall approve applicants for an examination 5790 at least once a year at a time and place designated by the 5791 board executive director. Examinations shall include questions 5792 in theoretical and applied fields as the board deems most 5793 suitable to test the knowledge and competence of the applicant 5794 to engage in the practice of marriage and family therapy." 5795 "\$34-17A-12



5796 The board shall issue a license by examination of 5797 credentials to any person licensed or certified as a marriage 5798 and family therapist in another state which has requirements 5799 for licensure that are equivalent to or exceed the 5800 requirements of this state, provided the applicant submits an 5801 application on forms prescribed by the board executive 5802 director and pays the original licensure fee prescribed by 5803 this chapter the executive director."

5804 "\$34-17A-13

(a) A fee, in an amount to be determined by the board
(a) A fee, in an amount to be determined by the board
(b) executive director, shall be paid to the board for original
(c) licensure.

(b) Licenses shall be valid for <u>two years</u> a time period prescribed by the executive director and shall be renewed biennially prior to the expiration date. The amount of the renewal fee shall be determined by the <u>board</u> <u>executive</u> director. Any applicant for renewal of a license that has expired shall also be required to pay a late renewal fee determined by the <u>board</u> executive director.

(c) On or before October 1 of the year preceding 5815 5816 expiration of a license, the secretary of the board shall 5817 forward to the holder of the license a form of application for 5818 renewal thereof. No license shall be renewed unless the 5819 renewal request is accompanied by satisfactory evidence of the 5820 completion during the previous 24 months of relevant 5821 professional and continued educational experience. Upon the receipt of the completed application form, evidence of 5822 5823 satisfactory professional and continued educational



5824	experience, and the renewal fee, the secretary executive
5825	director shall issue a new license for the renewal period.
5826	(d) Necessary administrative fees may be charged by the
5827	board, including, but not limited to, reasonable costs for
5828	copying, labels, and lists executive director. Examination and
5829	license fees may be adjusted as the board executive director
5830	shall deem appropriate."
5831	"\$34-17A-25
5832	There is established a separate revenue trust fund in
5833	the State Treasury to be known as the "Alabama Board of
5834	Examiners in Marriage and Family Therapy Fund." All receipts
5835	and disciplinary fines collected by the board under this
5836	chapter shall be deposited in this fund and used only to
5837	implement this chapter. Monies shall be disbursed only by
5838	warrant of the state Comptroller upon the State Treasury, upon
5839	itemized vouchers approved by the chair of the board or an
5840	authorized designee. No funds shall be withdrawn or expended
5841	except as budgeted and allotted according to Sections 41-4-80
5842	to 41-4-96, inclusive, and 41-19-1 to 41-19-12, inclusive, and
5843	only in amounts stipulated in general appropriations bills and
5844	other appropriations bills."
5845	Section 18. Relating to the Alabama Massage Therapy
5846	Licensing Board; Chapter 43A is added to Title 34 of the Code

5847 of Alabama 1975, to read as follows:

5848 \$34-43A-1

5849This chapter shall be known and may be cited as the5850Alabama Massage Therapy Licensing Act.

5851 \$34-43A-2



5852 For purposes of this chapter, the following terms have 5853 the following meanings:

(1) ADVERTISE. To distribute a card, flier, sign, or device to any individual or entity, or to allow any sign or marking to be placed or broadcast on any building, radio, television, the Internet, or through other electronic means or to participate in the publication of any of these in a manner designed to attract public attention.

5860 (2) BOARD. The Alabama Massage Therapy Licensing Board 5861 created by this chapter.

5862 (3) EXAMINATION. The National Certification Board for 5863 Therapeutic Massage and Bodywork Examination or the Federation 5864 of State Massage Therapy Board's Massage and Bodywork 5865 Licensing Examination administered by an independent agency or 5866 another nationally or internationally accredited examination 5867 administered by an independent agency approved by the board, 5868 or state examination administered by the board. The national 5869 examination shall be accredited by the National Commission for 5870 Certifying Agencies. The board may also administer a written, 5871 oral, or practical examination.

5872 (4) EXECUTIVE DIRECTOR. The Executive Director of the 5873 Office of Occupational and Professional Licensing as defined 5874 in Section 25-2B-1.

5875 (5) LICENSE. The credential issued by the board which 5876 allows the holder to engage in the safe and ethical practice 5877 of massage therapy.

5878 (6) MASSAGE THERAPIST. An individual licensed pursuant 5879 to this chapter who practices or administers massage therapy



5880 or related touch therapy modalities to a client for 5881 compensation.

5882 (7) MASSAGE THERAPY ESTABLISHMENT. A site, premises, or 5883 business where massage therapy is practiced by a massage 5884 therapist.

5885 (8) MASSAGE THERAPY INSTRUCTOR. A massage therapist who 5886 is approved by the board to teach the practice of massage 5887 therapy.

(9) MASSAGE THERAPY OF RELATED TOUCH THERAPY MODALITIES. a. The mobilization of the soft tissue which may include skin, fascia, tendons, ligaments, and muscles, for the purpose of establishing and maintaining good physical condition.

5893 b. The term includes effleurage, petrissage, 5894 tapotement, compression, vibration, stretching, heliotherapy, superficial hot and cold applications, topical applications, 5895 5896 or other therapy that involves movement either by hand, 5897 forearm, elbow, or foot, for the purpose of therapeutic massage, and any massage, movement therapy, massage 5898 5899 technology, myotherapy, massotherapy, oriental massage 5900 techniques, structural integration, acupressure, or polarity 5901 therapy.

5902 c. The term massage therapy may include the external 5903 application and use of herbal or chemical preparations and 5904 lubricants including, but not limited to, salts, powders, 5905 liquids, nonprescription creams, mechanical devices such as 5906 T-bars, cups, thumpers, body support systems, heat lamps, hot 5907 and cold packs, salt glow, steam cabinet baths, or



5908 hydrotherapy.

5909 d. The term does not include laser therapy, microwave, 5910 injection therapy, manipulation of the joints, or any 5911 diagnosis or treatment of an illness that normally involves 5912 the practice of medicine, chiropractic, physical therapy, 5913 podiatry, nursing, midwifery, occupational therapy, 5914 veterinary, acupuncture, osteopathy, orthopedics, hypnosis, or 5915 naturopathics.

5916 (10) MASSAGE THERAPY SCHOOL. A school, approved by the 5917 board, where massage therapy is taught and which is one of the 5918 following:

5919 a. If located in Alabama, approved by the board as 5920 meeting the minimum established standards of training and 5921 curriculum as determined by the board and otherwise provided 5922 in this chapter.

5923 b. If located outside of Alabama, recognized by the 5924 board and by a regionally recognized professional accrediting 5925 body.

5926 c. A postgraduate training institute accredited by the 5927 Commission on Massage Therapy Accreditation.

(11) SEXUALLY-ORIENTED BUSINESS. A sex parlor, massage parlor, nude studio, modeling studio, love parlor, adult bookstore, adult movie theater, adult video arcade, adult motel, or other commercial enterprise which has the offering for sale, rent, or exhibit, or the exhibit of, items or services intended to provide sexual stimulation or sexual gratification to the client.

5935 (12) STUDENT. Any individual who is enrolled in a



5936 massage therapy school.

5937 §34-43A-3

5938 Except as specifically provided by this chapter, no 5939 individual may do any of the following unless licensed 5940 pursuant to this chapter:

5941 (1) Advertise that he or she performs massage therapy 5942 or related touch therapy modalities.

5943 (2) Hold himself or herself out to the public as a 5944 massage therapist, using any name or description denoting 5945 himself or herself as a massage therapist, or purporting to 5946 have the skills necessary to perform massage therapy.

5947

(3) Practice massage therapy.

5948 §34-43A-4

5949 (a) The following individuals, offices, and5950 establishments are exempt from this chapter:

(1) A student who is rendering massage therapy services under the supervision of a massage therapy instructor, or any other supervisory arrangement recognized and approved by the board including, but not limited to, a temporary permit. A student shall be designated by title clearly indicating his or her training status.

(2) A qualified member of another profession who is licensed and regulated under state law while in the course of rendering services within the scope of his or her license, provided that the individual does not represent himself or herself as a massage therapist.

5962 (3) An individual providing massages to his or her 5963 immediate family.



5964 (4) An individual offering massage therapy instruction who is visiting from another state, territory, or country, 5965 5966 provided that the individual is licensed or registered as 5967 required in his or her place of residence and holds 5968 certification from a nationally recognized professional 5969 accrediting organization approved by the board. A visiting 5970 instructor may teach continuing education courses in this 5971 state for up to 100 hours per year without being licensed by 5972 the board. A visiting instructor who teaches continuing 5973 education courses in this state for 100 hours or more per year 5974 is required to be licensed by the board.

(5) Members of the Massage Emergency Rescue Team, or any other nationally or internationally recognized disaster relief association, who practice massage therapy in this state only during a time declared by the Governor or the Legislature to be a city, county, or state emergency. These therapists may work in this state for a period of time approved by the board.

5981 (6) A Native American healer using traditional healing 5982 practices. A Native American healer who applies to the board 5983 for a massage therapist license shall comply with all 1 licensing requirements.

5985 (7) An individual acting under the supervision of a 5986 physician, physical therapist, or chiropractor within the 5987 scope of his or her license, provided that the individual does 5988 not represent himself or herself as a massage therapist or 5989 receive compensation as a massage therapist.

5990 (8) The office of a chiropractor, physician, or 5991 physical therapist which employs or contracts with a massage



5992 therapist.

(b) Nothing in this chapter shall be construed to authorize massage therapists to administer, dispense, or prescribe drugs, or engage in the practice of medicine in any manner including, but not limited to, providing nutrition advice or diagnosing or prescribing drugs for mental, emotional, or physical disease, illness, or injury.

5999

§34-43A-5

(a) (1) There is created the Alabama Massage Therapy
Licensing Board. Commencing on October 1, 2025, the board
shall be subject to the leadership, support, and oversight of
the Executive Director of the Office of Occupational and
Professional Licensing pursuant to Chapter 2B of Title 25.

6005 (2) The purpose of the board is to protect the health, 6006 safety, and welfare of the public by ensuring that massage 6007 therapists, massage therapy establishment licensees, massage 6008 therapy schools, and massage therapy instructors meet 6009 prescribed standards of education, competency, and practice. 6010 To accomplish the purposes of this mission, the board shall 6011 establish standards to ensure completion of all board 6012 functions in a timely and effective manner and to provide open 6013 and immediate access to all relevant public information. The 6014 board shall communicate its responsibilities and services to 6015 the public as part of its consumer protection duties. The 6016 board, upon the recommendation of the executive director, 6017 shall develop and implement a long range plan to ensure effective regulation and consumer protection. 6018

6019

(3) All rights, duties, records, property, real or



6020 personal, and all other effects existing in the name of the 6021 Alabama Board of Massage Therapy, formerly created and 6022 functioning pursuant to Chapter 43, or in any other name by 6023 which that board has been known, shall continue in the name of 6024 the Alabama Massage Therapy Licensing Board under the 6025 jurisdiction of the Office of Occupational and Professional 6026 Licensing and the executive director. Any reference to the 6027 former Alabama Board of Massage Therapy, or any other name by 6028 which that board has been known, in any existing law, contract, or other instrument shall constitute a reference to 6029 6030 the Alabama Massage Therapy Licensing Board as created in this chapter. All actions of the former Alabama Board of Massage 6031 6032 Therapy or the executive director of the former board done 6033 prior to June 1, 2024, are approved, ratified, and confirmed.

6034 (4) The status of any individual or entity properly licensed or registered by the former Alabama Board of Massage 6035 6036 Therapy on June 1, 2024, shall continue under the jurisdiction 6037 of the Alabama Massage Therapy Licensing Board. Any license or 6038 registration subject to renewal on or before October 1, 2024, 6039 pursuant to this chapter shall be temporarily extended by 6040 three months, and may be temporarily extended for two 6041 additional months if determined necessary by the board.

6042 (b)(1) The board shall consist of the following nine 6043 members:

a. Three active licensees appointed by the Governor.
b. Two active licensees and one at-large member
appointed by the Lieutenant Governor.

6047

Page 216

c. Two active licensees and one at-large member



6048 appointed by the Speaker of the House of Representatives.

6049 (2) The seven active massage therapist licensee members 6050 of the board shall be appointed so that not more than one 6051 active licensee member from each United States Congressional 6052 District in the state is appointed to serve at the same time. 6053 The two members appointed from the state at large shall have 6054 never been licensed as massage therapists nor have had any 6055 direct financial interest in the massage therapy profession. 6056 One of the at-large members shall have extensive knowledge of sex trafficking and related law enforcement efforts to defeat 6057 6058 sex trafficking. The at-large member appointed by the 6059 Lieutenant Governor and the at-large member appointed by the 6060 Speaker of the House of Representatives shall be appointed 6061 from a list of three names each provided by the Minority 6062 Leader of the Senate and the Minority Leader of the House of Representatives, respectively. The appointing authorities 6063 6064 shall coordinate their appointments to assure the board 6065 membership is inclusive and reflects the racial, gender, 6066 geographic, urban, rural, and economic diversity of the state.

6067 (3) The members initially appointed to the board shall 6068 be appointed effective July 1, 2024. Each board member shall 6069 be selected upon personal merit and qualifications, not per 6070 membership or affiliation with an association. Each board 6071 member shall be a citizen of the United States and a resident 6072 of this state for two years immediately preceding appointment. 6073 No member of the board shall serve more than two full consecutive terms. 6074

6075

(c) Of the initial nine appointees to the board, three



6076 members shall be appointed for terms of two years, three 6077 members shall be appointed for terms of three years, and three 6078 members shall be appointed for terms of four years as 6079 determined by lottery. Thereafter, successors shall be 6080 appointed for terms of four years, each term expiring on June 6081 30.

(d) Vacancies on the board occurring prior to the
expiration of a term shall be filled by the original
appointing authority within 30 days after the vacancy, to
serve for the remainder of the unexpired term. Each member of
the board shall serve until his or her successor has been duly
appointed and qualified.

6088 (e) The board shall hold its first meeting on or before 6089 August 1, 2024. At the initial meeting, and annually 6090 thereafter in the month of October, the board shall elect a chair and a vice-chair from its membership. The board shall 6091 6092 hold quarterly meetings for the purpose of reviewing license 6093 applications. The board may hold additional meetings at the 6094 discretion of the chair and four members of the board. A 6095 quorum of the board shall be a majority of the then serving 6096 appointed board members. All meetings of the board shall be 6097 recorded electronically and a copy of the recording shall be made available, upon request, for 30 calendar days following 6098 6099 the date of the recording.

6100 (f) An affirmative vote of a majority of the members of 6101 the board shall be required to grant, suspend, or revoke a 6102 license to practice massage therapy or a license to operate a 6103 massage therapy establishment.



(g) The executive director, at the request of the board, may remove a member of the board for misfeasance, malfeasance, neglect of duty, commission of a felony, incompetence, permanent inability to perform official duties, or failing to attend two consecutive properly noticed meetings within a one-year period.

(h) Members of the board are immune from liability for
all good faith acts performed in the execution of their duties
as members of the board.

(i) Within the first six months after appointment, each
new board member shall complete board member training provided
by the Department of Examiners of Public Accounts and Alabama
Ethics training provided by the Alabama Ethics Commission.

(j) All appointees to the board shall take the constitutional oath of office and shall file the oath in the office of the Governor before undertaking any duties as a board member. Upon receiving the oath, the Governor shall issue a certificate of appointment to each appointee.

6122 \$34-43A-6

6123 (a) The board shall do all of the following:

6124 (1) Qualify applicants to take the licensing6125 examination and issue licenses to successful applicants.

6126 (2) Adopt a seal and affix the seal to all licenses6127 issued by the board.

6128 (3) Collect fees established by the executive director6129 and authorized by this chapter.

6130 (4) Maintain a complete record of all massage6131 therapists and annually prepare a roster of the names and



addresses of those licensees. An electronic copy of the roster shall be provided to any individual, upon request and the payment of a fee established by the board in an amount sufficient to cover the costs of production and distribution.

6136 (5) Provide for the investigation of any individual who6137 is suspected of violating this chapter or rule of the board.

6138 (6) Adopt and revise rules as necessary to implement
6139 this chapter pursuant to the Administrative Procedure Act. All
6140 administrative rules of the former Alabama Board of Massage
6141 Therapy existing on June 1, 2024, which reference Chapter 43,
6142 shall remain in effect as rules of the Alabama Massage Therapy
6143 Licensing Board until amended or repealed by that board.

6144 (7) Provide an electronic copy of this chapter, and any 6145 amendment made to this chapter, to licensees and applicants 6146 for licensing, upon request.

6147 (8) By rule, require massage therapists, massage 6148 therapy establishments, and massage therapy schools to carry 6149 professional and general liability insurance with an "A" rated 6150 or better insurance carrier in the amount of at least one 6151 million dollars (\$1,000,000). Proof of coverage shall be 6152 provided to the board upon request.

6153 (9) Perform other functions necessary and proper for6154 the performance of official duties.

6155

(b) The board may do any of the following:

6156 (1) Accept or deny the application of any individual
6157 applying for a license as a massage therapist or massage
6158 therapy establishment license upon an affirmative vote of a
6159 majority of the board.



6160 (2) By rule, establish criteria for certifying massage6161 therapy instructors.

6162

(3) Adopt a code of ethics.

6163 (4) Provide for the inspection of the business premises6164 of any licensee during normal business hours.

6165 (5) Establish a list of approved massage therapy 6166 schools.

6167 §34-43A-7

(a) No individual may perform the duties of a massage
therapist unless he or she holds a valid license issued by the
board.

6171 (b) A massage therapist may not perform massage therapy 6172 for a sexually-oriented business, and shall be subject to all 6173 sections of Article 3 of Chapter 12 of Title 13A.

(c) A massage therapist may not advertise or offer to perform services outside of the scope of his or her expertise, experience, and education for any client who is ill or has a physical dysfunction, unless the services are performed in conjunction with a licensed physician, physical therapist, or chiropractor.

6180 (d) A massage therapist or massage therapy establishment licensee may not participate in the publication 6181 6182 of or advertise or offer to perform services on any sexually 6183 explicit website or online platform that promotes 6184 prostitution, sexually explicit services, or human trafficking. The board shall report any alleged violation of 6185 this subsection to local law enforcement for further 6186 6187 investigation and potential prosecution.



6188 §34-43A-8

(a) An applicant for licensing as a massage therapist shall apply to the board on forms provided by the executive director. Unless licensed pursuant to subsection (b), an applicant for a license shall submit evidence satisfactory to the board that he or she has met all of the following requirements:

6195 (1)a. Completed a minimum of 650 hours of instruction 6196 at a massage therapy school consisting of all of the 6197 following:

6198 1. One hundred hours of anatomy and physiology, 6199 including 35 hours of myology, 15 hours of osteology, 10 hours 6200 of circulatory system, and 10 hours of nervous system, with 6201 the remaining 30 hours addressing other body systems, as 6202 determined by the massage therapy school.

2. Two hundred fifty hours of basic massage therapy, the contradistinctions of massage therapy, and related touch therapy modalities, including a minimum of 50 hours of supervised massage.

6207 3. Fifty hours of business, hydrotherapy, first aid,
6208 cardiopulmonary resuscitation, professional ethics, and state
6209 massage therapy law.

6210 4. Two hundred fifty hours of electives as determined 6211 by the massage therapy school.

b. The board, by rule, may increase the minimum number of hours of instruction required for a license, not to exceed the number of hours recommended by the National Certification Board for Therapeutic Massage and Bodywork, or a successor



6216 organization approved by the board.

6217 c. In addition to paragraphs a. and b., to perform 6218 therapeutic massage on an animal, a massage therapist shall 6219 have also graduated from a nationally approved program and 6220 completed at least 100 hours of postgraduate training and 6221 education in animal anatomy, pathology, and physiology for the 6222 specific type of animal upon which he or she will perform 6223 therapeutic massage.

6224 (2) Successfully passed a state board examination or a 6225 national standardized examination approved by the board. The 6226 board may approve other state's exams on a case-by-case basis.

6227 (3) Completed a criminal history background check as 6228 required by the board.

6229

(4) Paid all applicable fees.

6230 (b) Notwithstanding the requirements listed in subdivisions (1) and (2) of subsection (a), the board may 6231 6232 license an applicant who is licensed or registered to practice 6233 massage therapy in another state if the standards of practice 6234 or licensing of that state, at the time the applicant was 6235 originally licensed or registered, were equal to or stricter 6236 than the requirements imposed by this chapter. Before the 6237 issuance of an initial license or renewal pursuant to this 6238 subsection, an applicant may be subject to a hearing before 6239 the board to obtain additional information from the applicant 6240 that is relevant to the decision of the board in granting or 6241 denying the license or renewal. All hearings under this subsection shall be conducted pursuant to the Administrative 6242 6243 Procedure Act and failure of the applicant to appear at the



6244 hearing may result in the denial of his or her application or 6245 renewal.

6246 (c) Upon receipt of an application, the board shall 6247 notify the applicant that his or her application is pending. 6248 If the board requires additional information from the 6249 applicant, the board shall notify the applicant and the 6250 applicant shall provide the requested information to the board 6251 within 10 business days. The board shall also notify the 6252 applicant of the approval or denial of his or her application. 6253 If an application is denied, the board shall notify the 6254 applicant in writing of the reasons for the denial.

6255

\$34-43A-9

(a) No massage therapy establishment shall operate inthis state without a license issued by the board.

(b) A sexually-oriented business may not operate as a
massage therapy establishment or be licensed by the board
pursuant to this chapter.

6261 (c) A massage therapy establishment shall contract with 6262 or employ only licensed massage therapists to perform massage 6263 therapy. Every massage therapist associated with or working at 6264 a massage therapy establishment shall be registered with the 6265 board and one of the licensed massage therapists shall be 6266 designated as the licensee who ensures that the massage 6267 therapy establishment complies with state law and all 6268 applicable administrative rules.

6269 (d) A massage therapy establishment license is not6270 assignable or transferable.

6271

(e) If the holder of a massage therapy establishment



6272 license moves the location of the massage therapy 6273 establishment without changing either the name or ownership of 6274 that massage therapy establishment, the board shall waive the 6275 new establishment license fee upon the receipt of appropriate 6276 documentation from the licensee. The documentation required by 6277 the board for the waiver shall be established by rule of the 6278 board. This subsection shall not change the expiration date of 6279 a massage therapy establishment license.

6280 (f)(1) Except as provided in subdivision (2), each 6281 applicant for a massage therapy establishment license shall 6282 complete a criminal history background check pursuant to rules 6283 adopted by the board.

(2) An applicant for a massage therapy establishment
license, who is a massage therapist and has completed a
criminal history background check as required by the board
within the preceding two years, is exempt from completing the
criminal history background check required in subdivision (1).

(g) The physical location of a proposed massage therapy establishment shall be subject to an initial inspection by the board before a massage therapy establishment license is granted to the applicant.

(h) If the physical location of a massage therapy establishment is shut down by the board or by local, state, or federal law enforcement, that physical location, for one year following the closure, may not be licensed or operate as a massage therapy establishment. After the one year prohibition expires, an applicant for a massage therapy establishment license for that physical location must appear before the



6300 board before his or her application may be approved or denied.
6301 \$34-43A-10

(a) An application for initial licensing or renewal of
a license shall be submitted on forms provided by the
executive director and accompanied by the applicable fee, as
provided in Section 34-43A-12, and a recent two-by-two inch
photograph showing a frontal view of the head and shoulders of
the applicant, taken no more than six months before
application. All documents shall be submitted in English.

(b) The board may deny the application of any applicant
who refuses to complete a criminal history background check as
required by the board pursuant to Section 34-43A-8(a)(3) or
Section 34-43A-9(f).

(c) Each license issued by the board to a qualified massage therapist applicant or a massage therapy establishment applicant shall be on a preprinted sequentially numbered form. A license shall grant all professional rights, honors, and privileges relating to the practice of massage therapy.

6318 (d) Each massage therapist shall display his or her 6319 license and photograph, as provided in subsection (a), in a 6320 conspicuous manner as specified by rule of the board. Each 6321 massage therapy establishment shall prominently post its 6322 license, and the license and photograph of each massage 6323 therapist, as provided in subsection (a), who practices at the massage therapy establishment, in plain sight within the 6324 massage therapy establishment. 6325

(e) A license is the property of the board and shall besurrendered upon demand of the board.



6328 §34-43A-11

6329 (a) Each licensee, upon application for renewal of a6330 license, shall do both of the following:

(1) Submit evidence of satisfactory completion of the
continuing education requirements pursuant to Section
34-43A-19.

(2) Complete a new criminal history background check
pursuant to rules adopted by the board. The board may deny the
application for renewal of any licensee who refuses to
complete a criminal history background check as required by
the board.

(b) An individual whose license has expired and who has 6339 6340 ceased to practice massage therapy for a period of not longer 6341 than five years may have his or her license reinstated upon 6342 payment of a renewal fee, payment of a reactivation fee, payment of a late fee, and the submission of a renewal 6343 6344 application and evidence satisfactory to the board that the 6345 applicant has fulfilled continuing education requirements, 6346 completed a criminal history background check, and paid any 6347 criminal history background check fees required by this 6348 chapter.

6349 §34-43A-12

6350 (a) The executive director, by rule, shall assess and6351 collect all of the following fees:

6352 (1) For an initial massage therapist license.

6353 (2) For a biennial license renewal.

6354 (3) For an initial, and for any renewal of, a massage6355 therapy establishment license.



6356 (4) For an initial registration, and any renewal6357 registration, as a massage therapy school in this state.

6358 (5) To register and renew registration as a massage6359 therapy instructor in this state.

6360

(6) To reactivate an expired license.

6361 (7) For a duplicate license certificate or a name 6362 change on a license certificate. The board may issue a 6363 duplicate certificate for each massage therapy establishment 6364 on file with the board where the massage therapist practices massage therapy. The board may issue additional duplicate 6365 6366 certificates only after receiving a sworn letter from the massage therapist that an original certificate was lost, 6367 6368 stolen, or destroyed. The board shall maintain a record of 6369 each duplicate certificate issued on a preprinted sequentially 6370 numbered form, and the preprinted sequential number of the original certificate shall be noted on the duplicate 6371 6372 certificate.

(b) Necessary administrative fees may be set by the
executive director including, but not limited to, reasonable
costs for copying, labels, and lists, and the actual costs for
completing a criminal history background check.

6377 (c) All receipts collected by the board under this
6378 chapter shall be deposited into the Occupational and
6379 Professional Licensing Fund.

6380 \$34-43A-13

(a) Any individual may file with the board a written
complaint regarding an allegation of impropriety by a massage
therapist, massage therapy establishment, or other individual.



6384 Complaints may be anonymous and shall be made in the manner 6385 prescribed by the board. Complaints received by the board 6386 shall be referred to a standing investigative committee 6387 consisting of a board member, the executive director, the 6388 board attorney, and the board investigator. If no probable 6389 cause is found, the investigative committee may dismiss the 6390 charges and provide a statement, in writing, to the massage 6391 therapist, massage therapy establishment, or other individual 6392 of the reasons for that decision. The statement may also include the name of the complainant, upon request of the 6393 6394 massage therapist, massage therapy establishment, or other 6395 individual to whom the written statement is provided.

(b) If probable cause is found, the board shall
initiate an administrative proceeding. Upon a finding that the
licensee has committed any of the following misconduct, the
board shall suspend, revoke, or refuse to issue or renew a
license or impose a civil penalty after notice and opportunity
for a hearing pursuant to the Administrative Procedure Act:

(1) The license was obtained by means of fraud,
misrepresentation, fraudulent transcripts, transcripts from a
non-approved school, invalidated examination scores, or
concealment of material facts, including making a false
statement on an application or any other document required by
the board for licensing.

6408 (2) The licensee sold or bartered or offered to sell or
6409 barter a license for a massage therapist or a massage therapy
6410 establishment.

6411

(3) The licensee has engaged in unprofessional conduct



6412 that has endangered or is likely to endanger the health, 6413 safety, and welfare of the public, as defined by the rules of 6414 the board.

6415 (4) The licensee has been convicted of a felony or of 6416 any crime arising out of or connected with the practice of 6417 massage therapy.

6418 (5) The licensee has violated or aided and abetted in6419 the violation of this chapter.

6420 (6) The licensee is adjudicated as mentally incompetent6421 by a court of law.

6422 (7) The licensee uses controlled substances or6423 habitually and excessively uses alcohol.

6424 (8) The licensee engaged in false, deceptive, sexually6425 explicit, or misleading advertising.

6426 (9) The licensee engaged in or attempted to or offered
6427 or solicited to engage a client in sexual activity including,
6428 but not limited to, genital contact, within the client-massage
6429 therapist relationship.

(10) The licensee has knowingly allowed the massage
therapy establishment to be used as an overnight sleeping
accommodation.

(11) The licensee had a license revoked, suspended, or
denied in any other territory or jurisdiction of the United
States for any act described in this section.

6436 (12) The applicant or licensee was convicted of6437 impersonating a massage therapist in another jurisdiction.

6438 (c) Subsequent to an official complaint, the board may 6439 request a criminal history background check of the licensee



6440 through the district attorney of the circuit in which the 6441 licensee is located.

(d) An individual governed by this chapter, who has a
reasonable belief that another massage therapist has violated
this chapter, shall inform the board in writing within 30
calendar days after the date the individual discovers this
activity. Upon finding that an individual has violated this
subsection, the board shall alert local law enforcement and
may do any of the following:

(1) Impose an administrative fine of not more than ten
thousand dollars (\$10,000) according to a disciplinary
infraction fine schedule adopted by rule of the board.

6452 (2) Suspend or revoke the individual's license to6453 practice massage therapy.

6454 (e) In addition to an administrative fine of not more than ten thousand dollars (\$10,000), according to a 6455 6456 disciplinary infraction fine schedule adopted by rule of the 6457 board, the license of any individual who has been convicted 6458 of, or has entered a plea of nolo contendere to, a crime or 6459 offense involving prostitution or any other type of sexual 6460 offense shall be permanently revoked by the board following a 6461 hearing conducted pursuant to the Administrative Procedure 6462 Act.

(f) The massage therapy establishment license of any massage therapy establishment wherein an individual has been convicted of, or entered a plea of nolo contendere to, an offense involving prostitution or any other type of sexual offense against a client, or which the board determines is a



6468 sexually-oriented business, shall be permanently revoked by 6469 the board following a hearing conducted pursuant to the 6470 Administrative Procedure Act.

6471 (g)(1) Upon a finding that an individual, who is 6472 governed by this chapter, has performed massage therapy 6473 without having obtained a license, the board may do any of the 6474 following:

6475 a. Impose an administrative fine of not more than ten 6476 thousand dollars (\$10,000).

6477 b. Issue a cease and desist order.

c. Petition the circuit court of the county where the
act occurred to enforce the cease and desist order and collect
the assessed fine.

6481 (2) Any individual aggrieved by any adverse action of
6482 the board may appeal the action to the Circuit Court of
6483 Montgomery County.

(h) The board shall present any incident of misconduct
to the local district attorney for review and appropriate
action.

6487 (i) The board may adopt rules to implement and
6488 administer this section upon the recommendation of the
6489 executive director.

6490 \$34-43A-14

An individual who does not hold a license as a massage therapist, physical therapist, chiropractor, or athletic trainer, or a license for a massage therapy establishment, shall not use the words massage or bodywork on any sign or other form of advertising describing services performed by the



6496 individual or within the establishment. Any advertisement by a 6497 massage therapist or massage therapy establishment shall 6498 contain the license number of the massage therapist or massage 6499 therapy establishment. 6500 \$34-43A-15 6501 Any individual who violates this chapter shall be quilty of a Class C misdemeanor. 6502 6503 \$34-43A-16 6504 (a) In addition to any criminal penalty prescribed by this chapter, the board may seek an injunction against any 6505 6506 individual or establishment found in violation of this 6507 chapter. (b) In an action for an injunction, the board may 6508 6509 demand and recover a civil penalty of fifty dollars (\$50) per 6510 day for each violation, reasonable attorney fees, and court 6511 costs. 6512 \$34-43A-17 6513 (a) Except as otherwise provided in subsection (b), 6514 this chapter shall supersede any regulation adopted by a 6515 political subdivision of the state related to the licensing or 6516 regulation of massage therapists and massage therapy

6517 establishments.

6518

(b) This section shall not affect:

(1) Local regulations relating to zoning requirements
or occupational license taxes pertaining to massage therapists
and massage therapy establishments.

6522 (2) Local regulations that do not relate to the 6523 practice of massage therapy by qualified individuals.



6524	(c) A county, or a municipality within its
6525	jurisdiction, may regulate individuals licensed pursuant to
6526	this chapter. Regulation shall be consistent with this chapter
6527	and shall not supersede this chapter. This section shall not
6528	be construed to prohibit a county or municipality from
6529	regulating individuals not licensed pursuant to this chapter.
6530	\$34-43A-18
6531	(a) To be approved by the board, a massage therapy
6532	school shall meet all of the following requirements:
6533	(1) Submit to the board a completed application
6534	prescribed by the executive director and the registration fee
6535	specified in Section 34-43A-12.
6536	(2) Provide documentation of a curriculum which
6537	includes a minimum number of required hours of instruction in
6538	the subjects required by Section 34-43A-8.
6539	(3) Register with the board by submitting a renewal
6540	form, the renewal fee specified in Section 34-43A-12, and a
6541	then current curriculum and list of active massage therapy
6542	instructors teaching at the school.
6543	(4) On or before July 1, 2025, be certified by the
6544	National Certification Board for Therapeutic Massage and
6545	Bodywork as an assigned school.
6546	(b) Every massage therapy instructor teaching a course
6547	in massage therapy at a massage therapy school located in this
6548	state shall be licensed by the board as a massage therapist
6549	and registered as a massage therapy instructor. Instructors
6550	who are not teaching massage therapy do not need to be
6551	registered. An adjunct massage therapy instructor shall be

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6552 dually licensed in the state where he or she resides or be 6553 nationally certified, or both.

6554 (c) An applicant for registration as a massage therapy 6555 instructor shall satisfy all of the following requirements:

6556 (1) Be currently licensed as a massage therapist in6557 this state.

6558 (2) Submit to the board a completed application as
6559 prescribed by the executive director and the application fee
6560 specified in Section 34-43A-12.

(3) Submit documentation of three years of experience
in the practice of massage therapy. The documentation may be
considered by the board on a case-by-case basis.

6564 \$34-43A-19

(a) The board is subject to the Alabama Sunset Law of
1981, and is classified as an enumerated agency pursuant to
Section 41-20-3. The board shall automatically terminate on
October 1, 2026, and every four years thereafter, unless
continued pursuant to the Alabama Sunset Law.

(b) The board shall adopt a program of continuing education for licensees which shall be a requisite for the renewal of licenses issued pursuant to this chapter and shall not exceed the requirements of a board-approved nationally recognized board certification organization such as the National Certification Board for Therapeutic Massage and Bodywork.

6577 Section 19. Relating to the State Board of Midwifery;
6578 to amend Sections 34-19-11, 34-19-12, 34-19-13, 34-19-14, and
6579 34-19-15 of the Code of Alabama 1975, to read as follows:



6580 "\$34-19-11

The following words and phrases shall have the following meanings, unless the context clearly indicates otherwise:

6584 (1) BOARD. The State Board of Midwifery.

6585 (2) EXECUTIVE DIRECTOR. The Executive Director of the 6586 Office of Occupational and Professional Licensing as defined 6587 in Section 25-2B-1.

6588 <u>(2)(3)</u> LICENSED MIDWIFE. A practitioner who holds a 6589 certified professional midwife credential and is licensed by 6590 the board to practice midwifery.

6591 <u>(3) (4)</u> MIDWIFERY. The provision of primary maternity 6592 care during the antepartum, intrapartum, and postpartum 6593 periods."

6594 "\$34-19-12

(a) There is created and established a State Board of
Midwifery to implement and administer this chapter. <u>Commencing</u>
<u>on October 1, 2025, the board shall be subject to the</u>
leadership, support, and oversight of the Executive Director

6599 of the Office of Occupational and Professional Licensing

6600 pursuant to Chapter 2B of Title 25.

6601 (b) The board shall pay all of its expenses from its 6602 own funds and no expenses shall be borne by the State of 6603 Alabama from the State General Fund.

6604 (c) (b) The board shall consist of seven members 6605 appointed by the Governor and subject to confirmation by the 6606 Senate, from a list of qualified individuals nominated by the 6607 designated organization. Each list shall contain the names of



6608 at least two individuals for each position to be filled.

6609 (d)(c) The members of the board shall be appointed for 6610 staggered initial terms and subsequent terms shall be for a 6611 minimum of four years or until his or her successor has been 6612 appointed and qualified.

6613 (e) (d) The board shall meet at least twice each year,
 6614 conducting its business in person or by electronic methods.

6615 (f) (e) The board shall elect one of its members to
6616 serve as chair for a two-year term. The chair may not serve
6617 consecutive terms.

6618 (g) (f) The composition of the board shall be as 6619 follows:

(1) Four members shall hold a valid certified
professional midwife credential from the North American
Registry of Midwives. These members shall be appointed from a
list of names submitted by the Alabama Birth Coalition or its
successor organization. One of these members shall be
appointed to an initial term of four years, one to a term of
three years, and two to a term of two years.

6627 (2) One member shall be a nurse practitioner. This 6628 member shall be appointed to an initial term of four years.

(3) One member shall be a licensed certified nurse
midwife or registered nurse licensed under Article 5 of
Chapter 21. This member shall be appointed from a list
submitted by the Alabama Board of Nursing. This member shall
be appointed to an initial term of three years.

6634 (4) One member shall have used midwifery services in 6635 the state. This member shall be appointed from a list of names



6636 submitted by the Alabama Birth Coalition. This member shall be 6637 appointed to an initial term of three years.

6638 (h)(g) When choosing individuals to be considered by 6639 the Governor for appointment to the board, the nominating 6640 authorities shall strive to assure membership is inclusive and 6641 reflects the racial, gender, geographic, urban, rural, and 6642 economic diversity of the state.

(i) (h) All members of the board shall be immune from
individual civil liability while acting within the scope of
their duties as board members, unless conduct is unreasonable.

6646 (j) (i) Vacancies shall be filled by the Governor and
6647 confirmed by the Senate in the same manner as other
6648 appointments are made. In the case of a vacancy, the new
6649 appointee shall serve for the remainder of the unexpired term.

6650 (k) Members of the board shall serve without
6651 compensation but shall be allowed travel and per diem expenses
6652 at the same rate paid to state employees, to be paid from the
6653 funds collected for the administration of this chapter, as
6654 funds are available.

6655 (1) The board may employ, subject to the State Merit
6656 System, investigators, inspectors, attorneys, and any other
6657 agents, employees, and assistants as may from time to time be
6658 necessary, and may use any other means necessary to enforce
6659 the provisions of this chapter.

6660 (m) (j) (1) A licensed midwife shall file annually with 6661 the board the following information on a form prepared by the 6662 board and accessible on its website:

6663 a. The total number of births attended by the licensed



6664 midwife in the previous year, including births where the 6665 licensed midwife was assisting another licensed midwife.

b. The number of maternal transfers to a health care
facility from births attended by the licensed midwife,
including instances where the licensed midwife was assisting
another licensed midwife.

c. The number of infant transfers to a health care
facility from births attended by the licensed midwife,
including instances where the licensed midwife was assisting
another licensed midwife.

d. The total number of maternal deaths from births
attended by the licensed midwife, including instances where
the licensed midwife was assisting another licensed midwife.

e. The total number of infant deaths from births
attended by the licensed midwife, including instances where
the licensed midwife was assisting another licensed midwife.

(2) The board shall make the information collected
under this subsection available to the public in accordance
with federal law.

6683 (n) (k) The board shall be subject to the Alabama Sunset
6684 Law, Chapter 20, Title 41, as an enumerated agency as provided
6685 in Section 41-20-3, and shall have a termination date of
6686 October 1, 2021, and every four years thereafter, unless
6687 continued pursuant to the Alabama Sunset Law."

6688 "\$34-19-13

All funds received by the board under this chapter shall be deposited in the State Treasury to the credit of the board and all such funds are to be appropriated to the board



6692 to defray the expenses incurred in carrying out this chapter. 6693 The expenses shall include printing, stamps, stationery, 6694 clerical help, travel, and other necessary expenditures 6695 Occupational and Professional Licensing Fund. In all cases, 6696 any fee that is received by the board shall not be refunded, 6697 and no applicant shall have the right to recover any part of a 6698 fee accompanying his or her application for licensure or 6699 otherwise paid to the board except on the death, disability, or retirement from practice of any applicant or licensee 6700 between payment of any fee and the expiration of his or her 6701 6702 current renewal or the issuance of the initial license. The books and records of the board shall be subject to audit in 6703 6704 the same manner and to the same extent as any other state 6705 agency. The board executive director shall keep a true and 6706 accurate account of all funds received by the board and all expenditures made by the board." 6707 6708 "\$34-19-14 6709 (a) The board shall do all of the following consistent 6710 with this chapter: 6711 (1) Approve, renew, suspend, or revoke licenses for the

6712 practice of midwifery.

(2) Investigate and conduct hearings regarding
complaints against a licensed midwife in order to determine if
disciplinary action is warranted.

6716 (3) Establish reasonable licensure fees, including, but

6717 not limited to, initial application, renewal, and

6718 reinstatement fees.

6719 (4) (3) Develop standardized forms including, but not



6720 limited to, a midwife disclosure form, informed consent form, 6721 emergency care form, and applications for licensure and 6722 renewal.

6723 (5) (4) Impose administrative fines, not to exceed one 6724 thousand dollars (\$1,000) per violation, for violating this 6725 chapter, a board rule, or a condition of a license.

6726 (6)(5) Establish levels of professional liability 6727 insurance that must be maintained by a licensed midwife at a 6728 limit of no less than one hundred thousand dollars (\$100,000) 6729 per occurrence and three hundred thousand dollars (\$300,000) 6730 aggregate.

(b) (1) The board shall adopt rules pursuant to the
Administrative Procedure Act to implement this chapter in a
manner consistent with the most current North American
Registry of Midwives Job Analysis and with essential documents
developed and published by the Midwives Alliance of North
America. The rules shall include, but not be limited to,
provision for all of the following:

6738

a. Licensing procedures and requirements.

b. Minimum initial and continuing educationrequirements for licensure.

c. Standards by which a licensed midwife shall conductrisk assessment.

6743

d. Standards for professional conduct.

e. A standard procedure for investigating complaints.

6745 f. Requirements for clinical internships for

6746 individuals seeking midwifery training.

6747 (2) The rules shall ensure independent practice.



6748 (c) A licensed midwife may not administer or perform 6749 any of the following obstetric procedures which are outside of 6750 the scope of the licensed practice of midwifery: 6751 (1) An epidural, spinal, or caudal anesthetic. 6752 (2) Any type of narcotic analgesia. 6753 (3) Forceps or a vacuum extractor-assisted delivery. 6754 (4) Abortion. 6755 (5) Cesarean section or any surgery or surgical deliver 6756 except minimal episiotomies. (6) Pharmacological induction or augmentation of labor 6757 6758 or artificial rupture of membranes prior to the onset of labor. 6759 6760 (7) Except for the administration of local anesthetic, administration of an anesthetic. 6761 6762 (8) Administration of any prescription medication in a manner that violates the Alabama Uniform Controlled Substance 6763 6764 Act. 6765 (9) Vaginal birth after a cesarean. 6766 (d) A licensed midwife may not perform either of the 6767 following: 6768 (1) Delivery of a diagnosed multiple pregnancy. 6769 (2) Delivery of a baby whose position is diagnosed as 6770 non-cephalic at the onset of labor." "\$34-19-15 6771 6772 (a) An individual desiring to be licensed as a midwife shall apply to the board on forms provided by the board 6773 executive director. Applicants for licensure shall submit 6774 6775 evidence satisfactory to the board that he or she has met all



6776 of the following requirements:

6777 (1) Is at least 21 years of age.

(2) Is a citizen of the United States or, if not a
citizen of the United States, is legally present in the United
States with appropriate documentation from the federal
government.

(3) Has obtained a certified professional midwife
credential through an education program or pathway accredited
by the Midwifery Education Accreditation Council or by another
accrediting agency recognized by the United States Department
of Education.

(b) Notwithstanding subdivision (3) of subsection (a),the board may license the following:

6789 (1) An applicant who has obtained a certified 6790 professional midwife credential prior to January 1, 2020, 6791 through a nonaccredited pathway, provided the applicant 6792 obtains the Midwifery Bridge Certificate or completes an 6793 educational program or pathway accredited by the Midwifery 6794 Education Accreditation Council or by another accrediting 6795 agency recognized by the United States Department of 6796 Education.

(2) An applicant who has maintained licensure in a
state that does not require an accredited education, provided
the applicant obtains the Midwifery Bridge Certificate or
completes an educational program or pathway accredited by the
Midwifery Education Accreditation Council or by another
accrediting agency recognized by the United States Department
of Education.



(c) Licenses shall be valid for a period of 24 months. 6804 6805 (d) (c) Following the contested case provisions of the 6806 Administrative Procedure Act, the board may suspend or revoke 6807 a license, or it may refuse to grant a license to an applicant 6808 for licensure, if the licensee or applicant: 6809 (1) Has obtained a license by means of fraud, 6810 misrepresentation, or concealment of material facts, including 6811 making a false statement on an application or any other 6812 document required by the board for licensure. (2) Has engaged in unprofessional conduct pursuant to 6813 6814 rules adopted by the board. (3) Has been convicted of any felony. 6815 6816 (4) Has performed an act that exceeds the scope of 6817 practice granted by the board to the licensed midwife. 6818 (5) Has had his or her license revoked, suspended, or denied in any other territory or jurisdiction of the United 6819 States for any act described in this subsection. 6820 6821 (c) (d) The board shall maintain an up-to-date list of 6822 every individual licensed to practice midwifery pursuant to 6823 this chapter and individuals whose licenses have been 6824 suspended, revoked, or denied. The information on the list 6825 shall be available for public inspection during reasonable 6826 business hours and the information may be shared with others 6827 as deemed necessary and acceptable by the board. The list 6828 shall include the name of the individual, the date and the 6829 cause of action, the penalty incurred, and the length of the penalty." 6830

6831

Section 20. Relating to the Board of Optometry; to

amend Sections 34-22-1, 34-22-5, 34-22-6, 34-22-20, 34-22-22,



6833	34-22-24, 34-22-40, 34-22-41, 34-22-42, and 34-22-43 of the
6834	Code of Alabama 1975, to read as follows:
6835	"§34-22-1
6836	For the purposes of this chapter, the following terms
6837	shall have the respective meanings ascribed by this section:
6838	(1) BOARD. The Alabama Board of Optometry.
6839	(2) EXECUTIVE DIRECTOR. The Executive Director of the
6840	Office of Occupational and Professional Licensing as defined
6841	in Section 25-2B-1.
6842	(2)(3) HUMAN EYE AND ITS ADJACENT STRUCTURES. The eye
6843	and all structures situated within the orbit, including the
6844	conjunctiva, lids, lashes, and lachrymal system.
6845	(3) (4) PHARMACEUTICAL AGENTS. Any diagnostic and
6846	therapeutic drug or combination of drugs that has the property
6847	of assisting in the diagnosis, prevention, treatment, or
6848	mitigation of abnormal conditions or symptoms of the human eye
6849	and its adjacent structures.
6850	(4) (5) PRACTICE OF OPTOMETRY. The practice of optometry
6851	is a learned profession involving the examination, measurement
6852	by objective and subjective means, diagnosis, treatment, and
6853	prevention of any departure from the normal of the human eyes,
6854	their adjacent structures, and visual system. The practice of
6855	optometry includes but is not limited to: The the adapting and
6856	fitting of all types of lenses or devices, including $_{ au}$ contact
6857	lenses; the determination of refractive error and shape of the

6859 through the use of any means including the use of any self

6858

eye and visual, muscular, or anatomical anomalies of the eye



6860 testing devices and the use of any computerized or automatic 6861 refracting device; the determination and prescribing of 6862 spectacle or contact lens parameters; the administering and 6863 prescription of pharmaceutical agents rational to the 6864 diagnosis and treatment of disease of the human eye and its 6865 adjacent structures; the removal of superficial foreign bodies 6866 from the human eye and its adjacent structures; the providing 6867 of developmental and perceptual therapy for the vision system; 6868 the utilization of any method or means to diagnose and treat 6869 diseases of the human eye and its adjacent structures as 6870 determined and approved by the board, subject to the 6871 limitations of this chapter; the performance of primary eye 6872 care procedures or ordering of laboratory tests rational to 6873 the diagnosis and treatment of conditions or disease of the 6874 human eye and its adjacent structures as determined and 6875 approved by the board, subject to the limitations of this 6876 chapter. The practice of optometry shall include the 6877 prescribing and administering of narcotic analgesics pursuant 6878 to the Alabama Uniform Controlled Substances Act, except for 6879 narcotic analgesics classified under Schedule I and II, and 6880 any Schedule III pharmaceutical agents that contain 6881 Dihydrocodeinone, ("Hydrocodone"). The prescribing or 6882 administering of any other Schedule III pharmaceutical agent 6883 shall be limited to a prescription, the duration of which does 6884 not exceed 96 hours. Notwithstanding any provision of this 6885 chapter to the contrary, the practice of optometry shall include the prescribing and administering of pharmaceutical 6886 6887 agents which are commonly known as steroids. Optometrists are



6888 prohibited from performing injections into the eyeball, 6889 cataract surgery, muscle surgery, retinal surgery, radial 6890 keratotomy, laser surgery, cryosurgery, or any other invasive 6891 surgery. The Alabama Board of Optometry shall be a certifying 6892 board as defined in Section 20-2-2, except as limited by this chapter. The practice of optometry shall include the authority 6893 6894 to administer benedryl, epinephrine, or other medication to 6895 counteract anaphylaxis or anaphylactic reaction. The use and 6896 prescribing of pharmaceutical agents for the treatment of the 6897 human eye and its adjacent structures shall be limited to 6898 those optometrists approved by the board."

