1	H.104
2	Introduced by Representative Copeland-Hanzas of Bradford
3	Referred to Committee on
4	Date:
5	Subject: Professions and occupations; Secretary of State; Office of
6	Professional Regulation; accountants; dentistry; nursing; optometrists;
7	real estate brokers and salespersons; opticians; pharmacy; radiologic
8	technicians; alcohol and drug abuse counselors; real estate appraisers;
9	acupuncturists; naturopathic physicians; athletic trainers; applied
10	behavioral analysts
11	Statement of purpose of bill as introduced: This bill proposes to make
12	miscellaneous amendment to statutes governing professions and occupations
13	regulated by the Office of Professional Regulation.
14 15	An act relating to professions and occupations regulated by the Office of Professional Regulation
16	It is hereby enacted by the General Assembly of the State of Vermont:
17	* * * Office of Professional Regulation * * *
18	Sec. 1. 3 V.S.A. § 121 is smended to read:
19	§ 121. DEFINITIONS
20	As used in this subchapter.

1	(1) "Director" means the Director of the Office of Professional
2	Regulation.
3	(1) "Licensing board" or "board" refers to the boards, commissions, and
4	professions listed in section 122 of this title subchapter and, in the case of
5	disciplinary matters or denials of licensure, either an administrative law officer
6	appointed under subsection 129(j) of this title subchapter or the Director in
7	advisor professions. Notwithstanding statutory language to the contrary, this
8	subchapter shall apply to all those boards.
9	(3)(A) "License" includes any certification Θr_{a} , registration Θr_{a} , permit,
10	commission, or other official authorization to undertake a regulated activity.
11	(B) "Licensee" includes registrants and holders of certificates or
12	permits any person to whom a license has been issued by a board or the
13	Director.
14	(4) "Office" means the Office of Professional Regulation.
15	Sec. 2. 3 V.S.A. § 122 is amended to read:
16 17	§ 122. OFFICE OF PROFESSIONAL REGULATION The Office of Professional Regulation is created within the Office of the
18	Secretary of State. The Office shall have a director who shall be appointed by
19	the Secretary of State and shall be an exempt employee. The following boards
20	or professions are attached to the Office of Professional Regulation:
21	* * *
22	(17) Doard of Radiologic Technology Technologists

1	* * *
2	(29) Board of Real Estate Appraisers
3	* * *
4	(48) Notaries Public
5	Sec. 3. 3 V.S.A. § 127 is amended to read:
6 7	§ 127. UNAUTHORIZED PRACTICE(a) When the Office receives a complaint of unauthorized practice, the
8	Director shall refer the complaint to Office investigators and prosecutors.
9	(b)(1) A person practicing a regulated profession without authority or an
10	employer permitting such practice may, upon the complaint of the Attorney
11	General or a State's Attorney or an attorney assigned by the Office of
12	Professional Regulation, be enjoined therefrom by the Superior Court where
13	the violation occurred or the Washington County Superior Court and may be
14	assessed a civil penalty of not more than $\frac{1,000.00}{5,000.00}$.
15	(2)(A) The Attorney General or an attorney assigned by the Office of
16	Professional Regulation may elect to bring an action seeking only a civil
17	penalty of not more than $\frac{1,000.00}{2,500.00}$ for practicing or permitting the
18	practice of a regulated profession without authority before the board having
19	regulatory authority over the profession or before an administrative law
20	officer.
21	(B) Hearings shall be conducted in the same manner as disciplinary
22	hearings.

1	(3)(A) A civil penalty imposed by a board or administrative law officer
2	under this subsection (b) shall be deposited in the Professional Regulatory Fee
3	Fund established in section 124 of this chapter for the purpose of providing
4	education and training for board members and advisor appointees.
5	(B) The Director shall detail in the annual report receipts and
6	expenses from these civil penalties.
7	(c) In addition to other provisions of law, unauthorized practice shall be
8	punishable by a fine of not more than \$5,000.00 or imprisonment for not more
9	than one year, or both. Prosecution may occur upon the complaint of the
10	Attorney General or a State's Attorney or an attorney assigned by the Office of
11	Professional Regulation under this section and shall not act as a bar to civil or
12	administrative proceedings involving the same conduct.
13	* * *
14	Sec. 4. 3 V.S.A. § 129a is amended to read:
15	§ 129a. UNPROFESSIONAL CONDUCT
16	(a) In addition to any other provision of law, the following conduct by a
17	licensee constitutes unprofessional conduct. When that conduct is by an
18	applicant or person who later becomes an applicant, it may constitute grounds
19	for denial of a license or other disciplinary action. Any one of the following
20	items or any combination of items, whether the conduct at issue was
21	committed within or outside the State, shall constitute unprofessional conduct.

1	* * *
2	(26) Sexually harassing or exploiting a patient, client, or consumer;
3	failing o maintain professional boundaries; or violating a patient, client, or
4	consumer's reasonable expectation of privacy.
5	* * *
6	(d)(1) After heating, and upon a finding of unprofessional conduct, a board
7	or an administrative law officer may take disciplinary action against a licensee
8	or applicant, including imposing an administrative penalty not to exceed
9	\$1,000.00 <u>\$5,000.