6899

"§34-22-5

6900 The board may, under rules and regulations to be 6901 promulgated by the board, issue limited licenses, in the case 6902 of teachers, to persons who hold an optometric degree where 6903 such persons are not licensed and registered to practice 6904 optometry in this state. The dean of any school of optometry 6905 within the State of Alabama which has been approved by the 6906 board shall be required to annually certify to the board the 6907 names and addresses of the members of the faculty of the 6908 school who are not licensed and registered to practice 6909 optometry in the state and shall be required to promptly 6910 notify the board of any change in personnel on the faculty. 6911 The board may issue limited licenses to applicants upon the 6912 certification of the dean of any school of optometry setting 6913 forth that the applicant is a bona fide member of the faculty of the school. The limited license shall be valid so long as 6914 6915 the holder thereof remains a member of the faculty of the



6916 school and abides by the rules and regulations under which the 6917 same is issued. The holder of a limited license shall be 6918 subject to all provisions of this chapter regulating the 6919 practice of optometry in this state and shall be entitled to 6920 perform all services which a person licensed to practice 6921 optometry in this state would be entitled to perform, but only 6922 as a part of the program of the school and as an adjunct to 6923 his or her teaching functions in the school. A fee-of one 6924 hundred dollars (\$100) established by the executive director 6925 shall be paid by the applicant to the board for the issuance 6926 of a limited license. Limited license holders who are not 6927 members of a residency program at a school of optometry shall 6928 be subject to the same annual license renewal fees and other requirements as required of holders of regular licenses." 6929

6930 "§34-22-6

(a) It shall be unlawful for any person to perform anyof the following:

(1) Practice optometry in this state without having a
valid, unrevoked, and unexpired license certificate and annual
renewal registration certificate as an optometrist.

(2) Use or attempt to use as his or her own a diploma
of an optometric school or college or a license of another
person, or a forged diploma or license, or any forged or false
identification.

6940 (3) Sell or offer to sell a diploma conferring an
6941 optometric degree or a license granted pursuant to this
6942 chapter or prior optometric practice laws, or to procure each
6943 diploma or license with intent that it shall be used as



evidence of the right to practice optometry by a person other than the one upon whom it was conferred or to whom the license was granted, or with fraudulent intent to alter the diploma or license or to use or attempt to use it when it is so altered.

(4) Willfully make any false statements in an
application for examination for a certificate to practice
optometry or for <u>annual</u> renewal registration.

6951 (5) Use or attempt to use pharmaceutical agents for the 6952 treatment of the human eye and its adjacent structures without 6953 having approval of the board at the time the treatment is 6954 rendered.

(b) (1) Any person violating any of the provisions of this chapter shall be deemed guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not more than one thousand dollars (\$1,000) and, in addition, may be imprisoned in the county jail for a period not to exceed 12 months and shall be subject to having his or her license revoked or suspended as provided in this chapter.

6962 (2) The board and its members and officers shall assist 6963 prosecuting officers in the enforcement of this chapter, and 6964 it shall be the duty of the board, and its members, and 6965 officers, to furnish the proper prosecuting officers with the 6966 evidence as they may ascertain necessary to assist them in the 6967 prosecution of any violation of this chapter. The board, may 6968 for these purposes, make such reasonable expenditures from the 6969 funds of the board as it may deem necessary to ascertain and furnish the evidence. 6970 6971 (3) In addition to criminal penalties, any person



6972 violating this section may be fined up to one thousand dollars 6973 (\$1000) by the board for each violation. The board may sue, if 6974 necessary, to collect the fine.

6975 (4) The board is entitled to costs and reasonable6976 attorney fees in any civil action in which it prevails.

6977 (5) Venue for any action brought by the board pursuant 6978 to this chapter is the Circuit Court of Montgomery County."

6979 **"**§34-22-20

6980 (a) Every person desiring to practice optometry in this state shall be 19 years of age, or over, a citizen of the 6981 6982 United States or, if not a citizen of the United States, a person who is legally present in the United States with 6983 6984 appropriate documentation from the federal government, and of 6985 good moral character. The person shall have a minimum of three 6986 years of preoptometry, or the equivalent, at an accredited 6987 college or university, have completed a course of study in an 6988 accredited school or college of optometry which is approved by 6989 the board and that requires at least four years of 6990 professional study, and have passed all examinations 6991 prescribed by the board, which may include the standard 6992 examination after completion of the educational requirements. 6993 The board may accept a passing grade on a recognized national examination or a passing grade on a board examination, or 6994 6995 both, and may require a passing grade on additional state law 6996 examinations. The standard examination may consist of tests in 6997 practical, theoretical, and physiological optics, in theoretical and practical optometry, orthoptics, ocular 6998 6999 anatomy, physiology, pharmacology, pathology, diagnosis, and



treatment of disease of the human eye and its adjacent structures, general anatomy, hygiene, and any other knowledge the board deems essential to the practice of optometry. The standard examination shall be consistent with the established teaching and recognized textbooks of accredited schools or colleges of optometry.

(b) The application to take the standard examination shall be upon the form prescribed and furnished by the board <u>executive director</u> and verified by the oath of the applicant, accompanied by a fee to be determined by the board. The fee shall not be more than five hundred dollars (\$500) executive director.

(c) If required, the standard examination shall be held at least once in each year for candidates for examination who have applied to the board at least 30 days before the date prescribed for the holding of the examination a time and place determined by the executive director.

7017 (d) When an application and accompanying proof are 7018 found satisfactory, the board shall notify the applicant to 7019 appear for examination at a time and place fixed by the board 7020 executive director. An applicant shall submit to the board 7021 proof that he or she has passed all examinations required by the board. The applicant shall also submit any protocols for 7022 7023 the use of pharmaceutical agents that the board may require. 7024 When these requirements have been met by the applicant and 7025 approved by the board, the board shall grant to qualified applicants a license and a license certificate, both of which 7026 7027 shall bear a serial number, the full name of the licensee, the



7028 date of issuance, the seal of the board, and the signature of 7029 the president and secretary of the board. A seal of approval 7030 by the board of the use of pharmaceutical agents for the 7031 treatment of the human eye and any of its adjacent structures 7032 shall be affixed to the license certificate. The board 7033 executive director may grant a temporary license under the 7034 circumstances and conditions, and in the form, as may be 7035 prescribed by rules and regulations of the board.

(e) Every license issued, whether permanent or temporary, and every <u>annual</u> registration certificate shall be in the possession of the optometrist to whom it was issued and posted in the office where he or she practices.

7040 (f) Those persons who hold valid licenses to practice 7041 optometry in the State of Alabama on October 1, 1994, shall 7042 continue to be so licensed after October 1, 1994, subject to this chapter, regardless of whether they are otherwise 7043 7044 qualified to secure a license under this chapter. Optometrists 7045 licensed under this section may apply to the board, in a 7046 manner prescribed by the board, for approval to use 7047 pharmaceutical agents for the treatment of disease of the 7048 human eye and its adjacent structures. The board shall 7049 prescribe requirements to be met by applicants prior to 7050 approval by the board including, but not limited to, the 7051 requirement that the applicant has successfully completed at 7052 least 72 clock hours in the diagnosis and management of 7053 disease of the human eye and its adjacent structures within a three-year period preceding application for a license." 7054 7055 "\$34-22-22

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7056 (a) All registered optometrists licensed in the State 7057 of Alabama are required to take annual courses of study in 7058 subjects relating to the practice of optometry. The length of 7059 study shall be prescribed by the board but shall not exceed 25 7060 clock hours in any calendar year. Licensees approved by the 7061 board to use pharmaceutical agents shall be required to take 7062 not less than 20 nor more than 25 hours of continuing 7063 education, half of which shall be in subjects relating to the 7064 diagnosis, treatment, and management of disease of the human 7065 eye and its adjacent structures. Attendance shall be at a 7066 course or courses approved by the board.

7067 (b) Continuing education requirements shall be 7068 completed between October 1 and September 30 of each fiscal 7069 year prior to the time for license renewal for the next fiscal 7070 year as prescribed by the board. Upon the failure of any 7071 licensee to certify compliance with continuing education 7072 requirements for the fiscal year on or before the first day of 7073 November, the board shall notify the licensee by registered 7074 mail addressed to his or her last address of record that 7075 certification has not been received and unless certification 7076 is received on or before the first day of January, his or her 7077 license and license certificate shall be automatically 7078 suspended. If the certification demonstrating compliance with 7079 continuing education requirements is not received by the board 7080 on or before January 1, the license and license certificate of 7081 the licensee which was previously granted shall automatically be suspended. Notwithstanding the foregoing, between October 1 7082 7083 and December 31 of each year, the licensee shall be permitted

to complete continuing education requirements which he or she has failed to complete prior to the end of the fiscal year on September 30 as determined by the board.

(c) The license and license certificate shall be reinstated only upon the provision of satisfactory evidence to the board, in a form acceptable to the board, that the continuing education requirements for the one fiscal year next preceding the proposed reinstatement have been satisfied and upon the payment of all fees required to be paid under this chapter.

7094 (d) Every licensed optometrist who desires to continue the practice of optometry in the state shall annually, on or 7095 7096 before the first day of October, at a time established by the executive director, shall pay to the secretary of the board a 7097 7098 renewal fee of one hundred sixty dollars (\$160), prescribed by the executive director, for which the licensee shall receive a 7099 7100 renewal of the registration. Every licensed optometrist 7101 approved by the board to use pharmaceutical agents shall pay 7102 an additional fee of one hundred dollars (\$100) as prescribed 7103 by the executive director. The licensee shall sign and verify, 7104 either physically or electronically, the accuracy of the 7105 registration and certify his or her compliance with the continuing education requirements of the board for renewal on 7106 7107 a form provided by the board executive director. Upon 7108 submission of the completed form prescribed by the board 7109 executive director, together with the aforementioned fee, the licensee shall receive the current annual registration 7110 7111 certificate authorizing him or her to continue the practice of



7112 optometry in this state for a period of one year.

7113 (e) Any license and license certificate previously 7114 granted shall automatically be suspended if the holder fails 7115 to secure the annual registration certificate by January 1 7116 each year as required by the executive director. Any 7117 optometrist whose license is automatically suspended by reason 7118 of failure, neglect, or refusal to secure the annual 7119 registration certificate shall be reinstated by the board upon 7120 payment of a penalty fee of two hundred dollars (\$200) established by the executive director plus all accrued annual 7121 7122 registration fees accompanied with the prescribed form for 7123 annual registration of the license. (f) Upon failure of any licensee to file application 7124 7125 for the annual registration certificate and pay the annual 7126 registration fee on or before the first day of November each year deadline established by the executive director, the board 7127 7128 shall notify the licensee by certified or registered mail 7129 addressed to his or her last address of record that the

7130 application and fee have not been received and that, unless 7131 the application and fee are received on or before the first 7132 day of January of the following year by the time established 7133 by the executive director, the license and license certificate 7134 shall be automatically suspended.

(g) The board may waive annual registration and the payment of fees while any licensee is prevented from practicing optometry by reason of physical disability, temporary active duty with any of the Armed Forces of the United States, or while any licensee is completely retired



7140	from the practice of optometry. The waiver of fees shall be
7141	effective so long as the disability, temporary active duty, or
7142	complete retirement continues.
7143	(h) The board shall promulgate rules for the
7144	administration of this section."
7145	"\$34-22-24
7146	All fees received by the board for examinations, annual
7147	renewal registrations, or from any other source shall be
7148	utilized in regulating the practice of optometry and paying
7149	the expenses of the board, including necessary clerk hire,
7150	legal expenses, and per diem and expenses of the members of
7151	the board as herein provided. Should the funds in the hands of
7152	the board at the end of any fiscal year (October 1) be more
7153	than two hundred thousand dollars (\$200,000), the excess of
7154	this amount shall be paid into the State Treasury to the
7155	credit of a special trust fund which shall be spent solely for
7156	the purpose of constructing, operating, and maintaining a
7157	college of optometry at the University of Alabama, in
7158	Birmingham, equipping of facilities, student scholarships and
7159	loans, faculty salaries and endowments, continuing education,
7160	and research grants deposited into the Occupational and
7161	Professional Licensing Fund."
7162	"\$34-22-40
7163	(a) (1) In order to accomplish the purposes and to
7164	provide for the enforcement of this chapter, there is created
7165	the Alabama Board of Optometry. Commencing on October 1, 2025,
7166	the board shall be subject to the leadership, support, and
7167	oversight of the Executive Director of the Office of



# 7168 <u>Occupational and Professional Licensing pursuant to Chapter 2B</u> 7169 of Title 25.

7170 (2) The board may implement and enforce this chapter. 7171 On October 10, 1975, the State Board of Optometry as then 7172 constituted shall be abolished, but the members thereof shall 7173 serve as members of the Alabama Board of Optometry created by 7174 this section and shall continue to serve until their present 7175 terms of appointment expire, as set out below. The membership 7176 of the board shall be inclusive and reflect the racial, gender, geographic, urban/rural, and economic diversity of the 7177 7178 state. Until October 1, 1992, the Alabama Board of Optometry shall consist of five persons, no two of whom shall reside in 7179 7180 the same U.S. Congressional District. On October 1, 1993, two 7181 additional members shall be appointed to the board. The board 7182 shall than be composed of seven members, one from each United States Congressional District as follows: 7183

7184 (3) The members shall be persons licensed to practice 7185 optometry in this state, each of whom shall be a citizen and 7186 resident of this state, who shall have been actively engaged 7187 in the practice of optometry for at least five years next 7188 preceding the date of their appointment. The term of one 7189 member of the board shall expire October 1, 1975, and every fifth year thereafter; the term of one member shall expire 7190 7191 October 1, 1976, and every fifth year thereafter; the term of 7192 one member shall expire October 1, 1977, and every fifth year 7193 thereafter; the term of one member shall expire October 1, 1978, and every fifth year thereafter; the term of one member 7194 7195 shall expire October 1, 1979, and every fifth year thereafter;



7196 the term of two additional members shall begin on October 1, 7197 1993, and expire October 1, 1998, and every fifth year 7198 thereafter. Each member of the board shall be appointed by the 7199 Governor from a list of five names of qualified persons 7200 certified to him or her by the board.

(b) When the term of any member of the board expires, that person shall continue to serve until his or her successor is appointed and qualified.

7204 (c) For the purpose of preparing the list of five 7205 names, the board shall conduct an annual meeting at least 30 7206 days prior to October 1 of each year, at which all 7207 optometrists licensed to practice and holding a current annual 7208 registration certificate pursuant to this chapter may attend, 7209 nominate, and vote. The board may regulate and prescribe the 7210 place and hour of the meeting, the method of nomination, and 7211 the manner of voting. Each optometrist in attendance may vote 7212 for those persons duly nominated, and no cumulative or proxy 7213 voting shall be permitted. Each optometrist voting shall vote 7214 for five nominees in order for his or her ballot to be valid, 7215 and any ballot indicating votes for more or less than five 7216 nominees shall be null and void. The five persons receiving 7217 the greatest number of votes of those in attendance at the 7218 meeting shall be the five persons whose names shall be 7219 certified to the Governor for appointment to the board, 7220 without substitution. In order for a person to withdraw from 7221 the list, the person must do so in writing and present it to the secretary of the board prior to the submission of the list 7222 7223 to the Governor, after eliminating the person withdrawing from



7224 the list, and the list shall be composed solely of those names 7225 remaining. At least 30 days prior to the meeting the board 7226 shall mail notices to each optometrist licensed to practice 7227 and holding a current annual registration certificate pursuant 7228 to this chapter at the address shown on his or her current 7229 registration notifying each optometrist of the exact date, 7230 place, and hour of the meeting, the purpose of the meeting, 7231 and of the right to attend and vote. In the event of a vacancy 7232 prior to the next annual meeting, the Governor shall fill the 7233 vacancy from the remaining names on the list. The Governor may 7234 remove any member for neglect of duty, incompetency, improper 7235 or unprofessional conduct, or having his or her license 7236 revoked or suspended.

(d) Effective October 1, 1984, no person may serve more than two consecutive terms on the board. Time served on the board prior to October 1, 1984, shall not count toward this limitation."

7241 "\$34-22-41

(a) The board shall choose annually one of its members as president, one as vice-president, and one as secretary-treasurer, who each may administer oaths and take affidavits, certifying thereto under their hand and the common seal of the board.

(b) The board shall meet at least once in each year in the City of Montgomery or in a place designated by the president and, in addition thereto, whenever and wherever the president thereof calls a meeting. A majority of the board shall at all times constitute a quorum. The secretary of the



7252 board shall keep a full record of the proceedings of the 7253 board, which shall at all reasonable times be open to public 7254 inspection.

(c) Each member of the board shall be reimbursed at the 7255 7256 same per diem and travel allowance amounts paid by law to 7257 state employees for each day of attendance upon the business 7258 of the board and, in addition thereto, the sum of two hundred 7259 fifty dollars (\$250) per diem for each day actually spent by 7260 each member upon the business of the board. All expenses and per diem shall be paid out of the receipts of the board under 7261 7262 this chapter. The secretary shall receive compensation as 7263 fixed by the board and shall be the custodian of all records and the official seal of the board. 7264

7265 (d) (c) All money received by the board shall be 7266 deposited to the credit of the board in a bank selected by its members for the use of the board, and the execution and 7267 7268 enforcement of this chapter and the payments of salaries, 7269 expenses, and other authorized costs shall be paid by checks 7270 drawn by the treasurer and countersigned by the president 7271 executive director of the board into the Occupational and 7272 Professional Licensing Fund.

7273 (e) (d) The president, executive director, and treasurer 7274 shall give such bonds as the board from time to time directs.

7275 (f)(e) The board shall make an annual report of its 7276 proceedings to the Governor on the first Monday of January of 7277 each year."

7278 "\$34-22-42

7279 The board shall exercise and perform, subject to this



7280 chapter, each of the following powers and duties:

(1) Conduct examinations at least once each year to ascertain the qualifications and fitness of applicants for licenses to practice optometry.

7284 (2) Prescribe rules and regulations for conducting and
 7285 administering an examination of applicants for licensing as
 7286 optometrists and to effectuate this chapter.

(3) Institute, upon a complaint or petition, hearings
of charges against licensed optometrists or other persons as
provided in this chapter.

7290 (4) Institute legal proceedings for violations of this7291 chapter.

(5) Grant and deny licenses in conformity with this chapter, including applications for approval to use pharmaceutical agents.

(6) Formulate rules and regulations by which the board shall determine which optometry schools and colleges in or out of the State of Alabama have been duly accredited by a recognized and properly authorized accrediting agency and which accredited schools or colleges shall be approved by the board.

(7) Establish standards of continuing education which shall be deemed a requisite to the renewal of licenses of applicants who are otherwise qualified to practice optometry in the State of Alabama.

(8) Keep a register of optometrists containing the
names and addresses of all persons to whom license
certificates, temporary licenses, approvals for use of



pharmaceutical agents, and limited licenses have been issued in the State of Alabama, the date of the issuance, the place or places of business in which each optometrist is engaged, and all renewals, revocations, and suspensions of licenses and certification.

(9) Administer oaths and affirmations of witnesses,
issue subpoenas to compel the attendance of witnesses and the
production of all necessary papers, books, records,
documentary evidence, and materials in any hearing,
investigation, or other proceeding before the board.

(10) Employ or appoint an executive director, clerical personnel, and legal advisors or counsel to assist in implementing this chapter when there is a need for those services and when funds are available for those purposes. The executive director may be a licensed optometrist in this state, but may not, while serving as the executive director, also serve as a member of the Board of Optometry. The

7325 executive director shall not be subject to the state Merit
7326 System.

7327 (11)(10) Prescribe rules and regulations establishing a 7328 program of internship as a requisite to application for 7329 license, if the board deems such a program advisable.

7330 (12)(11) Prescribe rules and regulations establishing 7331 circumstances and conditions upon which temporary licenses may 7332 be issued by the board and the terms and conditions of the 7333 temporary licenses.

7334 (13)(12) Prescribe rules and regulations subject to the 7335 limitations of this chapter for the utilization of methods or



7336 means of treatment recognized as being within the scope of the 7337 practice of optometry.

7338 (14)(13) Prescribe rules and regulations subject to the 7339 limitations of this chapter necessary for the performance of 7340 eye care procedures reasonably necessary to the treatment of 7341 conditions or diseases of the human eye and its adjacent 7342 structures."

7343 "\$34-22-43

7344 (a) The secretary of the board shall keep a registry in 7345 which shall be entered the names of all persons to whom 7346 temporary licenses, limited licenses, license certificates, approvals for the use of pharmaceutical agents, and annual 7347 7348 registration certificates have been granted under this 7349 chapter, the numbers of the license certificates and annual 7350 registration certificates, the dates of granting the same, and 7351 other matters of record and shall keep a true and correct copy 7352 of the minutes of all board meetings, and the book so provided 7353 and kept shall be the official book of records.

(b) A photostatic copy of the records, or a copy of the records certified by the secretary and under the seal of the board, shall be admitted in any of the courts of this state as prima facie evidence of the facts contained in the records and in lieu of the original records.

(c) A certificate under the hand of the secretary and the seal of the board that there is not entered in the record books the name, number of, and date of granting the license certificate or renewal license certificate to a person charged with a violation of any of the provisions of this chapter



7364 shall be prima facie evidence of the facts contained therein. 7365 The certificates shall be admitted in any of the courts of 7366 this state in lieu of the records of the board. 7367 (d) The original books, records, and papers of the 7368 board shall be kept at the office of the secretary of the 7369 board, which office shall be at a place designated by the 7370 board executive director. 7371 (e) Upon the payment of a reasonable fee established 7372 from time to time by the board executive director, the secretary of the board shall mail a copy of the most recent 7373 7374 registry to any person requesting it." 7375 Section 21. Relating to the State Board of Podiatry; to 7376 amend Sections 34-24-230, 34-24-250, 34-24-251, 34-24-252, 34-24-255, 34-24-258, 34-24-272, and 34-24-275 of the Code of 7377 7378 Alabama 1975, to read as follows: "\$34-24-230 7379 7380 For purposes of this title, the following terms have 7381 the respective meanings ascribed by this section: 7382 (1) ANKLE. Consists of the ankle joint that consists of 7383 the distal third of the tibia and fibula and their 7384 articulations with the talus and the soft tissue structures 7385 surrounding the foot and ankle. 7386 (2) DIAGNOSIS. The process of ascertaining a disease or 7387 ailment by its general symptoms. (3) ELECTRICAL TREATMENT. Any treatment by means and 7388 7389 methods supplied by electric current. (4) EXECUTIVE DIRECTOR. The Executive Director of the 7390 7391 Office of Occupational and Professional Licensing as defined



7392 in Section 25-2B-1.

7393 (4) (5) FOOT. The terminal appendage of the lower 7394 extremity and contains 28 bones and is divided into three 7395 parts - the forefoot, the midfoot, and the hindfoot. The 7396 forefoot consists of 14 phalanges, five metatarsals, and the 7397 tibial and fibular sesamoid bones. The midfoot consists of 7398 five tarsal bones and their articulations. The hindfoot 7399 consists of two tarsal bones, the calcaneus, and the talus. 7400 The foot is defined as including all 28 complete bony structures below the ankle joint. 7401

7402 (5) (6) MANIPULATIVE TREATMENT. The use of the hand or 7403 machinery in the operation or working upon the foot or ankle.

7404 <u>(6) (7)</u> MECHANICAL TREATMENT. The application of any 7405 mechanical appliance made of steel, leather, felt, or any 7406 material to the foot or ankle or in the shoe for the purpose 7407 of treating any disease, deformity, or ailment.

7408 (7) (8) MEDICAL TREATMENT. The application to or 7409 prescription for the foot or ankle of pads, fiberglass, 7410 adhesives, felt, plaster, or any medicinal agency for both 7411 external and internal use in connection with treatment of 7412 local ailments of the foot or ankle. The term does not include 7413 the medical treatment of any systemic disease, but includes 7414 treatment for the local manifestations of those systemic diseases in the foot or ankle. 7415

7416 (8) (9) PODIATRY. The diagnosis and treatment of
 7417 disorders of the human foot and ankle, as described herein.

7418 (9)(10) PRACTICE OF PODIATRY. The diagnosis and medical 7419 or surgical or mechanical or manipulative or electrical



7420 treatment of any ailment of the human foot or ankle and the 7421 surgical treatment of ailments of the human foot or ankle 7422 limited anatomically to the foot or ankle. The practice of 7423 podiatry shall include the amputation of the toes and other 7424 parts of the foot and ankle, but shall not include any 7425 amputation above the Chopart joint, total ankle arthroplasty, 7426 or the administration of any anesthetic other than local. A 7427 podiatrist may prescribe drugs that relate specifically to the 7428 scope of practice authorized herein.

7429 (10) (11) SURGICAL TREATMENT. The use of any cutting 7430 instrument to treat a disease, ailment, or condition of the 7431 foot or ankle.

7432 "\$34-24-250

(a) (1) The State Board of Podiatry is created.
Commencing on October 1, 2025, the board shall be subject to
the leadership, support, and oversight of the Executive
Director of the Office of Occupational and Professional

7437 Licensing pursuant to Chapter 2B of Title 25.

7438 (2) The Governor of Alabama shall appoint a State Board 7439 of Podiatry consisting of to the board seven persons, each of 7440 whom shall be a citizen of the United States and of Alabama, 7441 over the age of 25, and shall have been engaged in the actual 7442 continuous practice of podiatry in the State of Alabama for at 7443 least five years next preceding his or her appointment. One 7444 member of the board shall be appointed each year, with the 7445 exception of three members being appointed every fifth year starting in 1979, for terms of five years and until their 7446 7447 successors are appointed and qualified. No member of the board



7448 shall be reappointed for a successive term. Previous board 7449 members are eligible for nonsuccessive appointments. The 7450 Governor may remove from office at any time any member of the 7451 board for neglect of duty, incompetency, improper or 7452 unprofessional conduct, or when the license or certificate of 7453 any member has been suspended or revoked. Vacancies on the 7454 board shall be filled by appointment by the Governor in the 7455 manner provided in this section. The Governor shall furnish 7456 each member of the board at the time of appointment a certificate of appointment, and the appointee shall qualify by 7457 7458 taking the usual oath of office before the judge of probate of his or her home county within 15 days from the date of 7459 7460 appointment.

7461 (b) After April 6, 1993, each Each vacant office 7462 occurring shall be first offered to each available black 7463 licensee until a black member is appointed to the board. When 7464 a black member is appointed to the board, thereafter 7465 appointments shall be made in such a manner as to ensure at 7466 least one black member on the board at all times, and the 7467 membership of the board shall be inclusive and reflect the 7468 racial, gender, geographic, urban/rural, and economic 7469 diversity of the state."

7470 "\$34-24-251

The State Board of Podiatry shall hold meetings at such times and places as the board may designate for the discharge of all business as may legally come before the board, and may hold additional meetings, on call of the president of the board, and the president shall call such meetings on petition



7476 of a majority of the members of the board for carrying into 7477 effect the provisions of this article. The board may transact 7478 any and all business that may legally come before the board at 7479 these meetings including, but not limited to, designating 7480 times and places for the examination of applicants for 7481 licenses or certificates. The secretary-treasurer executive director shall transact all ad interim business for the board 7482 unless otherwise specified in this article. A majority of the 7483 7484 members of the board shall constitute a quorum for the 7485 transaction of business. Should a quorum not be present on the 7486 day appointed for any meeting, those present may adjourn from day to day until a quorum is present." 7487

7488 "\$34-24-252

The State Board of Podiatry shall be the certifying board for podiatrists and shall have the exclusive power and authority to certify and to issue, suspend, revoke, limit, and reinstate all licenses or certificates authorizing the licensee to practice podiatry in the State of Alabama, and shall have the following authorities and shall perform the following duties:

7496 (1) To promulgate any rules and regulations for its 7497 government as it may deem necessary and proper; and for purposes of disciplining its licensees, in addition to any 7498 7499 other powers of the board, the board may adopt and collect 7500 administrative fines, not to exceed two thousand dollars 7501 (\$2,000) per violation, and may institute any legal proceedings necessary to effect compliance with this article. 7502 7503 (2) To provide a standard of efficiency as to the



7504 moral, educational, and experience qualifications and fitness 7505 for all persons who desire to practice podiatry in this state.

(3) To elect annually one of its members as president, one as vice-president, and one as secretary-treasurer, who shall hold their respective offices for one year and until their successors are elected and qualified. If a vacancy occurs in any of the three offices, a special meeting of the board shall be called for the purpose of filling the vacancy for the unexpired term.

(4) To administer any oaths and take any affidavits as
are required by this article, certifying thereto under its
hand and the seal of the board.

7516 (5) To assist in the prosecution of violations of this 7517 article.

7518 (6) To appoint or employ a legal adviser or counsel, 7519 when deemed necessary, whose compensation shall be fixed by 7520 the board and paid in the same manner as the per diem and 7521 expenses of the board are paid.

7522 (7)(6) To adopt a common seal to be affixed to its 7523 official documents.

7524 (8) (7) To keep a record of its proceedings, a register 7525 of persons licensed as podiatrists, and a register of licenses 7526 and certificates revoked by the board.

7527 (9)(8) To annually, on or before January 1, make a 7528 report to the Governor of Alabama of all its official acts 7529 during the preceding year, of its receipts and disbursements, 7530 a full and complete report of the condition of podiatry and 7531 the practice in this state, and to file duplicate copies of



7532 the report with the Secretary of State, the State Auditor, and 7533 the Alabama Department of Archives and History. 7534 (10) To employ, when deemed necessary and without 7535 regard to the state Merit System, and set the salary of, an 7536 executive director who shall serve at the pleasure of the 7537 board and shall administer board policy."

7538 "\$34-24-255

7539 (a) Every person desiring to commence the practice of 7540 podiatry shall apply to the board and shall pay an application 7541 fee as established by the board executive director. The 7542 applicant shall thereafter take and pass the standard examination provided in this article and fulfill the other 7543 requirements as herein provided. The applicant shall be 19 7544 7545 years of age or over, or the age as the board may by rule 7546 determine, shall be a citizen of the United States or, if not 7547 a citizen of the United States, a person who is legally 7548 present in the United States with appropriate documentation 7549 from the federal government, of good moral character, shall be a graduate of a college of podiatry recognized by the American 7550 7551 Podiatric Medical Association, shall have completed a 7552 podiatric residency approved by the American Podiatric Medical 7553 Association or by the State Board of Podiatry under its rules 7554 and regulations, shall have successfully passed all parts of 7555 the examination given by the National Board of Podiatric 7556 Examiners and shall be able to pass the standard examination 7557 prescribed by the State Board of Podiatry. The standard examination shall consist of tests in practical, theoretical, 7558 7559 and physiological podiatry, in the anatomy and physiology of



7560 the human foot, and in pathology as applied to podiatry. In 7561 addition, the standard examination shall test the knowledge of 7562 the applicant of the Podiatry Practice Act and the rules and 7563 regulations of the board. The standard examination shall not 7564 be out of keeping with established teachings and adopted 7565 textbooks of recognized schools of podiatry. If the applicant 7566 satisfactorily passes the examination provided for he or she 7567 shall be issued a license to practice podiatry.

(b) The <u>board</u> <u>executive director</u> may establish and collect an application fee and an examination fee from applicants for licensure, and a nonrefundable reexamination fee for a second or subsequent examination."

7572 "\$34-24-258

7573 All funds received by the board shall be deposited to 7574 the credit of the board in a federally insured bank selected by the board, and the execution and enforcement of this 7575 7576 article and the payments of salaries, expenses, and other 7577 authorized costs shall be paid by checks drawn by the 7578 secretary-treasurer and countersigned by a designated member 7579 of the board into the Occupational and Professional Licensing 7580 Fund."

7581 "\$34-24-272

Any person who is a legal, ethical, and competent practitioner of podiatry in this state, who has been duly examined and licensed by the State Board of Podiatry, and of good moral character and known to the board as such, who shall desire to change his or her residence to another state or territory, or foreign country, shall, upon application to the



7588	board and the payment of a fee <del> of fifty dollars (\$50)</del>
7589	prescribed by the executive director, receive a special
7590	certificate over the signature of the president and
7591	secretary-treasurer of the board and bearing its seal which
7592	shall give the date upon which he or she was registered and
7593	licensed."
7594	"\$34-24-275
7595	Every licensed podiatrist who desires to continue the
7596	practice of podiatry, at a time determined by the executive
7597	director, shall annually, on or before the first of October,
7598	pay to the secretary-treasurer of the state board a renewal
7599	registration fee in a reasonable amount set by the board
7600	executive director and comply with such other conditions as
7601	may be prescribed by the State Board of Podiatry; provided,
7602	however, that the license shall be renewed within 30 days
7603	after October first, or the licensee shall pay the renewal
7604	registration fee and a penalty of \$300 board. Among the
7605	conditions to be prescribed by the State Board of Podiatry is
7606	the requirement that evidence be furnished by the applicant
7607	for renewal of completion of a continuing education program.
7608	Such program shall consist of no less than 12 hours, which
7609	shall be obtained at the annual state meeting of the Alabama
7610	Podiatry Association or any other continuing education program
7611	approved by the State Board of Podiatry. Any licensed
7612	podiatrist who is inactive in the practice of podiatry for a
7613	period of two years may have his or her license renewed to
7614	practice his profession on such conditions as may be
7615	prescribed by the State Board of Podiatry."



7616	Section 22. Relating to the Alabama Private
7617	Investigation Board; to amend Sections 34-25B-2, 34-25B-4,
7618	34-258-5, 34-258-7, 34-258-8, 34-258-11, 34-258-13, 34-258-17,
7619	34-25B-25, 34-25B-26, 34-25B-27, 34-25B-51, and 34-25B-53 of
7620	the Code of Alabama 1975, to read as follows:
7621	"\$34-25B-2
7622	As used in this chapter, the following terms have the
7623	following meanings:
7624	(1) BOARD. The Alabama Private Investigation Board.
7625	(2) EXECUTIVE DIRECTOR. The Executive Director of the
7626	Office of Occupational and Professional Licensing as defined
7627	in Section 25-2B-1.
7628	(2)(3) FELONY. A criminal offense that is defined and
7629	punishable under the laws of this state, or an offense
7630	committed outside the State of Alabama, which if committed in
7631	this state, would constitute a felony under Alabama law; a
7632	crime in any other state or a crime against the United States
7633	which is designated as a felony; or an offense in any other
7634	state, territory, or country punishable by imprisonment for a
7635	term exceeding one year.

7636 (3)-(4) PRIVATE INVESTIGATION. The compensated act of 7637 any individual or company engaging in the business of 7638 obtaining or furnishing information with reference to any of 7639 the following:

7640 a. A crime committed or threatened against the United7641 States or any state or territory of the United States.

b. The identity, habits, conduct, business, occupation,honesty, integrity, credibility, including, but not limited



to, the credibility of an individual giving testimony in a criminal or civil proceeding, knowledge, trustworthiness, efficiency, loyalty, activity, movement, whereabouts, affiliations, associations, transactions, acts, reputations, or character of any individual.

7649 c. The location, disposition, or recovery of lost or 7650 stolen property.

d. The cause or responsibility for fires, losses,
accidents, damages, or injuries to individuals or to property.

(4) (5) PRIVATE INVESTIGATION AGENCY. A corporation,
firm, partnership, or other business entity that, for
compensation, practices private investigation in this state
and employs licensed private investigators. The term includes
a business entity that practices private investigation through
licensed private investigators who are solely independent
contractors rather than employees.

7660 (5) (6) PRIVATE INVESTIGATOR. a. An individual who, for
 7661 compensation, performs one or more of the private
 7662 investigation services defined and regulated by this article.

b. An individual who, for consideration, advertises as providing or performing private investigation. The term does not include an informant who, on a one time or limited basis, as a result of a unique expertise, ability, or vocation, and who provides information or services while under the direction and control of a licensee of the board, that would otherwise be included in the definition of private investigation.

7670 c. An individual who is engaged in private 7671 investigation and who is licensed in accordance with this



7672 article.

7673 (6)(7) PRIVATE INVESTIGATOR APPRENTICE. An individual 7674 who is engaged in private investigation under the supervision 7675 of a licensed private investigator and who is licensed in 7676 accordance with this article.

7677 "\$34-25B-4

7678 (a) There is created the Alabama Private Investigation 7679 Board. Commencing on October 1, 2025, the board shall be 7680 subject to the leadership, support, and oversight of the 7681 Executive Director of the Office of Occupational and 7682 Professional Licensing pursuant to Chapter 2B of Title 25. The 7683 appointing authorities shall coordinate their appointments to 7684 assure the membership of the board is inclusive and reflects 7685 the racial, gender, geographic, urban, rural, and economic 7686 diversity of the state.

(b) Private investigator members shall have had five years of experience as an investigator prior to his or her appointment. Beginning on August 1, 2018, each private investigator member appointed to the board shall have been licensed pursuant to this article as a private investigator for a period of at least five years prior to his or her appointment.

7694 (c) The following members shall be appointed to the 7695 board:

(1) Three individuals appointed by the Governor, two of whom shall be private investigators and one of whom shall be a consumer who will represent the public at large.

7699 (2) One individual appointed by the Lieutenant



7700 Governor, who shall be a private investigator.

(3) One individual appointed by the Speaker of theHouse of Representatives who shall be a private investigator.

(4) One individual appointed by the Attorney Generalwho shall be a private investigator.

(5) One individual appointed by the Alabama State BarAssociation who shall be a member in good standing of the bar.

(6) One individual appointed by the Alabama PrivateInvestigators Association who shall be a private investigator.

(d) All members of the board shall be appointed for a term of four years and shall serve until their successors are appointed and qualified by subscribing to the constitutional oath of office.

(e) Any vacancy occurring on the board shall be filled by the appointing authority of the vacating member for the unexpired term.

(f) No member may be appointed to succeed himself or herself for more than three consecutive full terms.

(g) The appointing authority may remove a member of the board for misconduct, incompetency, or willful neglect of duty. The board may recommend to the appointing authority suggested administrative actions that may be taken against a board member for missing an excessive number of meetings."

(a) The board is declared to be a quasi-judicial body.
Absent negligence, wantonness, recklessness, or deliberate
misconduct, the members and the employees of the board are
granted immunity from civil liability and may not be liable



7728 for damages when acting in the performance of their duties 7729 under this chapter. 7730 (b) Board members and employees shall be defended by 7731 the Attorney General in regard to any criminal or civil 7732 litigation filed against them based on the performance of 7733 their official duties under this chapter." 7734 "\$34-25B-7 7735 (a) There is created in the State Treasury for the use 7736 of the board a fund to be known as the Alabama Private 7737 Investigation Board Fund. All application and license fees, 7738 penalties, fines, and any other funds collected by the board 7739 related to private investigators, private investigator 7740 apprentices, private investigation agencies, and the 7741 implementation of this article, shall be deposited in this 7742 fund and used only to carry out the operations of the board into the Occupational and Professional Licensing Fund. The 7743 7744 executive director may establish fees that the board may 7745 charge, collect, and deposit into the fund shall include 7746 including, but not be limited to, all of the following: 7747 (1) An application fee for an original license and for 7748 an inactive status certificate. 7749 (2) A renewal fee for a license and for an inactive 7750 status certificate. 7751 (3) A reinstatement application fee.

- 7752 (4) A late renewal fee.
- 7753 (5) A change of information fee.
- (6) A replacement license fee.
- 7755 (7) An inactive license fee.



7756 (8) An issuance fee for a private investigator license, 7757 a private investigator apprentice license, or a private 7758 investigation agency license. 7759 (9) Reasonable and necessary administrative fees that 7760 reflect the actual cost of services provided. 7761 (b) No monies shall be withdrawn or expended from the 7762 fund for any purpose unless the monies have been appropriated 7763 by the Legislature and allocated pursuant to this chapter. Any 7764 monies appropriated shall be budgeted and allotted pursuant to 7765 the Budget Management Act in accordance with Article 4, 7766 commencing with Section 41-4-80, of Chapter 4 of Title 41, and 7767 only in the amounts provided by the Legislature in the general appropriations act or other appropriations act. 7768 7769 (c) All expenses incurred by the board in implementing 7770 and administering this article shall be paid out of the fund. "\$34-25B-8 7771 7772 (a) The board may promulgate rules necessary to 7773 implement this chapter and accomplish its objectives subject 7774 to the Alabama Administrative Procedure Act. 7775 (b) The board may promulgate and establish canons of 7776 ethics and minimum acceptable professional standards of 7777 practice for licensees within any rules that it adopts. 7778 (c) The board may hire personnel necessary or as advisable to carry out the purposes and provisions of this 7779 7780 chapter. With the exception of the Executive Director, all personnel shall be subject to the provisions of the state 7781 Merit System Act. 7782 7783 (d) (c) The Attorney General shall provide legal



7784	services to the board and board employees in connection with
7785	official duties and actions of the board."
7786	"§34-25B-11
7787	(a) Except as provided in subsection (b), an
7788	application and all information on an application for
7789	licensure as a private investigator, private investigator
7790	apprentice, or private investigation agency shall be treated
7791	as confidential and shall be filed with the board on forms
7792	prescribed by the board executive director. The application
7793	shall include all of the following information of the
7794	applicant:
7795	(1) His or her full name.
7796	(2) His or her date and place of birth.
7797	(3) All residences during the immediate past five
7798	years.
7799	(4) All employment or occupations engaged in during the
7800	immediate past five years.
7801	(5) Three sets of classifiable fingerprints or
7802	electronic fingerprints or criminal history background
7803	information, or both, as approved by the board for initial
7804	licensure.
7805	(6) A list of convictions and pending charges involving
7806	a felony or misdemeanor in any jurisdiction.
7807	(b) The board may publish the name of a licensee and
7808	his or her license number, date of licensure, and license
7809	status on the website of the board and in any licensee
7810	directory printed or distributed by the board. Additionally,
7811	with written permission of the licensee, the board may release



7812 or publish contact information for a licensee, including his 7813 or her email address, website, telephone number, and address. 7814 "\$34-25B-13

(a) Upon receipt of an application for a license as a
private investigator pursuant to this article, nonrefundable,
nonprorateable application fees shall be submitted to the
board by the applicant for both of the following services:

7819 (1) A request that the Alabama State Law Enforcement 7820 Agency perform a state criminal history background check on 7821 the fingerprints submitted with the application. On subsequent 7822 applications, the Alabama State Law Enforcement Agency, at the 7823 request of the board, shall review its criminal history files 7824 based upon the name, date of birth, sex, race, and Social 7825 Security number of an applicant whose fingerprints have 7826 previously been submitted to the agency for any new information since the date of the initial fingerprint 7827 7828 submission, and shall furnish any information thereby derived 7829 to the board.

7830 (2) A request to submit the fingerprints to the Federal
7831 Bureau of Investigation for completion of a national criminal
7832 history background check.

(b) After the approval of the application by the board, the board shall issue a license in a form prescribed by the board to each qualified applicant upon its receipt of a nonrefundable, nonprorateable private investigator license fee as set by the board executive director.

7838 (c)(1) If an application for a license is denied, the 7839 board shall notify the applicant in writing and specify the



7840 grounds for denial. If the grounds are subject to correction 7841 by the applicant, the notice shall so state and specify a 7842 reasonable period of time within which the applicant shall 7843 make the required correction.

7844 (2) The applicant may submit an application for
7845 reconsideration to the board within 30 days from the date of
7846 receipt of the denial.

(d) The board shall issue a license to all licensees that shall be at least 8" x 10" in size and shall be displayed on a wall of the workplace of the licensee. All licenses and identification cards issued by the board shall be deemed property of the State of Alabama and subject to forfeiture to the state upon revocation."

7853

"§34-25B-17

7854 (a) <u>All licenses issued or renewed under this article</u> shall be valid for a period of two years from the month of 7855 7856 issuance. The board shall mail to each licensee, at his or her 7857 address of record, a notice of renewal at least 60 days prior 7858 to the expiration of his or her license. An application for 7859 renewal shall be available for download by the licensee on the 7860 website of the board. A licensee shall report any change of 7861 address to the board.

(b) Each application for renewal shall be reviewed forcriminal convictions and civil fraud findings.

(c) An administrative late fee not exceeding two
hundred dollars (\$200), as prescribed by the board executive
director, shall be assessed on any renewal application
postmarked after the expiration date of the license.



7868 (d) A renewal application may not be accepted by the 7869 board more than 30 days after the expiration date of the 7870 license. This subsection may be waived by the board for good 7871 cause.

7872 (c) (d) A licensee may request, in writing, for the 7873 board to place his or her license on inactive status. The fees 7874 for issuing and renewing an inactive status certificate shall 7875 be established by rule of the board executive director. The 7876 board shall also provide, by rule, for the activities an 7877 inactive status certificate holder may engage in, and for the 7878 procedure and fees required to reinstate an inactive status 7879 license. Any holder of an inactive status certificate who 7880 violates the limitations of the certificate shall be subject 7881 to fines and disciplinary action established by rule of the 7882 board."

7883 "\$34-25B-25

7884 (a) There is created within the board a Division of
7885 Investigation that shall be the board's official investigative
7886 agency.

7887 (b) (a) Each licensee shall provide to the investigative 7888 division staff executive director all records that pertain to 7889 the exact nature of the complaint under investigation and upon 7890 the issuance of a subpoena.

7891 (c)(b) The board or <u>an the</u> executive director of the 7892 board may subpoen athose persons or documents necessary to any 7893 investigation undertaken under this chapter if other means 7894 including, but not limited to, notification by return receipt 7895 registered United States mail, have not produced the desired



7896	results. Any subpoena issued shall be limited to
7897	investigations by the board of its members and shall not
7898	extend to any other matter."
7899	"\$34-25B-26
7900	(a) Each private investigator licensee shall complete
7901	16 hours of continuing professional education, including two
7902	hours of ethics instruction, acceptable to the board in each
7903	<del>two-year</del> renewable licensing period.
7904	(b) The board shall adopt rules as necessary to
7905	implement this section."
7906	"\$34-25B-27
7907	(a) Any person offering private investigation training
7908	must first be certified by the board. The board shall ensure
7909	that the instructors employed by the training provider possess
7910	both the experience and academic credentials to ensure that
7911	the curriculum and instruction will be beneficial to those
7912	seeking to enter the profession. In order to qualify as a
7913	certified trainer or instructor, or both, the trainer shall
7914	meet the following criteria that he or she:
7915	(1) Is at least 21 years of age.
7916	(2) Has had at least three years' experience
7917	satisfactory to the board with an investigative company or
7918	proprietary entity or with any federal, United States

7919 Military, state, county, or municipal law enforcement agency 7920 relating to the block of instruction.

(3) Is personally qualified to conduct the training
required by this chapter and is certified by the board which
shall establish standards for the instruction process.



7924 (b) A certified trainer, in his or her discretion, may 7925 instruct personally or use a combination of personal, 7926 instruction, audio, and visual training aids. 7927 (c) To assist in the implementation of a training 7928 program, the certified trainer may use as an assistant trainer 7929 any person who meets each of the following requirements that 7930 the assistant: 7931 (1) Is at least 19 years of age. 7932 (2) Has had at least one year of experience with an 7933 investigative company or any United States Military, state, 7934 county, or municipal law enforcement agency. 7935 (d) A certified trainer may be an employee of a private 7936 investigative or propriety agency or, if not, employed by an 7937 agency as a company under this chapter. 7938 (e) The certified trainer shall certify that he or she has successfully completed the training and shall submit the 7939 7940 certification to the board. 7941 (f) The training program, fees, and requirements shall 7942 be established by rules promulgated by the board." 7943 "§34-25B-51 7944 (a) Application for a license as a private 7945 investigation agency shall be made in writing to the board, on 7946 forms prescribed by the board executive director, and shall 7947 include all of the following information: 7948 (1) The name of the applicant. 7949 (2) The business name and physical and email address of the applicant. 7950 7951 (3) A telephone number and other contact information



7952 for the applicant.

7953 (4) If the applicant is not a domestic business entity 7954 in the state, the name and contact information for the 7955 registered agent of the applicant for service of process. 7956 (5) The name, address, and contact information of a 7957 principal contact for the applicant. 7958 (6) The name, address, and contact information for at 7959 least one officer or principal of the company who holds a 7960 valid private investigator license in this state. 7961 (7) An irrevocable uniform consent to service of 7962 process. 7963 (8) A designated physical address where the records of 7964 the applicant shall be kept. 7965 (9) Any other information required by the board and 7966 reasonably necessary to grant licensure, as established by rule of the board. 7967 7968 (b) Upon receipt of a properly completed application 7969 and payment of a license fee as provided in this subsection 7970 established by the executive director, the board shall issue 7971 the applicant a private investigation agency license. 7972 (1) For a private investigation agency domiciled within 7973 this state, the license fee and renewal fee shall be in an 7974 amount determined by the board, not exceeding fifty dollars 7975 (\$50) for a private investigation agency that employs or 7976 contracts with not more than two licensed private 7977 investigators, and not exceeding two hundred dollars (\$200) for a private investigation agency that employs or contracts 7978 7979 with three or more licensed private investigators.



7980 (2) For a private investigation agency domiciled outside of this state, the license fee shall be in an amount 7981 7982 determined by the board, not exceeding five hundred dollars (\$500). 7983 7984 (c) A private investigation agency license shall be 7985 valid for two years from the month of issuance and may be 7986 renewed upon payment of the license fee provided in subsection 7987 (b) and the satisfaction of any other reasonable requirement established by rule by the board. 7988 "§34-25B-53 7989 7990 (a) The board shall mail or email to each private 7991 investigation agency licensee a notice of renewal at least 60 7992 days a reasonable time prior to the expiration of the license. 7993 An application for renewal shall be available for download by 7994 the licensee on the website of the board. A licensee shall report any change of address to the board. 7995 7996 (b) An administrative late fee, not exceeding two 7997 hundred dollars (\$200) as prescribed by rule of the board 7998 executive director, shall be assessed on any renewal 7999 application postmarked after the expiration date of the 8000 license. 8001 (c) A renewal application may not be accepted by the 8002 board more than 30 days after the expiration date of the license. This subsection may be waived by the board for good 8003 8004 cause. 8005 Section 23. Relating to the Alabama State Board of Prosthetists and Orthotists; to amend Sections 34-25A-3, 8006 8007 34-25A-5, 34-25A-7, 34-25A-8, 34-25A-9, 34-25A-10, 34-25A-11,



8008 and 34-25A-12 of the Code of Alabama 1975, to read as follows: 8009 "\$34-25A-3

As used in this chapter, the following terms have the following meanings:

8012 (1) ACCREDITED FACILITY. A facility where prosthetic, 8013 orthotic, prosthetic and orthotic, or pedorthic care is provided to patients needing such care and has met the 8014 8015 requirements of the board for such designation. The board 8016 shall require that all accredited facilities meet the 8017 requirements of a national certifying board, recognized by the 8018 state board in prosthetics, orthotics, and pedorthics. The requirements may include custom and non-custom items the board 8019 8020 may determine are necessary to perform quality care and are 8021 typical in the course of business.

8022 (2) ACCREDITED PEDORTHIC FACILITY. A facility where 8023 pedorthic care may be provided that has met the requirements 8024 of the board for such designation. An accredited pedorthic 8025 facility shall contain a site that includes at least the 8026 following equipment: Sanding/grinding equipment suitable for 8027 use, an oven for plastics and foams used in the fabrication of 8028 pedorthic devices, and a vacuum device for forming pedorthic 8029 devices.

8030 (3) AUTHORIZED HEALTH CARE PRACTITIONER. A physician
8031 licensed to practice medicine or a person licensed or
8032 authorized to practice podiatry pursuant to Article 6,
8033 commencing with Section 34-24-230, of Chapter 24.

8034 (4) BOARD. The Alabama State Board of Prosthetists and8035 Orthotists.



8036 (5) CHIROPRACTOR. A person licensed and acting within8037 the definition as found in Section 34-24-120.

8038 (6) EXECUTIVE DIRECTOR. The Executive Director of the 8039 Office of Occupational and Professional Licensing as defined 8040 in Section 25-2B-1.

8041 (6) (7) MASTECTOMY FITTER. A health care professional 8042 who is specifically educated and trained in the provision of 8043 breast prostheses and post-mastectomy services, including 8044 patient assessment, formulation of a treatment plan, 8045 implementation of the treatment plan, and follow-up and 8046 practice management, which is consistent with national 8047 programs approved by the state board.

8048 (7)(8) OCCUPATIONAL THERAPIST/OCCUPATIONAL THERAPIST 8049 ASSISTANT/OCCUPATIONAL THERAPIST AIDE. A person who is 8050 licensed as an occupational therapist, or occupational therapy 8051 assistant, or occupational therapy aide as defined in Section 8052 34-39-3.

8053 (9) ORTHOSIS. A custom-fabricated, definitive brace 8054 or support that is designed for long-term use. 8055 Custom-fabricated orthoses, also known as custom-made 8056 orthoses, are devices designed and made from raw materials or 8057 commercially available components for a specific patient and 8058 require the generation of an image, form, or mold that 8059 replicates the patient's body or body segment and involves the 8060 rectification of dimensions, contours, and volumes to achieve 8061 proper fit, comfort, and function for that specific patient. Except for the treatment of scoliosis, orthosis does not 8062 8063 include prefabricated or direct-formed orthotic devices, as



8064 defined in this subdivision and does not include any of the 8065 following items: Commercially available knee orthoses used 8066 following injury or surgery; upper extremity adaptive 8067 equipment; finger splints; leather wrist gauntlets; face masks 8068 used following burns; wheelchair seating that is an integral 8069 part of the wheelchair and not worn by the patient independent of the wheelchair; fabric or elastic supports; corsets; arch 8070 8071 supports, also known as non-custom or prefabricated orthotics; 8072 low-temperature formed plastic splints; trusses; elastic hose; canes; crutches; cervical collars; dental appliances, and 8073 8074 other similar devices as determined by the board, such as 8075 those commonly carried in stock by a pharmacy, hospital, 8076 rehabilitation facility, department store, corset shop, or 8077 surgical supply facility. Prefabricated orthoses, also known 8078 as custom-fitted or off-the-shelf, are devices that are 8079 manufactured as commercially available items for no particular 8080 patient, but those devices that can be formed or shaped by a 8081 person licensed under this chapter are considered custom made. 8082 Direct-formed orthoses are devices formed or shaped during the 8083 molding process directly on the patient's body or body 8084 segment.

8085 (9)-(10) ORTHOTIC FITTER. A health care practitioner, 8086 licensed with the board, who is specifically educated and 8087 trained in the provision of certain orthoses, including 8088 patient assessment, formulation of a treatment plan, 8089 follow-up, and practice management, consistent with national 8090 programs approved by the state board.

8091 (11) ORTHOTICS. The science and practice of



8092 evaluating, measuring, designing, fabricating, assembling, 8093 fitting, adjusting, or servicing, as well as providing the 8094 initial training necessary to accomplish the fitting of, an 8095 orthosis for the support, correction, or alleviation of 8096 neuromuscular or musculoskeletal dysfunction, disease, injury, or deformity. The practice of orthotics encompasses 8097 8098 evaluations and consultation and continuing care, with basic 8099 observational gait and posture analysis. Orthotists assess the 8100 need for and measure, design, manufacture, and fit orthoses to maximize function and provide not only the support but the 8101 8102 alignment necessary to either prevent or correct deformity or to improve the safety and efficiency of mobility or 8103 8104 locomotion, or both. Orthotic practice includes periodic 8105 evaluation and consultation to assess its effect on the 8106 patient's tissue and assure proper fit and function of the orthotic device. 8107

8108 (11)(12) ORTHOTIC SUPPLIER. A person registered with 8109 the board who is employed by or has a contractual relationship 8110 with a manufacturer of orthoses or orthosis components and who 8111 has complied with the registration requirements of the board.

8112 (12)(13) ORTHOTIST. A person licensed to practice 8113 orthotics under this chapter.

8114 <u>(13) (14)</u> ORTHOTIST ASSISTANT. A person licensed under 8115 terms to be defined by the board and employed by the same 8116 agency as his or her licensed referring evaluator.

8117 <u>(14) (15)</u> PEDORTHIC DEVICE. Custom therapeutic shoes, 8118 diabetic shoes if prescribed by an authorized health care 8119 practitioner for the treatment of partial or complete



8120 amputation of the foot, foot ulceration, pre-ulcerative 8121 callous, or foot deformity, shoe modifications made for 8122 therapeutic purposes, partial foot prostheses, and foot orthoses and orthoses for use from the knee and below used for 8123 8124 the treatment or alleviation, or both, of a condition that has 8125 its origin in the foot. A pedorthic device, custom or 8126 non-custom, addresses a medical condition of the foot below 8127 the ankle and is prescribed by an authorized health care 8128 practitioner.

8129 (15) (16) PEDORTHICS. The design, manufacture, 8130 modification, or fit of custom shoes, orthoses, and pedorthic 8131 devices to prevent or alleviate foot problems caused by 8132 disease, congenital defect, overuse, or injury.

8133 (16)(17) PEDORTHIST. A person who is licensed to 8134 practice pedorthics under this chapter.

8135 (17)(18) PHYSICAL THERAPIST/PHYSICAL THERAPIST 8136 ASSISTANT/PHYSICAL THERAPIST TECHNICIAN. A person who is 8137 licensed to practice as defined in Section 34-24-191.

8138 (18) (19) PHYSICIAN. A person who is a doctor of 8139 medicine or a doctor of osteopathy licensed to practice.

8140 (19)(20) PODIATRIST. A person licensed or authorized to 8141 practice podiatry pursuant to Article 6 of Chapter 24.

8142 (20)(21) PROSTHESIS. A definitive artificial limb that 8143 is alignable or articulated or, in lower extremity 8144 applications, capable of bearing weight. Prosthesis means an 8145 artificial medical device that is not surgically implanted and 8146 that is used to replace a missing limb, appendage, or other 8147 external human body part and that includes an artificial limb,



8148 hand, or foot. The term does not include artificial eyes, 8149 ears, dental appliances, ostomy products, devices such as 8150 artificial breasts or eyelashes, wigs, or other devices as 8151 determined by the board that do not have a significant impact 8152 on the musculoskeletal functions of the body.

8153 (21) (22) PROSTHETICS. The science and practice of 8154 evaluating, measuring, designing, fabricating, assembling, 8155 fitting, aligning, adjusting, or servicing, as well as 8156 providing the initial education necessary to accomplish the wearing and use of a prosthesis, through the replacement of 8157 8158 external parts of a human body lost due to amputation or congenital deformities or absences. The practice of 8159 8160 prosthetics also includes the generation of an image, form, or 8161 mold that replicates the patient's body or body segment and 8162 that requires rectification of dimensions, contours, and volumes for use in the design and fabrication of a socket to 8163 8164 accept a residual limb to create an artificial appendage that 8165 is designed either to support body weight or to improve or 8166 restore function or cosmesis, or both. Involved in the 8167 practice of prosthetics is observational gait analysis and 8168 clinical assessment of the requirements necessary to refine 8169 and mechanically fix the relative position of various parts of 8170 the prosthesis to maximize the function, stability, and safety 8171 of the patient. The practice of prosthetics includes 8172 evaluation, consultation, and providing continuing patient care in order to assess the effect of the prosthetic device on 8173 the patient's tissues and to assure proper fit and function of 8174 8175 the prosthetic device.



8176 (22)(23) PROSTHETIST. A person who is licensed to 8177 practice prosthetics under this chapter.

8178 <u>(23) (24)</u> PROSTHETIST ASSISTANT. A person licensed under 8179 terms to be defined by the board and employed by the same 8180 agency as his or her licensed referring evaluator.

8181 (24)(25) PROSTHETIST/ORTHOTIST. A person licensed to 8182 practice prosthetics and orthotics under this chapter.

8183 (25)(26) THERAPEUTIC SHOE FITTER. A health care 8184 professional who is licensed by the board and who is 8185 specifically educated and trained to provide non-custom 8186 therapeutic shoes and non-custom multi-density inserts. This 8187 includes patient assessment, formulation of a plan, 8188 implementation of the treatment plan, follow-up, and practice 8189 management."

8190 "§34-25A-5

(a) Except as provided in subsection (h) or (i), no
person shall administer prosthetic, orthotic, or pedorthic
care in this state unless licensed or registered to do so in
accordance with this chapter. The board executive director
shall issue approved forms for application prior to January 1,
2003.

(b) In order to obtain a license as a prosthetist, orthotist, or prosthetist/orthotist in this state, an applicant shall be a citizen of the United States or, if not a citizen of the United States, a person who is legally present in the United States with appropriate documentation from the federal government, and shall do the following:

8203 (1) File a written application on forms to be developed



and approved by the <u>board</u> <u>executive director</u>. The applicant shall meet at least one of the following requirements after a one-year grandfather period:

8207 a. The applicant shall possess a baccalaureate degree 8208 in orthotics and prosthetics from a college or university 8209 accredited by a regional accrediting agency and complete 1,900 8210 hours per discipline sought of directed employment under the 8211 supervision of a certified/licensed prosthetist, a 8212 certified/licensed orthotist or a certified/licensed prosthetist/orthotist in an accredited facility, and be 8213 8214 certified as a prosthetist, orthotist, or prosthetist/orthotist by a national certifying board in 8215 8216 orthotics or prosthetics approved by the state board.

8217 b. The applicant shall possess a baccalaureate degree 8218 from a regionally accredited college or university and have 8219 successfully completed a post-baccalaureate certificate course 8220 approved by the board and completed 1,900 hours of directed 8221 employment per discipline in which license is sought under the 8222 supervision of a certified/licensed prosthetist, a 8223 certified/licensed orthotist, or a certified/licensed 8224 prosthetist/orthotist in an accredited facility, and be 8225 certified by a national certifying board in prosthetics or 8226 orthotics approved by the state board.

c. The applicant shall possess an associate's degree from a regionally accredited college or university, junior college, or community college and have successfully completed postsecondary coursework in anatomy, physiology, physics, biology, chemistry, algebra, and calculus and have worked



under the supervision of a certified/licensed prosthetist, a certified/licensed orthotist, or a certified/licensed prosthetist/orthotist for not less than four consecutive years of the past six years in an accredited facility, and be certified by a national certifying board in prosthetics or orthotics approved by the state board.

d. The applicant shall have successfully completed 8238 8239 postsecondary coursework in anatomy, physiology, physics, 8240 biology, chemistry, algebra, and calculus and have worked under the supervision of a certified/licensed prosthetist, a 8241 8242 certified/licensed orthotist, or a certified/licensed prosthetist/orthotist for not less than eight years of the 8243 8244 last 12 years and be certified as a prosthetist, orthotist, or 8245 prosthetist/orthotist by a national certifying board approved 8246 by the state board.

8247 (2) Any applicant after the first year following the
8248 board's issuance of applications shall meet the requirements
8249 of subdivision (b) (1) prior to receiving a license as a
8250 prosthetist, an orthotist, or a prosthetist/orthotist.

8251 (c) In order to obtain a license as a pedorthist in 8252 this state, an applicant shall be a citizen of the United 8253 States or, if not a citizen of the United States, a person who 8254 is legally present in the United States with appropriate 8255 documentation from the federal government, and shall file a 8256 written application on forms to be developed by and approved 8257 by the board executive director. Applicants shall be in good standing as a certified pedorthist with a national certifying 8258 8259 board approved by the state board.



(d) In order to obtain registration as an orthotic
supplier, an applicant shall be a citizen of the United States
or, if not a citizen of the United States, a person who is
legally present in the United States with appropriate
documentation from the federal government, and shall do the
following:

(1) File a written application on <u>forms to be a form</u>
developed <u>and approved</u> by the <u>board executive director</u>. <u>Such</u>
<u>forms The form</u> shall require personal information such as full
name, current address, educational status and history, and
work history for the last five years of employment.

(2) The application forms shall be accompanied, when submitted, by attestation of employment by or contractual relationship with a manufacturer of orthoses or orthosis components whether registered with the United States Food and Drug Administration or not. Attestation shall be by notarized statement signed by the president, chief operating officer, or other designated corporate official of the employing company.

8278 (c) The board shall grant a license without an 8279 examination for those qualified applicants who apply within 8280 one year of the issuance of application forms by the board. 8281 For purposes of this subsection, qualified applicants are 8282 those who possess current credentials as a Certified Prosthetist, Certified Orthotist, or Certified 8283 Prosthetist/Orthotist issued by the American Board for 8284 Certification in Orthotics and Prosthetics, Incorporated, or 8285 the Board for Orthotist/Prosthetist Certification as a 8286 8287 prosthetist, orthotist, or prosthetist/orthotist.



8288 (f) (e) The board executive director may issue a
8289 12-month temporary license as a prosthetist, an orthotist, a
8290 pedorthist, or a prosthetist/orthotist to persons who have
8291 applied for licensure and are awaiting examination. The
8292 temporary license is renewable once for a six-month period, in
8293 a manner prescribed by the executive director, if the
8294 applicant fails to pass the examination at the first sitting.

8295 (g) (f) The board shall grant a license as a 8296 prosthetist, an orthotist, a prosthetist/orthotist, or 8297 pedorthist to an applicant in possession of a current license 8298 as a prosthetist, orthotist, prosthetist/orthotist, or pedorthist in another state or territory of the United States 8299 8300 without examination if the board determines that the 8301 credentialing standards set by the other state or territory 8302 are substantially equivalent to the standards set by the board for this state. 8303

8304 (h) (g) No person may represent himself or herself as a 8305 licensed prosthetist, licensed orthotist, licensed prosthetist/orthotist, or licensed pedorthist, use a title or 8306 8307 description of services, or engage in the practice of 8308 prosthetics, orthotics, or pedorthics without applying for 8309 licensure, meeting the required qualifications, and being 8310 licensed by the board unless otherwise exempted by this 8311 chapter. A person not licensed with the board may not 8312 represent himself or herself as being so licensed and may not 8313 use, in connection with his or her name, the words licensed orthotist, orthotist, licensed prosthetist, prosthetist, 8314 8315 licensed prosthetist/orthotist, prosthetist/orthotist,



8316 licensed pedorthist, pedorthist, licensed orthotic fitter, 8317 orthotic fitter, licensed mastectomy fitter, mastectomy 8318 fitter, licensed therapeutic shoe fitter, therapeutic shoe 8319 fitter, or letters "L.O.," "L.P.," "L.P.O.," "L.O.A.," "LPed," "L.P.A.," "L.P.O.A.," "L.M.F.," "L.O.F.," "L.T.S.F." or other 8320 letters, words, signs, numbers, or insignia indicating or 8321 8322 implying that he or she is either a licensed prosthetist, a 8323 licensed orthotist, a licensed prosthetist/orthotist, a 8324 licensed pedorthist, a licensed mastectomy fitter, a licensed therapeutic shoe fitter, or a licensed orthotic fitter in the 8325 8326 State of Alabama without first having a valid license. The 8327 license shall be posted in a conspicuous location at the 8328 person's work site.

8329 (i) (h) Nothing in this chapter shall be construed to 8330 prohibit or restrict the following:

(1) The practice of prosthetics, orthotics, or
pedorthics by individuals authorized and performing services
within their authorized scopes of practice as adopted by the
Legislature including, but not limited to, authorized health
care practitioners, doctors of podiatry, chiropractors,
physical therapists, and occupational therapists licensed in
this state.

(2) The practice of prosthetics, orthotics, or
pedorthics by an individual employed by, or in the service of,
the government of the United States of America while engaged
in the performance of duties prescribed by the laws of the
United States of America.

8343

(3) The practice of prosthetics, orthotics, or



8344 pedorthics by any person not licensed as a prosthetist, 8345 orthotist, prosthetist/orthotist, orthotic fitter, therapeutic 8346 shoe fitter, or pedorthist in accordance with this chapter who 8347 is employed in a hospital, rehabilitation facility, or 8348 authorized health care practitioner's office under the 8349 direction of an authorized health care practitioner.

8350 (4) A person fulfilling the supervised residency or8351 internship experience requirements described in this chapter.

(5) The practice of prosthetics, orthotics, or
pedorthics by a clinician who is certified or licensed in
another state at meetings of the Alabama Prosthetic & Orthotic
Association (APOA) or similar organizations or at training
events approved by the board to provide clinical services
performed by a certified or licensed clinician.

8358 (6) The practice of pharmacy by an individual subject8359 to Chapter 23 of this title."

8360 "\$34-25A-7

The board shall perform all the following duties: (1) Establish and publish continuing education requirements for persons licensed in this chapter.

(2) Examine for, approve, deny, revoke, suspend,
reinstate, and renew licensure accreditation or registration
of duly qualified applicants and develop, promulgate, and
establish fines, penalties, and requirements for reinstatement
of licensure, accreditation, or registration.

8369 (3) Receive applications, issue licenses,
8370 accreditations, or registrations to applicants who have met
8371 the requirements for licensure, accreditation, or



8372 registration, and deny licenses, accreditations, or 8373 registrations to applicants who do not meet the minimum 8374 gualifications.

8375 (4) Hire administrative, clerical, investigative, and 8376 other staff as needed to implement this chapter and hire 8377 individuals licensed under this chapter to serve as examiners 8378 for any practical examinations required by the board either 8379 within the state classified service or not within it.

8380 (5)-(4) Promulgate and publish rules and regulations in 8381 accordance with the Administrative Procedure Act to administer 8382 this chapter. Any rule or regulation defining the scope of 8383 practice or permissible activities of a licensed orthotist, 8384 licensed prosthetist, or a licensed prosthetist/orthotist or a 8385 registered orthotic supplier shall be published jointly with 8386 the State Board of Medical Examiners.

8387 (6) (5) Develop and promulgate requirements and 8388 establish fees rules for the licensure of mastectomy fitters, 8389 orthotic fitters, therapeutic shoe fitters, orthotic 8390 assistants, prosthetic assistants, or prosthetic/orthotic 8391 assistants. Such licenses shall be regulated and issued by the 8392 board.

8393 (7)(6) Prepare and administer, or approve the 8394 preparation and administration of, examinations for applicants 8395 for licensure."

8396 "\$34-25A-8

8397 (a) <u>Effective October 1, 2009, the existing Alabama</u>
8398 <u>State Board of Prosthetists and Orthotists is abolished.</u>
8399 <u>Notwithstanding the foregoing, members on the board serving c</u>



8400	October 1, 2009, shall continue to serve until their
8401	successors are appointed. Effective October 1, 2009, a new The
8402	Alabama State Board of Prosthetists and Orthotists is created
8403	to administer this chapter and shall be composed of nine
8404	members as provided in this section who shall be compensated
8405	at the rate of one hundred dollars (\$100) per day plus travel
8406	expenses for each day they perform their duties. Commencing on
8407	October 1, 2025, the board shall be subject to the leadership,
8408	support, and oversight of the Executive Director of the Office
8409	of Occupational and Professional Licensing pursuant to Chapter
8410	2B of Title 25. The board shall be composed of nine members.
8411	The board membership shall reflect the racial, gender,
8412	geographic, urban and rural, and economic diversity of the
8413	state and each member of the board shall be a resident of this
8414	state. The Attorney General of the state shall act as legal
8415	advisor of the board and shall render such legal assistance as
8416	may be necessary in carrying out the provisions of this
8417	chapter.
0110	(b) After October 1, 2000 members Members of the bound

8418 (b) <u>After October 1, 2009, members Members of the board</u> 8419 shall be appointed as follows:

(1) Three by the Governor of the State of Alabama, two 8420 8421 of whom shall be appointed for four-year initial terms and one 8422 of whom shall be appointed to a one-year initial term, one of 8423 whom shall be licensed pursuant to this chapter; one of whom 8424 shall be a private resident of the State of Alabama who is a 8425 consumer of orthotic or prosthetic services; and one of whom shall be a physician licensed to practice medicine in the 8426 8427 State of Alabama.



8428	(2) Two by the Lieutenant Governor <del> of the State of</del>
8429	Alabama, one for an initial term of four years and one for an
8430	initial term of two years, both of whom shall be licensed
8431	pursuant to this chapter.
8432	(3) Two by the Speaker of the House of Representatives
8433	of the State of Alabama for initial terms of three years, one
8434	of whom is a podiatrist licensed to practice in the State of
8435	Alabama this state and one of whom shall be licensed pursuant
8436	to this chapter.
8437	(4) One by the President Pro Tempore of the Senate <del> of</del>
8438	the State of Alabama for an initial term of two years, who
8439	shall be licensed pursuant to this chapter.
8440	(5) One by the Speaker Pro Tempore of the House of
8441	Representatives of the State of Alabama for an initial term of
8442	one year, who shall be licensed pursuant to this chapter.
8443	(c) Any actions of the <u>Alabama State Board of</u>
8444	Prosthetists and Orthotists board consistent with the
8445	requirements of Act 2023-326 prior to May 30, 2023, are
8446	retroactively ratified and confirmed."
8447	"\$34-25A-9
8448	(a) Regarding the board created by Act 2009-300,
8449	initial appointments shall be staggered such that two members
8450	are appointed for one year, two members are appointed for two
8451	years, and two members appointed for three years and three
8452	members are appointed for four years. Thereafter all members
8453	Members shall be appointed for four-year terms. Members shall
8454	serve until their successors are appointed and qualified,
8455	provided, no member shall serve more than eight consecutive



8456 years or two consecutive terms, whichever is greater. This 8457 legislation shall not include their initial terms, and no 8458 hold-over term, under Section 34-25A-8(a), shall exceed 12 8459 months.

(b) Upon the expiration of the initial terms and all terms of office thereafter, the appointing authorities shall appoint successors for terms of four years each. A quorum shall consist of five members.

8464 (c) The board may employ an executive director and such 8465 other officers and employees it deems necessary, with or 8466 without regard to the state Merit System, and may set the 8467 salary and terms of employment for such officers and

8468 employees."

8469 "\$34-25A-10

8470 There is established a separate special revenue trust fund in the State Treasury to be known as the Alabama State 8471 8472 Board of Orthotists and Prosthetists Fund. All receipts and 8473 administrative fines collected by the board pursuant to this 8474 chapter shall be deposited in the fund and used only to 8475 implement and administer this chapter. The receipts shall be 8476 disbursed only by warrant of the state Comptroller, upon 8477 itemized vouchers approved by the executive director, if one 8478 is provided, otherwise by the chairperson of the board. Funds 8479 shall be withdrawn or expended pursuant to Sections 41-4-80 to 8480 41-4-96, inclusive, and 41-19-1 to 41-19-12, inclusive, and only in amounts as stipulated in the general appropriations 8481 bill or other appropriations bills into the Occupational and 8482 8483 Professional Licensing Fund."



8484 "\$34-25A-11

(a) The board shall issue a license or registration to
any person who meets the qualifications required by this
chapter and who pays the respective fees fixed by the board
executive director.

8489 (b) Any person who is issued a license as an orthotic, 8490 prosthetic, or prosthetic/orthotic practitioner or orthotic 8491 assistant, prosthetic assistant, or prosthetic/orthotic 8492 assistant under this chapter may use the words licensed orthotist, licensed prosthetist, licensed 8493 8494 prosthetist/orthotist, licensed orthotist assistant, licensed prosthetist assistant, or licensed prosthetist/orthotist 8495 8496 assistant, or the letters "L.O.," "L.P.," "L.P.O.," "L.O.A.," "LPed," "L.P.A.," "L.P.O.A.," "L.M.F.," "L.O.F.," "C.M.F.," 8497 8498 "L.C.M.F," or "L.T.S.F." in connection with his or her name to denote his or her licensure. Any person issued a license as an 8499 8500 orthotic supplier under this chapter may use the words 8501 licensed orthotic supplier or the letters "R.O.S." in 8502 connection with his or her name to denote his or her 8503 registration.

(c) A license or registration issued under this chapter shall be subject to annual or semiannual renewal as prescribed by rule or regulation duly promulgated and published by the board the executive director."

8508 "\$34-25A-12

8509 (a) The board shall promulgate rules and regulations
 8510 for executive director shall set all licensure fees,
 8511 registration fees, renewal fees, and accreditation fees. The



8512 application fee for licensure as an orthotist, prosthetist, 8513 orthotist assistant, prosthetist assistant, 8514 prosthetist/orthotist, or pedorthist shall not exceed two 8515 hundred fifty dollars (\$250) and the application fee for registration as an orthotic supplier shall not exceed one 8516 8517 hundred fifty dollars (\$150). The application fee for 8518 accreditation shall not exceed three hundred fifty dollars (\$350) per facility. The licensure fee shall not exceed nine 8519 hundred fifty dollars (\$950) per discipline per term of 8520 license. The accreditation fee shall not exceed nine hundred 8521 8522 fifty dollars (\$950) per term for each accredited facility. Registration fees and renewal fees shall not exceed three 8523 8524 hundred fifty dollars (\$350) per term of registration or renewal, and all other associated assistant fees shall not 8525 8526 exceed five hundred dollars (\$500) per term of license. (b) Maximum fees as defined in subsection (a) may be 8527 8528 exceeded when a A late renewal fee is authorized or imposed by 8529 the board may be established by the executive director.

8530 (c) The board may prescribe by rule that individuals 8531 who due to age or physical disability are unable to practice, 8532 who have retired from the practice, who are licensed in the 8533 state but are practicing out of state, or who are on temporary active duty with any of the Armed Forces of the United States 8534 8535 shall be allowed to pay a renewal fee in an amount less than 8536 the amount paid by individuals in current practice. The amount 8537 shall be established by the board executive director."

8538 Section 24. Relating to the Alabama Security Regulatory 8539 Board; to amend Sections 34-27C-1, 34-27C-2, 34-27C-3,



8540 34-27C-4, 34-27C-7, 34-27C-9, and 34-27C-15 of the Code of

Alabama 1975, to read as follows:

8542 "\$34-27C-1

8543 For the purposes of this chapter, the following terms 8544 shall have the following meanings:

8545 (1) ARMED SECURITY OFFICER. An individual whose
8546 principal duty is that of a security officer and who at any
8547 time wears, carries, possesses, or has access to a firearm in
8548 the performance of his or her duties.

8549

(2) BOARD. The Alabama Security Regulatory Board.

(3) CERTIFICATION CARD or LICENSURE CARD. The
identification card issued by the board executive director to
an individual as evidence that he or she has met the basic
qualifications required by this chapter and is currently
certified or licensed with the board to perform the duties of
a security officer.

(4) CERTIFIED TRAINER. Any person approved and
certified by the board as qualified to administer, and certify
as to the successful completion of, the basic training
requirements for security officers required by this chapter.

8560 (5) CONTRACT SECURITY COMPANY. Any individual, firm, 8561 association, company, partnership, limited liability company, 8562 corporation, institution, or similar business entity engaged 8563 in the business of providing, or which undertakes to provide, 8564 a security officer on a contractual basis to another person or 8565 entity. The security officer provided by a contract security company is a contract security officer. In addition, any 8566 8567 person who provides security services for more than one



employer in any one week period, except for a permanent change of employment, shall be deemed to be engaged in the contract security company business and shall be licensed pursuant to this chapter.

(6) EMPLOYER-EMPLOYEE RELATIONSHIP. The performance of any service for wages or under any contract of hire, written, oral, expressed, or implied by an individual, provided the employer has control or direction over the performance of the employee and provided the service is performed personally by the employee.

8578 (7) EXECUTIVE DIRECTOR. The Executive Director of the
8579 Office of Occupational and Professional Licensing as defined
8580 in Section 25-2B-1.

8581 (7)(8) LICENSEE. Any person or contract security 8582 company to which a license is granted in accordance with this 8583 chapter.

8584 (8) (9) PUBLIC ENTITY. The federal government, the 8585 state, or any political subdivision, agency, department, 8586 branch, or service of either the state or federal government, 8587 or any county or municipality, or any other unit of local 8588 government.

8589

(9) (10) SECURITY OFFICER.

a. A person employed under contract, whose principal purpose is to protect a person or persons or property from criminal activity, and whose duties include, but are not limited to, the following:

The detection and prevention of unauthorized
 intrusion or entry, larceny, vandalism, abuse, arson, or



8596 trespass on private property.

8597 2. The prevention, observation, or detection of any8598 unauthorized activity on private property.

3. The control, regulation, or direction of the flow or movements of individuals, whether by vehicle, on foot, or otherwise.

b. The term does not include persons whose duties are limited to custodial duties or the reporting of violations of inhouse administrative regulations only, and who do not wear a security uniform.

8606 (10) (11) SWORN PEACE OFFICER. Any individual who 8607 derives plenary or special law enforcement powers from, and is 8608 an employee of, or certified by, the federal government, the 8609 state, or any political subdivision, agency, department, 8610 branch, or service of either, or of any county or 8611 municipality, or of any other unit of local government."

8612 "\$34-27C-2

8613 (a) The Alabama Security Regulatory Board is created. 8614 Commencing on October 1, 2025, the board shall be subject to 8615 the leadership, support, and oversight of the Executive 8616 Director of the Office of Occupational and Professional 8617 Licensing pursuant to Chapter 2B of Title 25. Each member of the board shall be a citizen of the United States and a 8618 8619 resident of this state, and the appointing authorities shall 8620 coordinate their appointments to assure the board membership 8621 is inclusive and reflects the racial, gender, geographic, urban, rural, and economic diversity of the state. The board 8622 8623 shall consist of the following members:



8624 (1) Two members appointed by the Governor. The 8625 appointees shall not be qualified to be licensed under this 8626 chapter, not be engaged in the rendering of contract security 8627 service for a minimum of three years prior to appointment, not 8628 be employed by or affiliated with any other member of the 8629 board, and shall have served for five or more years in a 8630 supervisory position in law enforcement in any municipality, 8631 county, state, or district attorney's office. The members 8632 appointed by the Governor shall be selected from a list of 8633 names submitted by a recognized security association such as 8634 the American Society of Industrial Security (ASIS), the National Association of Security Companies (NASCO), or any 8635 8636 state or private security service association that may be 8637 organized.

(2) One member appointed by the Lieutenant Governor.
The appointee shall represent consumers and shall not be
engaged in the rendering of contract security service, and not
employed by, related to, or affiliated with any other member
of the board or licensee of the board.

(3) One member appointed by the Speaker of the House of Representatives. The appointee shall be from an entity that employs, or has an employer-employee relationship with, a contract security company.

8647 (4) One member appointed by the Attorney General. The
8648 appointee shall be selected from a list of names submitted by
8649 the Alabama Sheriffs Association.

8650 (b) Unless otherwise provided in subsection (a), board 8651 members shall serve three-year terms of office. A vacancy in



8652 any board position shall be filled for the duration of the 8653 unexpired term in the same manner as the original appointment. 8654 Should an appointing authority fail to make an appointment to 8655 fill an unexpired or new term within 60 days after receiving 8656 notice from the board of the vacancy, the board shall make the 8657 appointment of a qualified individual within the appropriate 8658 category by majority vote of the board members present. The 8659 board shall annually elect a chair from among the membership 8660 of the board at its first meeting. The board shall meet on a quarterly basis at a date, time, and place designated by the 8661 8662 chair. Actual expenses incurred by board members in the performance of duties on behalf of the board shall be 8663 8664 reimbursed from the funds of the board. Decisions of the board 8665 shall be determined by a majority vote of the board members 8666 present and voting.

8667 (c) The members of the board shall receive up to three 8668 hundred dollars (\$300) per day, for a maximum of 12 days per 8669 year, while performing their official duties, in addition to 8670 the same per diem and mileage as provided to state employees.

8671 (d) (c) The board shall be subject to the Alabama Sunset
8672 Law, Title 41, Chapter 20, as an enumerated agency as provided
8673 in Section 41-20-3, and shall have a termination date of
8674 October 1, 2011, and every four years thereafter, unless
8675 continued pursuant to the Alabama Sunset Law."

8676 "\$34-27C-3

8677 (a) The board shall have the following powers:
8678 (1) In accordance with the Administrative Procedure
8679 Act, to adopt rules not in conflict with the laws of this



state which are reasonable, proper, and necessary to carry out the functions of the board in the regulation of persons engaged in providing security officers within this state. Any interested person may petition the board to adopt, amend, or repeal any rule and the board shall prescribe by rule any necessary forms for petitions and procedures for submission, consideration, and disposition of petitions.

8687

(2) To enforce compliance with this chapter.

8688 (3) To establish rules and procedures for the
8689 preparation and processing of examinations, applications,
8690 license certificates, certification cards, licensure cards,
8691 renewals, appeals, hearings, and rulemaking proceedings.

8692 (4) To determine the qualifications of licensees,
8693 certified trainers, and security officers consistent with this
8694 chapter.

8695 (5) To levy and collect fees in amounts determined 8696 necessary by the board for licensing, application processing, 8697 background checks, including fingerprints, inspections, 8698 investigations, and hearings.

8699 (6) To employ or contract for necessary personnel,
8700 including a director, pursuant to the state Merit System,
8701 provided such persons are employed by the board on a full-time
8702 basis exceeding 32 hours per calendar week, and provide for
8703 necessary offices, supplies, and equipment to fulfill the
8704 requirements of this chapter.
8705 (7)(5) To delegate its power and duties by resolution

8705 (/)(5) To delegate its power and duties by resolution 8706 to a named designee the executive director.

8707 (8) To enter into contracts and expend funds of the



8708 board to fulfill the requirements of this chapter.

8709 (9) To borrow money.

8710 (10)(6) To work with the Attorney General and other law 8711 enforcement agencies to prohibit and punish any violation of 8712 this chapter.

8713 (11)(7) To establish volunteer procedures for those 8714 persons or businesses that are exempt from this chapter.

8715 (12)(8) To engage in dialogue and to enter into 8716 reciprocal licensing agreements with governmental entities in 8717 other states that supervise and regulate the provision of 8718 private contract security services in order to ensure that 8719 security officers and armed security officers licensed by the 8720 State of Alabama have full reciprocity to operate in other 8721 states.

8722 (13) (9) Upon the declaration of the Governor of a state of emergency, to authorize the operation of out-of-state 8723 8724 contract security companies and staff within the state for the 8725 duration of the state of emergency, and up to a maximum of 30 8726 days after the expiration of the state of emergency. To be 8727 eligible to operate within the state pursuant to this 8728 subdivision, the out-of-state contract security company shall 8729 satisfy all of the following requirements:

a. Be licensed in another state in which the qualifications, insurance, training, and other requirements for licensure are substantially similar to those required by this chapter, as determined by the board.

b. Provide notice to the board of an intention to operate in the state and submit to the board any information



8736 requested by the board.

8737 (14)(10) To inspect the business premises of any 8738 licensee, licensed contract security company, or unlicensed 8739 contract security company during normal business hours.

8740 <u>(15)(11)</u> To hold hearings, conduct investigations, 8741 subpoena witnesses, subpoena documents, administer oaths, and 8742 take testimony as necessary to provide for the implementation 8743 of this chapter.

(b) All powers granted in this chapter and any other powers granted to the board are public and governmental functions, exercised for a public purpose, and matters of public necessity."

8748

"§34-27C-4

(a) Commencing on May 21, 2009, any Any security 8749 8750 officer, armed security officer, or contract security company providing private security services in this state shall apply 8751 8752 to the board for a license or certification. Any security 8753 officer, armed security officer, or contract security company 8754 providing security services in this state before May 21, 2009, 8755 may continue to engage in business operations pending a final 8756 determination by the board, provided the security officer, 8757 armed security officer, or contract security company files an 8758 application for license. This chapter shall not abrogate the 8759 terms of a contract existing on May 21, 2009.

8760 (b) An application for licensure or certification shall8761 include all of the following information:

8762 (1) The full name, home address, post office box, and 8763 actual street address of the business of the applicant.



8764 (2) The name under which the applicant intends to do8765 business.

8766 (3) The full name and address of any partners in the
8767 business, principal officers, directors, and business manager,
8768 if applicable.

(4) The names of at least three unrelated and disinterested individuals to be used as references for board inquiries regarding the character, standing, and reputation of the applicant.

8773 (5) Any other information, evidence, statements, or 8774 documents as may be required by the board.

8775 (c) (1) A contract security company applying for a 8776 license or certification shall include proof that the business 8777 entity has at least one individual in its employ serving as a 8778 qualifying agent who is licensed by the board as a security 8779 officer and, in addition to meeting the requirements of 8780 subsection (d), possesses three years of experience as a 8781 manager, supervisor, or administrator with a contract security 8782 company or possesses three years of supervisory experience 8783 with any federal, military, state, county, or municipal law 8784 enforcement agency.

8785 (2) No individual may serve as the qualifying agent for 8786 more than one contract security company without prior written 8787 approval of the board.

8788 (3) A contract security company shall notify the board
8789 within 10 working days if the qualifying agent for the company
8790 ceases to perform his or her duties as qualifying agent and
8791 shall obtain a substitute qualifying agent within 30 days



after the original qualifying agent ceases to serve. The board may grant an extension to the company for good cause, for not more than three months.

8795 (d) Every applicant for licensure or certification 8796 shall provide the following to the board:

8797 (1) Proof that the applicant is 21 years of age or
8798 older, or 18 years of age if the individual is not allowed to
8799 carry any type of firearm in the course of his or her
8800 employment with the contract security company.

(2) Proof that the applicant is a citizen of the United
States or, if not a citizen of the United States, an
individual who is legally present in the United States with
appropriate documentation from the federal government.

8805 (3) A statement of the applicant, made under oath,8806 declaring all of the following:

a. That he or she has never been convicted in any jurisdiction of the United States of any felony or crime involving moral turpitude for which a full pardon has not been granted.

b. That he or she has never been declared, by any court of competent jurisdiction, incompetent by reason of mental defect or disease, and competency has not been restored.

c. That he or she is not suffering from habitual drunkenness or from narcotics addiction or dependence. The board may require certified results of medical tests for drug or alcohol use.

(e) (1) In addition to the requirements of subsection(d), an applicant for licensure or certification, or renewal



8820 of licensure or certification, shall submit to the board a 8821 form, sworn to by the applicant, containing the name, date of 8822 birth, and Social Security number for completion of a criminal 8823 history background check. The applicant shall submit two 8824 complete sets of fingerprints to the board. The board shall 8825 submit the fingerprints to the Alabama State Law Enforcement 8826 Agency (ALEA) for a state criminal history record check. The 8827 fingerprints shall be forwarded by ALEA to the Federal Bureau 8828 of Investigation (FBI) for a national criminal history record 8829 check. Costs associated with conducting a criminal history 8830 background check for initial licensure or certification, or for the renewal of licensure or certification, shall be borne 8831 by the applicant. The board shall keep information received 8832 8833 pursuant to this section confidential, except that the 8834 information received and relied upon in denying the issuance of a certificate of qualification for a license or 8835 8836 certification to a security officer in this state may be 8837 disclosed if necessary to support the denial of the license or 8838 certification, if required by court order, or for any other 8839 reason allowed by law.

(2) In addition to the requirements of subsection (d), an applicant for renewal of licensure or certification shall complete a supplemental criminal history background check approved by the board.

(f) Applications for licensure and certification shall be filed with the board on a form developed by the board executive director. The board executive director shall prescribe the procedures and methods of submission,



8848 consideration, and disposition of applications. An applicant 8849 corporation incorporated under the laws of this state or any 8850 other state shall be required to qualify with a certificate of 8851 authority issued by the Secretary of State and shall designate 8852 an agent for service of process. The applicant shall be issued 8853 a license or denied a license in writing within a reasonable 8854 period after receipt by the board of all required information.

8855 (q) (1) Each contract security company requesting or renewing a license shall pay a security license fee upon 8856 8857 application to be determined by the board that does not exceed 8858 three hundred fifty dollars (\$350) and may not be increased more than fifty dollars (\$50) per licensing period executive 8859 8860 director. A license shall expire on September 30 and an 8861 application for renewal shall be submitted to on a schedule 8862 determined by the board executive director before October 1. A renewal application may not be accepted by the board after 8863 8864 October 31. The board executive director may impose a 8865 reasonable late fee on renewals not timely filed by October 1. 8866 The board shall promptly notify an applicant if the board refuses to issue or renew a license or certification. If the 8867 8868 board refuses to issue or renew a license or certification, 8869 the applicant or licensee may appeal the decision of the board 8870 and may request a hearing, in accordance with the rules of the 8871 board and the Administrative Procedure Act. A licensee may 8872 continue to engage in the security business while his or her 8873 appeal or renewal application is pending. The board may impose a reasonable late fee established by the executive director on 8874 8875 any renewal that is not filed before the expiration date of



8876 the license.

8877 (2) Each security officer or armed security officer 8878 requesting or renewing a license or certification shall pay a 8879 nonrefundable security license fee to the board upon 8880 application to be determined by the board that does not exceed 8881 one hundred dollars (\$100) and may not be increased more than twenty-five dollars (\$25) per licensing period. 8882 The 8883 certification issued to a security officer <del>or armed</del> 8884 officer shall expire two years from the date of issuance executive director. If the board refuses to issue or renew a 8885 8886 license or certification, the applicant or licensee shall be 8887 promptly notified. If the board refuses to issue or renew a 8888 license or certification, the applicant or licensee may appeal 8889 the decision of the board and may request a hearing, in 8890 accordance with the rules of the board and the Administrative 8891 Procedure Act. A licensee may continue to serve as a security 8892 officer or armed security officer while his or her appeal or 8893 renewal application is pending. The board may impose a reasonable late fee established by the executive director on 8894 8895 renewals not filed before the date of expiration of the 8896 license.

(h) No license or certification issued pursuant to this chapter shall be assigned or transferred by operation of law or in any other manner. A new license for an assignee or transferee of a business shall be applied for using the same procedures and requirements as set forth in this chapter for an initial license or certification applicant. The security operation of a security company may continue until the final



8904 disposition of the pending license or certification 8905 application.

8906 (i) The current license or certificate or duplicate
8907 copy of the license or certificate shall be posted and
8908 displayed at all times at all business offices of the licensee
8909 within the state.

(j) The board shall be notified within 30 days of any changes in officers, directors, or management of a licensee or any changes that may reasonably affect the right of a licensee to hold a license or certificate under this chapter."

8914

"\$34-27C-7

(a) Within 30 days after initial employment, a security 8915 8916 officer or armed security officer shall apply to the board for 8917 a license or certification. On or after May 21, 2009, all All 8918 security officers or armed security officers not exempted under Section 34-27C-17, shall apply to the board for a 8919 8920 license or certification in accordance with this chapter. A 8921 license or certification card issued by the board shall be 8922 carried by each security officer and armed security officer 8923 while performing his or her duties. A temporary card shall be 8924 issued by the board and be in the possession of the applicant 8925 or licensee while working as a security officer or armed 8926 security officer pending the application process, the 8927 completion of training, and the issuance of his or her license 8928 or certification. Licensure and certification shall be renewed 8929 every two years on the date on which original licensure or certification was granted. A contract security company that 8930 8931 employs a security officer or armed security officer who is in



8932 violation of this subsection shall be in violation of this 8933 chapter.

8934 (b) Each applicant for licensure or certification or 8935 renewal of licensure or certification shall submit to the 8936 board, within 30 days after initial employment or 30 days before licensure or certification expiration, the appropriate 8937 8938 form as developed by the board, a fee of twenty-five dollars 8939 (\$25) and fee as developed and established by the executive 8940 director, and proof of completion of a certified training 8941 program or refresher course.

8942 (c) Licensure or certification shall be denied or not renewed if a security officer or armed security officer does 8943 8944 not meet the standards of a security officer or armed security 8945 officer established by the board pursuant to this chapter. In 8946 the event of denial or nonrenewal of a license or 8947 certification by the board, the applicant may appeal the 8948 action of the board. Upon receipt of a notice of appeal from 8949 the applicant, the board executive director shall set a 8950 hearing date and promptly notify the applicant of the hearing 8951 date. The hearing shall be held in accordance with the rules 8952 of the board and the Administrative Procedure Act.

(d) A contract security company shall notify the board within 10 days after discovering any adverse information pertaining to the eligibility of an individual to be licensed or certified or any adverse information that may affect the licensure or certification status of a security officer or armed security officer.

8959

(e) The board may issue a license or certification to a



8960 security officer who has been licensed or certified as a 8961 security officer in another state if the board determines that 8962 the applicant is currently a resident of this state and the 8963 qualifying and training requirements of the issuing state are 8964 equivalent, or substantially similar, to those required by 8965 this chapter.

8966 (f) A security officer or armed security officer who 8967 works as such for six months or less per year may pay a 8968 one-time fee for special licensure by the board executive 8969 director. Any security officer or armed security officer who works as such for more than six months in a year shall be 8970 8971 subject to all fees and requirements of this chapter. The 8972 board executive director, by rule, may establish the one time fee that may not exceed one hundred dollars (\$100)." 8973

8974 "\$34-27C-9

Any person conducting training of security officers shall be licensed or certified as a certified trainer by the board. Any person seeking licensure or certification as a certified trainer shall pay all fees required by the board <u>executive director</u> and meet all of the following

8980 qualifications:

8981

(1) Be 21 years of age or older.

8982 (2) Have a minimum of two years of supervisory
8983 experience with a contract security company, a proprietary
8984 company, or in federal, state, county, or municipal law
8985 enforcement.

8986 (3) Have a minimum of one year of experience in8987 teaching security-related courses or have attended a board



8988 approved two-week instructor's course.

8989 (4) Submit proof of compliance with all instruction and 8990 training requirements established by the board."

8991 "\$34-27C-15

8992 There is created in the State Treasury, with funds

8993 expended by the board to defray the expenses of administering

8994 this chapter, a special revenue trust fund designated as the

8995 Security Certification Fund. All receipts collected by the

8996 board under this chapter shall be deposited in the fund and

8997 shall only be used to implement this chapter. Receipts

8998 deposited into the fund shall be disbursed only by warrants of

8999 the state Comptroller drawn upon the State Treasury on

9000 itemized vouchers approved by the board. No funds shall be

9001 withdrawn or expended except as budgeted and allotted

9002 according to Sections 41-4-80 to 41-4-96, inclusive, and

9003 41-19-1 to 41-19-12, inclusive, and only in amounts as

9004 stipulated in the general appropriations act, other

9005 appropriations acts, or this chapter. At the end of any fiscal

9006 year following May 21, 2009, any unencumbered and unexpended

9007 balance in the fund shall not revert to the General Fund of

9008 the State Treasury under Section 41-4-93, but shall carry over

9009 to the next fiscal year Occupational and Professional

9010 Licensing Fund."

9011 Section 25. Relating to the State Board for

9012 Registration of Architects; to amend Sections 34-2-30,

9013 34-2-33, 34-2-37, 34-2-38, 34-2-40, 32-2-41 and 34-2-42 of the

9014 Code of Alabama 1975, to read as follows:

9015 "\$34-2-30



9016 For the purposes of this chapter, the following words 9017 and phrases shall have the meanings respectively ascribed by 9018 this section:

9019 (1) ARCHITECT. An individual who is legally qualified 9020 to practice architecture.

9021 (2) BUILDING. A structure consisting of foundation, 9022 walls, or supports and roof, with or without related 9023 components, systems, or other parts comprising a completed 9024 building ready for occupancy.

9025 <u>(3) EXECUTIVE DIRECTOR. The Executive Director of the</u> 9026 <u>Office of Occupational and Professional Licensing as defined</u> 9027 in Section 25-2B-1.

9028 (3) (4) PRACTICE ARCHITECTURE or PRACTICING 9029 ARCHITECTURE. Performing or doing, or offering or attempting 9030 to do or perform any service, work, act, or thing within the scope of the practice of architecture. An individual shall be 9031 9032 construed to hold himself or herself out as practicing 9033 architecture when, by verbal claim, sign, advertisement, 9034 letterhead, card, or any other way, the individual represents 9035 himself or herself to be an architect with or without 9036 qualifying adjective, or when he or she implies that he or she 9037 is an architect through the use of some other title.

9038 (4) (5) PRACTICE OF ARCHITECTURE. When an individual 9039 holds himself or herself out as able to render or when the 9040 person does render any service by consultations, 9041 investigations, evaluations, preliminary studies, plans, 9042 specifications, contract documents, and a coordination of all 9043 factors concerning the design and observation of construction



9044 of buildings or any other service in connection with the 9045 design, observation, or construction of buildings located 9046 within the boundaries of the state, regardless of whether such 9047 services are performed in connection with one or all of these 9048 duties, or whether they are performed in person or as the 9049 directing head of an office or organization performing them.

9050 (5)(6) RESPONSIBLE CONTROL. Control over all phases of 9051 the practice of architecture, including, but not limited to, 9052 control over and detailed knowledge of the content of 9053 technical submissions during their preparation as is 9054 ordinarily exercised by registered architects applying the 9055 required professional standard of care."

9056 "\$34-2-33

9057 (a) (1) The board shall receive applications for 9058 registration as an architect only on forms prescribed and 9059 furnished by the board executive director.

9060 (2) Upon receipt of the application and the payment of 9061 a fee, as established by the board, the fee in no event 9062 exceeding two hundred fifty dollars (\$250) executive director, 9063 the board shall promptly notify the applicant of examination 9064 requirements for registration, if applicable.

9065 <u>(3)</u> The board may contract with an independent testing 9066 agency to prepare, grade, or conduct the examination. If the 9067 board determines the applicant requires examination, the 9068 applicant shall pay the actual cost of the examination 9069 directly to the board-authorized testing agency.

9070 (b) The board may issue to an applicant without further 9071 examination, a certificate of registration as an architect,



9072 provided the applicant holds an unexpired certificate issued 9073 to him or her by the National Council of Architectural 9074 Registration Boards, hereinafter referred to as NCARB. 9075 (c) The following facts established in the application

9076 shall be regarded as prima facie evidence satisfactory to the 9077 board that the applicant is fully qualified to be examined for 9078 registration:

9079 (1) Graduation after a course of study of a length as 9080 the board shall by regulation determine from a school or 9081 college of architecture accredited by the National 9082 Architectural Accrediting Board, hereinafter referred to as 9083 NAAB; and

9084 (2) An additional period of practical experience in 9085 architectural work under the responsible control of a 9086 registered architect or architects as the board by regulation 9087 shall deem appropriate.

9088 Unless exempted, applicants shall take and pass the 9089 professional examination administered by the <u>board executive</u> 9090 <u>director</u> or an independent testing agency approved by the 9091 board.

9092 (d) In determining the sufficiency of the 9093 qualifications of the applicant for registration, a majority 9094 vote of the members of the board shall be required.

9095 (e) Certificates for registration shall expire on
9096 December 31 a date determined by the executive director
9097 following their issuance or renewal and shall become invalid
9098 on that day unless renewed.

9099 Certificates of registrants who are or may be in the



9100 Armed Forces of the United States shall not expire until 9101 December 31 a date following the discharge or final separation 9102 of the registrant from the Armed Forces of the United States 9103 as determined by the executive director. 9104 (f) Renewal may be accomplished at any time prior to or 9105 during the month of December expiration by the payment of a 9106 fee established by the board not to exceed two hundred fifty 9107 dollars (\$250) executive director. A penalty not to exceed the sum of seventy-five dollars 9108

9109 (\$75), as set by the executive director, may be added to the 9110 renewal fee for failure to renew a certificate upon such terms 9111 and conditions as the board may by regulation determine. 9112 Failure to renew a certificate of registration by <u>March 31 a</u> 9113 <u>date determined by the executive director</u> shall result in a 9114 lapse of registration.

9115 (g) A registrant whose certificate of registration has 9116 lapsed may have it reinstated, if in compliance with other 9117 relevant requirements, by filing a reinstatement application 9118 and paying, in addition to the appropriate renewal fee and 9119 late penalty, a reinstatement fee of two hundred fifty dollars 9120 (\$250) set by the executive director.

9121 (h) There is hereby created, for renewal of certificate 9122 purposes, a status to be known as emeritus status architect, 9123 which shall apply to architects who have been registered for 9124 10 consecutive years or longer, and who are 65 years of age or 9125 older, and who have retired from active practice. The annual 9126 renewal of registration for emeritus status shall be renewed 9127 without payment of a fee. If an emeritus status architect



9128 subsequently wishes to practice, he or she may do so without 9129 penalty by proper application to the board."

9130 "\$34-2-37

9131 (a) It shall be lawful for a corporation, a 9132 professional corporation, a professional association, a 9133 partnership, or a limited liability company (the entity) to 9134 practice architecture in this state provided that:

9135 (1) A minimum of two-thirds of those responsible for 9136 controlling the activities of the entity, including officers, 9137 partners, directors, members, and others depending on the 9138 legal structure of the entity, are voting stockholders who are 9139 architects or professional engineers, or both, registered 9140 under the laws of any United States jurisdiction and at least 9141 one is an architect registered in Alabama.

9142 (2) Any agreement to perform such services shall be 9143 executed on behalf of the entity by a stockholding officer, 9144 partner, director, or member with authority to contractually 9145 bind the entity, who is an architect registered in the State 9146 of Alabama.

9147 (3) A stockholding officer, partner, director, or 9148 member who is an architect registered in the State of Alabama 9149 shall exercise responsible control over the particular 9150 services contracted for by the entity and that architect's 9151 name and seal shall appear on all documents prepared by the 9152 entity in its practice of architecture.

9153 (4) Other officers, partners, directors, or members 9154 shall not direct the professional judgment of the architect in 9155 responsible control over the practice of architecture by the



9156 entity.

9157 (5) The entity shall furnish the board with such 9158 information about its organization and activities as the board 9159 shall require by rule and pay an annual administrative fee as 9160 the board executive director may require, not to exceed two 9161 hundred fifty dollars (\$250). The board shall maintain a 9162 public roster of such entities.

9163 (b) All corporations, professional corporations, 9164 professional associations, partnerships, and limited liability 9165 companies (entities) practicing architecture in the State of 9166 Alabama shall fully comply with the above requirements by July 9167 1, 2012.

9168 (c) Applications to practice as an entity described in 9169 subsection (b) shall be made on an annual basis as determined 9170 by the executive director. Disciplinary action for the 9171 entities shall be the same as for registered architects. 9172 Approved entities shall be responsible for the acts of their 9173 agents, employees, general partners, directors, or officers." 9174 "\$34-2-38

9175 (a) To carry out the provisions of this chapter, there 9176 shall be a State Board for Registration of Architects<sub>7</sub> 9177 consisting. Commencing on October 1, 2026, the board shall be subject to the leadership, support, and oversight of the 9178 9179 Executive Director of the Office of Occupational and 9180 Professional Licensing pursuant to Chapter 2B of Title 25. 9181 (b) The board shall consist of six members, each of whom shall be appointed by the Governor from a list of three 9182

9183 persons selected as follows:



9184 (1) All appointments as members of the board shall be 9185 architects registered and licensed pursuant to this chapter. 9186 The board shall be appointed from the following districts: One 9187 from the northern district; two from the north central 9188 district; two from the central district, and one from the 9189 southern district. The northern district shall be comprised of the Counties of Colbert, Cullman, DeKalb, Franklin, Jackson, 9190 9191 Lauderdale, Lawrence, Limestone, Madison, Marion, Marshall, 9192 Morgan, and Winston; the north central district shall be comprised of the Counties of Bibb, Blount, Calhoun, Cherokee, 9193 9194 Clay, Cleburne, Etowah, Fayette, Greene, Hale, Jefferson, Lamar, Pickens, Randolph, Shelby, St. Clair, Sumter, 9195 9196 Talladega, Tuscaloosa, and Walker; the central district shall 9197 be comprised of the Counties of Autauga, Barbour, Bullock, 9198 Butler, Chambers, Chilton, Coffee, Coosa, Covington, Crenshaw, 9199 Dale, Dallas, Elmore, Geneva, Henry, Houston, Lee, Lowndes, 9200 Macon, Marengo, Montgomery, Perry, Pike, Russell, Tallapoosa, 9201 and Wilcox; and the southern district shall be comprised of 9202 the Counties of Baldwin, Choctaw, Clarke, Conecuh, Escambia, 9203 Mobile, Monroe, and Washington.

9204 (2) Thirty days before the expiration of a board 9205 member's term, or for filling a vacancy otherwise occurring, a 9206 nominating committee of six members shall be selected by 9207 secret ballot from the district entitled to fill the vacancy. 9208 The nominating committee shall be elected at a meeting in the 9209 district called by the executive director of the board, who shall give notice in writing of the time and place of the 9210 9211 called meeting to each architect in the district at least 30



9212 days in advance of the date set for the meeting. Those 9213 architects present at the called meeting may vote on the 9214 membership of the nominating committee. After the selection of 9215 the nominating committee from the district where the vacancy 9216 occurs, there shall be a meeting of the committee with the 9217 board at the same place within five days to select, by secret 9218 ballot, the names of three persons to be sent to the Governor 9219 by the executive director of the board. The Governor shall 9220 appoint one of the named persons to the board. In appointing members to the board, the Governor shall select those persons 9221 9222 whose appointments, to the extent possible, ensure that the 9223 membership of the board is inclusive and reflects the racial, 9224 gender, geographic, urban/rural, and economic diversity of the 9225 state.

9226 (3) The term of office of the members of the board 9227 shall be four years and until their successors are appointed 9228 and qualified.

9229 (4) A member shall reside and have his or her principal 9230 office in the district from which appointed. A member's place 9231 on the board shall become vacant if the member removes either 9232 his or her residence or principal office from that district." 9233 "\$34-2-40

9234 (a) The board shall hold at least four regular meetings 9235 each year.

9236 (b) The board shall elect annually a chairman and vice 9237 chairman who must be members of the board. The board may 9238 employ an executive director, clerks, experts, attorneys, and 9239 others, as may be necessary in the carrying out of the



9240	provisions of this chapter.
9241	(c) The board shall have the power, with the approval
9242	of the Governor, to fix the compensation of the executive
9243	director and other employees.
9244	(d) (c) A quorum of the board shall consist of not less
9245	than a majority of the duly appointed board members."
9246	"\$34-2-41
9247	(a) The executive director of the board shall receive
9248	and account for all moneys All monies derived from the
9249	operation of this chapter shall be deposited into the
9250	Occupational and Professional Licensing Fund. Such moneys
9251	shall be certified into the treasury in a fund to be known as
9252	the Fund of the Board for the Registration of Architects. Such
9253	fund shall be drawn against only for the purposes of this
9254	<del>chapter.</del>
9255	The fiscal year shall commence on the first day of
9256	October and end on the thirtieth day of September.
9257	Each member of the board shall receive a per diem as
9258	recommended by the board consistent with applicable state laws
9259	for attending sessions of the board or its committee, and for
9260	the time spent in necessary travel to attend meetings of the
9261	board or its committee. In addition, each member of the board
9262	shall be reimbursed for traveling and clerical expenses
9263	incurred in carrying out the provisions of this chapter.
9264	Expenses certified by the board as properly and
9265	necessarily incurred in the discharge of its duties,
9266	including, but limited to, authorized compensations,
9267	additional legal services, experts, clerks, office rent, and



9268	supplies, shall be paid out of the fund on the warrant of the
9269	Comptroller of the state. Such warrant shall be issued on
9270	requisitions signed by the chairman and executive director of
9271	the board. At no time in any fiscal year shall the total
9272	amount of warrants issued exceed the total amount of moneys
9273	accumulated in this fund.
9274	(b) The board may make donations from its surplus funds
9275	to any state educational institution which has an accredited
9276	school of architecture for assistance in promoting education
9277	and research programs in architecture.
9278	The chairman and the executive director of the board
9279	shall give a surety bond in an amount no less than the
9280	previous year's budget payable to the State of Alabama and
9281	conditioned upon the faithful performance of their duties
9282	under this chapter. The premium of the bond shall be paid out
9283	of the moneys in the Fund of the Board for the Registration of
9284	Architects."
9285	"§34-2-42
9286	On or before January 1 of each year, the board shall
9287	submit to the Governor a report of its transactions for the
9288	preceding fiscal year, together with a complete statement of
9289	receipts and disbursements of the board for its last fiscal
9290	year, certified by the chairman and the executive director."
9291	Section 26. Relating to the Alabama Board of Court
9292	Reporting; to amend Sections 34-8B-2, 34-8B-4, 34-8B-5,
9293	34-8B-10, 34-8B-11, 34-8B-12, 34-8B-13, 34-8B-15, and 34-8B-17
9294	of the Code of Alabama 1975, to read as follows:
9295	"\$34-8B-2



9296 As used in this chapter, the following terms shall have 9297 the following meanings:

9298 (1) ACRA. The Alabama Court Reporters Association.

9299 (2) BOARD. The Alabama Board of Court Reporting.

9300 (3) CERTIFIED COURT REPORTER (C.C.R.). Any person 9301 licensed pursuant to this chapter to practice verbatim 9302 reporting.

9303 (4) CERTIFIED SHORTHAND REPORTER (C.S.R.). A
9304 designation of certification given by the Alabama Court
9305 Reporters Association for its certified members.

9306 (5) COURT REPORTER. Any person who is engaged in the 9307 practice of court reporting as a profession, including persons 9308 who actually report judicial proceedings in courts and persons 9309 who make verbatim records.

9310 (6) COURT REPORTING. The making of a verbatim record by means of manual shorthand, machine shorthand, closed 9311 9312 microphone voice dictation silencer, or by other means of 9313 personal verbatim reporting of any testimony given under oath 9314 before, or for submission to, any court, referee, or court 9315 examiner or by any board, commission, or other body, or in any 9316 other proceeding where a verbatim record is required. The 9317 taking of a deposition is the making of a verbatim record. 9318 (7) CVR. Certified verbatim reporter. 9319 (8) EXECUTIVE DIRECTOR. The Executive Director of the 9320 Office of Occupational and Professional Licensing as defined

9321 in Section 25-2B-1.

9322 (8) (9) FISCAL YEAR. October 1 through September 30.
 9323 (9) (10) FUND. The Alabama Board of Court Reporting



9324	Occupational and Professional Licensing Fund.
9325	(10)(11) NCRA. The National Court Reporters
9326	Association.
9327	(11)(12) NVRA. The National Verbatim Reporters
9328	Association.
9329	(12)(13) RPR. Registered professional reporter.
9330	(13) (14) SECRETARY. A person selected by the board to
9331	serve as secretary of the board."
9332	"§34-8B-4
9333	(a) There is created the Alabama Board of Court
9334	Reporting. The board shall be operative within 60 das of June
9335	1, 2006. ACRA shall provide administrative support to the
9336	board until such time as the board employs sufficient
9337	employees to implement and administer this chapter. Commencing
9338	on October 1, 2026, the board shall be subject to the
9339	leadership, support, and oversight of the Executive Director
9340	of the Office of Occupational and Professional Licensing
9341	pursuant to Chapter 2B of Title 25.
9342	(b) The board shall consist of seven members as
9343	follows:
9344	(1) Four court reporters certified by ABCR, NCRA, NVRA,
9345	or by the board, two of whom shall be employed in official
9346	capacities and two of whom shall be employed in a freelance
9347	setting.
9348	(2) Two members in good standing with the Alabama State
9349	Bar Association.

9350 (3) One additional member.

9351 (c) Appointments to the board shall be made as follows:



9352 (1) The Governor shall appoint one official court
9353 reporter, one freelance court reporter, and one member of the
9354 Alabama State Bar Association. ACRA, NCRA, NVRA, and the
9355 Alabama State Bar Association shall respectively submit a list
9356 of three names for each appointment to the Governor for
9357 consideration.

9358 (2) The Lieutenant Governor shall appoint one member of
9359 the Alabama State Bar Association from a list of three names
9360 submitted by the Alabama State Bar Association.

9361 (3) The President Pro Tempore of the Senate shall
9362 appoint one member who is an official court reporter from a
9363 list of three names submitted by ACRA.

9364 (4) The Speaker of the House of Representatives shall
9365 appoint one member who is a freelance court reporter from a
9366 list of three names submitted by ACRA.

9367 (5) The Chief Justice of the Alabama Supreme Court
9368 shall appoint one member from a list of three names submitted
9369 by the Administrative Office of Courts.

9370 (d) All members of the board shall be citizens of the 9371 United States and the State of Alabama. The lists of names 9372 shall be submitted by the designated organizations on or 9373 before June 1, 2006. The initial terms shall begin January 1, 9374 2007, and all appointments shall be made prior to January 1 of 9375 every year.

9376 (e) The initial members shall serve the following terms9377 as designated by the Governor:

9378 (1) Three members shall serve for two years.

9379 (2) Two members shall serve for three years.



9380

(3) Two members shall serve for four years.

9381 (f) Subsequent terms of office shall be for four years.
9382 No member shall serve more than two consecutive terms. In the
9383 event of a vacancy, the appointing authority for the position
9384 shall fill the vacancy. Each member shall serve until his or
9385 her successor is duly appointed and qualified.

(g) The membership of the board shall be inclusive and reflect the racial, gender, geographic, urban/rural, and economic diversity of the state. The board shall annually report to the Legislature by the second legislative day of each regular session to what extent the board has complied with the diversity provisions provided for in this subsection.

9392 (h) At its first meeting each calendar year, the board 9393 shall elect a chair, vice chair, and secretary from its 9394 membership. No member shall be elected to serve more than two 9395 consecutive years in the same office.

(i) After the initial appointments have been made, the
board shall meet by January 2007, for the purpose of
organizing and transacting business. Thereafter, the board
shall meet not less than twice annually and as frequently as
deemed necessary by the chair or a majority of the members.
The board shall meet at such time and place as designated by
the board. A quorum shall consist of four members.

9403 (j) Board members shall receive the same travel 9404 expenses and per diem as state employees pursuant to Article 9405 2, commencing with Section 36-7-20, Chapter 7, Title 36. The 9406 expenses shall be paid out of the funds of the board. 9407 Reimbursement shall not be made if funds are insufficient."



9408 "§34-8B-5

9409 The board shall have all of the following duties and 9410 responsibilities:

9411 (1) Act on matters concerning competency licensure only 9412 and the process of granting, suspending, reinstating, and 9413 revoking a license.

9414 (2) Establish a procedure for the investigation of 9415 complaints against licensed court reporters and for the 9416 conduct of hearings in which complaints are heard.

9417 (3) Set a fee schedule for granting licenses and 9418 renewals of licenses subject to the Alabama Administrative 9419 Procedure Act.

9420 (4) (3) Maintain a current register of licensed court 9421 reporters and a current register of temporarily licensed court 9422 reporters. Registers shall be matters of public record.

9423 (5)(4) Maintain a complete record of all proceedings of 9424 the board.

9425 (6)(5) Adopt continuing education requirements no later 9426 than October 1, 2007. Requirements shall be implemented no 9427 later than January 1, 2008, and shall include all courses 9428 approved by the Alabama State Bar for continuing legal 9429 education.

9430 <u>(7) (6)</u> Determine the content of and administer 9431 examinations to be given to applicants for licensure as 9432 certified court reporters and issue numbered licenses to 9433 applicants found qualified.

9434 (8)(7) Maintain records of its proceedings and a 9435 register of all persons licensed by the board which shall be a



9436 public record and open to inspection."

9437 "\$34-8B-10

9438 (a) To be licensed as a court reporter, an applicant 9439 shall be a United States citizen or, if not a citizen of the 9440 United States, a person who is legally present in the United 9441 States with appropriate documentation from the federal 9442 government, and shall pass the Written Knowledge Examination 9443 administered by the board, ACRA, NCRA, or NVRA, and shall pass 9444 an Alabama skills examination or provide documentation of 9445 having passed the NCRA Registered Professional Reporter 9446 Examination or NVRA CVR Examination. The board shall examine or establish, or both, examination and testing procedures to 9447 9448 enable the board to ascertain the competency of applicants for 9449 licensure. Each such skills examination shall be given at 9450 least twice each calendar year. Applications for licensure 9451 shall be signed and sworn by the applicants and submitted on 9452 forms furnished by the board executive director. An applicant 9453 who furnishes the board with satisfactory proof of graduation from a court reporting program or its equivalent shall, upon 9454 9455 payment of a reasonable fee in an amount determined by the 9456 board executive director, be examined by the board. All 9457 applicants who are found qualified to engage in the practice 9458 of court reporting pursuant to this chapter shall be issued a 9459 license as a certified court reporter and an identifying 9460 number. The license shall be valid until September 30th of the vear of its issuance. 9461

9462 (b) No certified court reporter may authorize the use 9463 of his or her license number on any transcript not produced



9464 through his or her personal effort or supervision, or both.
9465 Violation of this subsection may be grounds for license
9466 suspension or revocation.

9467 (c) The board shall approve at least two reporter 9468 examinations each year and may hold such additional 9469 examinations as are necessary. The secretary shall give public 9470 notice of the time and place of each examination least 120 9471 days prior to the date set for the examination. Any person desiring to take the examination shall file his or her 9472 9473 application with the board at least 30 days prior to the date of the examination. The preparation, administration, and The 9474 grading of the examination shall be governed by the rules 9475 9476 prescribed by the board, but the board may engage ACRA to 9477 conduct the examination under the supervision of the board. 9478 Upon determining the results of the examination, the board 9479 shall notify each applicant as to whether the applicant has 9480 passed the examination. Notification shall be by written 9481 notice mailed to the applicant by certified mail to the 9482 applicant's address as indicated on the application."

9483

9488

(a) The board shall enter into reciprocal agreements
with any state, agency, or other entity that licenses,
certifies, or registers court reporters (NCRA or NVRA, or
both) if the board finds that the state, agency, or other

9489 requirements than the board.

"§34-8B-11

9490 (b) The reciprocity agreement shall provide that the 9491 board shall license a person who is currently licensed,

entity has substantially the same or more stringent



9492 certified, or registered in another state or by another agency 9493 or other entity if that state, agency, or other entity agrees 9494 to license, certify, or register any licensees licensed 9495 pursuant to this chapter.

9496 (c) Nonresident court reporters desiring to make a 9497 verbatim record of any testimony of a proceeding, the 9498 jurisdiction of which is within the courts of Alabama or where 9499 appeal to any court of Alabama is allowable by law, shall make annual application for a nonresident license. The applicant 9500 9501 shall make application on the same forms as required of other 9502 applicants, shall pay a fee in an amount determined by the board executive director, and shall present proof that the 9503 9504 applicant is a competent licensed court reporter in another 9505 state. The board shall issue a nonresident license upon the 9506 finding that the applicant is a competent licensed court reporter in another state. The license shall be valid 9507 9508 period not to exceed one year from the date of issuance. A 9509 nonresident court reporter shall reapply for licensure 9510 annually. An annual A fee in an amount determined by the board 9511 executive director shall be required.

9512 (d) The <u>board</u> <u>executive director</u> shall establish the 9513 fees appropriate in processing reciprocal licensing."

9514 "\$34-8B-12

9515 The annual fees for licensure pursuant to this chapter 9516 shall be established by the board and shall cover a 12-month 9517 period beginning October 1 of each year executive director. 9518 All fees collected by the board shall be paid into the State 9519 Treasury to the credit of the Board of Court Reporting Fund



9520	which is hereby created. Moneys in the fund shall be subject
9521	to withdrawal only upon warrant of the state Comptroller to be
9522	issued upon certification of the secretary. Any funds
9523	remaining in the fund at the end of each fiscal year in excess
9524	of two hundred fifty thousand dollars (\$250,000), shall be
9525	available to the board to provide for the education and
9526	training of court reporters. At all times the board shall
9527	retain a sum not in excess of two hundred fifty thousand
9528	dollars (\$250,000), to meet any emergency which may affect the
9529	efficient operation of the board. No funds shall be withdrawn
9530	or expended except as budgeted and allocated pursuant to this
9531	chapter and only in amounts as stipulated in the general
9532	appropriations bill or other appropriations bills Occupational
9533	and Professional Licensing Fund."

9534 "§34-8B-13

9535 Each person licensed pursuant to this chapter shall 9536 apply for renewal of his or her license pursuant to dates 9537 established by the board executive director. A renewal fee in 9538 an amount determined by the board executive director shall be 9539 paid and thereupon the board shall issue a numbered license 9540 establishing that the holder is entitled to practice court 9541 reporting for the period determined by the board executive 9542 director. The board shall require specific continuing 9543 education as a condition for license renewal. The board 9544 executive director may provide for the late renewal of a 9545 license which has lapsed and may require the payment of a late fee or an examination, or both, prior to issuing a renewal 9546 9547 license. Licensees shall notify the board in writing of any



9548 change of address within 30 days of the change."

9549 "\$34-8B-15

9550 (a) Commencing on August 1, 2012, any Any person who is 9551 a graduate of a court reporting program may receive a 9552 temporary license to practice as a court reporter from the 9553 board. Application for the temporary graduate license shall be 9554 made to the board executive director, on forms approved by the 9555 board executive director, and the payment of a fee in an 9556 amount determined by the board executive director. The 9557 temporary license shall be valid for 18 months from the date 9558 of issuance a time period determined by the executive director. 9559

(b) In the event that a temporary license expires without the temporary licensee having passed the examination for full licensure, court reporting services by the temporary licensee shall cease and desist immediately upon the expiration of the temporary license, and the board may not be held liable for lost income to the temporary licensee or to the court reporting firm."

9567 "\$34-8B-17

9568 All moneys collected pursuant to this chapter shall be 9569 deposited into the Board of Court Reporting Occupational and 9570 Professional Licensing Fund. All expenses incurred by the board in implementing and administering this chapter shall be 9571 9572 paid out of the fund provided that the expenses of the board shall not be in excess of the moneys in the fund. The board 9573 may charge and collect the following fees established by the 9574 9575 executive director which shall be deposited into the fund:



9576 (1) An application fee for any temporary or regular9577 license.

9578

(2) An examination fee.

9579 (3) A renewal fee for any temporary or regular license.9580 (4) A reinstatement fee for any application for

9581 reinstatement of a temporary or regular license which has been 9582 placed on inactive status, revoked or suspended.

9583 (5) A fee for the renewal of a license after the due 9584 date which shall be increased 20 percent for each month or 9585 fraction thereof that payment is delayed, unless the delay is

9586 caused by conditions resulting from additional requirements

9587 imposed by the board. Notwithstanding the foregoing,

9588 delinquency of more than 60 days shall result in revocation of 9589 licensure.

9590

(6) A change of information fee.

9591 (7) Necessary administrative fees including, but not 9592 limited to, reasonable costs for copying, labels, and lists."

9593 Section 27. Relating to the State Board of Examiners 9594 for Dietetics/Nutrition Practice; to amend Sections 34-34A-3, 9595 34-34A-6, 34-34A-7, 34-34A-8, 34-34A-9 and 34-34A-13 of the 9596 Code of Alabama 1975, to read as follows:

9597 "\$34-34A-3

9598 For the purposes of this chapter, the following terms 9599 shall have the meanings herein ascribed to them unless the 9600 context clearly indicates otherwise:

9601 (1) BOARD. Board of Examiners for Dietetics/Nutrition 9602 Practice.

9603 (2) COMMISSION ON DIETETIC REGISTRATION (CDR).



Commission on Dietetic Registration that is a member of the
National Commission for Health Certifying Agencies.
(3) DEGREE. A baccalaureate or higher degree from a
college or university accredited by the Southern Association
of Schools and Colleges or other regional accreditation agency
recognized by the Council on Postsecondary Accreditation and
the United States Department of Education.
(4) EXECUTIVE DIRECTOR. The Executive Director of the
Office of Occupational and Professional Licensing as defined
in Section 25-2B-1.
(4)(5) REGISTERED DIETITIAN. A person registered by the
Commission on Dietetic Registration (also defined under
Section 34-34-1).
(5)(6) LICENSED DIETITIAN/NUTRITIONIST. A person
licensed under this chapter.
(6) (7) TEMPORARILY LICENSED DIETITIAN/NUTRITIONIST. A
person temporarily licensed under this chapter.
(7)(8) DIETETICS/NUTRITION PRACTICE. The integration
and application of the principles derived from the sciences of
nutrition, biochemistry, food, physiology, management, and
behavioral and social sciences to achieve and maintain
people's health through the provision of nutrition care
services.

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(8) (9) Nutrition care services:

a. Assessing the nutritional needs of individuals and
groups, and determining resources and constraints in the
practice setting;

9631 b. Establishing priorities, goals, and objectives that



9632 meet nutritional needs and are consistent with available 9633 resources and constraints;

9634 c. Providing nutrition counseling in health and disease 9635 according to established guidelines of care;

9636 d. Developing, implementing, and managing nutrition 9637 care systems; and

9638 e. Evaluating, making changes in, and maintaining
9639 appropriate standards of quality in food and nutrition care
9640 services.

9641 (9)(10) NUTRITIONAL ASSESSMENT. The evaluation of the 9642 nutritional needs of individuals and groups based upon 9643 appropriate biochemical, anthropometric, physical, and dietary 9644 data to determine nutrient needs and recommend appropriate 9645 nutritional intake including enteral and parenteral nutrition.

9646 (10)(11) NUTRITION COUNSELING. Advising and assisting 9647 individuals or groups on appropriate nutritional intake by 9648 integrating information from the nutrition assessment with 9649 information on food and other sources of nutrients and meal 9650 preparation consistent with cultural background and 9651 socioeconomic status.

9652 (11)(12) DIETITIAN/NUTRITIONIST. One engaged in 9653 dietetics/nutrition practice as defined in Chapter 34 of Title 9654 34.

9655 (12)(13) DIETETIC TECHNICIAN. A person who is trained 9656 to perform specific dietetic functions of a licensed 9657 dietitian/nutritionist as defined by this chapter under the 9658 direct supervision of a licensed dietitian/nutritionist." 9659 "\$34-34A-6



9660 (a) The State Board of Examiners for
9661 Dietetics/Nutrition Practice is hereby created. <u>Commencing on</u>
9662 <u>October 1, 2026, the board shall be subject to the leadership,</u>
9663 <u>support, and oversight of the Executive Director of the Office</u>
9664 <u>of Occupational and Professional Licensing pursuant to Chapter</u>
9665 2B of Title 25.

(b) The board shall consist of three members. Two
members of the board shall be dietitians/nutritionists
licensed under this chapter. One member of the board shall be
a lay person. The Governor shall appoint board members. At
least two names shall be submitted for each place on the
board. No elected officer of the Alabama Dietetic Association,
Inc., shall be eligible to serve on the board.

9673 (c) Each dietitian/nutritionist on the board shall have 9674 been engaged in the practice of dietetics/nutrition for not 9675 less than seven years, with at least the last two years in the 9676 State of Alabama. The dietitians/nutritionists on the board 9677 shall be in different areas of practice, namely: Clinical 9678 dietetics and research, community dietetics, management, 9679 consultation and private practice, and education.

9680 (d) The lay member of the board shall not be a spouse 9681 or relative of any other member of the board.

(e) Each member of the board shall serve for a term of three years and may succeed himself for one additional term; provided, however, that where a member was initially appointed either to create the board, or to fill a vacancy, such member may succeed himself for only one additional full term. Any person appointed to fill a vacancy on the board shall hold



9688 office for the remainder of the unexpired term of the former 9689 member. Each term of office shall expire on the date specified 9690 in the appointment and the member shall no longer be eligible 9691 to participate in board proceedings unless lawfully appointed. 9692 Members of the initial board shall be appointed in such a 9693 manner that one member shall serve a two-year term, one board 9694 member shall be appointed for a three-year term, and one board 9695 member shall be appointed for a four-year term.

9696 (f) The dietitian/nutritionist members of the board 9697 shall become licensed during the first year of operation of 9698 the board. Thereafter, dietitian/nutritionist board members 9699 shall be licensed under this chapter.

- 9700 (g) The board shall meet no less than twice a year.
- 9701 (h) The duties of the board shall include:

9702 (1) Promulgate rules and regulations necessary to 9703 implement this chapter.

- 9704 (2) Adopt a code of ethics.
- 9705 (3) Determine qualifications and fitness of applicants,9706 issue licenses, reinstate licenses.
- 9707 (4) Revoke, suspend, or deny a license.
- 9708 (5) Receive and process complaints.
- 9709 (6) Provide for examination or waiver of examination
  9710 for applicants as specified by Commission on Dietetic
  9711 Registration.
- 9712 (7) Impose penalties.
- 9713 (i) Each member of the board shall receive a per diem
- 9714 fee of not less than \$25 and not more than \$100 to be
- 9715 determined by the board for the time spent in the performance



9716	of his or her official duties and in necessary travel and
9717	shall be reimbursed for all travel and incidental expenses as
9718	provided by the laws of the State of Alabama and by
9719	regulations of the State Personnel Director incurred in
9720	carrying out provisions of this chapter. In setting the per
9721	diem fee, the board shall give due consideration to funds
9722	which are available for such purposes."
9723	"\$34-34A-7
9724	To qualify as a licensed dietitian or nutritionist, an
9725	applicant must:
9726	(1) Be 19 years of age or older.
9727	(2) Submit evidence of good moral character and
9728	respectability.
9729	(3) File a written application on a form provided by
9730	the <u>board</u> executive director.
9731	(4) Have satisfactorily completed appropriate academic
9732	requirements with a major course of study in human nutrition,
9733	foods and nutrition, dietetics, or food systems management,
9734	and have received a baccalaureate or higher degree from a
9735	college or university accredited by the Southern Association
9736	of Schools and Colleges or other regional accreditation
9737	agency. An applicant who has received his/her education
9738	outside the United States or its territories must have the
9739	academic degree(s) validated as equivalent to the
9740	baccalaureate or master's degree conferred by a college or
9741	university in the United States that is accredited by the
9742	Southern Association of Schools and Colleges or other regional
9743	accreditation agency.



9744 (5) Or in lieu of subdivision (4) of this section, have 9745 received a master's or doctorate degree in human nutrition, 9746 nutrition education, foods and nutrition as defined by the 9747 board, or a related field from a college or university 9748 accredited by the Southern Association of Schools and Colleges 9749 or other regional accrediting agency.

9750 (6) Have satisfactorily completed a planned, continuous 9751 preprofessional experience component in dietetics/nutrition 9752 practices of not less than 900 hours under the supervision of 9753 a registered dietitian or a practitioner licensed under the 9754 conditions of this chapter.

9755 (7) Pass an examination propounded under the auspices 9756 of the Commission on Dietetic Registration.

9757 (8) Applicants who provide evidence of current 9758 registration as a registered dietitian by the Commission on 9759 Dietetic Registration shall be considered to have met the 9760 requirements of subdivisions (4) or (5), and (6) and (7) of 9761 this section.

(9) Pay fees prescribed by the board executive 9762 9763 director."

9764 "\$34-34A-8

9765 There is hereby established a separate special revenue 9766 trust fund in the State Treasury to be known as the Alabama State Board of Examiners for Dietetics/Nutrition Practice 9767 Fund. All receipts collected by the board under the provisions 9768 9769 of this chapter are to be deposited in this fund and used only

to carry out the provisions of this chapter. Such receipts 9770

9771 shall be disbursed only by warrant of the state Comptroller



9772	upon the State Treasurer, upon itemized vouchers approved by
9773	the chairman of the board; provided that no funds shall be
9774	withdrawn or expended except as budgeted and allotted
9775	according to the provisions of Sections 41-4-80 through
9776	41-4-96 and 41-19-1 through 41-19-12 and only in amounts as
9777	stipulated in the general appropriations bill or other
9778	appropriation bills into the Occupational and Professional
9779	Licensing Fund."
9780	"\$34-34A-9
9781	(a) A temporary license to practice as a
9782	dietitian/nutritionist may be issued by the <u>board</u> executive
9783	director upon the filing of an application and submission of
9784	evidence of successful completion of education requirements
9785	specified in Section 34-34A-7.
9786	(b) A temporary license shall expire one year from the
9787	date of issuance at a time determined by the executive
9788	<u>director</u> .
9789	(c) The fee for a temporary license and for each
9790	renewal shall <del>not be more than 50 percent of current renewal</del>
9791	fees be determined by the executive director. Application fees
9792	must be paid same as licensed dietitians/nutritionists."
9793	"§34-34A-13
9794	(a) Any license issued under this chapter expires two
9795	years after it is issued unless renewed in the manner
9796	prescribed by the board.
9797	(b)(a) An applicant for renewal of a license must have
9798	satisfactorily maintained continuing education requirements
9799	through the Commission on Dietetic Registration or as



9800	specified and approved by the board.
9801	(c)(b) The board executive director may provide for the
9802	late renewal of a license upon payment of a late fee but no
9803	late renewal of a license may be granted more than one year
9804	after its expiration."
9805	Section 28. Relating to the State Board of Registration
9806	of Foresters; to amend Sections 34-12-1, 34-12-3, 34-12-5,
9807	34-12-6, 34-12-8, 34-12-9, 34-12-12, 34-12-30, 34-12-35, and
9808	34-12-36 of the Code of Alabama 1975, to read as follows:
9809	"\$34-12-1
9810	For purposes of this chapter, the following words and
9811	phrases shall have the respective meanings ascribed by this
9812	section:
9813	(1) BOARD. The State Board of Registration for
9814	Foresters.
9815	(2) EXECUTIVE DIRECTOR. The Executive Director of the
9816	Office of Occupational and Professional Licensing as defined
9817	in Section 25-2B-1.
9818	(2) PRACTICE OF FORESTRY. Any professional service
9819	such as consultation, investigation, evaluation, planning, or
9820	responsible supervision as interpreted by the board of any
9821	forestry activities in connection with any public or private
9822	lands wherein the public welfare and property are concerned or
9823	involved when the professional service requires the
9824	application of forestry principles and data. The term also
9825	means the application, teaching, investigation, or
9826	administration of forestry theories, principles, practices, or

9827 programs directly or indirectly related to the environmental



9828 and economic use and the biological and ecological 9829 understanding of gross areas of land in public or private 9830 ownership or direction, or both, and supervision over persons 9831 engaged in the formation or implementation, or both, of 9832 forestry policies.

9833 (3) (4) REGISTERED FORESTER. A person who, by reason of his or her knowledge of the natural sciences, mathematics, 9834 9835 economics, and the principles of forestry and by his or her 9836 demonstrated skills acquired through professional forestry 9837 education and professional forestry experience as interpreted 9838 by the board is qualified to engage in the practice of forestry and who also has been duly registered and holds a 9839 9840 current valid license issued by the board."

9841

"§34-12-3

9842 A roster showing the names and places of business of all registered foresters qualified according to this chapter 9843 9844 shall be prepared by the secretary of the board executive 9845 director during the month of January biennially in 9846 even-numbered calendar years. Copies of this roster shall be 9847 posted on the board website, placed on file with the Secretary 9848 of State, and furnished to the public, upon request, for a 9849 reasonable fee determined by the board executive director."

9850 "\$34-12-5

Application for registration shall be made on forms prescribed and furnished by the <u>board</u> <u>executive director</u>. An application shall contain statements made under oath showing the education of the applicant and a detailed summary of his or her professional work. The application shall also contain



9856 not less than five references, of whom three or more shall be 9857 registered foresters or graduates of a curriculum in forestry 9858 of four years or more in a school or college approved by the 9859 board or accredited by the Society of American Foresters, 9860 having personal or professional knowledge of the forestry 9861 experience of the applicant. Any proposed subsequent 9862 statement, correction, or addition to the application shall be 9863 given under oath in writing and shall be made a part of the 9864 original application. The registration fee for a license shall 9865 be set annually by the board in an amount not to exceed two 9866 hundred dollars (\$200) executive director, which shall accompany the application. Should the board deny the issuance 9867 9868 of a license to any applicant, the fee deposited shall be 9869 retained by the board as an application fee."

9870 "\$34-12-6

When written or oral examinations, or both, are 9871 9872 required, they shall be held at such time and place as the 9873 board executive director may determine. The methods of 9874 procedure shall be prescribed by the board. A candidate 9875 failing an examination may apply for reexamination at the 9876 expiration of six months. This examination and all subsequent 9877 oral and written examinations shall be granted upon payment of 9878 a fee to be determined annually by the board, not to exceed one hundred dollars (\$100) in each instance executive 9879

- 9880 director."
- 9881 "\$34-12-8

9882 (a) Licenses shall expire on the 30th day of September
 9883 next a date determined by the executive director following



9884 their issuance or renewal and shall become invalid on that 9885 date unless renewed. The secretary of the board executive 9886 director shall notify, at his or her last registered address, 9887 every person registered under this chapter of the date of the 9888 expiration of his or her license and the amount of the fee 9889 that shall be required for its renewal for one year. The 9890 notice shall be mailed three months in advance of the date of 9891 the expiration of the licenses. Two subsequent monthly notices 9892 may be mailed, the second by certified mail, return receipt requested. The annual renewal fee for licenses shall be 9893 9894 established annually by the board and shall not exceed two hundred dollars (\$200) executive director. Renewal of licenses 9895 9896 for the following year may be effected at any time during the three months preceding September 30 of the year in which the 9897 license has been issued or renewed made before expiration by 9898 the payment of the renewal fee so fixed by this chapter. 9899 9900 Licensees who renew their licenses between September 30 and 9901 December 31 of any year renewal is due shall pay a late renewal fee set by the board not to exceed an amount equal to 9902 9903 twice the annual renewal fee. The board shall make an 9904 exception to the foregoing renewal provision in the case of a 9905 person who is in the armed services of the United States. A 9906 licensee who fails to renew a license by December 31 a date 9907 determined by the executive director of any year renewal is 9908 due shall have his or her license revoked.

(b) The state board shall adopt a program of continuing
education for its licensees not later than October 1, 1991,
and after that date and no licensee shall have his or her



9912 active license renewed unless, in addition to any other 9913 requirements of this chapter, the minimum continuing annual 9914 education requirements are met. It is further provided that 9915 the continuing education program herein required shall not 9916 apply to any licensee who is 65 years of age or older and 9917 shall not include testing or examination of the licensees in 9918 any manner. The board may relax or suspend the continuing 9919 annual education requirements for retirees or for reasons of 9920 the health, hardship, or other extenuating circumstances of 9921 the licensee based on the licensee's specific case."

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"\$34-12-9

The board may revoke the license of any registrant who is found guilty by the board of gross negligence, incompetency, or misconduct in the practice of forestry. The board may discipline its licensees by the imposition and collection of an administrative fine set by the board not to exceed two thousand dollars (\$2,000) per violation, and may institute any legal proceeding necessary to effect compliance with the chapter. All administrative fines collected by the

9930 with the chapter. All administrative fines collected by the 9931 board shall be deposited in the State Treasury in the

9932 "Professional Foresters Fund." The board may designate a

9933 person or persons to investigate and report to it upon any

9934 charges of fraud, deceit, gross negligence, incompetency, or

9935 other misconduct in connection with any forestry practice

9936 against any registrant, as may come to its attention. Any

9937 person or persons so designated by the board shall receive the

9938 same compensation and shall be reimbursed for expenses in the

9939 same amount as the board as outlined in Section 34-12-32 to



9940 the Occupational and Professional Licensing Fund. Any person 9941 may prefer charges of fraud, deceit, gross negligence, 9942 incompetency, or other misconduct in connection with any 9943 forestry practice against any registrant. The charges shall be 9944 in writing, shall be sworn to by the person making them, and 9945 shall be filed with the secretary of the board. All charges, 9946 unless dismissed by the board as unfounded or trivial, shall 9947 be heard by the board within three months after the date on 9948 which they have been preferred. The time and place for the 9949 hearing shall be fixed by the board, and a copy of the 9950 charges, together with a notice of the time and place of the 9951 hearing, shall be personally served on, or mailed to the last 9952 known address of, the registrant, at least 30 days before the 9953 date fixed for the hearing. At any hearing, the accused 9954 registrant shall have the right to appear personally and by 9955 counsel, to cross-examine witnesses appearing against him or 9956 her, and to produce evidence and witnesses in his or her own 9957 defense. If, after a hearing, three or more members of the 9958 board vote in favor of finding the accused guilty, the board 9959 may revoke the license of the registered forester. Any 9960 applicant whose license has been revoked as above may apply 9961 for a review of the proceedings with reference to the 9962 revocation of his or her license by the aforementioned circuit 9963 court and from there by appeal to the Supreme Court of 9964 Alabama. The only record to be considered by either the 9965 circuit court or by the Supreme Court shall be the record made before the board. New evidence shall be presented to the 9966 9967 board, in session, before it may be used in court proceedings.



9968 The board, for reasons it may deem sufficient, may reissue a 9969 license to any person whose license has been revoked when three or more members vote in favor of reissuance. A new 9970 9971 license to replace a revoked license may be issued, subject to 9972 the rules of the board and at a fee set by the board not to 9973 exceed an amount equal to twice the annual renewal fee 9974 executive director. Lost, destroyed, or mutilated licenses may 9975 be issued, subject to the rules of the board and at a fee set by the board not to exceed fifty dollars (\$50) for the 9976 9977 issuance executive director."

9978 "\$34-12-12

9979 (a) Any person who shall practice or offer to practice 9980 the profession of forestry in this state without being 9981 registered or exempted in accordance with this chapter; or any 9982 person who shall use in connection with his or her name or otherwise assume, use, or advertise any title or description 9983 9984 tending to convey the impression that he or she is a 9985 registered forester, without being registered or exempted in 9986 accordance with this chapter; or any person who shall present 9987 or attempt to use as his or her own the license of another; or 9988 any person who shall give any false or forged evidence of any 9989 kind to the board or any member thereof in obtaining a 9990 license; or any person who shall attempt to use an expired or 9991 revoked license; or any person, firm, partnership, or 9992 corporation who shall violate any of the provisions of this 9993 chapter shall be quilty of a misdemeanor and, upon conviction thereof, shall be fined not less than five hundred dollars 9994 9995 (\$500) nor more than two thousand dollars (\$2,000) for each



9996 offense. The board, or the person or persons designated by the 9997 board to act in its stead, may prefer charges for any of the 9998 violations of this chapter in any county in this state in 9999 which the violations may have occurred. All duly constituted 10000 officers of the law of this state, or any political subdivision thereof, shall enforce this chapter and prosecute 10001 10002 any persons, firms, partnerships, or corporations violating 10003 the same. The Attorney General of the state and his or her 10004 assistants shall act as legal advisers of the board and render legal assistance as may be necessary in carrying out the 10005 10006 provisions of this chapter.

(b) All fines collected for the violation of any provisions of this chapter shall be paid over to the secretary of the board to be by him or her delivered to the State Treasurer to be placed in the Professional Foresters Fund deposited into the Occupational and Professional Licensing Fund in the same manner as funds received for the issuance of licenses."

10014

"§34-12-30

(a) (1) A State Board of Registration for Foresters is
 created whose duty it shall be to administer this chapter.
 Commencing on October 1, 2026, the board shall be subject to
 the leadership, support, and oversight of the Executive
 Director of the Office of Occupational and Professional
 Licensing pursuant to Chapter 2B of Title 25.
 (2) The board shall consist of five foresters, who

10022 shall be selected and appointed by the Governor of Alabama 10023 from among 10 nominees recommended by the Alabama Division of



10024 the Society of American Foresters and shall have the 10025 qualifications required by Section 34-12-31. Each member of the board shall receive a certificate of his or her 10026 10027 appointment from the Governor and before beginning his or her 10028 term of office shall file with the Secretary of State his or 10029 her written oath of affirmation for the faithful discharge of 10030 his or her official duties. The five members of the initial 10031 board shall be appointed for terms of one, two, three, four, 10032 and five years, respectively, and in making the appointment 10033 the Governor shall designate the term for which each of the 10034 members is appointed as provided for above. At the expiration 10035 of the term of any member of the initial board, the Governor, 10036 from a list of three nominees recommended by the Alabama 10037 Division of the Society of American Foresters and any active 10038 state forestry organization meeting criteria established by 10039 the board pursuant to subsection (c), shall appoint for a term 10040 of five years a registered forester having the qualifications 10041 required by Section 34-12-31 to succeed the member whose term 10042 on the board is expiring. Nothing contained in this chapter 10043 shall prohibit any member whose term expires to be reappointed 10044 to succeed himself or herself on the board. After March 7, 10045 1990, no member shall serve more than two full consecutive 10046 terms of office. If the Governor fails to make appointment in 90 days after expiration of any term, the board shall make the 10047 10048 necessary appointment from nominees submitted as hereinabove 10049 provided and who meet the qualifications set out by Section 34-12-31. Each member of the board shall hold office until the 10050 10051 expiration of the term for which such member is appointed or



10052 until a successor shall have been duly appointed and shall 10053 have qualified.

(b) The membership of the board shall be inclusive and reflect the racial, gender, geographic, urban/rural, and economic diversity of the state. The board shall annually report to the Legislature by the second legislative day of each regular session the extent to which the board has complied with the diversity provisions of this subsection.

10060 (c) The board shall adopt rules setting qualifying 10061 criteria for active state forestry organizations to 10062 participate in the recommendation of nominees for placement 10063 for membership on the board pursuant to subsection (a)."

10064 "\$34-12-35

10065 The board shall have the power to make all bylaws and 10066 rules, not inconsistent with the constitution and laws of this 10067 state, which may be reasonably necessary for the proper 10068 performance of its duties and the regulations of the 10069 proceedings before the board. Notwithstanding any other 10070 provision of law, following appropriate review by the Contract 10071 Review Permanent Legislative Oversight Committee, the board 10072 may enter into any contract or agreement relating to the board 10073 without further approval. The board shall adopt and have an 10074 official seal. In carrying into effect the provisions of this 10075 chapter, the board may, under the hand of its chairman and the 10076 seal of the board, subpoena witnesses and compel their 10077 attendance and may also require them to produce books, papers, maps, or documents. Any member of the board may administer 10078 10079 oaths of affirmation to witnesses appearing before the board.



10080 Witnesses officially called by the board shall receive the 10081 same compensation and shall be reimbursed for expenses in the 10082 same amount as the members of the board as provided and set 10083 out in Section 34-12-4. If any person shall refuse to appear 10084 as a witness before the board, or refuse to testify, or refuse 10085 to produce any books, papers, or documents, the board may 10086 present its petition to the Circuit Court of Montgomery 10087 County, setting forth the facts, and the court shall, in a 10088 proper case, issue a subpoena to the person, requiring his or 10089 her attendance before the circuit court and there to testify 10090 or to produce such books, papers, and documents as may be deemed necessary and pertinent by the board. Any person 10091 failing or refusing to obey the subpoena or order of the 10092 10093 circuit court may be proceeded against in the same manner as 10094 for refusal to obey any other subpoena or order of the court. The board is empowered to apply for relief by injunction, 10095 10096 without bond, to restrain any person, partnership, or 10097 corporation from the commission of any act which is prohibited 10098 by this chapter. Application for an injunction may be made to 10099 the Circuit Court of Montgomery County, Alabama, or the 10100 circuit court of the county in which it is alleged that the 10101 violation is occurring. The members of the board shall not be 10102 personally liable for instituting any such proceedings."

10103

"§34-12-36

10104 (a) The secretary of the board shall receive and 10105 account for all moneys derived under this chapter and shall 10106 pay the same monthly to the State Treasurer, who shall keep 10107 such moneys in a separate fund to be known as the Professional



10108	Foresters Fund. The fund shall be kept separate and apart from
10109	all other moneys in the Treasury and shall be paid out only by
10110	warrant of the Comptroller upon the State Treasurer, upon
10111	itemized vouchers approved by the chair and attested by the
10112	secretary of the board. All moneys in the Professional
10113	Foresters Fund are hereby specifically appropriated for the
10114	use of the board. The secretary of the board, its office
10115	manager, or other designated officer of the board who handles
10116	funds shall give surety bond to the state in such sum as the
10117	board may determine. The premium on the bond shall be regarded
10118	as a proper and necessary expense of the board and shall be
10119	paid from the Professional Foresters Fund All fees and other
10120	monies received by the board shall be deposited into the
10121	Occupational and Professional Licensing Fund.
10122	(b) The board may employ such clerical and other
10123	assistants as are necessary for the proper performance of its
10124	work, or, in lieu of employing clerical assistants, the board
10125	may contract with any state department or agency to furnish
10126	the board with such clerical assistance as the board deems
10127	necessary. The compensation of the assistants or the cost of
10128	contracting for the clerical assistance shall be paid out of
10129	the Professional Foresters Fund in the manner prescribed
10130	herein.

10131 (c)(b) The board is authorized to accept all gifts, 10132 bequests, and donations from any source whatsoever, and the 10133 gifts, bequests, and donations shall be used or expended in 10134 accordance with their terms or stipulations, but in the 10135 absence of any such terms or stipulations, the gifts,



10136 bequests, or donations may be used or expended for such 10137 purposes as the board executive director may determine. 10138 (d) (1) Except as otherwise provided herein, the board 10139 may make expenditures for any purpose which, in the opinion of 10140 the board, is reasonably necessary for the proper performance 10141 of its duties under this chapter, including the expenses of 10142 the board's delegates to any annual conventions of, 10143 membership dues to, the Society of American Foresters; 10144 provided, that under no circumstances shall the total amount of warrants issued by the Comptroller in payment of the 10145 10146 expenses and compensation provided for by this chapter exceed the amount of the examination and registration fees, license 10147 10148 fees, donations, and other moneys collected by the board as 10149 herein provided.

10150 (2)(c) The board may incur and engage in marketing and 10151 promotional expenditures and activities in furtherance of its 10152 purposes as determined by the board, which may include the 10153 sale of nominal items for marketing and promotional purposes. 10154 Any proceeds derived by the board from the sale of marketing 10155 and promotional items shall be deposited into the Professional 10156 Foresters Fund to be used by the board Occupational and

# 10157 Professional Licensing Fund."

 10158
 Section 29. Relating to the Board of Hearing Instrument

 10159
 Dealers; to amend Sections 34-14-1, 34-14-2, 34-14-3, 34-14-4,

 10160
 34-14-6, 34-14-7, 34-14-11, 34-14-30, 34-14-32, 34-14-33, and

 10161
 34-14-34 of the Code of Alabama 1975, to read as follows:

 10162
 "\$34-14-1

 10163
 For purposes of this chapter, the following words and



10164 phrases shall have the respective meanings ascribed by this 10165 section:

(1) APPRENTICE. A person who has met the requirements of Section 34-14-7 and may engage in the practice of fitting and dealing in hearing instruments only under the direct supervision of a hearing aid dispenser or hearing aid specialist when designated by the sponsoring dispenser.

10171 (2) APPRENTICE PERMIT. A permit issued while the 10172 applicant is in training to become a licensed hearing aid 10173 specialist.

10174 (3) BOARD. The Board of Hearing Instrument Dealers.

10175 (4) DIRECT SUPERVISION. On site and close contact
10176 whereby a supervisor is able to respond quickly to the needs
10177 of the patient or client receiving care or the supervisee.

10178 (5) EXECUTIVE DIRECTOR. The Executive Director of the 10179 Office of Occupational and Professional Licensing as defined 10180 in Section 25-2B-1.

10181 (5)(6) HEARING AID DISPENSER. Any trained person who 10182 has met all requirements of this chapter for licensure and who 10183 may engage in the practice of fitting and dealing in hearing 10184 instruments without the direct supervision of any person.

10185 (6)(7) HEARING AID or HEARING INSTRUMENT. Any wearable 10186 instrument or device designed for or offered for the purpose 10187 of aiding or compensating for impaired human hearing.

10188 (7)(8) HEARING AID SPECIALIST. A trained, licensed 10189 person who may engage in the practice of fitting and dealing 10190 in hearing instruments under the indirect supervision of a 10191 hearing aid dispenser.



10192 (8)(9) INDIRECT SUPERVISION. Frequent and close contact 10193 whereby a supervisor is able to respond quickly to the needs 10194 of the patient or client receiving care or the supervisee.

10195 (9)(10) LICENSE. A license issued by the board under 10196 this chapter to a hearing aid specialist or hearing aid 10197 dispenser.

10198 (10) (11) PRACTICE OF FITTING AND DEALING IN HEARING 10199 INSTRUMENTS. The measurement of human hearing by means of an audiometer or by other means approved by the board solely for 10200 the purpose of making selections, adaptations, or sale of 10201 10202 hearing instruments. The term also includes the making of impressions for earmolds. A licensee or permit holder, at the 10203 10204 request of a physician or a member of related professions, may 10205 make audiograms for the professional's use in consultation 10206 with the hard-of-hearing.

10207 (11)(12) SELL or SALE. Any transfer of title or of the 10208 right to use by lease, bailment, or any other contract, 10209 excluding wholesale transactions with distributors or dealers.

10210 (12) (13) TELEPRACTICE. The practice as provided by rule 10211 of the board pursuant to subdivision (10)."

10212 "\$34-14-2

(a) No person shall engage in the sale of or practice
of fitting hearing instruments or display a sign or in any
other way advertise or represent himself or herself as a
person who practices the fitting and sale of hearing
instruments unless the person holds a license or permit issued
by the board as provided in this chapter. The license or
permit shall be conspicuously posted in his or her office or



10220 place of business. Duplicate licenses or permits may be issued 10221 by the board to valid license holders operating more than one 10222 office, upon additional payment determined by the board 10223 <u>executive director</u> for each additional office. A license under 10224 this chapter shall confer upon the holder the right to select, 10225 fit, and sell hearing instruments.

10226 (b) Nothing in this chapter shall prohibit a 10227 corporation, partnership, trust, association, or other like 10228 organization maintaining an established business address from engaging in the business of selling or offering for sale 10229 10230 hearing instruments at retail without a license; provided, that it employs only properly licensed or permitted natural 10231 10232 persons and that it shall have at least one licensed Alabama 10233 dispenser on its staff to provide direct supervision of any 10234 licensed hearing aid specialists or apprentices employed in the direct sale and fitting of such products. Such 10235 10236 corporations, partnerships, trusts, associations, or other 10237 like organizations shall file annually with the board a list 10238 of all licensed hearing aid dispensers, hearing aid 10239 specialists, and apprentices directly or indirectly employed 10240 by them. Such organizations shall also file with the board a 10241 statement on a form approved by the board that they submit 10242 themselves to the rules and regulations of the board and the 10243 applicable provisions of this chapter.

10244 (c) Nothing in this chapter shall apply to physicians
10245 licensed to practice medicine in this state or employees under
10246 the supervision of a physician licensed to practice medicine,
10247 or to the professional corporation or professional association



10248 of such physicians.

10249 (d) Nothing in this chapter shall apply to speech 10250 pathologists or to audiologists licensed in this state."

10251 "\$34-14-3

10252 (a) The board shall register each applicant without 10253 discrimination who pays an examination fee as prescribed by 10254 rule of the board the executive director and who 10255 satisfactorily passes an examination as provided in Section 34-14-4, and upon the applicant's payment of the application 10256 fee, shall issue to the applicant a license signed by the 10257 10258 board. The license shall be effective until January 30 of the year following the year in which issued. 10259

(b) An applicant who fulfills the requirements regarding age, character, education, and health, as set forth in subsection (a) of Section 34-14-4, and who shall provide proof of having met all state qualifying examination requirements and requirements of certification as a national board certified hearing aid specialist shall be issued a dispenser's license.

(c) An applicant for licensure by reciprocity shall submit to the board, in form and content satisfactory to the board, written proof of all of the following:

(1) That the applicant is currently licensed as a
hearing aid specialist, hearing aid dispenser, or hearing aid
dealer under the laws of another state or the District of
Columbia.

10274 (2) That the requirements for the license are 10275 equivalent to or greater than those required in this state.



Minimum acceptable tests shall be approved by the board and shall be at or above the standards set by the National Institute of Hearing Instrument Studies examination. Scores from the licensing authority shall be mailed from that authority directly to the board and the test shall have been taken within the past 12 months.

10282 (3) That the licensee is in good standing and his or 10283 her license has not been suspended or revoked.

10284 (4) That verification of all licenses that have been 10285 issued are on file with the board.

10286 (5) That the state that issued the license has a 10287 current reciprocity agreement on file with the board.

(d) An applicant who has a complaint pending against him or her in another state may not be granted an Alabama license until the complaint is resolved and resolution validated by the licensing agency of that state.

(e) Any person making application for licensure under
 this section shall be required to pass the Alabama law written
 test and all areas of the practical examination.

10295 (f) The holder of a certificate of endorsement shall be 10296 registered in the same manner as a licensee. The fee for an 10297 initial certificate of endorsement shall be the same as the 10298 fee for an initial license. Fees, grounds for renewal, and 10299 procedures for the suspension and revocation of a certificate 10300 of endorsement shall be the same as the fees, grounds for renewal, and procedures for the suspension of a license." 10301 "§34-14-4 10302

10303

(a) Applicants may obtain a license by successfully



10304 passing a qualifying examination; provided, that the 10305 applicant:

10306 (1) Is at least 19 years of age;

10307 (2) Is of good moral character;

10308 (3) Has an education equivalent to a four-year course 10309 in an accredited high school;

(4) Is free of contagious or infectious disease; and
(5) Is a citizen of the United States or, if not a
citizen of the United States, a person who is legally present
in the United States with appropriate documentation from the
federal government.

10315 (b) An applicant who meets the qualifications of 10316 subsection (a) as determined by the board who applies for 10317 license by examination shall appear at a time, and place, 10318 determined by the executive director and before such persons 10319 as the board may designate to be examined by means of written 10320 and practical tests in order to demonstrate that he or she is 10321 qualified to practice the fitting and sale of hearing 10322 instruments.

10323 (c) The board shall give examinations at least three 10324 times each year."

10325 "\$34-14-6

(a) Each person who engages in the fitting and sale of
hearing instruments shall annually, on or before January 30,
pay to the board a fee as prescribed by rule of the board the
executive director for renewal of his or her license and shall
keep such certificate conspicuously posted in his or her
office or place of business at all times. Where more than one



10332 office is operated by the licensee, duplicate certificates shall be issued by the board for posting in each location upon 10333 10334 payment of the fee prescribed by rule of the board. A license may be reinstated and renewed within two years the executive 10335 10336 director. The board may renew such expired certificates upon 10337 payment of a reinstatement fee as prescribed by the board 10338 executive director, in addition to the license renewal fee, to 10339 the board. No person who applies for renewal, whose license 10340 has expired, shall be required to submit to any examination as a condition to renewal; provided, that such renewal 10341 10342 application is made within two years from the date of such 10343 expiration.

(b) All fees collected by the board shall be set by
rule of the board. For calendar year 2016, no single fee shall
exceed two hundred fifty dollars (\$250). For any calendar year
thereafter, no single fee may be increased by more than 20
percent per year the executive director.

(c) The board shall maintain a program of continuing education for its licensees. No licensee shall have his or her active license renewed unless, in addition to any other requirements of this chapter, the minimum continuing annual education requirements are met."

10354 "\$34-14-7

(a) An applicant who fulfills the requirements
regarding age, character, education, and health, as set forth
in subsection (a) of Section 34-14-4, may obtain an apprentice
permit upon application to the board and payment of any
required application and permit fees as prescribed by rule of



#### 10360 the board the executive director.

10361 (b) Upon receiving an application as provided under 10362 this section and accompanied by the required fees, the board 10363 shall issue an apprentice permit which shall entitle the 10364 applicant to engage in the fitting and sale of hearing 10365 instruments for a period of one year under the direct 10366 supervision of a person holding a valid Alabama dispenser 10367 license or hearing aid specialist license, when designated by 10368 the sponsor, provided the apprentice has successfully completed the International Institute for Hearing Instrument 10369 10370 Studies distance learning program. A sponsoring dispenser is 10371 responsible for the actions and training of the apprentice. An 10372 apprentice permit may be renewed for an additional year, upon 10373 terms and conditions established by the board. An applicant 10374 may not be issued a second permit within a five-year period 10375 following the expiration date of the initial permit.

10376 (c) An apprentice or applicant who successfully 10377 completes the hearing aid specialist examination may obtain a 10378 hearing aid specialist license upon application to the board, 10379 and payment of the required fees, which shall entitle the 10380 applicant to engage in the sale or fitting of hearing 10381 instruments until January 30th of the following year under the 10382 direct supervision of a person holding a current Alabama 10383 hearing aid dispenser's license. The licensed dispenser shall 10384 be totally responsible for the supervision of all activities 10385 of the hearing aid specialist pertaining to the sale and fitting of hearing instruments. 10386

10387

(d) The dispenser who is responsible for the



10388 supervision and training of an apprentice shall not have more 10389 than four apprentices under his or her supervision at any 10390 time. There shall be no limitations on the number of hearing 10391 aid specialists a dispenser may have under his or her 10392 supervision at any given time.

10393 (e) The dispenser responsible for the supervision and 10394 training of any apprentice or hearing aid specialist shall be 10395 subject to administrative actions with respect to licensure and to civil liability for all actions of an apprentice or 10396 hearing aid specialist under his or her supervision when the 10397 10398 apprentice or hearing aid specialist engages in unethical, prohibited, fraudulent, deceptive, and misleading conduct 10399 10400 involving the fitting and dispensing of hearing instruments."

10401

"§34-14-11

10402

(a) The board shall perform the following duties:

10403 (1) Authorize all disbursements necessary to carry out 10404 the provisions of this chapter;

10405 (2)(1) Register persons who apply to the board who are 10406 qualified to engage in the fitting and sale of hearing 10407 instruments;

10408 (3)(2) Administer, coordinate, and enforce this 10409 chapter, evaluate the qualifications and supervise the 10410 examinations of applicants for licensure under this chapter, 10411 issue and renew licenses and permits under this chapter, and 10412 investigate allegations of violations of this chapter;

10413 (4)(3) Promulgate rules and regulations necessary to 10414 carry out the provisions of this chapter and to establish 10415 consumer protection provisions, provisions for prohibited



10416 practices, and requirements for businesses; 10417 (5) (4) Issue and renew a dispenser's license to sell 10418 and fit hearing instruments to any person who is duly licensed 10419 under the laws of this state as an audiologist; and 10420 (6) (5) Furnish a list of persons licensed under this 10421 chapter, upon request and payment of the required fee. 10422 (b) The board shall be authorized to review individual 10423 appeals for exemption from required certification for a 10424 dispenser's license. (c) The board may subpoena witness's testimony and 10425 10426 records for any official hearing or proceeding of the board." "§34-14-30 10427 10428 (a) There is established a Board of Hearing Instrument 10429 Dealers which shall administer this chapter. Commencing on 10430 October 1, 2026, the board shall be subject to the leadership, 10431 support, and oversight of the Executive Director of the Office 10432 of Occupational and Professional Licensing pursuant to Chapter 10433 2B of Title 25. 10434 (b) Members of the board shall be citizens and

10435 residents of the state and appointed by the Governor. The 10436 membership of the board shall be inclusive and reflect the 10437 racial, gender, geographic, urban/rural, and economic 10438 diversity of the state. The board shall consist of eight 10439 members as follows: Five licensees, one of whom may be a 10440 hearing aid specialist, one physician who specializes in diseases of the ear, one audiologist, and one consumer member. 10441 The consumer member shall have the same powers as other board 10442 10443 members, except that the consumer member shall have no voting



10444 powers in matters of issuing, suspending, or revoking 10445 licenses, and neither the consumer member, nor his or her 10446 spouse, shall be a hearing aid specialist or hearing aid 10447 dispenser. Each hearing aid specialist or hearing aid 10448 dispenser on the board shall have no less than three years of experience and shall hold a valid license as a hearing aid 10449 10450 specialist or hearing aid dispenser, as provided under this 10451 chapter. No member of the board shall be from the same 10452 business or firm of another board member, and no member shall be the spouse or immediate family member of another board 10453 10454 member.

(c) All members of the board shall be appointed by the 10455 10456 Governor from a list of qualified persons nominated by the 10457 Alabama Society for Hearing Healthcare Providers. The term of 10458 office of each member shall be for four years. Before a 10459 member's term expires, the Governor shall appoint a successor 10460 to assume his or her duties upon the expiration of his or her 10461 predecessor's term. A vacancy in the office of a member shall 10462 be filled by appointment for the unexpired term. The members 10463 of the board shall annually designate one member to serve as 10464 chair, another to serve as vice chair, and such other officers 10465 the board deems necessary, including a complaints chair.

10466 (d) No member of the board who has served two or more 10467 full terms may be reappointed to the board until at least one 10468 year after the expiration of his or her most recent full term 10469 of office.

10470 (e) Members of the board shall receive for each day 10471 actually engaged in the duties of the office a per diem amount



10472	of twenty-five dollars (\$25), not to exceed the sum of one
10473	thousand dollars (\$1,000) per year, and reimbursement for
10474	traveling expenses as provided in Article 2 of Chapter 7 of
10475	Title 36, and other expenses, the remuneration and
10476	reimbursement to be paid from appropriations made for this
10477	<del>purpose.</del>
10478	(f) (e) The Governor may remove any member for neglect
10479	of duty, incompetency, or unprofessional conduct. The board
10480	may employ, and at its pleasure discharge, an executive
10481	secretary and such officers and employees as may be necessary,
10482	and the board shall fix their compensation."
10483	"\$34-14-32
10484	The board shall meet not less than twice each year at a
10485	<del>place, day, and hour determined by the board</del> . The board shall
10486	also meet at such other times and places as may be requested
10487	by the state board."
10488	"\$34-14-33
10489	(a) Within a week of receiving funds, the board shall
10490	pay into the State Treasury all moneys received by it under
10491	this chapter during the preceding calendar month. The State
10492	Treasury shall credit the moneys to the Board of Hearing
10493	Instrument Dealers Account, which account is hereby created.
10494	(b) The moneys in the Board of Hearing Instrument
10495	Dealers Account shall remain, and the board may use funds in
10496	the account for the purpose of paying the expenses of
10497	administering and enforcing the provisions of this chapter.
10498	All fees and other monies received by the board shall
10499	be deposited into the Occupational and Professional Licensing



10500 Fund."

10501 "\$34-14-34

(a) The board executive director shall establish fees by rule adopted pursuant to the Alabama Administrative Procedure Act. The board executive director may impose fees of not less than twenty-five dollars (\$25) nor more than one thousand dollars (\$1,000) for each of the following:

(1) Initial application fee for an apprentice permit, hearing aid specialist license, and hearing aid dispenser license.

10510 (2) License fee for a hearing aid specialist license 10511 and for a hearing aid dispenser license.

10512 (3) Renewal fee for the renewal of a hearing aid 10513 specialist license and the renewal of a hearing aid dispenser 10514 license.

10515 (4) Permit fee for an apprentice permit.

10516 (5) Renewal fee for an apprentice permit.

10517 (6) Qualifying examination and retest examination fees.

10518 (7) Late filing fee for a business statement of

10519 compliance.

10520 (8) Late renewal fee.

10521 (9) Reinstatement license fee.

10522 (10) Duplicate license, certificate, or permit fee.

10523 (11) Replacement license, certificate, or permit fee.

10524 (12) Verification of license fee.

10525 (13) Mailing list fee.

10526 (14) Returned check fee.

10527 (15) Special assessment fee.



10528	(b) A fee may not be refunded to an applicant or
10529	licensee under any circumstances."
10530	Section 30. Relating to the Board of Examiners of
10531	Nursing Home Administrators; to amend Sections 34-20-1,
10532	34-20-2, 34-20-4, 34-20-7, 34-20-9, 34-20-10, 34-20-11,
10533	34-20-12, 34-20-13, and 34-20-14 of the Code of Alabama 1975,
10534	to read as follows:
10535	"§34-20-1
10536	For purposes of this chapter, the following words and
10537	phrases shall have the respective meanings ascribed by this
10538	section:
10539	(1) BOARD. The Board of Examiners of Nursing Home
10540	Administrators of the State of Alabama.
10541	(2) EXAMINER. A member of the Board of Examiners of
10542	Nursing Home Administrators of the State of Alabama.
10543	(3) SECRETARY. The Secretary of the Board of Examiners
10544	of Nursing Home Administrators of the State of Alabama.
10545	(3) EXECUTIVE DIRECTOR. The Executive Director of the
10546	Office of Occupational and Professional Licensing as defined
10547	in Section 25-2B-1.
10548	(4) NURSING HOME ADMINISTRATOR. Any individual who is
10549	charged with the general administration of a nursing home,
10550	whether or not such individual has an ownership interest in

10551 such home and whether or not his or her functions and duties 10552 are shared with one or more other individuals.

10553 (5) PROVISIONAL LICENSE. A temporary license issued to 10554 a provisional nursing home administrator by the Board of 10555 Examiners of Nursing Home Administrators.

(6) PROVISIONAL NURSING HOME ADMINISTRATOR. An

10556



10557 individual who has been issued a provisional license by 10558 Board of Examiners of Nursing Home Administrators of 10559 of Alabama. 10560 (7) (5) PRACTICE OF NURSING HOME ADMINISTRATION. The 10561 planning, organizing, directing, and control of the operation 10562 of a nursing home. 10563 (8) (6) NURSING HOME. Any institution or facility 10564 defined as such for licensing purposes under state law." "\$34-20-2 10565 10566 No nursing home in the state may operate unless it is under the supervision of an administrator who holds a 10567 10568 currently valid nursing home administrator's license, or 10569 provisional license, issued by the Board of Examiners of 10570 Nursing Home Administrators. No person shall practice or offer 10571 to practice nursing home administration in this state or use 10572 any title, sign, card, or device to indicate that he or she is 10573 a nursing home administrator unless such person shall have 10574 been duly licensed as a nursing home administrator or as a 10575 provisional nursing home administrator. In the event a nursing 10576 home administrator dies, unexpectedly resigns, becomes 10577 incapacitated, or has his or her license revoked, the person 10578 or persons then responsible for the management of the nursing 10579 home shall immediately notify the Board of Examiners of 10580 Nursing Home Administrators and the agency issuing the nursing 10581 home license and shall be allowed a reasonable period of time, in accordance with policies adopted by the board, to be 10582 10583 established by the agency issuing the nursing home license,



not to exceed 180 days from the date of the death, unexpected resignation, incapacitation, or revocation of the license of the nursing home administrator in which to replace the administrator. During the reasonable period of time, the board may issue an emergency permit to a person performing the functions of administrator in such nursing home without being in violation of the provisions of this chapter."

10591

**"**§34−20−4

(a) (1) There is created a Board of Examiners of Nursing
Home Administrators. Commencing on October 1, 2026, the board
shall be subject to the leadership, support, and oversight of
the Executive Director of the Office of Occupational and
Professional Licensing pursuant to Chapter 2B of Title 25.

10597 (2) The board shall be composed of seven members, six 10598 original members as set out in this subsection, and an additional consumer member as set out in subsection (b). The 10599 10600 membership of the board shall be inclusive and reflect the 10601 racial, gender, geographic, urban/rural, and economic 10602 diversity of the state. The six original members shall be 10603 composed as follows: Three members shall be nursing home 10604 administrators duly licensed and registered under this 10605 chapter; one member shall be a physician, licensed under the laws of the State of Alabama, who is actively concerned in a 10606 10607 practice with the care of chronically ill and infirm, aged 10608 patients; one member shall be a hospital administrator; and 10609 one member shall be a registered nurse, licensed in Alabama, who has five years' experience as a geriatric nurse and who is 10610 10611 actively serving as a director of nursing in a geriatric



10612 facility.

10613 (b) Within 30 days following April 6, 1993, the 10614 Governor shall appoint an additional consumer member of the 10615 board for a term that is the same as the term of the member 10616 who is a licensed registered nurse. The consumer member shall 10617 vote in all matters. No consumer member, or a spouse or 10618 immediate family member of a consumer member, shall be a 10619 licensee of the board or be employed in the nursing home 10620 profession.

(c) All members of the board shall be citizens of the United States and shall be residents of the state. Not more than one board member from any United States Congressional District may be appointed to serve at the same time, unless necessary to ensure diversity on the board or to satisfy other board member qualification requirements of this section.

10627 (d) The three members who are licensed nursing home 10628 administrators whose terms expire after April 6, 1993, shall each serve a one-year term of office. Successor members shall 10629 10630 serve three-year terms and no board member shall serve, in 10631 addition to the one-year term provided in this subsection, 10632 more than two consecutive full three-year terms. All members 10633 shall continue to serve until a successor is appointed by the 10634 Governor.

(e) Appointments to the board for those positions to be
held by nursing home administrators shall be made by the
Governor from a list of three nominees for each position to be
submitted to the Governor by the Alabama Nursing Home
Association. The appointment to the board of the member for



10640 the position to be held by a physician shall be made by the 10641 Governor from a list of three nominees to be submitted by the 10642 Medical Association of the State of Alabama. The appointment 10643 to the board of the member for the position to be held by a 10644 hospital administrator shall be made by the Governor from a 10645 list of three nominees to be submitted to him or her by the 10646 Alabama Hospital Association. The appointment to the board of 10647 the member for the position to be held by a licensed 10648 registered nurse shall be made by the Governor from a list of three nominees to be submitted to him or her by the Alabama 10649 10650 State Nurses Association. In the event the nominating entities 10651 and the Governor are unable to nominate or appoint members to 10652 the board so that diversity and other requirements of this 10653 section are satisfied, the board may submit a substitute list 10654 of three nominees to the Governor for appointment who are 10655 selected from the state at-large and otherwise qualify for 10656 appointment.

(f) The Governor may remove any board member for misconduct, incapacity, incompetence, or neglect of duty after the board member so charged has been served with a written statement of charges and has been given an opportunity to be heard. Absence from any three consecutive meetings of the board within a calendar year, without cause acceptable to the Governor and the board, shall be deemed cause for removal.

(g) Any vacancy created by the death, resignation, or removal of any board member shall be filled by the Governor for the unexpired term in the same manner as required by this chapter to make appointments.



10668 (h) Each member of the board shall receive a per diem fee of not less than fifty dollars (\$50) nor more than one 10669 10670 hundred dollars (\$100) to be determined by the board for the 10671 time spent in the performance of official duties. Each member 10672 shall be reimbursed for all necessary and proper travel and 10673 incidental expenses incurred in implementing this chapter as 10674 provided to state employees by the laws of the 10675 Alabama and regulations of the State Personnel Director. In 10676 setting the per diem fee, the board shall give due consideration to funds which are available for that purpose. 10677

10678 (i) (h) The board shall hold four or more meetings a year. A majority of the members of the board shall constitute 10679 10680 a quorum at any meeting except as provided in Section 10681 34-20-14. A majority vote of the members present shall be 10682 sufficient to transact the business of the board except as provided in Section 34-20-14. Meetings may be called by the 10683 10684 chair or by a majority of the members of the board. Members 10685 shall be given seven days' written notice of all meetings.

10686 (i) The board shall annually elect from its members 10687 a chair and a vice chair, at the first meeting of the board 10688 held after October 1 of each year, and each shall serve until 10689 the first meeting held after October 1 of the following year. 10690 In the event of the death, resignation, or removal of the 10691 chair from the board, the vice chair shall succeed as chair 10692 for the remainder of the unexpired term. In the event of the 10693 death, resignation, removal, or succession to the office of chair of a vice chair, a successor shall be elected by the 10694 10695 board to fill the remainder of the unexpired term as vice



10696 chair. The chair, or in the absence of the chair, the vice 10697 chair, shall preside at all meetings of the board. The chair 10698 of the board may appoint a secretary to the board, with the 10699 consent of the members of the board, who shall serve at the 10700 pleasure of the board. The salary of the secretary shall be 10701 fixed by the board. The secretary shall be the executive 10702 officer to the board but shall not be a member of the board. 10703 The secretary executive director shall have those powers and 10704 shall perform those duties as are prescribed by law and the rules and regulations of the board. A clerk and sufficient 10705 10706 deputy clerks to adequately assist the board and secretary in the keeping of the records and in the performance of their 10707 10708 duties may be appointed by the board subject to the Merit System." 10709

10710 "\$34-20-7

The Board of Examiners of Nursing Home Administrators 10711 10712 is hereby authorized to receive and expend, in carrying out 10713 the purposes of this chapter, all sums paid by applicants 10714 registrants as provided in this chapter, and all sums which 10715 might be appropriated for such purposes, and are also 10716 authorized to receive and expend any funds available for such 10717 purposes from the federal government. An annual financial 10718 audit shall be conducted of all receipts and expenditures, and 10719 a written report of the audit shall be given to each board 10720 member All fees and monies received by the board shall be 10721 deposited into the Occupational and Professional Licensing Fund." 10722 10723 "\$34-20-9



10724 (a) The board shall admit to examination for licensure 10725 as a nursing home administrator any candidate who submits 10726 evidence of good moral character and suitability prescribed by 10727 the board and who submits evidence to the board that he or she 10728 is at least 19 years of age, a citizen of the United States, 10729 or, if not a citizen of the United States, a person who is 10730 legally present in the United States with appropriate 10731 documentation from the federal government, that he or she is a 10732 high school graduate or has completed an educational program equivalent thereto, and that he or she has completed any 10733 10734 additional educational requirements prescribed by the board. 10735 Each candidate shall also be required, prior to admission to 10736 the examination, to pay an examination fee established by the 10737 board pursuant to its rule-making authority executive

10738 director.

(b) The board executive director may establish an application fee for the internship or administrator in training (AIT) program and a fee for preceptor, certification, and recertification of the administrator in training (AIT) program pursuant to its rule-making authority."

10744

"§34-20-10

10745 (a)—The board shall determine the subjects of 10746 examinations for applicants for licensure, and the scope, 10747 content, and format of the examinations, which in any 10748 examination shall be the same for all candidates. The 10749 examinations shall include examination of the applicant to 10750 demonstrate his or her proficiency in the rules and 10751 regulations of health and safety. The examination may consist



10752 of written or oral questions, or both. (b) Examinations shall be held at least 10753 10754 year, at times and places designated by the board." 10755 "\$34-20-11 10756 (a) An applicant for a license as a nursing home 10757 administrator who has: 10758 (1) Successfully complied with the educational and 10759 training requirements of this chapter and of the rules and 10760 regulations of the board promulgated under this chapter; and (2) Has paid an application fee established by the 10761 10762 board pursuant to its rule-making authority for all applicants executive director; and 10763 10764 (3) Qualified for and passed the examination provided 10765 for in this chapter; shall be issued a license on a form 10766 provided for that purpose by the board, certifying that the 10767 applicant has met the requirements of the laws, rules, and 10768 regulations entitling him or her to serve, act, practice, and 10769 otherwise hold himself or herself out as a duly licensed 10770 nursing home administrator and has paid a fee established by 10771 the board pursuant to its rule-making authority for original 10772 licensure executive director.

10773 (b) The board may collect a fee established by the 10774 board pursuant to its rule-making authority executive director 10775 for the issuance of a temporary emergency permit issued 10776 pursuant to Section 34-20-2."

10777 "\$34-20-12

10778 The board may, subject to this chapter and the rules 10779 and regulations of the board prescribing the qualifications



10780 for a nursing home administrator license, may issue a license 10781 to a nursing home administrator who has been issued a license 10782 by the proper authorities of any other state or issued a 10783 certificate of qualification by any national organization, 10784 upon complying with the provisions of licensure, payment of a 10785 fee established by the board pursuant to its rule-making 10786 authority executive director, and upon submission of evidence 10787 satisfactory to the board:

(1) That the other state or national organization maintained a system and standards of qualification and examinations for a nursing home administrator license or certificate which were substantially equivalent to those required in this state at the time the other license or certificate was issued by the other state or national organization; and

10795 (2) That the other state gives similar recognition and 10796 endorsement to nursing home administrator licenses of this 10797 state. The <u>board executive director</u> may charge a fee for 10798 completion of a reciprocity questionnaire, <u>pursuant to its</u> 10799 <u>rule-making authority</u>."

10800 "§3

"§34-20-13

(a) Every individual who holds a valid current license as a nursing home administrator issued by the board under this chapter shall immediately upon issuance have the right and privilege of acting and serving as a nursing home administrator and of using the abbreviation "N.H.A." after their name. Thereafter, the individual shall <u>annually at a</u> time determined by the executive director be required to make



10808 application to the board for a renewal of license and to 10809 report any facts requested by the board on forms provided for 10810 that purpose.

10811 (b) Upon making application for a renewal of license, 10812 the individual shall pay an annual a license fee established 10813 as determined by the board pursuant to the rule-making 10814 authority executive director, and, at the same time, shall 10815 submit evidence satisfactory to the board that during the year license period immediately preceding application for renewal 10816 he or she has complied with the requirements of the board 10817 10818 concerning the continuation of education of nursing home administrators. 10819

10820 (c) Upon receipt of the application for renewal of 10821 license, the renewal fee, and the evidence with respect to 10822 continuing education, the board shall issue a license renewal 10823 to the nursing home administrator.

(d) (1) Failure to secure an annual renewal of a
license, based on a failure to meet the continuing education
requirements, shall result in the expiration of the license.
An expired license may not be "reactivated." All persons
holding an expired license shall be required to submit a new
application and follow all procedures for licensure of a new
applicant.

(2) A licensee who complies with the continuing
education requirements but who does not renew within <u>90 days</u>
following its due date a period established by the executive
director shall be deemed delinquent and may renew within the
<u>90-day a period established by the executive director by</u>



10836 paying a late renewal fee established by the board pursuant to 10837 its rule-making authority executive director. A license that 10838 is not renewed within the 90-day the period established by the 10839 executive director shall be deemed expired, and is subject to 10840 reapplication as provided in subdivision (1).

(e) A licensee who holds a current license and who is not practicing as a nursing home administrator may place that license into an "inactive status" upon written application to the board. Any licensee whose license has been placed on inactive status may not engage in the practice of nursing home administration.

(f) A licensee whose license is on an inactive status 10847 10848 who wishes to "reactivate" that license may do so by making 10849 application to the board. The applicant shall attach proof of 10850 having completed 24 hours of approved continuing education credits within one year of making application for license 10851 10852 reactivation, and shall pay a reactivation fee established by 10853 the board pursuant to its rule-making authority executive 10854 director. A licensee may not have his or her license in 10855 inactive status for more than five years. After five years in 10856 inactive status, the license automatically becomes expired.

(g) The board shall maintain a file of all applications for licensure that includes the following information on each applicant: Residence, name, age, the name and address of his or her employer or business connection, the date of application, educational and experience qualifications, action taken by the board, serial numbers of licenses issued to the applicant, and the date on which the board acted on or



10864 reviewed the application.

(h) The board shall maintain a list of current licensees of the board, and shall furnish the list on demand to any person who pays a fee established by the board pursuant to its rule-making authority.

(i) The board shall adopt a program for continuing education for its licensees by October 1, 1991. After that date, successful completion of the continuing education program by board licensees shall be required in order to obtain a renewal license.

10874 (j) Continuing education shall not result in a passing 10875 or failing grade."

10876 "\$34-20-14

(a) The board is hereby authorized to discipline its
licensees by the adoption and collection of administrative
fines, not to exceed \$1,000 per violation and is authorized to
institute any legal proceedings necessary to effect compliance
with this chapter.

(b) The license of any person practicing or offering to practice nursing home administration or the license of a provisional nursing home administrator may be revoked or suspended by the board, or such person may be reprimanded, censured, or otherwise disciplined in accordance with the provisions of this section upon decision and after due hearing in any of the following cases:

10889 (1) Upon proof that such person has willfully or 10890 repeatedly violated any of the provisions of this chapter or 10891 the rules enacted in accordance therewith; or willfully or



10892 repeatedly acted in a manner inconsistent with the health and 10893 safety of the patients of the home in which he or she is 10894 administrator;

10895 (2) Upon proof that such person's conduct is immoral, 10896 unprofessional, or dishonorable;

10897 (3) Upon proof that such person is guilty of fraud or 10898 deceit in the practice of nursing home administration or in 10899 his or her admission to such practice; or

10900 (4) Upon proof that such person has been convicted in a 10901 court of competent jurisdiction, either within or without the 10902 state, of a crime involving moral turpitude.

10903 (c) The board shall have the jurisdiction to hear all 10904 charges brought under the provisions of this section against 10905 any person having been issued a license as a nursing home 10906 administrator or having been issued a license as a provisional nursing home administrator; and upon such hearings shall 10907 10908 determine the charges upon their merits. If the board 10909 determines that disciplinary measure should be taken, the 10910 board may revoke his or her license, suspend him or her from 10911 practice or reprimand, censure, or otherwise discipline such person. 10912

(d) All proceedings under this section shall be heard by the board with at least two thirds of its members present, and decisions to discipline any licensee shall require a vote of two thirds of the membership of the entire board; provided, that the board may designate three or more of its members to comprise a hearing committee for the purpose of determining whether charges brought justify a hearing by the board, and



10920 with the authority to dismiss frivolous or unfounded charges. 10921 (e) At any hearing under this chapter, the person 10922 charged shall have the right to appear either personally or by 10923 counsel or both to produce witnesses and evidence in his or 10924 her own behalf and to cross-examine witnesses. The board or 10925 hearing committee shall have the authority to issue subpoenas, 10926 compel the attendance of witnesses, administer oaths, and take 10927 testimony concerning all matters within the jurisdiction of the board. The circuit court of the county wherein the hearing 10928 is to take place shall have authority, on application of the 10929 10930 board, to enforce obedience to the subpoenas and orders of the 10931 board concerning such testimony." 10932 Section 31. Relating to the Alabama State Board of 10933 Occupational Therapy; to amend Sections 34-39-3, 34-39-6, 10934 34-39-7, 34-39-9, 34-39-13, and 34-39-14 of the Code of Alabama 1975, to read as follows: 10935 10936 "\$34-39-3 10937 In this chapter, the following terms shall have the 10938 respective meanings provided in this section unless the 10939 context clearly requires a different meaning: 10940 (1) ASSOCIATION. The Alabama Occupational Therapy 10941 Association. 10942 (2) BOARD. The Alabama State Board of Occupational 10943 Therapy. 10944 (3) EXECUTIVE DIRECTOR. The Executive Director of the 10945 Office of Occupational and Professional Licensing as defined

- 10946 <u>in Section 25-2B-1</u>.
- 10947 (4) IMPAIRED. The inability of an occupational



10948 therapist or occupational therapy assistant to practice 10949 occupational therapy with reasonable skill and safety to 10950 patients by reason of illness, inebriation, excessive use of 10951 drugs, narcotics, alcohol, chemicals, or other substances, or 10952 as a result of any physical or mental condition.

10953 (4)(5) LICENSE. A valid and current certificate of 10954 registration issued by the board.

10955

(5) (6) OCCUPATIONAL THERAPY.

10956 a. The practice of occupational therapy means the therapeutic use of occupations, including everyday life 10957 10958 activities with individuals, groups, populations, or organizations to support participation, performance, and 10959 10960 function in roles and situations in home, school, workplace, 10961 community, and other settings. Occupational therapy services 10962 are provided for habilitation, rehabilitation, and the promotion of health and wellness to those who have or are at 10963 10964 risk for developing an illness, injury, disease, disorder, 10965 condition, impairment, disability, activity limitation, or 10966 participation restriction. Occupational therapy addresses the 10967 physical, cognitive, psychosocial, sensory-perceptual, and 10968 other aspects of performance in a variety of contexts and 10969 environments to support engagement in occupations that affect physical and mental health, well-being, and quality of life. 10970 10971 The practice of occupational therapy includes:

10972 1. Evaluation of factors affecting activities of daily 10973 living (ADL), instrumental activities of daily living (IADL), 10974 rest and sleep, education, work, play, leisure, and social 10975 participation including all of the following:



10976 (i) Client factors, including body functions, such as 10977 neuromusculoskeletal, sensory-perceptual, visual, mental, 10978 cognitive, and pain factors; body structures such as 10979 cardiovascular, digestive, nervous, integumentary, 10980 genitourinary systems, and structures related to movement; values, beliefs, and spirituality. 10981 10982 (ii) Habits, routines, roles, rituals, and behavior 10983 patterns. 10984 (iii) Physical and social environments, cultural, personal, temporal, and virtual contexts, and activity demands 10985 10986 that affect performance. 10987 (iv) Performance skills, including motor and praxis, 10988 sensory-perceptual, emotional regulation, cognitive, 10989 communication, and social skills. 10990 2. Methods or approaches selected to direct the process 10991 of interventions such as: 10992 (i) Establishment, remediation, or restoration of a 10993 skill or ability that has not yet developed, is impaired, or 10994 is in decline. 10995 (ii) Compensation, modification, or adaptation of 10996 activity or environment to enhance performance, or to prevent 10997 injuries, disorders, or other conditions. 10998 (iii) Retention and enhancement of skills or abilities 10999 without which performance in everyday life activities would 11000 decline.

(iv) Promotion of health and wellness, including the use of self-management strategies, to enable or enhance performance in everyday life activities.



11004 (v) Prevention of barriers to performance and 11005 participation, including injury and disability prevention. 11006 3. Interventions and procedures to promote or enhance 11007 safety and performance in activities of daily living (ADL), 11008 instrumental activities of daily living (IADL), rest and 11009 sleep, education, work, play, leisure, and social participation including all of the following: 11010 11011 (i) Therapeutic use of occupations, exercises, and 11012 activities.

(ii) Training in self-care, self-management, health management and maintenance, home management, community/work reintegration, and school activities and work performance.

(iii) Development, remediation, or compensation of neuromusculoskeletal, sensory-perceptual, visual, mental, and cognitive functions, pain tolerance and management, and behavioral skills.

11020 (iv) Therapeutic use of self, including one's
11021 personality, insights, perceptions, and judgments, as part of
11022 the therapeutic process.

(v) Education and training of individuals, including family members, caregivers, groups, populations, and others.

11025 (vi) Care coordination, case management, and transition
11026 services.

11027 (vii) Consultative services to groups, programs, 11028 organizations, or communities.

11029 (viii) Modification of environments, including home, 11030 work, school, or community, and adaptation of processes, 11031 including the application of ergonomic principles.



(ix) Assessment, design, fabrication, application,
fitting, and training in seating and positioning, assistive
technology, adaptive devices, training in the use of
prosthetic devices, orthotic devices, and the design,
fabrication, and application of selected splints or orthotics.

11037 (x) Assessment, recommendation, and training in 11038 techniques to enhance functional mobility, including 11039 management of wheelchairs and other mobility devices.

(xi) Low vision rehabilitation when the patient or client is referred by a licensed optometrist, a licensed ophthalmologist, a licensed physician, a licensed assistant to physician acting pursuant to a valid supervisory agreement, or a licensed certified registered nurse practitioner in a collaborative practice agreement with a licensed physician.

11046

(xii) Driver rehabilitation and community mobility.

11047 (xiii) Management of feeding, eating, and swallowing to 11048 enable eating and feeding performance.

(xiv) Application of physical agent modalities, and use of a range of specific therapeutic procedures such as wound care management, interventions to enhance sensory-perceptual and cognitive processing, and manual therapy, all to enhance performance skills.

11054 (xv) Facilitating the occupational performance of 11055 groups, populations, or organizations through the modification 11056 of environments and the adaptation of processes.

b. An occupational therapist or occupational therapy assistant is qualified to perform the above activities for which they have received training and any other activities for



11060 which appropriate training or education, or both, has been 11061 received. Notwithstanding any other provision of this chapter, 11062 no occupational therapy treatment programs to be rendered by 11063 an occupational therapist, occupational therapy assistant, or 11064 occupational therapy aide shall be initiated without the 11065 referral of a licensed physician, a licensed chiropractor, a 11066 licensed optometrist, a licensed assistant to a physician 11067 acting pursuant to a valid supervisory agreement, a licensed 11068 certified registered nurse practitioner in a collaborative practice agreement with a licensed physician, a licensed 11069 11070 psychologist, or a licensed dentist who shall establish a diagnosis of the condition for which the individual will 11071 11072 receive occupational therapy services. In cases of long-term or chronic disease, disability, or dysfunction, or any 11073 11074 combination of the foregoing, requiring continued occupational 11075 therapy services, the person receiving occupational therapy 11076 services shall be reevaluated by a licensed physician, a 11077 licensed chiropractor, a licensed optometrist, a licensed 11078 assistant to a physician acting pursuant to a valid 11079 supervisory agreement, a licensed certified registered nurse 11080 practitioner in a collaborative practice agreement with a 11081 licensed physician, a licensed psychologist, or a licensed 11082 dentist at least annually for confirmation or modification of 11083 the diagnosis. Occupational therapists performing services 11084 that are not related to injury, disease, or illness that are 11085 performed in a wellness or community setting for the purposes of enhancing performance in everyday activities are exempt 11086 11087 from this referral requirement. Occupational therapists



employed by state agencies and those employed by the public schools and colleges of this state who provide screening and rehabilitation services for the educationally related needs of the students are exempt from this referral requirement.

11092 c. Nothing in this chapter shall be construed as giving 11093 occupational therapists the authority to examine or diagnose 11094 patients or clients for departures from the normal of human 11095 eyes, visual systems or their adjacent structures, or to 11096 prescribe or modify ophthalmic materials including, but not 11097 limited to, spectacles, contacts, or spectacle-mounted low 11098 vision devices.

11099 (6) (7) OCCUPATIONAL THERAPIST. A person licensed to
11100 practice occupational therapy whose license is in good
11101 standing.

11102 (7)(8) OCCUPATIONAL THERAPY ASSISTANT. A person 11103 licensed to assist in the practices of occupational therapy 11104 under the supervision of, or with the consultation of, a 11105 licensed occupational therapist whose license is in good 11106 standing.

11107 (8) (9) OCCUPATIONAL THERAPY AIDE. A person who assists 11108 in the delivery of occupational therapy, who works under 11109 direct on-site supervision of an occupational therapist or 11110 occupational therapy assistant, or both, and whose activities 11111 require an understanding of occupational therapy but do not 11112 require professional or advanced training in the basic anatomical, biological, psychological, and social sciences 11113 involved in the practice of occupational therapy. No activity 11114 11115 listed under paragraph (5)a. may be performed by an



11116 occupational therapy aide.

"\$34-39-6

11117 (9)(10) PERSON. A human person only, not a legal
11118 entity.

11119 (10) (11) WITH THE CONSULTATION OF. The collaboration of 11120 two or more persons on a regularly scheduled basis for the 11121 purpose of planning, review, or evaluation of occupational 11122 therapy services."

11123

(a) There is established the Alabama State Board of
Occupational Therapy. <u>Commencing on October 1, 2026, the board</u>
<u>shall be subject to the leadership, support, and oversight of</u>
<u>the Executive Director of the Office of Occupational and</u>
Professional Licensing pursuant to Chapter 2B of Title 25.

11129 (1) The board shall consist of five members, four of 11130 whom shall be involved in the practice of occupational 11131 therapy, of which one shall be an occupational therapy 11132 assistant. The remaining member shall be a member of another 11133 health profession or a member of the public with an interest 11134 in the rights or the concerns of health services. Each member 11135 of the board shall be a citizen of this state. The 11136 occupational therapy board members shall be appointed by the 11137 Governor from a list submitted by the Alabama Occupational 11138 Therapy Association. In appointing members to the board, the 11139 association and the Governor, to the extent possible, shall 11140 select those persons whose appointments ensure that the 11141 membership of the board is inclusive and reflects the racial, gender, geographic, urban/rural, and economic diversity of the 11142 11143 state. Those board members who are occupational therapists, of



11144 which one shall be a minority, and occupational therapy 11145 assistants shall have been engaged in rendering services to 11146 the public, teaching, or research in occupational therapy for 11147 at least three years, and shall at all times be holders of 11148 valid licenses for the practice of occupational therapy in 11149 Alabama. Except for the members in the initial board, all 11150 members who are occupational therapists and occupational 11151 therapy assistants shall fulfill the requirements for licensure pursuant to this chapter. Terms of appointment for 11152 the initial board members shall be as follows: Two members 11153 11154 shall serve a one-year term; two members shall serve a 11155 two-year term; and one member shall serve a three-year term.

(2) The board shall, within 90 days after April 17, 11157 1990, be selected as provided in subdivision (1). At the expiration of the initial terms, board members shall be appointed in the same manner as initial appointments, each for a period of three years. No person shall be appointed to serve more than three consecutive terms.

(3) Terms shall begin on the first day of the calendar year and end on the last day of the calendar year, or until successors are appointed, except for the initial members who shall serve through the last calendar day of the year in which they are appointed before the commencement of the terms prescribed by subdivision (1).

(4) Within 45 days after April 17, 1990, and annually thereafter, the association shall submit two or three names for each position on the board to be filled. In the event of a midterm vacancy in one of the positions on the board, the



11172 Governor shall appoint a member to fill the unexpired term 11173 from a list submitted by the association in the same manner as 11174 provided in subdivision (1).

(5) The Governor, after notice and opportunity for hearing by the board, may remove any member of the board for neglect of duty, incompetence, revocation or suspension of the license of the member, or other dishonorable conduct. After removal, the Governor shall appoint a successor to the unexpired term from a list of two or three names submitted by the association.

11182 (6) The board shall elect from its membership a 11183 chairperson, a secretary, and a treasurer. A majority of the 11184 members of the board shall constitute a quorum. The board 11185 shall meet during the first month of the calendar year to 11186 select officers. No board member may hold the same position as an officer of the board for more than two consecutive years. 11187 11188 At least one additional meeting shall be held before the end 11189 of the calendar year. Further meetings may be convened at the 11190 call of the chairperson, or on the request of any three board 11191 members.

(7) Members may be reimbursed for all reasonable and necessary expenses actually incurred in the performance of their duties in accordance with the laws of the State of Alabama and regulations of the State Personnel Director.
(b) There is established a separate special revenue

11197 <u>fund in the State Treasury known as the Alabama State Board of</u> 11198 <u>Occupational Therapy Fund.</u> All receipts collected by the board 11199 pursuant to this chapter shall be deposited in this fund and



11200	used only to carry out the provisions of this chapter.
11201	Receipts shall be disbursed only by warrant of the state
11202	Comptroller upon the State Treasurer, upon itemized vouchers
11203	approved by the chairperson. No funds shall be withdrawn or
11204	expended except as budgeted and allotted according to the
11205	provisions of Sections 41-4-80 to 41-4-96, inclusive, and
11206	Sections 41-19-1 to 41-19-12, inclusive, and only in amounts
11207	as stipulated in the general appropriations bill or other
11208	appropriation bills into the Occupational and Professional
11209	Licensing Fund."
11210	"§34-39-7
11211	(a) The board shall administer, coordinate, and enforce
11212	this chapter.
11213	(b) The board, within 90 days of the time at which it
11214	is appointed, shall notify all current practitioners of
11215	occupational therapy in the state, as identified by the
11216	American Occupational Therapy Certification Board, of the
11217	enactment of this chapter and its otherwise becoming a law.
11218	(c) The board shall adopt and publish rules relating to
11219	the professional conduct to carry out the policies of this
11220	chapter, including, but not limited to, rules relating to
11221	professional licensure, registration, and the establishment of
11222	ethical standards of practice. The State Board of Medical
11223	Examiners and the Alabama State Board of Occupational Therapy
11224	shall jointly approve any rule or policy that interprets,
11225	explains, or enumerates the permissible acts, functions, or
11226	services rendered by an occupational therapist, occupational

11227 therapy assistant, or occupational therapy aide as those acts,



11228 functions, and services are defined in Section 34-39-3. Any 11229 rule or policy adopted in violation of this requirement is 11230 invalid.

(d) The board shall evaluate the qualifications of all applicants for licensure under this chapter and shall maintain a register of all persons holding a license and a record of all inspections made.

(e) The board shall approve all examinations of applicants for licensure at least twice a year, shall determine the qualifications and authorize the issuance of licenses to qualified occupational therapists and occupational therapy assistants, and shall renew, suspend, or revoke the licenses in the manner provided.

(f) The board may investigate complaints and allegations concerning the violation of this chapter and may examine witnesses, issue subpoenas, and administer oaths in connection with these investigations. Hearings may be conducted, provided reasonable public notice is given and records and minutes are kept in accordance with the rules of the board.

(g) The board shall make an annual report to the Governor which shall contain an account of duties performed, actions taken, and appropriate recommendations.

11251 (h) The board shall establish a budget in accordance 11252 with the requirements of the state.

11253 (i) The board may establish and publish reasonable fees
11254 as established in Section 34-39-14.

11255 (j) The board may employ and discharge an executive



11256 director and any officers and employees as may be necessary, and shall determine their duties and fix their compensation 11257 11258 accordance with applicable state statutes. The board shall 11259 hire and establish the responsibilities and salary of all 11260 employees. 11261 (k) (h) The board shall establish an impaired practitioner program beginning January 1, 2022, pursuant to 11262 11263 Section 34-39-12.1." "§34-39-9 11264

(a) A person applying for licensure under this chapter shall demonstrate <u>his/her his or her</u> eligibility in accordance with the requirements of Section 34-39-8, and shall make application for examination upon a form and in such a manner as the <u>board executive director</u> shall prescribe. A person who fails an examination may make reapplication for reexamination accompanied by the established fee.

11272 (b) Each applicant for licensure under this chapter 11273 shall be examined by written examination to test his or her 11274 knowledge of the basic clinical sciences relating to 11275 occupational therapy, and occupational therapy theory and 11276 practice, the applicant's professional skills and judgment in 11277 the utilization of occupational therapy techniques and 11278 methods, and such other subjects as the board may deem useful 11279 to determine the applicant's fitness to practice. The board 11280 shall establish standards for acceptable performance by the 11281 applicant.

11282 (c) Applicants for licensure shall be examined at a 11283 time and place and under such supervision as the board



11284 <u>executive director</u> may require. <u>Examinations shall be given at</u> 11285 <u>least twice each year at such places as the board may</u> 11286 <u>determine.</u> The <u>board executive director</u> shall give reasonable 11287 public notice of these examinations in accordance with its 11288 rules and regulations.

(d) Applicants may obtain their examination scores in accordance with such rules and regulations as the board may establish.

(e) Foreign trained occupational therapists and occupational therapy assistants shall satisfy the examination requirements of Section 34-39-8(3). The board shall require foreign trained applicants to complete educational and supervised fieldwork requirements, substantially equal to those contained in Section 34-39-8, before taking the examination."

11299 "\$34-39-13

11300 (a) All licenses under this chapter shall be subject to 11301 renewal and shall expire unless renewed in the manner 11302 prescribed by the rules and regulations of the board executive 11303 director upon the payment of a renewal fee. The board may set 11304 a required number of continuing education units for license 11305 renewal. The board executive director may provide for a late 11306 renewal of license upon payment of a late renewal fee. Any 11307 license which has not been restored within three years the 11308 time prescribed by the executive director following its 11309 expiration may not be renewed, restored, or reissued thereafter. The holder of such an expired license may apply 11310 11311 for and obtain a valid license only upon compliance with all



(b) A suspended license is subject to expiration and
may be renewed as provided in this section, but such renewal
shall not entitle the licensee, while the license remains
suspended and until it is reinstated, to engage in the
licensed activity or in other conduct or activity in violation

relevant requirements for issuance of a new license.

of the license revoked on disciplinary grounds is reinstated, the licensee, as a condition of reinstatement, shall pay the reorder or judgment by which the license was suspended. If a license revoked on disciplinary grounds is reinstated, the licensee, as a condition of reinstatement, shall pay the renewal fee and any late fee that may be applicable."

11324 "\$34-39-14

11312

11325 The board is empowered to establish, publish, and may 11326 collect reasonable fees and costs in amounts determined by the 11327 board executive director for the following purposes:

- 11328 (1) Application for examination;
- 11329 (2) Limited permit fee;
- 11330 (3) Initial license fee;
- 11331 (4) Renewal of license fee;
- 11332 (5) Late renewal fee; and

(6) The costs of conducting a hearing of any person whose license or certificate of qualification is suspended, revoked, or refused as a result of such hearing."

Section 32. Relating to the Alabama Onsite Wastewater
Board; to amend Sections 34-21A-2, 34-21A-3, 34-21A-4,
34-21A-5, 34-21A-6, 34-21A-7, 34-21A-11, 34-21A-12, 34-21A-13,

11339 34-21A-15. and 34-21A-18 of the Code of Alabama 1975, to read



- 11340 as follows:
- 11341 "\$34-21A-2

11342 The following terms shall have the meanings 11343 respectively ascribed to them as used in this chapter unless 11344 the context requires a different meaning:

11345

(1) BOARD. The Alabama Onsite Wastewater Board.

11346 (2) CONVENTIONAL ONSITE SEWAGE SYSTEM. An onsite sewage 11347 system consisting of a septic tank, or an Alabama Department 11348 of Public Health approved pretreatment device, with effluent 11349 discharging into a subsurface effluent disposal medium, where 11350 all portions of the effluent disposal field sidewalls are installed below the elevation of undisturbed native soil, 11351 11352 including a conventional onsite sewage system as defined by 11353 the Alabama Department of Public Health regulations.

(3) ENGINEERED ONSITE SEWAGE SYSTEM. An onsite sewage
system that varies from conventional onsite sewage system
equipment, methods, processes, and installation procedures in
accordance with the rules and regulations of the Alabama
Department of Public Health.

11359 (4) EXECUTIVE DIRECTOR. The Executive Director of the 11360 Office of Occupational and Professional Licensing as defined 11361 in Section 25-2B-1.

(4)(5) GOOD STANDING WITH LOCAL HEALTH AUTHORITIES OR OFFICIALS. A person in good standing with local health authorities or officials shall have had no substantiated complaints filed against him or her with the local health authorities or officials regarding the work of the person in the onsite sewage industry, and shall be known by the local



11368 health authorities or officials to be a person who abides by 11369 the rules and regulations of the Alabama Department of Public 11370 Health.

(5)(6) GREASE TRAP. A receptacle containing nontoxic, nonhazardous liquid waste generated by a commercial food operation or institutional food preparation facility including, without limitation, fats, oil, grease, and food scraps, whether connected to a city sewer or not, to include a sewage tank, as defined by the Alabama Department of Public Health rules.

11378

(6) (7) INDIVIDUAL. A human person.

11379 (7)(8) INSTALLATION. The act of installing a 11380 conventional or engineered onsite sewage system.

11381 (8)(9) LICENSE. A valid and current certificate of 11382 qualification issued by the board which shall give the named 11383 person to whom it is issued authority to engage in the 11384 specialized area and level of qualification described on the 11385 certificate.

11386 (9)(10) LICENSEE. A qualified individual holding a
11387 license issued by the board.

(10)-(11) LICENSING PROCEDURE. The process of testing at the state level to determine the knowledge and skill of an individual with respect to onsite sewage systems, and the issuing of licenses to indicate that an individual has passed the examinations and met all other board-established gualifications for licensure.

11394 (11)(12) LOCAL HEALTH AUTHORITY OR OFFICIALS. The 11395 county health department in the county or counties in which a



11396 licensee performs work in or is engaged in the manufacture, 11397 installation, cleaning, servicing, or maintenance of onsite 11398 sewage systems or equipment.

11399 (12) (13) MANUFACTURER. Person engaged in the production 11400 of septic tanks or receptacle equipment used in onsite sewage 11401 systems.

(13) (14) ONSITE SEWAGE SYSTEM. Any system of piping, treatment devices, pumps, alarms, or other facilities or devices that carry or convey, store, treat, or dispose of sewage (human waste) where the system is not connected to a public sewer, including an onsite sewage treatment and disposal system onsite septic system (OSS) as defined by the Alabama Department of Public Health rules.

11409 (14) (15) RESPONSIBLE CHARGE. The person in responsible 11410 charge must direct the projects involving the installation or 11411 service and repair of an onsite sewage system under Alabama law. The person in responsible charge must be a full-time 11412 11413 employee, owner, partner, or a corporate officer of the 11414 partnership, corporation, business trust, or other legal 11415 entity. The person in responsible charge must possess the 11416 required skill, knowledge, and experience and have the 11417 responsibility to supervise, direct, manage, and control the installation, service, or repair activities of the business 11418 11419 entity with which he or she is affiliated. The board may 11420 examine the technical and personal qualifications of the person in responsible charge and may investigate and examine 11421 the person's qualifications. 11422

11423

(15) (16) SERVICING. The act of cleaning, maintaining,



11424	or repairing an installed onsite sewage system."
11425	"\$34-21A-3
11426	(a) (1) There is established the Alabama Onsite
11427	Wastewater Board. Commencing on October 1, 2026, the board
11428	shall be subject to the leadership, support, and oversight of
11429	the Executive Director of the Office of Occupational and
11430	Professional Licensing pursuant to Chapter 2B of Title 25.

11431 (2) The board shall consist of nine members who shall, 11432 at the time of appointment and during the entire time for which appointed, be residents and citizens of Alabama. The 11433 11434 initial appointments to the board shall be effective October 11435 1, 1999, with required licensing beginning January 2000, or as 11436 soon as possible thereafter. Of the nine members of the board, 11437 three members shall be appointed by the Governor, three 11438 members shall be appointed by the Lieutenant Governor, and 11439 three members shall be appointed by the Speaker of the House 11440 of Representatives of the Alabama Legislature.

11441 (b) Of the three members appointed by the Governor, one 11442 shall be actively engaged in the business of installing onsite 11443 sewage systems and shall serve an initial term of two years. 11444 One member appointed by the Governor shall be actively engaged 11445 in the business of manufacturing septic tanks and shall serve 11446 an initial term of two years. One member appointed by the 11447 Governor shall be actively engaged in the business of pumping, servicing, or maintaining onsite sewage equipment and shall 11448 11449 serve an initial term of three years. Appointees to these positions on the board shall be licensees of the board or have 11450 11451 ownership in a business employing a designated licensee in a



11452 position of responsible charge. The appointments and successor 11453 appointments by the Governor shall be made from a list of 11454 recommendations submitted by the governing board of the 11455 Alabama Onsite Wastewater Association, which list of 11456 recommendations shall include three individuals recommended 11457 for each board position.

11458 (c) (1) Of the three members appointed by the Lieutenant 11459 Governor, one member shall be actively engaged in the business 11460 of manufacturing septic tanks and shall serve an initial term of four years, and one member shall be actively engaged in the 11461 11462 business of installing onsite sewage systems and shall serve 11463 an initial term of four years. Appointees to these positions 11464 on the board shall be licensees of the board or have ownership 11465 in a business employing a designated licensee in a position of 11466 responsible charge. These two appointments by the Lieutenant Governor shall be made from a list of recommendations 11467 11468 submitted by the governing board of the Alabama Onsite 11469 Wastewater Association, which list of recommendations shall 11470 include three individuals for each board position.

11471 At the end of the term of the board member serving in 11472 the septic tank manufacturing position following June 1, 2010, 11473 subsequent appointments to that position shall be to either a 11474 person licensed by the board or a person having ownership of a 11475 business employing a person who meets all of the following 11476 requirements that he or she: Is in a position of responsible 11477 charge, provides or rents onsite toilet systems or portable toilet systems, is licensed by the board, has been involved in 11478 11479 his or her respective business for five consecutive years, is



11480 in good standing with the local health authorities and the 11481 Alabama Department of Public Health.

11482 Subsequent appointees to the onsite system installer 11483 position shall be either a licensee of the board or a person 11484 having ownership in a business employing a designated licensee 11485 in a position of responsible charge.

11486 (2) The Lieutenant Governor shall also appoint a member 11487 actively engaged in the development of a training or 11488 educational program or instruction in environmental protection, preferably experienced in the area of the sewage 11489 11490 industry, and this member shall serve an initial term of three years. This member shall: Have a minimum of six years' 11491 11492 experience in the stated area of educational expertise, be in 11493 good standing with his or her professional or regulating 11494 boards, and possess a reputation of high standards within the 11495 academic community.

11496 (d) (1) Of the three members appointed by the Speaker of 11497 the Alabama House of Representatives, one member shall be an 11498 environmental engineer with training in the onsite sewage 11499 industry, be experienced in and have an understanding of the 11500 design and construction of onsite sewage systems, and be in 11501 good standing with the Alabama Board of Licensure for 11502 Professional Engineers and Land Surveyors. This member shall 11503 serve an initial term of four years and shall be appointed 11504 from a list of three recommendations provided by the Alabama 11505 Board of Licensure for Professional Engineers and Land 11506 Surveyors.

11507

(2) The Speaker of the House shall also appoint one



11508 member who has been actively involved for a minimum of three 11509 years in the onsite sewage inspection process and the 11510 regulation of onsite sewage systems and is employed by a local 11511 county health department or the Alabama Department of Public 11512 Health. This member shall serve an initial term of four years.

(3) The Speaker of the House shall also appoint a member who is a consumer who will represent the public at large and who has an interest in the onsite sewage industry. The consumer member may not be engaged in or otherwise connected with any person or firm or corporation or business dealing with the onsite sewage industry and shall serve an initial term of four years.

11520 (e) Upon the expiration of the initial terms of office, 11521 and thereafter, all members appointed to the board shall serve 11522 four-year terms, or until their successors are appointed. 11523 Their successors, who shall be appointed by the same 11524 respective appointing authorities and shall possess the same 11525 respective qualifications as required for the initial 11526 appointees, shall each serve not more than two consecutive 11527 terms of office. The membership of the board shall be 11528 inclusive and the appointing authorities shall consider the 11529 racial, gender, geographic, urban/rural, and economic 11530 diversity of the state in making their appointments.

(f) If an appointment of a member to the board is to be made from a list of recommendations from an association, organization, or other board, the list of recommendations shall be submitted to the appointing authority at least 30 days prior to the expiration of the current term of the



11536 vacating board member.

(g) An appointing authority may rescind any appointment and replace any board member who is unable or unwilling to fulfill his or her duties to the citizens of Alabama through service on the board and who has not tendered his or her resignation."

11542

"§34-21A-4

(a) Within 30 days after annual appointment of new members, the board shall meet for the purpose of organizing, electing new officers, and transacting such business as deemed necessary. This organizational meeting shall not be considered a regular quarterly meeting of the board.

(b) The board shall meet at least four times a year on a quarterly basis with the board designating the months of the meetings for the coming year at its annual organizational meeting. Regular meetings shall be called by the chair who shall designate the time and place of each regular meeting. The chair or a majority of the members of the board may also call a special meeting of the board.

(c) Board members shall be given at least 10 days' notice of regular meetings and a minimum of five days' notice for special meetings. The executive director shall give notice of any meeting to the media as considered appropriate under the circumstances.

(d) A quorum of the board shall consist of not less than five of the duly appointed members.

(e) Any motion passed by the board requires a majority of those members present.



11564 (f) The members of the board shall receive one hundred 11565 dollars (\$100) per day for board meetings and a per diem as 11566 recommended by the board consistent with applicable state laws 11567 for attending sessions of the board and for time spont in 11568 necessary travel to attend meetings of the board. In addition, 11569 each member shall be reimbursed for related travel expenses at 11570 the same rate as state employees receive, <u>al</u>] 11571 fees collected and deposited in the board

11572 "\$34-21A-5

(a) At its annual organizational meeting, the board 11573 shall elect from its members a chair, vice-chair, and a 11574 secretary/treasurer for a one-year term of office. No board 11575 11576 member shall serve more than three consecutive one-year terms 11577 in any one office. The chair shall exercise general 11578 supervision of the board's affairs, preside at all meetings, 11579 appoint committees, and perform all duties pertaining to the 11580 office. The vice-chair, in the absence of the chair, shall 11581 perform the duties of the chair. The secretary/treasurer shall 11582 perform duties as designated by the board.

11583 (b) The board shall select and employ an executive 11584 director who shall serve at the pleasure of the board and who 11585 shall be responsible for the administration of board policies. 11586 The executive director shall be responsible for employing and 11587 supervising other support personnel as directed by the board. 11588 The executive director shall be designated as the agent for 11589 the board for service of legal process upon the board, act as its recording and corresponding secretary, have custody of and 11590 11591 safeguard and keep in good order all property and records of



11592 the board, sign all instruments and matters that require 11593 approval of the board, and perform all duties as the board may 11594 assign or delegate.

11595 (c) The records maintained by the board shall include, 11596 without limitation, all of the following:

(1) A permanent record of all license applications, whether accepted or rejected, and supporting documentation and information.

(2) A permanent record of all examination results.

11601 (3) A permanent record of all licenses issued; a 11602 permanent record of all investigative, enforcement, and 11603 disciplinary actions taken by the board.

11600

11604 (4) All other evidence of the important business of the 11605 board.

(d) The executive director may issue a license in accordance with the standards established by the board.

(e) All correspondence to the board, including submission of applications for licenses and requests for information should be made to the executive director at the board's office in Montgomery, Alabama.

(f) The board may employ other full-time or part-time administrative staff, including an administrative assistant and clerical support or others who shall work under the direction and supervision of the executive director.

11617 executive director, shall be entitled to reimbursement for 11618 authorized travel and travel related expenses at the same rate 11619 state employees receive for in-state and out-of-state travel.



11620	Authorized travel in a board employee's personal automobile
11621	shall be reimbursed at the same rate per mile as paid to state
11622	employees.
11623	(h) The chair and executive director shall, before
11624	entering the duties of their offices, make and file with the
11625	Secretary of State an official bond in the sum of five
11626	thousand dollars (\$5,000) unless covered by the state blanket
11627	bond. The appropriate premiums on the bonds shall be paid out
11628	of the funds of the board. The bonds shall be executed by an
11629	approved bonding fidelity or guaranty company qualified to do
11630	business in Alabama and acceptable to the Secretary of State."
11631	"\$34-21A-6
11632	(a) There is hereby established a separate special fund
11633	in the State Treasury to be known as the "Alabama Onsite
11634	Wastewater Board Fund." All receipts and monies collected
11635	under this chapter shall be deposited in the fund and used
11636	only to carry out the provisions of this chapter. The fund
11637	shall be disbursed only by warrant of the state Comptroller
11638	upon the State Treasury upon itemized vouchers approved by the
11639	executive director. No funds shall be withdrawn or expended
11640	except as budgeted and allotted according to Sections 41-4-80
11641	to 41-4-96, inclusive, and 41-19-1 to 41-19-12, inclusive, and
11642	only in amounts as stipulated in the general appropriation
11643	bill or other appropriation bills into the Occupational and
11644	Professional Licensing Fund.
11645	(b) Any funds unspent and unencumbered at the end of
11646	each fiscal year that exceed 25 percent of the board's budget

11647 for the previous fiscal year shall be transferred to the State



11648 General Fund."

11649 "\$34-21A-7

11650 The duties of this board shall include, but not be 11651 limited to the following:

(1) Establish procedures and qualifications for the
licensure of individuals engaged in the manufacture,
installation, servicing, repair, or maintenance of onsite
sewage systems and equipment installed in Alabama and issue
such licenses to those individuals who qualify for licensure.

(2) Approve all training required for any license or license renewal under this chapter and approve and administer any examination required for specialized areas and levels of qualification of licensing under this chapter.

11661 (3) Establish the dates, times, and locations for all 11662 license examinations, including at least three examination 11663 dates each year.

11664 (4) (3) Accept and process applications from individuals 11665 meeting the board-established qualifications for licenses and 11666 the renewal of licenses and collect necessary fees according 11667 to the schedule of fees established by the <u>board executive</u> 11668 <u>director</u>.

11669 (5)(4) Provide written notification to a candidate of 11670 the candidate's examination results and provide information 11671 regarding the procedures required to complete the license 11672 process, including bond information and local health 11673 department fees.

11674 (6)(5) Accept annual license renewal applications and 11675 approve required continuing education and required



11676 documentation for license renewal.

11677 (7)(6) Maintain a complete up-to-date roster of 11678 licensees.

11679 (8) (7) Establish a complaint process and the 11680 confidential procedures to investigate alleged violations as 11681 set forth in this chapter; establish disciplinary procedures 11682 including suspension or revocation of licenses; establish an 11683 appeals process; and notify the Alabama Department of Public 11684 Health and the appropriate local health departments of any disciplinary action taken by the board. Any member of the 11685 11686 board or duly appointed representative designated by the board may administer oaths and take testimony concerning all matters 11687 11688 within the jurisdiction of the board.

11689 (9) (8) Reinstate a revoked or suspended license if the 11690 holder of the revoked or suspended license meets specific 11691 requirements established by the board and the reinstatement is 11692 approved by a majority of the board.

11693 (10) (9) Oversee all financial, business, and 11694 administrative matters necessary to carry out the operation of 11695 this board including, but not limited to, accepting fees, 11696 paying bills, salaries, expenses, and refunds, and any other 11697 action deemed appropriate to conduct business pertinent to its 11698 operation. (11) Hire and set compensation for an executive 11699 11700 director who shall be responsible for the administrative

11701 functions of the board.

11702 (12) (10) Adopt a seal for its use containing the words 11703 "Alabama Onsite Wastewater Board.""



11704 "\$34-21A-11

11705 The board executive director may establish and charge 11706 reasonable fees for the processing of all applications, 11707 administration of examinations, issuance of all active and 11708 inactive licenses, license renewals, license restoration and 11709 replacement, supplying information to applicants, licensees, and the general public, and any and all other required board 11710 11711 procedures and related activities. A fee schedule shall be 11712 developed by the board and adopted as a rule, and all fees shall be commensurate with the cost of fulfilling the duties 11713 11714 of the board as defined in this chapter." "§34-21A-12 11715 11716 (a) The board shall establish the following types of 11717 licenses: 11718 (1) A basic level installer license. (2) An advanced level I installer license. 11719 (3) An advanced level II installer license. 11720 11721 (4) A manufacturer's license. 11722 (5) A pumper license. 11723 (6) A portable toilet license. 11724 (b) A person shall first obtain a basic level installer 11725 license before qualifying for an advanced level installer 11726 license. Additional areas of qualification and license levels 11727 may be established by the board based on future evaluations of 11728 industry needs and technology advancements.

(c) Licenses issued by the board shall be recognized as evidence of qualification and knowledge of the licensee by the Alabama Department of Public Health and county or local health



authorities, and no other additional level of qualification or certification or other requirement shall be required by the Alabama Department of Public Health or any county or local health authorities for those persons engaged in the manufacture, installation, or servicing of onsite sewage systems.

(d) A license shall be issued for the current calendar year and the license shall be valid only for that calendar year. All licenses shall expire on December 31 of each calendar year.

11742 (c) (d) No individual, business, partnership, or 11743 corporation shall engage in the manufacture, installation, 11744 servicing, cleaning, or maintenance of an onsite sewage system 11745 installed in the State of Alabama unless the individual, or 11746 the person in responsible charge for the business, 11747 partnership, or corporation, has received the required 11748 specific license from the board. Persons engaged in the 11749 installation or servicing of onsite sewage systems shall 11750 obtain a basic level installer license for conventional onsite 11751 sewage systems or an advanced level installer license for 11752 engineered onsite sewage systems. All manufacturers of onsite 11753 sewage septic tanks or receptacles for onsite sewage systems 11754 shall qualify and obtain a manufacturer's license. Licenses 11755 issued under this chapter shall be granted to individuals 11756 meeting the criteria for qualification as established by this 11757 board. The licensee shall perform no work outside the level of competency stated on the certificate of license. An individual 11758 11759 may be licensed in all areas of eligibility.



11760 (f) (e) No individual, business, partnership, or 11761 corporation shall advertise, solicit, bid, obtain permit, 11762 conduct business, or perform the function of manufacturing, 11763 installing, cleaning, servicing, repairing, or maintaining 11764 onsite sewage equipment or systems in Alabama unless the 11765 person or persons in responsible charge are licensed as 11766 defined in this chapter.

11767 (g) (f) No official charged with the duty of issuing 11768 business licenses to any individual, partnership, corporation, 11769 or other business entity to operate a business performing the 11770 function of manufacturing, installing, cleaning, servicing, repairing, or maintaining onsite sewage equipment or systems 11771 11772 in Alabama shall issue such a business license unless there is 11773 presented for inspection a license certificate as provided 11774 herein issued by the board to the individual or to some person 11775 in responsible charge with the partnership, corporation, or 11776 business entity.

11777 (h) (g) No license shall be issued except to an 11778 individual. A firm, partnership, association, or corporation 11779 shall not be licensed. Partnerships, corporations, or other 11780 business entities shall designate the licensed individual in 11781 responsible charge under whose name its business is to operate 11782 to the local business licensing authority, the board, and the 11783 local health officials. If that designated person ceases to be 11784 employed by the business entity, notice shall be made 11785 immediately to the board and the local health officials. The partnership or corporation shall then have 45 days to 11786 11787 re-designate a licensed individual responsible for work



11788 performed by the business entity. During this 45-day period, 11789 no work shall be initiated by the business entity without the 11790 knowledge and approval of local health officials. Any work 11791 performed during this time shall be inspected by local health 11792 officials and approved by the officials before being 11793 considered complete and put into operation. Under special 11794 circumstances, a business entity engaged in the manufacture of 11795 septic tanks can petition the board for an extension of time 11796 beyond the 45-day period to re-designate a licensed individual in a position of responsible charge under whose manufacturer's 11797 11798 license the business is to operate. Under no condition may this extension of time extend more than three weeks past the 11799 11800 date of the next examination offered by the board for a manufacturer's license. 11801

(i) (h) License certificates suitable for framing, bearing the licensee's name, level and type of license, license number, and the calendar year in time period for which the license is valid shall be issued to all qualified licensees. Every licensee holding a license issued by the board shall display it in a conspicuous manner at his or her principal place of business.

11809 (j)(i) All licensees shall abide by all federal, state, and local laws and ordinances. No license issued by the board may be sold or transferred. Any license misused may be revoked by the board.

11813 (k)(j) Every licensee shall notify the board of the address of his or her place of business, the counties in which he or she does business or performs work, and the name under



11816 which the business is carried on. Licensees shall give 11817 immediate notice to the board of any change in this 11818 information. Service of any process shall be achieved by 11819 mailing notice of such information by first class postage, 11820 U.S. Postal Service, to the address of record. No further 11821 service of process shall be required." 11822 "\$34-21A-13

(a) All applicants for licenses, examinations, or
license renewals shall be required to complete specific
application forms developed and provided by the board
<u>executive director</u>. Information required to be provided on
license application forms shall include, but not be limited
to, the following:

(1) The applicant's name, date of birth, Social Security number, residence address, telephone number, and county of residence.

(2) The name of the applicant's employer, or the name of the applicant's business, including the business address and telephone number of the employer or applicant's business.

(3) Details of the applicant's business experience, details of the applicant's work experience, and classroom training in the areas of requested licensing.

(4) A signed statement from an official from the applicant's county health department stating that the applicant is in good standing with the local or county health department.

(b) Application forms may also require any information deemed by the board to be significant in evaluating the



11844 qualifications of an applicant for license, examination, or 11845 license renewal.

11846 (c) All required fees and documentation shall accompany 11847 any application form filed with the board.

(d) The board shall approve through its executive director the issuing of a license to each applicant meeting the qualifications as set forth by the board, or deny a license to each applicant not meeting the qualifications as set forth by the board."

11853 "\$34-21A-15

(a) No license shall be issued by the board without examination of the applicant for the purpose of ascertaining his or her qualifications for such work, except those licenses issued pursuant to Section 34-21A-17. No examination shall be required for the timely annual renewal of a current license.

(b) The board shall offer and provide examinations which test the knowledge, skill, and qualifications of the applicants.

(c) The <u>board</u> <u>executive director</u> may charge each applicant a reasonable fee for the examination <u>based on the</u> actual costs of administering the examinations.

11865 (d) The board shall establish dates and locations for a 11866 minimum of three separate examinations each calendar year.

11867 (e) (d) The board shall establish the minimum 11868 examination grade necessary for successful completion of an 11869 examination.

11870 (f)(e) The board shall develop or approve two separate 11871 and specific examinations to test the knowledge and



11872 qualifications of those applicants for basic level license and 11873 advanced level licenses as follows:

(1) The basic installer level license examination shall test the knowledge and qualifications of applicants seeking a license to install, clean, service, repair, or maintain conventional onsite sewage systems.

(2) The advanced level installer license examination shall test the knowledge and qualifications of applicants seeking a license to install, clean, service, repair, or maintain engineered onsite sewage systems.

11882 (g) (f) A person shall first obtain a basic level 11883 installer license before qualifying to take the examination 11884 for an advanced level installer license.

11885 (h) (g) The board shall develop a specialized
11886 examination to test the qualifications of those applicants
11887 seeking a manufacturer's license.

11888 (i) (h) The board shall develop or approve any other additional examinations as may be necessary for additional areas of qualification and license levels as may be established by the board to meet industry requirements and technological advancements in the onsite sewage industry.

(j) (i) Examinations shall be administered by the executive director or persons designated by the board. Any national standardized examination which the board may approve, or any other examination developed under the direction of the board, or any combination thereof, may be administered to applicants to test their knowledge and qualifications. The board shall establish the level of achievement as shall be



11900 required for a passing grade for examinations.

(k) (j) Written examination results shall be provided within 14 days of taking the examination. Successful candidates shall also be informed of the procedures required to complete the license process. Any person who fails an examination may, upon reapplication and payment of required fees, take the examination when offered by the board.

11907 (1)(k) The executive director shall provide to the 11908 Alabama Department of Public Health and the appropriate local 11909 health authorities a list of all candidates who successfully 11910 qualify for a license within 14 days following the date the 11911 license is issued by the board."

11912 "\$34-21A-18

(a) A license is only valid during the calendar year time period indicated on the license. At the end of that calendar year time period, the license will expire unless it is renewed by the licensee. All licensees shall make application for license renewal at least 30 days prior to the expiration of a current license.

11919 (b) Specific license renewal application forms and 11920 license renewal requirements shall be developed by the board 11921 executive director. License renewal requirements shall 11922 include, but not be limited to, continuing education and 11923 training requirements for each level and type of license and 11924 evidence of adequate bond. The license renewal application 11925 form shall be accompanied by all required documentation and renewal fees. The board shall verify that the renewal 11926 11927 applicant is a current licensee who is eligible for renewal



11928 before issuing a new license.

11929 (c) Failure to meet renewal requirements shall result 11930 in expiration and revocation of a license. Upon expiration of 11931 a license, the licensee's name will be removed from the 11932 board's official list and the Alabama Department of Public 11933 Health and the appropriate local health authorities will be 11934 notified of the license expiration. A license which has 11935 expired for failure to renew may only be restored within one 11936 year from the date of expiration after application and payment 11937 of the license restoration fee established by the board 11938 executive director. Any license which has not been restored 11939 within one year following its expiration may not be renewed, 11940 restored, or reissued, and the holder may apply for and obtain 11941 a new license only upon compliance with all qualifications and 11942 requirements for the issuance of a new license."

11943 Section 33. Relating to the Board of Physical Therapy; 11944 to amend Sections 34-24-191,34-24-192, 34-24-193, 34-24-195, 11945 34-24-211, 34-24-212, 34-24-214, 34-24-215, and 34-24-216 of 11946 the Code of Alabama 1975, to read as follows:

11947 "\$34-24-191

(a) For the purposes of this article, the following
words and phrases shall have the meanings respectively
ascribed by this section:

(1) BOARD. The Board of Physical Therapy established by Section 34-24-192.

(2) COMMISSION. The Physical Therapy Compact
Commission, the national administrative body whose membership
consists of all states that have enacted the interstate



11956 compact.

(3) COMPACT PRIVILEGE. The authorization granted by a remote state to allow a licensee from another state to practice as a physical therapist or work as a physical therapist assistant in the remote state under its laws and rules. The practice of physical therapy occurs in the state where the patient/client is located at the time of the patient/client encounter.

(4) COMPACT PRIVILEGE HOLDER. An individual licensed as a physical therapist or physical therapist assistant in a compact state who has been granted a compact privilege by the commission.

11968 (5) EXECUTIVE DIRECTOR. The Executive Director of the 11969 Office of Occupational and Professional Licensing as defined 11970 in Section 25-2B-1.

11971 (5)(6) FOREIGN EDUCATED PHYSICAL THERAPIST. A person 11972 trained or educated in the practice of physical therapy 11973 outside of the United States or any of its territorial 11974 possessions.

11975 (6) (7) IMPAIRED. The inability of a physical therapy 11976 licensee to practice physical therapy with reasonable skill 11977 and safety to patients by reason of illness, inebriation, 11978 excessive use of drugs, narcotics, alcohol, chemicals, or 11979 other substances, or as a result of any physical or mental 11980 condition.

11981 (7)(8) PHYSICAL THERAPIST. A person who practices 11982 physical therapy.

11983 (9) PHYSICAL THERAPIST ASSISTANT. A person who



assists in the practice of physical therapy and whose activities require an understanding of physical therapy but do not require professional or advanced training in the anatomical, biological, and physical sciences involved in the practice of physical therapy. The physical therapist assistant shall practice only under the direction of a licensed physical therapist.

11991 (9) (10) PHYSICAL THERAPY. The treatment of a human 11992 being by the use of exercise, massage, heat, cold, water, radiant energy, electricity, or sound for the purpose of 11993 11994 correcting or alleviating any physical or mental condition or preventing the development of any physical or mental 11995 11996 disability, or the performance of neuromuscular-skeletal tests 11997 and measurements to determine the existence and extent of body 11998 malfunction; provided, that physical therapy shall be 11999 practiced only upon the referral of a physician licensed to 12000 practice medicine or surgery, a dentist licensed to practice 12001 dentistry, a licensed chiropractor, a licensed assistant to a 12002 physician acting pursuant to a valid supervisory agreement, or 12003 a licensed certified registered nurse practitioner in a 12004 collaborative practice agreement with a licensed physician, 12005 except as otherwise provided in this chapter. Physical therapy 12006 does not include radiology or electrosurgery.

12007 <u>(10)(11)</u> PHYSICAL THERAPY AIDE. A person trained under 12008 the direction of a physical therapist who performs designated 12009 and supervised routine tasks related to physical therapy 12010 services.

12011 (12) PHYSICAL THERAPY LICENSEE. A physical



12012 therapist or physical therapist assistant who is licensed 12013 under this article.

12014 (12)(13) PHYSIOTHERAPIST. Synonymous with the term 12015 "physical therapist," and the term shall be used to identify 12016 only those persons licensed under this article. The physical 12017 therapist may use the letters "P.T." or "R.P.T." in connection 12018 with his or her name or place of business to denote his or her 12019 registration hereunder.

12020

(13) (14) RESTRICTED LICENSE.

a. For a physical therapist, a license on which the board has placed restrictions or conditions, or both, as to the scope of practice, place of practice, supervision of practice, duration of licensed status, or type or condition of patient to whom the physical therapist may provide services.

b. For a physical therapist assistant, a license on which the board has placed any restriction.

12028 (b) Words importing the masculine gender shall include 12029 the feminine."

12030 "\$34-24-192

(a) (1) Composition; appointment and terms of members.
The There is created the Board of Physical Therapy. Commencing
on October 1, 2026, the board shall be subject to the
leadership, support, and oversight of the Executive Director
of the Office of Occupational and Professional Licensing
pursuant to Chapter 2B of Title 25.
(2) The board shall consist of seven members. Four

12038 members shall be physical therapists, two members shall be 12039 physical therapist assistants, and one member shall be a



12040 consumer. The members shall be appointed by the Governor from 12041 a list of five persons nominated for each place on the board 12042 by the current licensees and certified to him or her by the 12043 board. The four physical therapist members shall be nominated 12044 from the congressional districts. The physical therapist 12045 assistant members shall be nominated from the northern and 12046 southern areas of the state. The consumer member shall be 12047 nominated from the state at large. For the purpose of 12048 preparing the list of five names for each position on the 12049 board, the board shall request nominations from vacant or 12050 potentially vacant congressional districts. In the event that 12051 five names are not received, the board shall request 12052 nominations from the state at large. The board shall conduct 12053 an annual meeting at which all physical therapists and 12054 physical therapist assistants holding a current license as 12055 identified under this article shall have the right to attend, 12056 nominate, and vote. The board may regulate and prescribe the 12057 date, hour, and place of the meeting, the method of 12058 nomination, and the manner of voting. At least 30 days prior 12059 to the meeting the board shall mail notices to each current 12060 licensee, at the address shown on his or her current 12061 registration, notifying him or her of the exact date, hour, 12062 and place of the meeting, the purpose of the meeting, and of 12063 his or her right to attend and vote. The membership of the 12064 board shall be inclusive and reflect the racial, gender, 12065 geographic, urban/rural, and economic diversity of the state. 12066 Whenever possible, a congressional district shall not be 12067 represented by two physical therapists. The board members



12068 shall be appointed for staggered terms of five years each, so 12069 that at least one member's term expires each year. As each 12070 member's term expires, the board shall provide a method of 12071 nominating members to the board so that each congressional 12072 district in the state is potentially represented on the board 12073 whenever possible. No person shall be appointed for more than 12074 two consecutive terms.

12075 (b) <u>Qualifications of members.</u> Each physical therapist 12076 or physical therapist assistant board member shall possess all 12077 the following qualifications:

12078

(1) Be a resident and citizen of this state.

12079 (2) Have practiced physical therapy, or acted as a
 12080 physical therapist assistant, within the State of Alabama for
 12081 the three years preceding his or her appointment.

12082 (3) Have no disciplinary action against his or her12083 license for the three years preceding his or her appointment.

12084 (c) Vacancies. In the event of a vacancy within one 12085 year of the annual meeting at which the list containing his or 12086 her name was compiled, the Governor shall fill the vacancy by 12087 selecting another name from the remaining names on the list 12088 prepared pursuant to subsection (a). Any vacancy, other than 12089 one occurring prior to the next annual meeting after the 12090 initial appointment is made, shall be filled by appointment of 12091 the Governor from a list of five nominees submitted by the 12092 current licensees of the board.

(d) Officers; compensation and expenses of members. The
board shall designate one of its members as chair, one as
secretary, and one as treasurer. Members of the board shall



12096 receive a fee for every day actually spent in the performance their duties and in addition thereto shall be reimbursed 12097 12098 according to the state travel policy for their other expenses 12099 in the same amounts and under the same conditions 12100 employees are reimbursed. The exact amount of the 12101 above-mentioned fee shall be fixed by the board." 12102 "\$34-24-193 12103 (a) The board shall have the following duties: 12104 (1) To pass upon the qualifications of applicants for 12105 licensing as physical therapists or physical therapist 12106 assistants. 12107 (2) To conduct examinations. 12108 (3) To issue licenses and license renewals to physical 12109 therapists and physical therapist assistants qualifying under 12110 this article. (4) To suspend or revoke as necessary the license or 12111 12112 compact privilege of such individuals. 12113 (b) The board shall adopt rules not inconsistent with 12114 law as it may deem necessary for the performance of its 12115 duties, however the board shall not adopt any rules that 12116 require a physical therapist assistant to be within sight of a 12117 consulting physical therapist or a physical therapist 12118 supervisor while working under the direction of that physical 12119 therapist, or adopt any rules or issue any orders inconsistent 12120 with Section 34-24-217(b). The board shall maintain a listing 12121 of the name of every living physical therapist and physical 12122 therapist assistant licensed or granted a compact privilege in

12123 this state, his or her last known place of business and last



12124 known place of residence, and the date and number of his or 12125 her license.

(c) The board shall compile a list of physical therapists and physical therapist assistants licensed to practice or granted a compact privilege in this state, and the list shall be available to any person upon application to the board and the payment of a fee as may be fixed by the board.

12131 (d) The <u>board</u> <u>executive director</u> may establish and 12132 collect a fee for the issuance of a compact privilege.

12133 (c) Subject to the provisions of Section 34-24-195, the 12134 board may make such expenditures and employ such personnel as 12135 it may deem necessary for the administration of this article.

12136 (f) The board shall hire and establish the

12137 responsibilities and salary of an executive director.

12138 (g)(e) The board executive director may establish and 12139 collect a fee for certifying to other boards or entities that 12140 a licensee is a member in good standing with the Alabama 12141 board.

12142 (h)(f) The board may collect a fee from providers of 12143 continuing education programs.

12144 (i) (g) The board may discipline its licensees and 12145 compact privilege holders by the adoption and collection of 12146 administrative fines, not to exceed one thousand dollars 12147 (\$1,000) per violation, and may institute any legal 12148 proceedings necessary to effect compliance with this chapter. 12149 (i) (h) (1) The board shall provide for an impaired

12150 practitioner program beginning January 1, 2014.

12151

(2) The board shall promote the early identification,



12152 intervention, treatment, and rehabilitation of physical 12153 therapy licensees or compact privilege holders who may be 12154 impaired by reason of illness, inebriation, excessive use of 12155 drugs, narcotics, alcohol, chemicals, or other substances, or 12156 as a result of any physical or mental condition.

12157 (3) In order to carry out this obligation, the board 12158 may contract with any nonprofit corporation or medical 12159 professional association for the purpose of creating, 12160 supporting, and maintaining a committee to be designated the 12161 Alabama Physical Therapy Wellness Committee. The committee 12162 shall be selected in a manner prescribed by the board. The 12163 board may expend available funds as necessary to adequately 12164 provide for the operational expenses of the committee 12165 including, but not limited to, the actual cost of travel, 12166 office overhead, and personnel expense. The funds provided by 12167 the board for the purpose of operating expenses are not 12168 subject to any provision of law requiring competitive bidding.

(4) The board may enter into an agreement with a nonprofit corporation or medical professional association for the committee to undertake those functions and responsibilities specified in the agreement, which may include any or all of the following:

12174

12175

12176

a. Contracting with providers of treatment programs.
 b. Receiving and evaluating reports of suspected
 impairment from any source.

12177

c. Intervening in cases of verified impairment.

d. Referring impaired physical therapy licensees orcompact privilege holders to treatment programs.

Page 435



e. Monitoring the treatment and rehabilitation of impaired physical therapy licensees or compact privilege holders.

12183 f. Providing post-treatment monitoring and support of 12184 rehabilitated impaired physical therapy licensees or compact 12185 privilege holders.

12186 g. Performing other activities as agreed by the board 12187 and the committee.

12188 (5) The committee shall develop procedures in 12189 consultation with the board for all of the following:

a. Periodic reporting of statistical informationregarding impaired physical therapy licensee program activity.

b. Periodic disclosure and joint review of all information the board deems appropriate regarding reports received, contracts or investigations made, and the disposition of each report. The committee may not disclose any personally identifiable information except as otherwise provided in this article.

12198 (6) Any individual appointed to serve as a member of 12199 the committee and any auxiliary personnel, consultant, 12200 attorney, or other volunteer or employee of the committee 12201 taking any action authorized by this article, engaging in the 12202 performance of any duties on behalf of the committee, or 12203 participating in any administrative or judicial proceeding 12204 resulting therefrom, in the performance and operation thereof, 12205 shall be immune from any liability, civil or criminal, that might otherwise be incurred or imposed. Any nonprofit 12206 12207 corporation or medical professional association or other



entity that contracts with or receives funds from the board for the creation, support, and operation of the committee, in so doing, shall be immune from any liability, civil or criminal, that might otherwise be incurred or imposed.

12212 (7) All information, interviews, reports, statements, 12213 memoranda, or other documents furnished to or produced by the 12214 committee and any findings, conclusions, recommendations, or 12215 reports resulting from any investigation, intervention, 12216 treatment, or rehabilitation, or other proceeding of the 12217 committee is privileged and confidential. All records and 12218 proceedings of the committee pertaining to an impaired 12219 physical therapy licensee or compact privilege holder are 12220 confidential and shall be used by the committee and the 12221 members of the committee only in the exercise of the proper 12222 function of the committee and shall not be public record nor 12223 available for court subpoena or for discovery proceedings. In 12224 the event of a breach of contract between the committee and 12225 the impaired physical therapy licensee or compact privilege 12226 holder, all records pertaining to the conduct determined to 12227 cause the breach of contract shall be disclosed to the board 12228 upon its request for disciplinary purposes only. Nothing 12229 contained in this subdivision shall apply to records made in 12230 the regular course of business of a physical therapy licensee 12231 and any information, document, or record otherwise available 12232 from an original source is not to be construed as immune from 12233 discovery or use in any civil proceeding merely because it is presented or considered during proceedings of the committee. 12234 12235 (8) The committee shall render an annual report to the



12236 board concerning the operations and proceedings of the 12237 committee for the preceding year. The committee shall report 12238 to the board any physical therapy licensee or compact 12239 privilege holder who in the opinion of the committee is unable 12240 to perform physical therapy duties with reasonable skill and 12241 safety to patients by reason of illness, inebriation, 12242 excessive use of drugs, narcotics, alcohol, chemicals, or 12243 other substances, or as a result of any physical or mental condition when it appears that the physical therapy licensee 12244 12245 or compact privilege holder is currently in need of 12246 intervention, treatment, or rehabilitation and the individual 12247 has failed or refused to participate in any program of 12248 treatment or rehabilitation recommended by the committee. A 12249 report to the Alabama committee shall be deemed a report to 12250 the board for the purposes of any mandated reporting of 12251 impairment of a licensee or compact privilege holder otherwise 12252 provided for by law.

(9) If the board has reasonable cause to believe that a physical therapy licensee or compact privilege holder is impaired, the board may cause an evaluation of that individual to be conducted by the committee for the purpose of determining if there is an impairment. The committee shall report the findings of its evaluation to the board."

12259 "\$34-24-195

12260 All fees collected by the board shall be paid into the 12261 State Treasury and credited to a special fund designated as 12262 the "Physical Therapist Fund." There is hereby appropriated to 12263 the board all funds appropriated, or otherwise made available,



12264	to the board by the Legislature of Alabama, the Congress of
12265	the United States, or by any other source for the purpose of
12266	carrying out this article, and the board shall have power to
12267	direct the disbursement of all money collected hereunder. All
12268	expenditures authorized shall be paid for out of the fund on
12269	vouchers certified by the executive director of the board the
12270	Occupational and Professional Licensing Fund."

12271

"\$34-24-211

12272 (a) An applicant for licensure as a physical therapist or as a physical therapist assistant shall file a written 12273 12274 application on forms provided by the board executive director 12275 together with a fee as set by the board executive director, no 12276 part of which shall be refundable. The applicant shall present 12277 evidence satisfactory to the board that he or she is of good 12278 moral character and has completed a program of physical 12279 therapy education appropriate for training a physical 12280 therapist or a physical therapist assistant approved by the 12281 board or a nationally recognized accrediting agency. Each applicant shall also be a citizen of the United States or, if 12282 12283 not a citizen of the United States, an individual who is 12284 legally present in the United States with appropriate 12285 documentation from the federal government.

(b) On and after June 1, 2021, an applicant for licensure as a physical therapist or a physical therapist assistant shall submit to the board, on a form sworn to by the applicant, his or her name, date of birth, Social Security number, and two complete sets of fingerprints for completion of a criminal history background check. The board shall submit



12292 the fingerprints to the Alabama State Law Enforcement Agency 12293 for a state criminal history background check. The 12294 fingerprints shall be forwarded by the agency to the Federal 12295 Bureau of Investigation for a national criminal history 12296 background check. Costs associated with conducting a criminal 12297 history background check shall be paid by the applicant."

12298

"§34-24-212

12299 (a) Generally. The board shall give an appropriate 12300 physical therapy examination and a jurisprudence examination 12301 to every applicant who complies with Section 34-24-211 and who 12302 pays the fee prescribed by the executive director for the 12303 examination. Examinations shall be held within the state-at 12304 least once each year, at such times and places as the board 12305 executive director determines. A practical or demonstration 12306 examination may be required at the discretion of the board when an applicant is retaking a written examination after 12307 12308 previously having failed such an examination.

12309 (b) Physical therapist. The physical therapy 12310 examination given applicants for licensure as a physical 12311 therapist shall be a written examination approved by the board 12312 to test the applicant's knowledge of the basic and clinical 12313 sciences as they relate to the practice of physical therapy, 12314 physical therapy theory and procedures, and such other 12315 subjects as the board may deem useful to test the applicant's 12316 fitness to practice physical therapy. The board shall also 12317 administer a jurisprudence examination to applicants for licensure as a physical therapist, which shall be a written 12318 12319 examination approved by the board to test the applicant's



12320 knowledge of the laws and rules of the State of Alabama as 12321 they relate to the practice of physical therapy and such other 12322 subjects as the board may deem useful to test the applicant's 12323 knowledge of applicable law. A practical or demonstration 12324 examination may be required if so determined by the board. The 12325 board may waive the requirement for a jurisprudence 12326 examination.

12327 (c) Physical therapist assistant. The physical therapy 12328 examination given applicants for licensure as physical 12329 therapist assistant shall be a written examination approved by 12330 the board to test the applicant's knowledge of the basic and 12331 clinical sciences as they relate to the practice of physical 12332 therapy, physical therapy theory and procedures, and such 12333 other subjects as the board may deem useful to test the 12334 applicant's fitness to act as a physical therapist assistant. 12335 The board shall also administer a jurisprudence examination to 12336 applicants for licensure as a physical therapist assistant, 12337 which shall be a written examination approved by the board to 12338 test the applicant's knowledge of the laws and rules of the 12339 State of Alabama as the laws and rules relate to the practice 12340 of physical therapy, and such other subjects as the board may 12341 deem useful to test the applicant's knowledge of applicable 12342 law. A practical or demonstration examination may be required 12343 if so determined by the board. The board may waive the 12344 requirement for a jurisprudence examination.

(d) Foreign educated physical therapist. Any foreign
educated physical therapist who plans to practice in the state
must have their educational credentials evaluated by a



12348 recognized educational evaluation agency and have that agency 12349 send their report directly to the board. The board shall 12350 determine the acceptability of equivalency in educational 12351 preparation. If the board determines the education to be 12352 acceptable, the routine application process shall be followed.

(e) Compact privilege applicants. Individuals
purchasing a compact privilege for the State of Alabama shall
pass the jurisprudence examination required of licensed
physical therapists or licensed physical therapist assistants
before the privilege is issued by the commission.

12358 (f) By January 1, 2024, the board shall adopt rules to 12359 implement this chapter."

12360 "\$34-24-214

12361 Upon payment to the board of a fee set by the board 12362 <u>executive director</u> and the submission of a written application 12363 on forms provided by the board, the board shall issue a 12364 license without examination to:

12365 (1) An individual who is qualified within the meaning 12366 of this article as a physical therapist by another state of 12367 the United States of America, its possessions, or the District 12368 of Columbia, if the requirements for licensing or registration 12369 in such state, possession, or district were at the date of his 12370 or her licensing or registration by that state substantially 12371 equal to the requirement for the initial licensing of 12372 individuals practicing physical therapy when this article 12373 became effective, August 20, 1965, or for licensing by examination prepared by the professional examining service as 12374 12375 set forth in this article and any additional requirements



12376 prescribed by the board.

(2) An individual who is qualified within the meaning of this article as a physical therapist assistant by another state of the United States of America, its possessions, or the District of Columbia, if the requirements for licensing in such state, possession, or district were at the date of his or her licensing by that state substantially equal to the requirements set forth in this article."

12384

"§34-24-215

12385 (a) On payment to the board of a fee set by the board 12386 executive director, and on submission of a written application 12387 on forms provided by the board executive director, the applicant shall be issued without examination a temporary 12388 12389 license to practice physical therapy or to act as a physical 12390 therapist assistant in this state for a period not to exceed 12391 one year established by the executive director, if the person 12392 meets the qualifications set forth in Section 34-24-211 and 12393 submits evidence satisfactory to the board that he or she is 12394 in this state on a temporary basis to assist in a case of 12395 medical emergency or to engage in a special physical therapy 12396 project. Such special projects may be research and education 12397 programs. Each request will be judged by the board on its 12398 individual merits.

(b) Upon the submission of a written application on forms provided by the <u>board</u> <u>executive director</u>, a person who has applied for a license under the provisions of Section 34-24-211 and who is, in the judgment of the board, eligible to take the examination provided for in Section 34-24-212, may



be issued a temporary license by the <u>board</u> <u>executive director</u>. Such temporary license shall be available to an applicant only with respect to his or her first application for a license under Section 34-24-211, and such license shall expire when the board makes a determination with respect to the application."

12410

"§34-24-216

12411 (a) All licenses issued by the board to physical 12412 therapists and physical therapist assistants shall expire on 12413 the first day of October of the year next succeeding the 12414 issuance thereof date prescribed by the executive director. A license may be renewed on the payment, on or before November 12415 first of each year, to the board of a fee set by the board 12416 12417 executive director. A license which has expired may, within 12418 five years of its expiration date, be renewed on the payment to the board of a fee set by the board executive director for 12419 12420 each year or part thereof during which the license was 12421 ineffective and the payment of a restoration fee set by the 12422 board executive director. After the five-year period, a 12423 license may be obtained only by complying with the provisions 12424 hereinabove relating to the issuance of an original license.

(b) The board shall adopt a program of continuing
education for its licensees not later than October 1, 1991.
After such date, successful completion of the annual
continuing education program shall be a requisite for the
renewal of licenses issued pursuant to this chapter.

12430 (c) Provided, however, under the provisions of this 12431 chapter, continuing education shall not result in a passing or



12432 failing grade."

12433 Section 34. Relating to the Polygraph Examiners Board; 12434 to amend Sections 34-25-2, 34-25-4, 34-25-5, 34-25-22,

12435 34-25-26, and 34-25-29 of the Code of Alabama 1975, to read as 12436 follows:

12437 "\$34-25-2

12438 For the purposes of this chapter, the following terms 12439 shall have the following respective meanings ascribed by this 12440 section:

12441

(1) BOARD. The Polygraph Examiners Board.

12442 (2) CHAIRMAN. That member of the Polygraph Examiners 12443 Board selected by the board to act as chairman.

12444 (3) EXECUTIVE DIRECTOR. The Executive Director of the 12445 Office of Occupational and Professional Licensing as defined 12446 in Section 25-2B-1.

12447 (3)(4) INTERNSHIP. The study of polygraph examinations 12448 and of the administration of polygraph examinations by a 12449 trainee under the personal supervision and control of a 12450 polygraph examiner in accordance with a course of study 12451 prescribed by the board at the commencement of such 12452 internship.

12453 (4)(5) PERSON. Any natural person, firm, association, 12454 copartnership, or corporation.

12455 (5)(6) POLYGRAPH EXAMINER. Any person who uses 12456 instrumentation described herein to test or question 12457 individuals for the purpose of detecting deception or 12458 verifying truth of statements, or any person who holds himself 12459 out to be a lie detector operator or examiner, or any person



12460 who purports to be able to detect deception or verify truth of 12461 statements through instrumentation or the use of a mechanical 12462 device."

12463 "\$34-25-4

(a) There is established a Polygraph Examiners Board
consisting. Commencing on October 1, 2026, the board shall be
subject to the leadership, support, and oversight of the
Executive Director of the Office of Occupational and
Professional Licensing pursuant to Chapter 2B of Title 25.
(b) The board shall consist of five voting members who

12470 are citizens of the United States and residents of the state for at least two years prior to appointment, all of whom shall 12471 12472 have been engaged for a period of four consecutive years in 12473 their profession as polygraph examiners prior to appointment 12474 to the board and engaged at the time of appointment as an active polygraph examiner. No board members may be employed by 12475 12476 the same person or agency. Three of the board members shall be 12477 qualified polygraph examiners of a governmental law 12478 enforcement agency, and two of the board members shall be 12479 qualified polygraph examiners and Alabama residents in the 12480 commercial field. Two advisory consultants, who shall possess 12481 qualifications as established by rule of the board, shall be 12482 appointed to assist the board members. The board members and 12483 advisory consultants shall be appointed by the Governor of the 12484 State of Alabama for a term of four years. Any vacancy in an 12485 unexpired term shall be filled by appointment of the Governor, with the advice and consent of the Senate, for the unexpired 12486 12487 term. In appointing members to the board, the Governor shall



12488 select those persons whose appointments, to the extent 12489 possible, ensure that the membership of the board is inclusive 12490 and reflects the racial, gender, urban/rural, and economic 12491 diversity of the state. On April 11, 1989, all terms of 12492 current board members and advisory consultants shall expire. 12493 The Governor shall appoint new board members and advisory 12494 consultants in accordance with this chapter. Immediately after 12495 May 12, 2003, the board shall notify the Governor of the 12496 vacancies on the board and the Governor shall immediately 12497 appoint qualified persons to fill those vacancies in 12498 accordance with this chapter.

(b) The board may fix the number of its full-time 12499 12500 employees, who shall be employed pursuant to the Merit System. 12501 The board may engage temporary services for the investigation 12502 of applications or to investigate complaints filed against examiners. The board shall fix the compensation for any 12503 12504 temporary employees. Temporary employees of the board are not 12505 covered under the Retirement Systems of Alabama. Any current 12506 full-time employee of the board shall be transferred to the 12507 Department of Public Safety on April 11, 1989. All benefits, 12508 including retirement, of any current full-time employee of the 12509 board who is transferred to the Department of Public Safety in 12510 accordance with this chapter, shall be retroactive back to the 12511 original date of employment upon payment of necessary 12512 contributions as required by the Employees' Retirement System. 12513 (c) On or after April 11, 1989, and within 30 days of

12514 the appointments by the Governor, this new board shall meet 12515 and elect a chair from among the members of the board. The



12516 board shall meet at three-month intervals, or at any other 12517 time as necessary.

(d) The vote of a majority of the board members is
sufficient for passage of any business or proposal which comes
before the board.

12521 (e) All documents, records, functions, and 12522 responsibilities currently housed at the Board of Polygraph 12523 Examiners' Office shall be transferred to the Department of 12524 Public Safety in a section to be determined by the Director of 12525 the Department of Public Safety Office of Occupational and 12526 Professional Licensing and under the supervision of the Department of Public Safety executive director in conjunction 12527 12528 with the board."

12529

"\$34-25-5

(a) The board shall issue <u>regulations</u> rules and the
executive director shall issue forms consistent with this
chapter for the administration and enforcement of this
chapter.

(b) An order or a certified copy thereof, over board seal and purporting to be signed by the board members, shall be prima facie proof that the signatures are the genuine signatures of the board members and that the board members are fully qualified to act.

(c) On April 11, 1989, all moneys and appropriations credited to the Board of Polygraph Examiners under the provisions of Article 4 of Chapter 4, Title 41, shall be transferred by the State Treasurer to the charge and custody of the Board of Polygraph Examiners of the Alabama Department

12544 of Public Safety; and the board shall administer the fund as



12545	provided by law. The fund is hereby officially known as the
12546	Board of Polygraph Examiners Fund.
12547	All fees collected under this chapter shall be paid to
12548	the Board of Polygraph Examiners Fund for the purpose of
12549	administering and enforcing this chapter and shall be
12550	deposited in the fund deposited into the Occupational and
12551	Professional Licensing Fund.
12552	Warrants shall be issued by the Department of Finance,
12553	office of the state Comptroller, for board expenses and
12554	operation provided that no funds shall be withdrawn except as
12555	budgeted and allotted according to Article 4 of Chapter 4 of
12556	Title 41 and only in the amounts as stipulated in the general
12557	appropriations bill.
12558	(d) Board members and advisory consultants shall be
12559	paid one hundred dollars (\$100) per day plus mileage for
12560	attendance at regular or special board meetings, only for the
12561	actual days of meeting. The board may approve the payment for
12562	a board member when authorized by the board to perform certain
12563	other duties of the board when not in formal, regular, or
12564	special session.
12565	(e) Employees shall be paid the same mileage expenses
12566	and travel allowance as provided for regular state employees.
12567	(f) The board may determine all resources necessary for
12568	the operation of the board. Purchasing shall be in accordance
12569	with the state bid law.
12570	(g)(d) The board shall be exempt from payment of state
12571	sales tax."



12572 "\$34-25-22

(a) Applications for original license shall be made to
the board in writing under oath on forms prescribed by the
board executive director and shall be accompanied by the
required fee, which is not refundable. Any such application
shall require such information as in the judgment of the board
will enable it to pass on the qualifications of the applicant
for a license.

(b) An applicant shall provide the board with two
complete sets of fingerprints to be sent to the State Bureau
of Investigations to conduct a criminal history background
check. The State Bureau of Investigations shall forward a copy
of the applicant's prints to the Federal Bureau of
Investigation for a national criminal background check.

12586 (c) The request to the board shall contain the 12587 following information:

(1) Two complete functional sets of fingerprints,
either cards or electronic, properly executed by a criminal
justice agency or an individual properly trained in
fingerprinting techniques.

12592 (2) Written consent from the applicant for the release 12593 of criminal history background information to the board.

12594 (d) The applicant shall pay all costs associated with 12595 the background checks required by this section.

(e) The board shall keep information received pursuant to this section confidential, except that such information received and relied upon in denying the issuance of a license in this state may be disclosed as may be necessary to support



12600 the denial or when subpoenaed from a court."

12601 "\$34-25-26

The fee requirements of this chapter shall apply to all polygraph examiners, including those employed by governmental agencies, and to those who engage in polygraph examinations on any commercial basis. The <u>executive director shall prescribe</u> all of the following fees to be paid, <u>effective October 1</u>,

12607 2019, are as follows:

12608 (1) For an examination of an applicant to determine his 12609 or her fitness, two hundred fifty dollars (\$250), which is not 12610 to be credited as payment against the license fee and is not 12611 refundable.

12612 (2) For the issuance of an original polygraph
12613 examiner's license, two hundred fifty dollars (\$250).

12614 (3) For the issuance of an internship license, one 12615 hundred dollars (\$100).

12616 (4) For the issuance of a duplicate polygraph 12617 examiner's license, twenty dollars (\$20).

12618 (5) For the issuance of a polygraph examiner's renewal 12619 license, two hundred dollars (\$200).

12620 (6) For the extension or renewal of an internship 12621 license, one hundred dollars (\$100).

12622 (7) For the issuance of a duplicate internship license, 12623 twenty dollars (\$20)."

12624 "\$34-25-29

(a) (1) Each polygraph examiner's license shall be issued for the <u>a</u> term of one year and shall determined by the executive director, unless suspended or revoked, <u>and</u> be



12628 renewed <u>annually</u> as prescribed by the <u>board</u> executive 12629 director. A polygraph examiner whose license has expired may 12630 at any time within two months after the expiration, for a time 12631 prescribed by the executive director, may obtain a renewal 12632 license, without examination or late penalty fee, by 12633 submitting a renewal application to the board and satisfying 12634 subdivisions (2), (3), and (4) of subsection (a) of Section 12635 34-25-21. A polygraph examiner whose license has expired, and 12636 who does not apply for renewal within two months following 12637 expiration as prescribed, may at any time within three to six 12638 months a time period prescribed by the executive director 12639 after the expiration obtain a renewal license, without 12640 examination, by paying a late penalty fee as prescribed by the 12641 board executive director, submitting a renewal application to 12642 the board, and satisfying subdivisions (2), (3), and (4) of subsection (a) of Section 34-25-21. 12643

12644 (2) However, any polygraph examiner whose license 12645 expired while he or she was in the federal service on active 12646 duty with the Armed Forces of the United States, or the 12647 National Guard called into service or training, or in training 12648 or education under the supervision of the United States 12649 preliminary to induction into the military service, may have 12650 his or her license renewed, without examination or late 12651 penalty fee, if within six months after termination of such 12652 service, training, or education, except under conditions other 12653 than honorable, he or she furnishes the board with an affidavit to the effect that he or she has been so engaged and 12654 12655 that his or her service, training, or other education has been



12656 terminated. Subdivisions (2), (3), and (4) of subsection (a) 12657 of Section 34-25-21 shall also be satisfied.

12658 (b) The board shall adopt a program of continuing 12659 education for its licensees not later than October 1, 1993, 12660 and after that date no licensee shall have his or her active 12661 license renewed unless, in addition to any other requirements 12662 of this chapter, the minimum continuing annual education 12663 requirements are met. It is further provided that this 12664 continuing education program may not include testing or examination of the licensees in any manner." 12665

12666 Section 35. Relating to the Alabama Board of Examiners 12667 in Psychology; to amend Sections 34-26-21, 34-26-22, 34-26-41, 12668 34-26-43, 34-26-43.1, 34-26-47, and 34-26-64 of the Code of 12669 Alabama 1975, to read as follows:

12670 "\$34-26-21

(a) (1) There is created the Alabama Board of Examiners 12671 12672 in Psychology to. Commencing on October 1, 2026, the board 12673 shall be subject to the leadership, support, and oversight of 12674 the Executive Director of the Office of Occupational and 12675 Professional Licensing pursuant to Chapter 2B of Title 25. The 12676 board shall consist of eight persons who are residents of this 12677 state, who shall be inclusive and reflect the racial, gender, 12678 geographic, urban, rural, and economic diversity of the state, 12679 and who shall be appointed by the Governor as follows:

a. One member shall be a member of the faculty of an accredited college or university in the state with the rank of assistant professor or above who is primarily engaged in teaching, research, or administration of psychology and is a



12684 psychologist licensed under this chapter.

12685 b. Five members shall be psychologists licensed under 12686 this chapter.

12687 c. One member shall be a psychological technician 12688 licensed under this chapter.

12689

12690

d. One member shall be a member of the general public.(2) The board shall perform those duties and exercise

12691 those powers prescribed in this chapter. No member of the 12692 board shall be liable to civil action for any act performed in 12693 good faith in the performance of his or her duty pursuant to 12694 this chapter. Vacancies shall be filled for any unexpired 12695 term, and members shall serve until their successors are 12696 appointed and have qualified.

In nominating candidates to fill vacancies on the board, nominating authorities shall coordinate their appointments to assure board membership is inclusive and reflects the racial, gender, geographic, urban, rural, and economic diversity of the state without regard to political affiliation.

12703 (3) Board members shall not serve more than two consecutive terms of office. Not later than October 1 of each 12704 12705 year the executive council of the Alabama Psychological 12706 Association, or of its successor organization, shall submit to 12707 the Governor the names of two qualified candidates for the 12708 position of the board to be vacated by reason of expiration of 12709 term of office. From the two candidates the Governor shall 12710 appoint one member not later than January 1 to serve on the 12711 board for a term of five years. With the exception of the



12712 member appointed from the general public, other vacancies 12713 occurring in the board shall be filled for the unexpired term 12714 by appointment of the Governor from two qualified candidates 12715 for each vacancy submitted within 30 days after the vacancy 12716 occurs by the executive council of the association, or by its 12717 successor organization. Those appointments shall be made by 12718 the Governor within 30 days after the candidates' names have 12719 been submitted. If the association, or its successor 12720 organization, fails to furnish the Governor with the list of 12721 persons eligible for appointment to the board, the Governor 12722 shall appoint any qualified members of the profession of 12723 psychology to the vacant position on the board.

(b) The Governor shall appoint, for a five-year term of office, a member of the general public who is a resident of Alabama not licensed by the board, and whose spouse, if married, is not licensed by the board. Vacancies for unexpired terms of the general public member shall be filled by the Governor. Successor public members shall be appointed by the Governor.

12731 (c) To fill the psychological technician position on 12732 the board, the Executive Council of the Alabama Psychological 12733 Association, or its successor organization, shall select two 12734 names to be submitted to the Governor by October 1 prior to 12735 the expiration of the term. On or before the immediately 12736 following January 1, the Governor shall appoint one of the two 12737 names submitted to serve in the psychological technician position on the board for a term of five years. 12738

12739 (d) Any board members may be removed by the Governor



12740 after notice and hearing for incompetence, neglect of duty, 12741 malfeasance in office, or moral turpitude.

12742 (e) Immediately before entering public duties of the 12743 office, the members of the board shall take the constitutional 12744 oath of office and shall file the oath in the Office of the 12745 Governor, who upon receiving the oath shall issue to each 12746 member a certificate of appointment. The board shall have 12747 available for the Governor or his or her representative 12748 detailed reports on proceedings and shall make annual reports 12749 in the form required by the Governor.

12750 (f) The board shall elect annually a chair and 12751 vice-chair. Each member shall receive the same per diem and 12752 travel allowance paid to state employees for each day's 12753 attendance at an official meeting of the board. The board 12754 shall hold at least one regular meeting each year. Additional 12755 meetings may be held at the discretion of the chair or at the 12756 written request of any two members of the board. The board 12757 shall adopt a seal which shall be affixed to all licenses 12758 issued by the board. The board shall from time to time adopt 12759 rules and regulations necessary for the performance of its 12760 duties. Four members of the board shall constitute a quorum. 12761 The board may hire any assistants necessary to carry on its 12762 activities within the limit of funds available to the board. 12763 The board may accept grants from foundations, individuals, and 12764 institutions to carry on its functions."

12765 "\$34-26-22

12766 (a) The Board of Examiners in Psychology shall have 12767 authority to administer oaths, to summon witnesses and to take



12768 testimony in all matters relating to its duties. The board 12769 shall be the sole agency in this state empowered to certify 12770 concerning competence in the practice of psychology and the 12771 sole board empowered to recommend licensure for the practice 12772 of psychology. The board shall have the power to recognize 12773 areas of specialization for practice and supervision, and to 12774 ensure through rules and regulations and enforcement that 12775 licensees limit their practice to demonstrated areas of 12776 competence as documented by relevant professional education, 12777 training, and experience. No individual shall be issued a 12778 license for the practice of psychology who has not been 12779 previously certified at the appropriate level of practice by the board. The board shall certify as competent to practice 12780 12781 psychology or as competent to practice as a psychological 12782 technician all persons who shall present satisfactory evidence 12783 of attainments and qualifications under provisions of this 12784 chapter and the rules and regulations of the board. The 12785 certification shall be signed by the chair of the board under 12786 the adopted seal of the board. The chair shall, under the 12787 direction of the board, aid the district attorneys in the 12788 enforcement of this chapter and the prosecutions of all 12789 persons charged with the violation of its provisions. 12790 Psychologists and psychological technicians licensed by the 12791 board shall be required to submit annually to the board a 12792 completed registration renewal fee, not exceeding five hundred 12793 dollars (\$500), as determined by the board executive director. The list of licensed psychologists and licensed psychological 12794 12795 technicians shall be made available to interested individuals



12796 or organizations at a nominal charge.

12797 (b) A psychology license issued by the board shall 12798 expire on October 15, at a time determined by the executive 12799 director and shall be renewed annually upon the satisfaction 12800 of continuing education requirements and payment of the 12801 renewal fee. Failure to comply with all requirements for 12802 renewal within the time period prescribed by the board 12803 executive director shall result in a lapsed license. Failure 12804 to satisfy all requirements for reactivation of an inactive 12805 license shall result in a lapsed license. A psychologist may 12806 have his or her lapsed license reinstated upon the payment of 12807 all accrued annual fees and late penalties and satisfaction of 12808 all requirements established by rule of the board. If a 12809 psychologist is alleged to have violated any of the 12810 prohibitions on professional conduct provided in this chapter, 12811 the board, upon a hearing and proof of the violation, may deny 12812 reinstatement of the license or prohibit the psychologist from 12813 applying for reinstatement.

12814 (c) The board shall implement requirements through its 12815 rules and regulations that licensees shall engage in annual 12816 continuing education activities other than individual study to 12817 renew the license to practice. Continuing education activities 12818 shall be relevant to the practice of psychology or applicable 12819 within the practice of psychology. The board may charge a 12820 reasonable fee to register and keep records of licensees' 12821 continuing education credits.

12822 (d) The board may promulgate and adopt rules and 12823 regulations as are necessary to implement the requirements of



12824 this chapter. The rules and regulations shall be adopted 12825 pursuant to the state administrative procedure statutes." 12826 "\$34-26-41 12827 (a) (1) Any person wishing to obtain the right to 12828 practice as a psychologist or psychological technician in this 12829 state, who has not heretofore been licensed to do so, shall, 12830 before it shall be lawful for him or her to practice as a 12831 psychologist or psychological technician in this state, make 12832 application to the Board of Examiners in Psychology through

12833 the chair upon such form and in such manner as prescribed by 12834 the-board executive director.

12835 (2) Unless a person has first obtained a valid license 12836 as aforesaid, it shall be unlawful and a violation of this 12837 chapter for him or her to practice.

12838 (b) A candidate for licensure as a psychologist shall 12839 furnish the board with satisfactory evidence of all of the 12840 following:

12841

(1) He or she is of good moral character.

12842

(2) He or she is at least 19 years of age.

12843 (3) He or she has received a doctorate degree from a
12844 department of, or school of, psychology, from an educational
12845 institution accredited and recognized by national and regional
12846 accrediting agencies as maintaining satisfactory standards.

12847 (4) He or she is competent in psychology as shown by 12848 passing such examinations, written or oral, or both, as the 12849 board will prescribe, unless exempted pursuant to subsection 12850 (e).

12851

(5) He or she is not engaged in unethical practice as



12852 defined in the Code of Ethics of the American Psychological 12853 Association.

12854 (6) He or she has not within the preceding six months 12855 failed an examination given by the board.

12856 (c) The board may issue a license to any person who is 12857 a licensed psychologist of another state, and who applies to 12858 the board, provided the licensee of another state shall 12859 furnish the board with satisfactory evidence of all of the 12860 following:

12861 (1) He or she is of good moral character, and holds his 12862 or her license in good standing from another state.

12863

(2) He or she is at least 19 years of age.

12864 (3) He or she has received a doctorate degree in 12865 psychology from an educational institution accredited and 12866 recognized by national and regional accrediting agencies as maintaining satisfactory standards or, in lieu of a doctorate 12867 12868 degree in psychology, a doctorate degree in a closely allied 12869 field, if the training received therefor is substantially 12870 similar to that required of doctorates obtained from 12871 departments of psychology.

(4) He or she is competent in psychology as shown by the passing of an examination, unless exempted pursuant to subsection (e), substantially equivalent to the examinations prescribed in subsection (a), or by the passing of a recognized national examination in psychology.

12877 (5) He or she is not engaged in unethical practice as 12878 defined in the Code of Ethics of the American Psychological 12879 Association.



12880 (6) He or she has practiced psychology in another state 12881 at least four consecutive years prior to application.

12882 (7) That the other state under which he or she is 12883 licensed gives similar recognition and reciprocal licensing to 12884 licensed psychologists of this state.

12885 (d) (1) The board shall accept the Certificate of 12886 Professional Qualification (CPQ) in psychology issued by the 12887 Association of State and Provincial Psychology Boards (ASPPB), 12888 or its successor organization, or board certification by the 12889 American Board of Professional Psychology (ABPP) as evidence 12890 that the applicant, who has not within the preceding six months failed an examination given by the board, has met the 12891 12892 requirements for licensure.

12893 (2) The applicant shall submit all of the following to 12894 the board:

12895 a. An application for licensure and the corresponding12896 licensure fee.

b. Verification forms from the jurisdictions of licensure, verifying that licensure is current and in good standing.

12900

c. A verification form from the ASPPB or from the ABPP.

(3) All applicants under this subsection shall successfully pass any local jurisdictional examinations. The board may deny licensure to any applicant who has had disciplinary action taken against him or her by any licensing authority or professional organization or who has a record that discloses any other matter that puts in question his or her competency to practice.



(e) The board shall issue a license to any applicant
with a doctoral degree in psychology who is otherwise
qualified pursuant to subsections (a) and (b), who is licensed
in at least two states and who has passed a recognized
national exam.

12913 (f) An individual who possesses a valid license to 12914 practice psychology independently at the doctoral level, by 12915 any jurisdiction recognized by the Association of State and 12916 Provincial Psychology Boards, may practice psychology in 12917 Alabama for no more than 30 days each calendar year without 12918 applying for a license to practice psychology in Alabama, 12919 unless otherwise exempted pursuant to this chapter. This 12920 authority to practice does not apply to a psychologist who has 12921 been denied licensure in Alabama, is a legal resident of 12922 Alabama, or intends to practice full-time or a major portion of his or her time in Alabama. 12923

(g) An individual licensed to practice psychology in another jurisdiction, who is providing services in response to a declared disaster or state of emergency, may practice psychology in this jurisdiction for no more than 60 days per year, without applying for a license, upon proper notification as required by board rule.

(h) A candidate for licensure as a psychological
technician shall furnish the board with satisfactory evidence
of all of the following:

12933(1) He or she is of good moral character.12934(2) He or she is at least 19 years of age.

12935 (3) He or she has a master's degree in psychology from



12936 a regionally accredited institution of higher education, or 12937 has completed the equivalent of a master's degree from an 12938 American Psychological Association accredited doctoral program 12939 in psychology, as determined by the board. Educational 12940 requirements are provided in Section 34-26-65. 12941 (4) Is competent as a psychological technician, as 12942 shown by passing examinations, written or oral, or both, as 12943 prescribed by the board. 12944 (5) Is not engaged in unethical practice as defined in the most recent version of the Code of Ethics of the American 12945 12946 Psychological Association. 12947 (6) Has not within the preceding six months failed an 12948 examination given by the board. 12949 (i) A psychologist or psychological technician licensee 12950 may request that the board designate his or her license as inactive at any time before the date of renewal. There shall 12951 12952 be paid to the board by each licensee requesting inactive 12953 status a fee, not exceeding five hundred dollars (\$500), as set by rule of the board executive director. There shall be 12954

12955 paid to the board by each licensee requesting annual 12956 continuation of inactive status a fee, not exceeding five 12957 hundred dollars (\$500), as set by rule of the board. No part 12958 of any fee paid to the board shall be returnable under any 12959 circumstances. Granting inactive status to a licensee revokes 12960 all privileges associated with licensure under this chapter 12961 until reactivation is requested by the licensee. Procedures 12962 for reactivating an inactive license shall be established by 12963 rule of the board."



12964 "\$34-26-43

12965 There shall be paid to the board by each applicant for 12966 a permanent license to practice as a psychologist or a 12967 psychological technician a fee not to exceed five hundred 12968 dollars (\$500), as set by board rule the executive director. 12969 No part of any fee shall be returnable under any circumstance. 12970 All fees collected in this manner plus renewal fees as 12971 outlined in Section 34-26-22 and all gifts or grants shall be 12972 deposited in the State Treasury to the credit of the board. Vouchers in payment of expenses shall be drawn on the state 12973 12974 Comptroller signed by the chair or executive officer of the 12975 board into the Occupational and Professional Licensing Fund." 12976 "\$34-26-43.1

(a) The Board of Examiners in Psychology shall charge
each candidate for licensure as a psychologist or
psychological technician a fee set by the executive director
sufficient to cover the entire actual costs of the examination
of the applicant as well as the cost of criminal history and
civil background checks of the applicant.

(b) Applicants for licensure as a psychologist or
psychological technician shall submit to a criminal history
background check.

12986 (c) The applicant shall provide fingerprints and shall 12987 execute a criminal history information release using forms 12988 provided to the applicant by the board.

12989 (d) The applicant is responsible for having his or her 12990 fingerprints made.

12991

(e) The applicant shall provide to the board office his



or her completed fingerprint cards, along with a cashier's check or money order made payable to the Alabama State Law Enforcement Agency (ALEA) in the amount sufficient to cover the actual cost of the background check. The board shall submit the fingerprint cards to ALEA.

(f) ALEA shall be responsible for forwarding
applicants' fingerprints to the Federal Bureau of
Investigation for a national criminal history record check.

(g) Information received by the board pursuant to a criminal history background check shall be confidential and shall not be a public record, except that such information received by and relied upon by the board in denying the issuance of a certificate of qualification may be disclosed as may be necessary to support the denial."

13006 "\$34-26-47

(a) The board may not recommend suspension or 13007 13008 revocation of licensure or refuse to issue or to renew any 13009 license for any cause listed in Section 34-26-46 unless the 13010 person accused has been given at least 30 days' notice in 13011 writing of the charge against him or her and a public hearing 13012 by the board. The written notice shall be mailed to the 13013 person's last known address, but the nonappearance of the 13014 person shall not prevent such a hearing. Upon such a hearing 13015 the board may administer oath and procure by its subpoenas the 13016 attendance of witness and the production of relevant books and 13017 papers.

13018 (b) At least one member of the board shall be present13019 at all times during a hearing, deliberation, and action



13020 thereon. A board member who has assisted with an investigation 13021 of a complaint may not vote on the disciplinary action to be 13022 taken relating to the complaint. A hearing officer appointed 13023 by the Attorney General shall act as the hearing officer for 13024 the purpose of ruling on motions, evidence, and other like 13025 matters."

13026

"§34-26-64

13027 Minimum supervision requirements are as follows:

(1) LEVEL I. For a psychological technician with less than two calendar years of supervised practice as a licensed psychological technician, consisting of at least 3,000 hours of supervised practice, minimum supervision shall be provided as follows:

a. If the number of hours per month spent engaging in activities requiring supervision is one to 20, inclusive, the number of required hours of supervision per month shall be two.

b. If the number of hours per month spent engaging in activities requiring supervision is 21 to 30, inclusive, the number of required hours of supervision per month shall be three.

c. If the number of hours per month spent engaging in activities requiring supervision is 31 to 40, inclusive, the number of required hours of supervision per month shall be four.

13045 d. If the number of hours per month spent engaging in 13046 activities requiring supervision is 41 to 60, inclusive, the 13047 number of required hours of supervision per month shall be



13048 five.

e. If the number of hours per month spent engaging in activities requiring supervision is 61 or greater, the number of required hours of supervision per month shall be six.

13052 (2)a. LEVEL II. For a psychological technician with a
13053 minimum of two calendar years of supervised practice as a
13054 licensed psychological technician, consisting of at least
13055 3,000 hours of supervised practice, minimum supervision shall
13056 be provided as follows:

13057 1. If the number of hours per month spent engaging in 13058 activities requiring supervision is one to 20, inclusive, the 13059 number of required hours of supervision per month shall be 13060 one.

13061 2. If the number of hours per month spent engaging in 13062 activities requiring supervision is 21 to 60, inclusive, the 13063 number of required hours of supervision per month shall be 13064 two.

13065 3. If the number of hours per month spent engaging in 13066 activities requiring supervision is 61 to 100, inclusive, the 13067 number of required hours of supervision per month shall be 13068 three.

13069 4. If the number of hours per month spent engaging in
13070 activities requiring supervision is 101 or greater, the number
13071 of required hours of supervision per month shall be four.

b. To be approved by the board for Level II
supervision, a psychological technician shall do all of the
following:

13075

1. Make application to the board on an application form



13076 provided by the board executive director.

13077 2. Have received at least one calendar year of13078 supervision from his or her most recent supervisor.

3. Provide a written recommendation from his or her most recent supervisor for this level of supervision and letters from all available previous supervisors.

(3)a. LEVEL III. For a psychological technician with a minimum of seven calendar years of supervised practice as a licensed psychological technician, consisting of at least 13085 10,500 hours of supervised practice, minimum supervision shall be provided as follows:

13087 1. If the number of hours per month spent engaging in 13088 activities requiring supervision is one to 50, inclusive, the 13089 number of required hours of supervision per month shall be 13090 one.

13091
2. If the number of hours per month spent engaging in
13092 activities requiring supervision is 51 or greater, the number
13093 of required hours of supervision per month shall be two.

b. To be approved by the board for Level III supervision, a psychological technician shall do all of the following:

13097 1. Make application to the board on an application form 13098 provided by the board executive director.

130992. Have received at least one calendar year of13100supervision from his or her most recent supervisor.

13101 3. Provide a written recommendation from his or her 13102 most recent supervisor for this level of supervision and 13103 letters from all available previous supervisors.



13104	(4)a. Prior to September 1, 2000, a licensed
13105	psychological technician with a minimum of two calendar years
13106	of supervised practice, consisting of at least 3,000 hours of
13107	supervised practice by a licensed psychologist, may apply for
13108	Level II supervision status.
13109	b. To be approved by the board for this Level II
13110	supervision status, a psychological technician shall do all of
13111	the following:
13112	1. Make application to the board on an application form
13113	provided by the <u>board</u> executive director.
13114	2. Have received at least one calendar year of
13115	supervision from his or her most recent supervisor.
13116	3. Provide a written recommendation from his or her
13117	most recent supervisor for this level of supervision and
13118	letters from all available previous supervisors.
13119	(5) Contract and report forms shall be provided by the
13120	board."
13121	Section 36. Relating to the Alabama State Board of
13122	Respiratory Therapy; to amend Sections 34-27B-2, 34-27B-3,
13123	34-27B-4, 34-27B-5, 34-27B-6, and 34-27B-7 of the Code of
13124	Alabama 1975, to read as follows:
13125	"\$34-27B-2
13126	As used in this chapter, the following terms <del> shall</del> have
13127	the following meanings:
13128	(1) BOARD. The Alabama State Board of Respiratory
13129	Therapy.
13130	(2) DIRECT CLINICAL SUPERVISION. A situation where a
13131	licensed respiratory therapist or physician is available for



13132	the purpose of communication, consultation, and assistance.
13133	(3) EXECUTIVE DIRECTOR. The Executive Director of the
13134	Office of Occupational and Professional Licensing as defined
13135	in Section 25-2B-1.
13136	$\frac{(3)}{(4)}$ HEALTHCARE FACILITY. The definition shall be the
13137	same as in Section 22-21-260.
13138	(4)(5) MEDICALLY APPROVED PROTOCOL. A detailed plan for
13139	taking specific diagnostic or treatment actions, or both,
13140	authorized by the treating physician of the patient, all of
13141	which actions shall be:
13142	a. In a hospital or other inpatient health care
13143	facility, approved by the supervising physician of the
13144	respiratory therapist or in an outpatient treatment setting
13145	approved by the supervising physician of the respiratory
13146	therapist.
13147	b. Except in cases of medical emergency, instituted
13148	following an evaluation of the patient by a physician or
13149	otherwise directed by the supervising physician of the
13150	respiratory therapist.
13151	c. Consistent with the definition of the scope of
1 2 1 5 2	

13152 practice of respiratory therapy, as established by this 13153 chapter.

13154(5) (6)PHYSICIAN. A person who is a doctor of medicine13155or a doctor of osteopathy licensed to practice in this state.

13156 (6) (7) RESPIRATORY THERAPIST. A person licensed by the 13157 board to administer respiratory therapy and who has the 13158 knowledge and skills necessary to administer respiratory 13159 therapy, monitor patient responses, modify respiratory therapy



13160 based upon patient response, provide information and education 13161 to patients about deficiencies or disorders of the 13162 cardiopulmonary system, and supervise others in the delivery

13163 of appropriate respiratory therapy procedures.

13164 (7) (8) RESPIRATORY THERAPY OR CARE. Therapy, 13165 management, rehabilitation, diagnostic evaluation, and care of 13166 patients with deficiencies and abnormalities of the 13167 cardiopulmonary system and associated aspects of other 13168 systems' functions, given by a health care professional under the direction of a physician. The term includes, but is not 13169 13170 limited to, the following activities conducted upon written prescription, verbal order, or medically approved protocol: 13171

13172a. Direct and indirect pulmonary care services that are13173safe, aseptic, preventive, or restorative to the patient.

b. Direct and indirect respiratory therapy services, including, but not limited to, the administration of pharmacologic, diagnostic, and therapeutic agents related to respiratory therapy procedures necessary to implement a treatment, disease prevention, pulmonary rehabilitative, or diagnostic regimen prescribed by a physician.

13180 c. Observation and monitoring of signs and symptoms, 13181 general behavior, and general physical response to respiratory 13182 therapy treatment and diagnostic testing and determination of 13183 whether such signs, symptoms, reactions, behavior, or general 13184 responses exhibit abnormal characteristics and implementation, based on observed abnormalities, of appropriate reporting or 13185 referral practices or prescribed and medically approved 13186 13187 respiratory therapy protocols or appropriate changes in a



13188	treatment regimen, pursuant to a prescription by a physician,
13189	or the initiation of emergency procedures.
13190	d. The diagnostic and therapeutic use of any of the
13191	following, in accordance with the prescription of a physician:
13192	1. Administration of medical gases, exclusive of
13193	general anesthesia.
13194	2. Aerosols.
13195	3. Humidification.
13196	4. Environmental control systems and hyperbaric
13197	therapy.
13198	5. Pharmacologic agents related to respiratory therapy
13199	procedures.
13200	6. Mechanical or physiological ventilatory support.
13201	7. Bronchopulmonary hygiene.
13202	8. Cardiopulmonary resuscitation.
13203	9. Maintenance of the natural airways.
13204	10. Insertion without cutting tissues and maintenance
13205	of artificial airways.
13206	11. Diagnostic and testing techniques required for
13207	implementation of respiratory therapy protocols.
13208	12. Collections of specimens of blood and other body
13209	fluids including specimens from the respiratory tract.
13210	13. Collection of inspired and expired gas samples.
13211	14. Analysis of blood, gases, and respiratory
13212	secretions.
13213	15. Measurements of ventilatory volumes, pressures, and
13214	flows.
13215	16. Pulmonary function testing.



1321617. Hemodynamic and other related physiologic13217measurements of the cardiopulmonary system.

13218 18. Respiratory telecommunications.

13219 19. Cardiopulmonary disease management.

13220 20. Tobacco cessation.

e. The transcription and implementation of the written and verbal orders of a physician pertaining to the practice of respiratory therapy.

13224 f. Institution of known and medically approved 13225 protocols relating to respiratory therapy in emergency 13226 situations in the absence of immediate direction by a 13227 physician and institution of specific procedures and 13228 diagnostic testing related to respiratory therapy as ordered 13229 by a physician to assist in diagnosis, monitoring, treatment, 13230 and medical research.

13231 g. Delivery of respiratory therapy procedures, 13232 instruction, and education of patients in the proper methods 13233 of self-care and prevention of cardiopulmonary diseases and 13234 other conditions requiring the use of respiratory therapy 13235 equipment or techniques."

13236 "\$34-27B-3

(a) Except as provided in Section 34-27B-7, no person
shall hold himself or herself out to be, or function as, a
respiratory therapist in this state unless licensed in
accordance with this chapter.

(b) In order to obtain a respiratory therapist license,
an applicant shall demonstrate to the board that he or she is
a citizen of the United States or, if not a citizen of the



United States, a person who is legally present in the United States with appropriate documentation from the federal government, at least 18 years of age, is a high school graduate, or has the equivalent of a high school diploma, and meets one of the following requirements:

(1) Holds credentials as a registered respiratory
therapist (RRT) or a certified respiratory therapist (CRT), as
granted by the National Board for Respiratory Care or its
successor organization.

(2) Holds a temporary license issued under subsection
(d) of Section 34-27B-7 and passes the examination leading to
the CRT or RRT credential.

(3) Has a valid respiratory therapist license from
another state, the District of Columbia, or a territory of the
United States, whose requirements for licensure are considered
by the board as substantially similar to those of Alabama and
who otherwise meets the reciprocity requirements established
by the board.

13262 (4) Meets the requirements of subdivision (2) of13263 subsection (d) of Section 34-27B-7.

(5) Has been approved by the board as otherwise
qualified by special training and has passed the licensure
examination established by the board in subsection (c).

(c) The <u>board</u> <u>executive director</u> shall arrange for the administration of a licensure examination administered by the state or a national agency approved by the board. The examination shall be validated and nationally recognized as testing respiratory care competencies. The board may enter



13272 into agreements or contracts, consistent with state law, with 13273 outside organizations for the purpose of developing, 13274 administering, grading, and reporting the results of licensure 13275 examinations. Such organizations shall be capable of meeting 13276 the standards of the National Commission for Health Certifying 13277 Agencies, or its equivalent or successor organization. The 13278 board shall establish criteria for satisfactory performance on 13279 the examination."

13280 "\$34-27B-4

13281 The board shall perform the following functions:

13282 (1) <u>Set Collect</u> respiratory therapy licensure fees <u>set</u>
13283 <u>by the executive director</u>, including, but not limited to,
13284 application, initial, renewal, and reinstatement fees.

13285 (2) Establish and publish minimum standards of
13286 continuing education of respiratory therapy in accordance with
13287 those standards developed and accepted by the profession.

13288 (3) Examine for, approve, deny, revoke, suspend, and13289 renew licensure of duly qualified applicants.

13290 (4) Promulgate and publish rules in accordance with the13291 Administrative Procedure Act to administer this chapter.

13292 (5) Conduct hearings on charges calling for the denial,13293 suspension, revocation, or refusal to renew a license.

(6) Maintain an up-to-date list of every person
licensed to practice respiratory therapy pursuant to this
chapter. The list shall include the last known place of
residence and the state license number of the licensee.

13298 (7) Maintain an up-to-date list of persons whose13299 licenses have been suspended, revoked, or denied. The list



13300 shall include the name, Social Security number, type, date, 13301 and cause of action, penalty incurred, and the length of the 13302 penalty. The information on the list, except for Social 13303 Security numbers, shall be available for public inspection 13304 during reasonable business hours and the information may be 13305 shared with others as deemed necessary and acceptable by the 13306 board."

13307

"§34-27B-5

(a) (1) The Alabama State Board of Respiratory Therapy
is created to implement and administer this chapter and.
Commencing on October 1, 2026, the board shall be subject to
the leadership, support, and oversight of the Executive
Director of the Office of Occupational and Professional
Licensing pursuant to Chapter 2B of Title 25.

13314 (2) The board shall be composed of six members 13315 appointed by the Governor. Three of the members shall be 13316 respiratory therapists, one member shall be the chief 13317 executive officer of a hospital, one member shall be a 13318 physician, and one member shall be a consumer.

13319 (2) (3) The respiratory therapist members of the board 13320 appointed by the Governor shall be selected from a list of 13321 names submitted by the Alabama Society for Respiratory Care. 13322 The list shall include two names for each appointed position 13323 to be filled. The respiratory therapist members appointed to 13324 the board shall be registered or certified by the National 13325 Board for Respiratory Care or its successor organization. Respiratory therapists appointed to the initial board must be 13326 13327 eligible to obtain a license under this chapter. Respiratory



13328 therapists selected for subsequent appointments must be 13329 licensed by the state.

13330 (3) (4) The hospital member shall be selected from a 13331 list of two names submitted by the Alabama Hospital 13332 Association.

13333 (4) (5) The physician member appointed shall be duly 13334 licensed to practice medicine in Alabama and shall be a member 13335 of at least one of the following: The American Thoracic 13336 Society, the American College of Chest Physicians, the American Society of Anesthesiologists, or the American Academy 13337 13338 of Pediatrics. The physician member of the board appointed by the Governor shall be selected from a list of two names 13339 13340 submitted by the Medical Association of the State of Alabama.

13341 (5)(6) The consumer member appointed by the Governor 13342 shall be selected from one of the names submitted by the 13343 Alabama Cystic Fibrosis Association, the Alabama Lung 13344 Association, and the Alabama Asthma Coalition. Each entity 13345 shall submit one name for consideration.

(b) All board members shall be residents of Alabama and all appointing authorities shall coordinate their appointments so that diversity of gender, race, and geographical areas is reflective of the makeup of this state.

(c) The Governor shall make the appointments for all positions for members of the board within 90 days of the date the position becomes available, including initial appointments, vacancies, and replacements at the end of the term of service.

13355

(d) Members of the board shall have the same immunities



13356 from personal liability as state employees for actions taken 13357 in the performance of their official duties.

13358 (e) The term of office of those members first appointed 13359 shall be as follows: Two respiratory therapists and the 13360 hospital member, as determined by the Governor, shall serve 13361 for terms of two years, and one respiratory therapist and the 13362 physician member shall serve for terms of four years. 13363 Thereafter, the term of all members, including the consumer 13364 member, shall be for four years. No member shall be appointed for more than three consecutive full terms. A vacancy in an 13365 13366 unexpired term shall be filled in the manner of the original appointment. The board shall elect a chair and vice chair 13367 13368 annually.

(f) The board shall meet at least twice each year at a time and place determined by the chair. A majority of the members of the board shall constitute a quorum for the transaction of business.

13373 (g) Each member shall serve without compensation, but 13374 shall be reimbursed for travel expenses incurred in attendance 13375 at meetings of the board and any other expenses incurred on 13376 business of the board at its discretion. Board members shall 13377 also receive a per diem allowance following the guidelines for 13378 state employees. The reimbursement for expenses and per diem 13379 shall be paid from funds derived from the Alabama State Board 13380 of Respiratory Therapy Fund."

13381 "§34-27B-6

13382There is established a separate special trust fund in13383the State Treasury to be known as the Alabama State Board of



13384	Respiratory Therapy Fund. All funds received by the board
13385	shall be deposited into the fund and shall be expended only to
13386	implement and administer this chapter. No monies shall be
13387	withdrawn or expended from the fund for any purpose unless the
13388	monies have been appropriated by the Legislature and allocated
13389	pursuant to this chapter. Any monies appropriated shall be
13390	budgeted and allocated pursuant to the Budget Management Act
13391	in accordance with Article 4, commencing with Section 41-4-80,
13392	of Chapter 4 of Title 41, and only in the amounts provided by
13393	the Legislature in the general appropriations act or other
13394	appropriations act. Funds shall be disbursed only upon a
13395	warrant of the state Comptroller upon itemized vouchers
13396	approved by the chair. After the first three full fiscal years
13397	from May 17, 2004, and every three years thereafter, if a
13398	surplus of funds exists which is greater than two years'
13399	operating expense, the funds shall be distributed to the
13400	General Occupational and Professional Licensing Fund."
13401	"\$34-27B-7
13402	(a) The board shall issue a respiratory therapist

(a) The board shall issue a respiratory therapist
license to any person who meets the qualifications required by
this chapter and who pays the license fee established herein.

(b) Any person who is issued a license as a respiratory therapist under this chapter may use the words "licensed respiratory therapist" or the letters "LRT" in connection with his or her name to denote his or her license.

(c) A license issued under this chapter shall be subject to <u>biennial</u> renewal <u>as prescribed by the executive</u> director.



13412 (d) (1) The board may issue a six-month temporary 13413 license as a respiratory therapist to persons who have 13414 graduated from a respiratory therapy educational program 13415 accredited by the Council on Allied Health Education Programs 13416 (CAHEP) in collaboration with the Committee on Accreditation 13417 for Respiratory Care (CoARC), or their successor 13418 organizations, and who have applied for and are awaiting 13419 competency examination. The temporary license shall be 13420 renewable only once for an additional six-month a time period prescribed by the executive director if the applicant fails 13421 13422 the examination. Exceptions may be made at the discretion of 13423 the board based upon an appeal identifying extenuating 13424 circumstances. The holder of a temporary license may only 13425 provide respiratory therapy or care activities, services, and 13426 procedures as defined in Section 34-27B-2 under the direct clinical supervision of a licensed respiratory therapist or 13427 13428 physician.

13429 (2) The board shall grant a license as a respiratory 13430 therapist to other persons who do not meet the qualifications 13431 for licensure pursuant to Section 34-27B-3, but who, on the 13432 effective date of the adoption of the rules and regulations of 13433 the board, are currently employed in the administration of 13434 respiratory therapy under the direction of a physician in the 13435 State of Alabama. The opportunity to apply for a respiratory 13436 therapy license issued under this subdivision shall expire 365 13437 days after implementation of the rules of the board. Holders of these licenses shall be eligible to renew their licenses as 13438 13439 are any other licensed respiratory therapists under this



13440 chapter."

13441 Section 37. Relating to the Alabama Board of Social 13442 Work Examiners; to amend Sections 34-30-1, 34-30-3, 34-30-6, 13443 34-30-22, 34-30-25, 34-30-26, 34-30-27, 34-30-50, 34-30-57, 13444 and 34-30-58 of the Code of Alabama 1975, to read as follows: "§34-30-1 13445 13446 As used in this chapter, the following words and terms 13447 shall have the following meanings: 13448 (1) BOARD. The State Board of Social Work Examiners established under this chapter. 13449 13450 (2) EXECUTIVE DIRECTOR. The Executive Director of the Office of Occupational and Professional Licensing as defined 13451 13452 in Section 25-2B-1. 13453 (2) (3) SOCIAL WORK. The professional activity of

helping individuals, groups, or communities enhance or restore their capacity for social functioning, and of preventing or controlling social problems altering societal conditions as a means towards enabling people to attain their maximum potential.

13459 (3) (4) SOCIAL WORK PRACTICE. The professional 13460 application of social work values, principles, and techniques 13461 to one or more of the following ends: Helping people obtain 13462 tangible services, assessment and opinions, counseling with 13463 individuals, families, and groups, helping communities or 13464 groups provide or improve social and health services, engaging 13465 in research related to those ends and principles, and administering organizations and agencies engaging in such 13466 13467 practice. The practice of social work requires knowledge of



human development and behavior, of social, economic, and cultural institutions and of the interaction of all these factors.

13471 (4)(5) SOCIAL WORK SPECIALTY. A defined area of social 13472 work practice recognized and approved by the Board of Social 13473 Work Examiners.

13474 <u>(5)(6)</u> SOCIAL WORK METHOD. An orderly, systematic mode 13475 of practice and procedure recognized and approved by the Board 13476 of Social Work Examiners. This includes but is not limited to 13477 social casework, social group work, and community

13478 organization.

13479 (6) (7) FULL-TIME SOCIAL WORK. Thirty-five hours per 13480 week.

13481 (7)(8) PART-TIME SOCIAL WORK. At least 10 hours per 13482 week or more, and will be considered equivalent to full-time 13483 social work on a pro rata basis as determined by the board."

13484 "\$34-30-3

(a) No individual may engage in the independent
clinical practice of social work unless he or she satisfies
all of the following:

13488 (1) Is licensed under this chapter as an independent13489 clinical social worker.

13490 (2) Has a doctorate or master's degree from a school of
 13491 social work approved, accredited, or in candidacy granted by
 13492 the Council on Social Work Education.

13493 (3) Has had two years' full-time or three years'
13494 part-time postgraduate experience under appropriate
13495 supervision in the specified social work method or four years'



13496 full-time or five years' part-time postgraduate experience 13497 under appropriate supervision in the speciality in which the 13498 applicant will practice.

(4) Has passed an examination prepared by the board for
this purpose; except, that prior to the time that an
examination is prepared by the board for this purpose, no
individual who otherwise meets the requirements of this
section will be prohibited from engaging in the private
independent practice of social work.

13505 (5) Has been issued by mail a certified letter of 13506 certification stating his or her qualification for private 13507 independent practice by the board.

13508 (6) Has paid an initial certification fee set by the13509 board executive director.

(b) The scope of practice of a licensed independent clinical social worker includes the authority to diagnose and develop treatment plans. The scope of practice does not include the diagnosis, treatment, or provision of advice to a client for problems or complaints relating to conditions outside the boundaries of the practice of social work.

(c) For the purposes of this section, the terms "diagnose" and "treatment," whether considered in isolation or in conjunction with the rules of the board, may not be construed to permit the performance of any act that a licensed clinical social worker is not educated or trained to perform including, but not limited to, any of the following:

13522 (1) Administering and interpreting psychological tests13523 or intellectual, neuropsychological, personality, or



13524 projective instruments.

(2) Admitting any individual to a hospital for
treatment of any condition that is outside the boundaries of
the practice of social work, as provided in subsection (b).
(3) Treating any individual in a hospital setting
without medical supervision.

13530

(4) Prescribing medicinal drugs.

13531 (5) Authorizing clinical laboratory procedures or13532 radiological procedures.

13533

(6) Using electroconvulsive therapy.

13534 (d) Nothing in this section shall be construed to 13535 create a requirement that any health benefit plan, group 13536 insurance plan, policy, or contract for health care services 13537 that covers hospital, medical, or surgical expenses, health 13538 maintenance organizations, preferred provider organizations, medical service organizations, physician-hospital 13539 13540 organizations, or any other individual, firm, corporation, 13541 joint venture, or other similar business entity that pays for, 13542 purchases, or furnishes group health care services to 13543 patients, insureds, or beneficiaries in this state, including 13544 entities created pursuant to Article 6, commencing with 13545 Section 10A-20-6.01 of Chapter 20, Title 10A, provide coverage 13546 or reimbursement for the services described or authorized in 13547 this section.

13548

"\$34-30-6

13549 (a) All fees collected pursuant to this chapter shall
 13550 be nonrefundable and shall be deposited in the State Treasury
 13551 to the credit of the Board of Social Work Examiners and shall



13552	constitute a separate fund to be disbursed as prescribed in
13553	subsection (b) of this section into the Occupational and
13554	Professional Licensing Fund.
13555	(b) For the purpose of carrying out the objects of this
13556	chapter, and for the exercise of the powers herein granted,
13557	the Board of Social Work Examiners shall have power to direct
13558	the disbursement of the separate fund created by subsection
13559	(a) of this section, which shall be paid on warrant of the
13560	state Comptroller upon certificate or voucher of the secretary
13561	of the board, approved by the president or vice-president of
13562	the board. No funds shall be withdrawn or expended except as
13563	budgeted and allotted according to the provisions of Article 4
13564	of Chapter 4 of Title 41, and only in amounts as stipulated in
13565	the general appropriation bill. Such amounts shall not exceed
13566	the amount in the separate fund established by subsection (a)
13567	of this section."
13568	"\$34-30-22
13569	The State Board of Social Work Examiners shall issue a

13570 license as a "licensed bachelor social worker," a "licensed 13571 master social worker," or a "licensed independent clinical 13572 social worker" to an applicant who satisfies all of the 13573 following requirements:

13574

(1) Is at least 19 years of age.

13575 (2) Has paid an initial examination fee established by 13576 the board executive director.

13577 (3) Has passed an examination prepared by the state13578 board for that purpose.

13579 (4) Has ascribed to a professional code of ethics



13580 developed and adopted by the board.

13581 (5) Meets all of the following additional requirements 13582 for the level at which they are applying to be licensed:

13583 a. Bachelor social worker:

13584 1. Has a baccalaureate degree from an accredited 13585 college or university including completion of a social work 13586 program. At the end of five years from June 8, 1984, 13587 applicants who then apply shall have a baccalaureate degree 13588 from an accredited college or university, including completion 13589 of a social work program approved, accredited, or in candidacy 13590 granted by the Council on Social Work Education.

2. For a period of six years from May 23, 1977, an applicant may be licensed who has a baccalaureate degree from an accredited college or university and has successfully completed two years of full-time continuous employment in a social work position under supervision approved by the board; or

3. Until March 1, 1996, an applicant may be licensed who has a bachelor's degree in social work or a bachelor's degree in a human services field such as sociology, rehabilitation counseling, psychology, and guidance counseling.

b. Master social worker: Has a Master of Social Work or
a Doctor of Social Work from a college or university approved,
accredited, or in candidacy granted by the Council on Social
Work Education.

13606 c. Independent clinical social worker:

13607

1. Has a Master of Social Work or a Doctor of Social



13608 Work from a college or university approved, accredited, or in 13609 candidacy granted by the Council on Social Work Education. 13610 2. Has had at least two years of post-master or 13611 doctorate experience in the practice of social work under the 13612 supervision of a licensed independent clinical social worker. 13613 (6) Is a United States citizen or, if not a citizen of 13614 the United States, a person who is legally present in the 13615 United States with appropriate documentation from the federal 13616 government." "§34-30-25 13617 After November 24, 1978, the The initial fee for a 13618 13619 license shall be at least \$50 and the fee for renewal thereof 13620 shall be at least \$25 prescribed by the executive director." "\$34-30-26 13621 13622 (a) All licenses and certificates under this chapter 13623 shall be effective when issued by the State Board of Social 13624 Work Examiners. 13625 (b) All licenses and certificates issued by the board 13626 shall expire on the last day of the month in the calendar year 13627 that is exactly two years from the calendar year and month in 13628 which the license or certificate is issued as prescribed by 13629 the executive director. 13630 (c) A license or certificate may be renewed by the 13631 payment of the renewal fee set by the board executive director 13632 and by the execution and submission on a form provided by the 13633 board executive director of a sworn statement by the applicant that his or her license or certificate has been neither 13634

revoked nor currently suspended.

13635



13636 (d) At the time of license renewal, each applicant 13637 shall present satisfactory evidence that in the period since 13638 the license was issued, such applicant has completed the 13639 continuing education requirements specified by the board. At 13640 the time of license renewal, the board may, in its discretion, 13641 waive the continuing education requirement upon a showing by 13642 an applicant that prolonged illness or other extenuating 13643 circumstances prevented completion of such requirements. A 13644 waiver shall not be granted to any applicant twice in 13645 succession.

13646 (e) The application for renewal must be made within 60 13647 days after the expiration of the license or the termination of 13648 the period of suspension.

13649 (f)(e) No licensee shall be denied a license renewal 13650 based on the fact that such licensee has not actively 13651 practiced social work for the previous licensing period, 13652 provided that all licensing renewal fees have been paid to the 13653 board by the licensee.

13654 (g) (f) A licensee under this chapter who is not engaged 13655 in the practice of social work or who does not live in the 13656 state may request, in writing, that the board place his or her 13657 name on the board's inactive roll, thereby granting him or her 13658 inactive status and protecting his or her right to obtain a 13659 license to practice pursuant to subsection (a) at a later time 13660 if he or she wishes to become actively engaged in the 13661 practice.

13662 (h)(g) If, upon receipt of the request as provided in 13663 subsection (g) (f), the board determines that the social



13664 worker shall be permitted to retain his or her initial 13665 registration or certification, the social worker shall pay a 13666 biennial registration fee in such amount as the board, from 13667 time to time, executive director shall determine. If a social 13668 worker who has elected inactive status wishes to reenter the 13669 practice, he or she shall make application to the board for 13670 licensure to practice. To ensure competency to practice, the 13671 board, in its rules, shall specify the number of hours of 13672 continuing education the applicant shall obtain before regaining active status." 13673

13674

"§34-30-27

(a) Individuals licensed under Section 34-30-23 or
Section 34-30-24 shall be exempt from any examination provided
for in Section 34-30-22, subdivision (3).

(b) Any person who meets the following listed conditions shall be issued a certification as a "licensed certified social worker" without a written examination by the State Board of Social Work Examiners; provided, however, that any person seeking licensure under this section must do so within one year from April 4, 1988. The conditions to be met are as follows:

13685 (1) Possess a baccalaureate degree from an accredited 13686 college or university.

13687 (2) Have completed a minimum of six quarter-hours at an
13688 approved graduate school of social work on or before January
13689 1, 1960.

13690 (3) Completed a minimum of six years of full,13691 continuous employment in a social work position under



13692 supervision approved by the board or seven years of full, 13693 continuous employment with a public or quasi-public agency in 13694 the State of Alabama on or before May 1, 1977.

Any person meeting the above conditions shall, upon application to the State Board of Social Work Examiners and the payment of <u>\$50</u> a fee prescribed by the executive director, be issued certification as a "licensed certified social worker"; provided, however, that any person seeking licensure under this section must do so within one year from the passage of this amendment.

13702 (c) Any person who holds a Master of Social Work degree or a master's degree in vocational education from an approved 13703 13704 college or university, plus one year experience or its 13705 equivalent, shall be granted the title of "graduate social 13706 worker" if the person has completed the requirements mentioned in this subsection on or before December 30, 1977, upon 13707 application to the State Board of Social Work Examiners and 13708 13709 the payment of the fee of \$50; provided, however, that any 13710 person seeking licensure under this section must do so within 13711 one year from the passage of this amendment.

13712 (d) (c) Notwithstanding the aforementioned provisions of 13713 this chapter, any person who has been previously licensed under subsection (b) or (c) of this section and who allows his 13714 13715 or her license to expire and does not renew his or her license 13716 during the time period provided in Section 34-30-26, shall no 13717 longer be exempt from any examination provided for in Section 34-30-22(3); but instead must take the examination in order to 13718 13719 be licensed under Section 34-30-23 or Section 34-30-24."



13720 "\$34-30-50

(a) (1) There is created an Alabama Board of Social Work
Examiners, which. Commencing on October 1, 2026, the board
shall be subject to the leadership, support, and oversight of
the Executive Director of the Office of Occupational and
Professional Licensing pursuant to Chapter 2B of Title 25.

13726 (2) The board shall consist of seven members who are 13727 citizens of this state and appointed by the Governor. No 13728 person shall be excluded from serving on the board by reason of race, sex, or national origin. Four members shall be 13729 13730 "licensed certified social workers" under the provisions of 13731 this chapter, who have rendered service, education, or 13732 research in social work. Two members shall be "licensed 13733 graduate social workers" under the provisions of this chapter, 13734 who shall have rendered service, education, or research in social work. One member shall be a "licensed bachelor social 13735 13736 worker" under the provisions of this chapter who has rendered 13737 service, education, or research in social work. Initial 13738 members shall be persons eligible for licensing as provided by 13739 this chapter. Members shall be appointed within 90 days after 13740 May 23, 1977, from a list of names of qualified persons 13741 submitted by any interested parties. The Governor may request 13742 the submission of additional names.

(b) After March 20, 1992, successor members of the
board shall be appointed by the Governor as provided in this
subsection. At least one position on the board shall be
represented by a person who is a member of a minority race.
Within 30 days following the expiration of a term or terms of



13748 office, the board shall notify each licensee in writing of the 13749 vacancy and shall solicit the nomination of not more than five 13750 licensed certified social workers, licensed graduate social 13751 workers, or licensed bachelor social workers, as the case may 13752 be, for consideration for each position to be filled. The 13753 board shall certify the names of not more than three persons 13754 receiving the highest number of nominations for each position 13755 to the Governor. The Governor shall appoint one of the 13756 nominated persons for the position or positions within 30 days following receipt of the list. If the Governor fails to make 13757 13758 the appointment within the 30-day period, the person for each position receiving the highest number of nominations shall 13759 13760 become the successor board member for that respective position. The first successor member appointed after March 20, 13761 13762 1992, shall be a member of a minority race who meets all other 13763 qualifications of this article. Beginning with the seventh 13764 appointment following March 20, 1992, not more than one member 13765 from any United States Congressional District, as those 13766 districts exist as of March 20, 1992, shall be appointed to 13767 serve at the same time.

13768 (c) Any other provision of law notwithstanding, 13769 successors to the three terms that expire in October 2004 13770 shall be appointed as follows: Two members shall be appointed 13771 for terms of two years and one member shall be appointed for a 13772 term of three years, with all terms expiring on September 30 13773 of the final year of the term. Any other provision of law notwithstanding, successors to the four terms that expire in 13774 13775 December 2005 shall be appointed as follows: One member shall



13776 be appointed for a term of two years and three members shall 13777 be appointed for terms of three years, with all terms expiring 13778 on September 30 of the final year of the term. Thereafter, 13779 subsequent appointments shall be for a term of three years, 13780 expiring on September 30 of the final year of the term. Each 13781 member shall hold office until his or her successor is 13782 appointed and assumes office. A two-year appointment to fill 13783 an expired term pursuant to this subsection shall be 13784 considered a consecutive term of office for determining the two consecutive terms of office limitation provided in Section 13785 13786 34-30-51. Any vacancy occurring other than by expiration of a 13787 term shall be filled for the remainder of the unexpired term 13788 by appointment of the Governor. An appointment to fill an 13789 unexpired term may not be considered a consecutive term of 13790 office for determining the two consecutive terms of office limitation provided in Section 34-30-51." 13791

13792 "\$34-30-57

13793 In addition to the duties set forth elsewhere in this 13794 chapter, the Board of Social Work Examiners shall do all of 13795 the following:

13796 (1) Recommend modifications and amendments to this13797 chapter.

(2) Recommend to the appropriate district attorneys prosecutions for the violations of this chapter, after and only after the alleged violator has been notified of the violation or violations and having been given 90 days to disclaim, amend, and rectify the allegation.

13803 (3) Annually publish a list of the names and addresses



13804 of all persons who are:

a. Licensed bachelor social workers, licensed master
 social workers, and licensed independent clinical social
 workers under this chapter.

b. Eligible to engage in the private independentpractice of social work under this chapter.

(4) Establish Collect fees established by the executive 13810 13811 director for initial examination, licensure, certification, and renewal thereof; fees for verifying the existence of a 13812 current license, reactivating an inactive license, and 13813 13814 reinstating a lapsed license; fees for making application to 13815 the board to act as a continuing education provider; and fees for registering a supervisor. Nothing in this subdivision 13816 13817 shall be interpreted as requiring a state agency to pay any 13818 fees for the purposes of verifying the licensure status of 13819 current or prospective employees, registering any employee as 13820 a supervisor, or providing continuing education to current or 13821 prospective employees.

13822 (5) Establish requirements and standards for continuing 13823 education. In establishing requirements, the board shall 13824 consult with those groups and organizations which represent 13825 both the levels of practice specified in this chapter and the 13826 various settings in which social work is practiced. 13827 Furthermore, in developing requirements, the board shall 13828 consider, but shall not be limited in its consideration to, 13829 agency recognized staff development programs under the auspices of public agencies, continuing education programs 13830 13831 offered by colleges and universities having social work



13832 programs approved or accredited by the Council on Social Work 13833 Education, and continuing education programs offered by 13834 recognized state and national social work bodies.

13835 (6) Adopt rules pursuant to the Alabama Administrative 13836 Procedure Act that set forth professional standards for 13837 licensed bachelor social workers, licensed master social 13838 workers, and licensed independent clinical social workers who 13839 are certified for the private independent practice of social work. Those proposed rules shall be published at least 30 days 13840 before the public hearing relative to the proposed rules, and 13841 13842 at least 15 days before the hearing, the board shall publish notice of the date, time, and place where the public hearings 13843 13844 of the board shall be held for the purpose of adopting or 13845 amending rules pertaining to this chapter."

13846 "\$34-30-58

13847The Board of Social Work Examiners may accept13848contributions and bequests from individuals, organizations,13849and corporations and must expend these funds to carry out the13850purposes of this chapter. Records of receipts and expenditures13851of such funds shall be made available to Examiners of Public13852Accounts upon request."

13853Section 38. Relating to the Alabama Board of Examiners13854for Speech-Language Pathology and Audiology; to amend Sections1385534-28A-1, 34-28A-4, 34-28A-21, 34-28A-22, 34-28A-23,

13856 34-28A-25, 34-28A-27, 34-28A-40, and 34-28A-44 of the Code of

13857 Alabama 1975, to read as follows:

13858 "\$34-28A-1

13859 For the purposes of this chapter, the following terms



13860 shall have the meanings respectively ascribed by this section:13861 (1) ASSOCIATION. The Speech and Hearing Association of

13862 Alabama.

(2) AUDIOLOGIST. An individual who practices audiology
and who presents himself or herself to the public by any title
or description of services incorporating the words
audiologist, hearing clinician, hearing therapist, or any
similar title or description of service.

13868 (3) AUDIOLOGY. The application of principles, methods, and procedures or measurement, testing, evaluation, 13869 13870 prediction, consultation, counseling, instruction, 13871 habilitation, or rehabilitation related to hearing and disorders of hearing for the purpose of evaluating, 13872 13873 identifying, preventing, ameliorating, or modifying such 13874 disorders and conditions in individuals or groups of 13875 individuals, or both, and may include, but is not limited to, 13876 consultation regarding noise control and hearing conservation, 13877 as well as evaluation of noise environments and calibration of 13878 measuring equipment used for such purposes. For the purpose of 13879 this subdivision the words "habilitation" and "rehabilitation" 13880 include, but are not limited to, hearing aid evaluation and 13881 application, preparation of ear impressions, auditory 13882 training, and speech reading.

13883 (4) BOARD. The Alabama Board of Examiners for
13884 Speech-Language Pathology and Audiology established under
13885 Section 34-28A-40.

13886(5) EXECUTIVE DIRECTOR. The Executive Director of the13887Office of Occupational and Professional Licensing as defined



13888 in Section 25-2B-1.

13889 (5)(6) PERSON. Any individual, organization, or 13890 corporate body. Only an individual may be licensed under this 13891 chapter.

13892 (6) (7) SPEECH-LANGUAGE PATHOLOGIST. Any person who 13893 examines, evaluates, remediates, uses preventive measures, or counsels persons suffering or suspected of suffering from 13894 13895 disorders or conditions affecting speech or language. A person 13896 is deemed to be a speech-language pathologist when he or she practices speech pathology and/or if he or she offers those 13897 13898 services to the public under any title incorporating the words "speech pathology," "speech pathologist," "speech-language 13899 13900 pathology," "speech-language pathologist," "speech 13901 correction, " "speech correctionist, " "speech therapy, " "speech 13902 therapist," "speech clinic," "speech clinician," "voice therapist," "language therapist," "aphasia therapist," 13903 "communication disorders specialist," "communication 13904 13905 therapist," or any similar title or description of service.

13906 (7) (8) SPEECH PATHOLOGY or SPEECH-LANGUAGE PATHOLOGY. 13907 The application of principles, methods, and procedures for the 13908 measurement, testing, evaluation, prediction, counseling, 13909 instruction, habilitation, or rehabilitation related to the 13910 development and disorders of speech, voice, or language for 13911 the purpose of evaluating, preventing, ameliorating, or 13912 modifying such disorders and conditions in individuals or 13913 groups of individuals, or both.

13914(8) (9)SPEECH-LANGUAGE PATHOLOGY ASSISTANT and13915AUDIOLOGY ASSISTANT. Those persons meeting the minimum



qualifications that may be established by the Board of Examiners for Speech-Language Pathology and Audiology and who work directly under the supervision of a speech-language pathologist or audiologist, respectively. The qualifications for registration as an assistant shall be less than those prescribed for a speech-language pathologist or audiologist." 13922 "\$34-28A-4

13923 (a) Any person who practices or offers to practice the 13924 profession of speech-language pathology or audiology without 13925 being licensed or exempted in accordance with this chapter, or 13926 any person who uses in connection with his or her name or 13927 otherwise assumes, uses, or advertises any title or 13928 description tending to convey the impression that he or she is 13929 a speech-language pathologist or audiologist without being 13930 licensed or exempted in accordance with this chapter, or any 13931 person who presents or attempts to use as his or her own the 13932 license of another, or any person who gives any false or 13933 forged evidence of any kind to the board or any member thereof 13934 in obtaining a license, or any person who attempts to use an 13935 expired or revoked license or any person, firm, partnership, 13936 or corporation, or any person who violates any of the 13937 provisions of this chapter, shall be quilty of a misdemeanor 13938 and, upon conviction thereof, shall be fined not less than one 13939 hundred dollars (\$100) nor more than five hundred dollars 13940 (\$500) for each offense.

(b) The board, or the person or persons as may be
designated by the board to act in its stead, may prefer
charges for any of the violations of this chapter in any



county in this state in which the violations may have occurred. All duly constituted officers of the law of this state or any political subdivision thereof shall enforce this chapter and prosecute any persons, firms, partnerships, or corporations violating the same.

(c) The Attorney General of the state and his or her assistants shall act as legal advisers of the board and render legal assistance as may be necessary in carrying out this chapter.

(d) All fines collected for the violation of any
provisions of this chapter shall be paid over to the secretary
of the board to be delivered by him or her to the State
Treasury and placed in the Speech-Language Pathology and
Audiology Fund in the same manner as funds received for the
issuance of licenses deposited into the Occupational and

- 13959 Professional Licensing Fund."
- 13960 "\$34-28A-21

(a) To be eligible for licensure by the board as a
speech-language pathologist or audiologist a person shall meet
each of the following qualifications and requirements:

13964

(1) Be of good moral character.

13965 (2) Make application to the board on a form prescribed
13966 by the board executive director.

13967 (3) Pay to the board the appropriate application fee.

13968 (4) Pass an examination in speech-language pathology or13969 audiology approved by the board.

13970 (5) Be a citizen of the United States or, if not a13971 citizen of the United States, a person who is legally present



13972 in the United States with appropriate documentation from the 13973 federal government.

13974 (b) Applicants for the speech-language pathology13975 license shall submit the following:

13976 (1) Evidence of possession of at least a master's
13977 degree in speech-language pathology from an institution
13978 approved by the board.

13979 (2) Evidence of the successful completion of supervised
13980 clinic practicum experiences from an educational institution,
13981 or its cooperating programs, that is approved by the board.

13982 (3) Evidence of the successful completion of
13983 postgraduate professional experience approved by the board as
13984 delineated in the rules of the board.

(c) Applicants for the audiology license whose master's degree was earned and conferred prior to January 1, 2007, shall submit the following:

13988 (1) Evidence of possession of at least a master's
13989 degree in audiology from an education institution approved by
13990 the board.

13991 (2) Evidence of the successful completion of supervised
 13992 clinic practicum experiences from an educational institution,
 13993 or its cooperating programs, that is approved by the board.

13994 (3) Evidence of the successful completion of
 13995 postgraduate professional experience approved by the board as
 13996 delineated in the rules and regulations of the board.

(d) Applicants for the audiology license whose degree
was earned and conferred after January 1, 2007, shall submit
the following:



14000 (1) Evidence of possession of a doctoral degree in 14001 audiology from an education institution approved by the board. 14002 (2) Evidence of the successful completion of supervised 14003 clinic practicum experiences from an educational institution, 14004 or its cooperating programs, that is approved by the board as delineated in the rules of the board. 14005 14006 (e) Nothing in this section shall prevent the continued 14007 licensure of an audiologist that received licensure before 14008 January 1, 2007." "\$34-28A-22 14009 14010 (a) A person eligible for licensure under Section 34-28A-21 and desirous of licensure shall make application for 14011 14012 examination to the board at least 30 days prior to the date of 14013 examination, upon a form-and in a manner as the board

14014 prescribes prescribed by the executive director, and shall 14015 mail or deliver the application to a permanent address set and 14016 made known to the general public by publication by the board.

14017 (b) Any application shall be accompanied by the14018 non-refundable fee prescribed in Section 34-28A-27.

(c) A person who fails an examination may make application for reexamination if he or she again meets the requirements of subsections (a) and (b).

(d) A person certified by the American Speech and
Hearing Association (ASHA) or licensed under the law of
another state, a territory of the United States, or the
District of Columbia as a speech-language pathologist or
audiologist who has applied for licensure under this section
may perform speech-language pathology and audiology services



14028 in this state during the interim period of time prior to board 14029 action on that application."

14030 "\$34-28A-23

(a) Applicants for licensure shall be examined at a
time and place determined by the executive director and under
such supervision as the board may determine.

(b) The board may examine in whatever theoretical or applied fields of speech-language pathology and audiology it considers appropriate to the area of specialization and may examine with regard to the professional skills and judgment of a person in the utilization of speech-language pathology and audiology techniques and methods."

14040 "\$34-28A-25

(a) The board shall issue a license certificate to each person whom it licenses as a speech-language pathologist or audiologist, or both. The certificate shall show the full name of the licensee and shall bear a serial number. The certificate shall be signed by the chair and secretary of the board under the seal of the board.

(b) The board shall adopt a program of continuing education not later than October 1, 1991, and, after that date, proof. Proof of compliance with the minimum requirements of the continuing education program shall be required as a condition of license renewal.

14052 (c) Licenses shall expire on <u>December 31 a date set by</u> 14053 <u>the executive director</u> following their issuance or renewal and 14054 are invalid thereafter unless renewed. The board shall notify 14055 every person licensed under this chapter of the date of



14056 expiration and the amount of the renewal fee. This notice 14057 shall be mailed to his or her last known address at least one 14058 month before the expiration of the license. Every person 14059 licensed under this chapter shall, on or before January 1 of 14060 each year, pay a fee for renewal of license to the board. The 14061 board may, in the event payment exceeds a period of grace of 14062 30 days, renew a license upon payment of the renewal fee plus 14063 a late renewal payment penalty. Failure on the part of any licensed person to pay his or her renewal fee before January 1 14064 does not deprive him or her of his or her right to renew his 14065 14066 or her license, but the fee to be paid for renewal after 14067 January 31 shall be increased by twenty dollars (\$20) for each 14068 month or fraction thereof that the payment is delayed, up to a maximum of twice the current renewal fee. 14069

(d) A person who fails to renew his or her license within a period of two years after the date of expiration may not renew the license, and the license may not be restored, reissued, or reinstated thereafter, but the person may apply for and obtain a new license if he or she meets the requirements of this chapter.

(e) A licensee who wishes to place his or her license on an inactive status may do so by application to the board and by payment of a fee of one half of the renewal fee. An inactive licensee shall not accrue any penalty for late payment of the renewal fee that reactivates his or her license. The license may be held inactive for a maximum period of two years."

14083 "\$34-28A-27



14084 (a) The board executive director shall set and publish $_{T}$ 14085 a manner the board deems appropriate, fees for all of the in 14086 following purposes: 14087 (1) Application for examination. 14088 (2) Initial licensing. 14089 (3) Renewal of licensure. 14090 (4) Late payment for renewal (monthly penalty). 14091 (5) Registration of speech-language pathology 14092 assistants and audiology assistants. 14093 (6) Late payment fees. 14094 (b) A qualified applicant for licensing who has 14095 successfully passed the examination prescribed by the board 14096 and has paid the application, examination, and, if necessary, 14097 the reexamination fees, shall be licensed by the board as a 14098 speech-language pathologist or audiologist, or both. The 14099 application fee, examination fee, reexamination fee, licensing 14100 fee, late payment fees, and the annual renewal fee shall be in 14101 an amount fixed by the board executive director. Fees may not 14102 be refunded to applicants or licensees under any 14103 circumstances.

14104 (c) A qualified applicant for registration as a 14105 speech-language pathology assistant or audiology assistant who 14106 has paid the registration fee prescribed by the board 14107 executive director shall be registered by the board as a 14108 speech-language pathology assistant or audiology assistant. 14109 The registration fee and the annual renewal fee shall be in an amount that is one half of the registration fee and annual 14110 14111 renewal fee required of speech pathologists and audiologists



14112	respectively. Fees may not be refunded to applicants or
14113	registrants under any circumstances.
14114	(d) The fee for issuance of a license issued to replace
14115	one that is lost, destroyed, mutilated, or revoked shall be
14116	fifteen dollars (\$15), and the fee shall accompany the
14117	application for a replacement license."
14118	"\$34-28A-40
14119	(a) There is established as an independent agency of
14120	the executive branch of the government of the State of
14121	Alabama, the Alabama Board of Examiners for Speech-Language
14122	Pathology and Audiology. Commencing on October 1, 2026, the
14123	board shall be subject to the leadership, support, and
14124	oversight of the Executive Director of the Office of
14125	Occupational and Professional Licensing pursuant to Chapter 2B
14126	of Title 25.
14127	(b) The board shall be comprised of seven members, who
14128	shall be appointed by the Governor from names submitted to the
14129	Governor by the association. Not more than one board member
14130	from any United States Congressional District shall be

14131 appointed to serve at the same time. Those persons nominated 14132 or appointed to serve on the board shall have been engaged in 14133 rendering services to the public, or teaching, or research, or 14134 any combination of service to the public, teaching, or 14135 research, in speech-language pathology or audiology, or both 14136 for at least five years immediately preceding their 14137 appointment, and shall be citizens of this state. At least three board members shall be speech-language pathologists, at 14138 least three shall be audiologists, and one shall be a member 14139



14140 of the consuming public or an allied professional. The six 14141 professional speech-language pathologist and audiologist board 14142 members shall at all times be holders of active and valid 14143 licenses for the practice of speech-language pathology and 14144 audiology in this state, except for the six members first 14145 appointed, who shall fulfill the requirements set forth in the 14146 appropriate provisions of Section 34-28A-21. The membership of 14147 the board shall be inclusive and reflect the racial, gender, 14148 geographic, urban/rural, and economic diversity of the state.

14149 (c) The Governor shall appoint two board members for a 14150 term of one year, two for a term of two years, two for a term of three years, and one for a term of four years. Appointments 14151 14152 made thereafter shall be for three-year terms, with no person 14153 being eligible to serve more than two full consecutive terms. 14154 Terms shall begin on October 1, except for the first appointee 14155 member, who shall serve through September 30 of the year in 14156 which he or she is appointed before commencing the terms 14157 provided by this subsection.

14158 (d) The board shall meet during the month of October 14159 each year for the purposes of annual reorganization to select 14160 a chair and an executive secretary and to compile an annual 14161 report of business conducted during the previous year. Copies 14162 of the annual report shall be submitted to the Governor or his 14163 or her duly named representative and filed in the offices of 14164 the members of the board. Additionally, a report of the 14165 actions of the board shall be presented during the program of an annual meeting of the Speech and Hearing Association of 14166 14167 Alabama. At least one additional meeting shall be held before



14168 the end of each year. Further meetings shall be convened at 14169 the call of the chair or any two board members. All meetings 14170 shall be open to the public; except, that the board may hold 14171 closed sessions to prepare, approve, grade, or administer 14172 examinations or, upon a request of an applicant who has failed 14173 an examination, to prepare a response indicating the reason 14174 for failure.

14175 (e) Four members of the board shall constitute a quorum14176 to do business.

(f) When a vacancy on the board occurs, the Speech and Hearing Association of Alabama shall recommend not less than three persons to fill each vacancy, and the Governor shall make his or her appointment from the persons so nominated.

14181 (g) The Governor may remove from office any member of 14182 the board for neglect of any duty required by this chapter, 14183 for incompetency, or for unprofessional conduct."

14184 "\$34-28A-44

14185 (a) The board may employ, and at its pleasure 14186 discharge, an executive secretary and other officers and 14187 employees as may be necessary, and the board shall also 14188 outline their duties and fix their compensation and expense 14189 allowances.

(b) (a) The board shall adopt a seal by which it shall authenticate its proceedings. Copies of the proceedings, records and acts of the board, and certificates purporting to relate the facts concerning the proceedings, records, and acts signed by the secretary and authenticated by the seal shall be prima facie evidence in all the courts of this state.



14196	(c) The board shall report to the state Comptroller by
14197	the fifth day of each month the amount and source of all
14198	revenue received by it pursuant to this chapter during the
14199	previous month and shall at that time pay the entire amount
14200	thereof into a separate trust fund for the board established
14201	by the Comptroller within the State Treasury.
14202	(d) All appropriate expenses incurred by the board in
14203	the administration of this chapter shall be paid by the
14204	Comptroller when vouchers relating to the expenses are
14205	exhibited as having been approved by the board.
14206	(c) The board shall be financed from income accruing to
14207	<pre>it from (b) All fees, licenses and other charges, and funds</pre>
14208	collected by the board <del>, and all such moneys are appropriated</del>
14209	to the board for its use. All employee salaries and other
14210	expenses shall be paid as budgeted after budgets are approved
14211	by the Comptroller or within the limitations of any
14212	appropriation or funds available for that purpose shall be
14213	deposited into the Occupational and Professional Licensing
14214	<u>Fund</u> ."
14215	Section 39. Relating to the Alabama Sickle Cell
14216	Oversight and Regulatory Commission; to amend Section 22-10B-3
14217	of the Code of Alabama 1975, to read as follows:
14218	"\$22-10B-3
14219	(a) The Alabama Sickle Cell Oversight and Regulatory
14220	Commission shall be designated as the agency to insure the
14221	delivery of sickle cell services pursuant to Section 22-10B-5
14222	to affected persons in all counties in Alabama and assist in
14223	establishing geographical service delivery boundaries. The



14224 commission shall promulgate guidelines for creating uniformity 14225 in the delivery of services and the management of statewide 14226 programs.

14227 (b) The commission shall also promulgate rules pursuant 14228 to the Alabama Administrative Procedure Act for handling 14229 complaints regarding service and management of statewide 14230 programs and addressing any other discrepancies brought to the 14231 attention of the commission. The commission shall not have the 14232 authority to promulgate rules regarding medical care. Any rule promulgated shall not be construed to establish a standard of 14233 14234 care for physicians licensed to practice medicine.

14235 (c) Commencing on October 1, 2024, all documents, 14236 records, functions, and responsibilities held by or in the 14237 possession of the commission on that date shall be transferred 14238 to a division or office of the Alabama Department of Public 14239 Health, as determined by the State Health Officer, and under 14240 the supervision of the Department of Public Health in 14241 conjunction with the commission."

14242Section 40. Relating to the Alabama Drycleaning14243Environmental Response Trust Advisory Board; to amend Section1424422-30D-8 of the Code of Alabama 1975, to read as follows:14245"\$22-30D-8

(a) There is hereby created the Alabama Drycleaning
Environmental Response Trust Fund Advisory Board consisting of
seven persons who are residents of the state appointed by the
Governor of the state and confirmed by the Senate of the
state. The members of the board shall be composed of one
individual to represent the interest of each of the following



14252 groups, organizations, and entities:

(1) Owners or operators of drycleaning facilities
covered by this chapter that employ no more than 10 full-time
employees.

14256 (2) Owners or operators of drycleaning facilities
14257 covered by this chapter that employ 11 or more full-time
14258 employees but no more than 24 full-time employees.

(3) Owners or operators of drycleaning facilities
covered by this chapter that employ 25 or more full-time
employees.

(4) Wholesale distributors covered by this chapter of
drycleaning agents with at least one operating in-state
wholesale distribution facility.

14265 (5) An environmental group with statewide membership.14266 (6) The environmental engineering community.

14267 (7) The real estate community owning real property on 14268 which a drycleaning facility or abandoned drycleaning facility 14269 is or has been located.

14270 (b) All initial members of the board shall be appointed 14271 by the Governor before November 21, 2000. The board shall hold 14272 its first meeting within 30 days after all appointments to the 14273 board are made by the Governor. The members' terms of office 14274 shall be three years and until their successors are selected 14275 and qualified; except that, of those first appointed, three 14276 shall have a term of one year; two shall have a term of two 14277 years; and two shall have a term of three years, all as designated by the Governor at the time of appointment. There 14278 14279 is no limitation on the number of terms any appointed member



14280 may serve. If a vacancy occurs, the Governor shall appoint a 14281 replacement. Each member of the board shall have one vote 14282 concerning any matter coming before the board. Any board 14283 member may be removed by the Governor after notice and hearing 14284 for incompetence, neglect of duty, malfeasance in office, or 14285 moral turpitude.

14286 (c) At the first meeting of the board, and annually 14287 thereafter, the members shall select from among themselves a 14288 chair and vice chair. The board shall hold at least four regular meetings each year and such additional meetings as the 14289 14290 chair deems desirable at a place within the state and time to 14291 be fixed by the chair. Special meetings may be called by three 14292 or more members of the board upon delivery of written notice 14293 to each member of the board. Four members of the board shall 14294 constitute a quorum. All powers and duties conferred upon 14295 members of the board shall be exercised personally by the 14296 members and not by alternates or representatives. The members 14297 of the board shall receive the same per diem and travel 14298 allowance as paid to state employees for each day's attendance 14299 at an official meeting of the board.

14300 (d) Commencing on October 1, 2024, all documents, 14301 records, functions, and responsibilities held by or in the 14302 possession of the board shall be transferred to a division of 14303 the department, as determined by the director, and under the 14304 supervision of the department in conjunction with the board. 14305 (d) (e) The board department may hire or engage attorneys, consulting engineers, or other professional 14306 14307 advisors as deemed necessary by the board to assist the board



14308 to carry out its activities and the <u>board department</u> may pay, 14309 at its sole discretion, such fees as it may determine for 14310 services of such attorneys, consulting engineers, or other 14311 professional advisors from monies in the fund.

14312 (e) (f) The State Health Officer, a representative of 14313 the department, and a representative of the Geological Survey 14314 of Alabama shall serve to advise the board as ex-officio 14315 members of the board, without a vote or compensation.

14316 (f) (g) No member of the board shall be liable to civil 14317 action for any act performed in good faith in the performance 14318 of his or her duty pursuant to this chapter. "

14319 Section 41. Sections 34-4-53, 34-12-32, 34-17-25, 14320 34-24-253, 34-30-54, 34-36-5, and 34-40-7, Code of Alabama 14321 1975, providing for the compensation of members of the State 14322 Board of Auctioneers, the State Board of Registration for 14323 Foresters, the Alabama Board of Examiners of Landscape 14324 Architects, the Alabama Board of Social Work Examiners, the 14325 State Board of Podiatry, the Alabama Board of Electrical 14326 Contrators, and the Alabama Board of Athletic Trainers are 14327 repealed. Additionally, Chapter 43, Title 34, Code of Alabama 14328 1975, providing for the Alabama Board of Massage Therapy, is 14329 repealed.

Section 42. (a) The Legislative Services Agency Legal Division shall conform references in the Code of Alabama 1975, to any occupational or professional licensing board transferred to the Office of Occupational and Professional Licensing of the Department of Labor to reflect the changes made in this act.



14336 (b) Unless explicitly stated in this act, this act is 14337 not intended to supersede any legislation enacted during the 14338 2024 or 2025 Regular Sessions of the Legislature that sunsets, 14339 amends, repeals, or adds to the Code of Alabama 1975, or any 14340 special session held before October 1, 2026, that sunsets, 14341 amends, repeals, or adds to the Code of Alabama 1975, relating 14342 to an occupational or professional licensing board covered by 14343 this act, and the Code Commissioner shall harmonize language 14344 to carry out this intent.

14345 Section 43. Sections 1, 39, and 40 of this act shall 14346 become effective on October 1, 2024; Sections 2 through 24 of 14347 this act shall become effective on October 1, 2025; and 14348 Sections 25 through 38 shall become effective on October 1, 14349 2026.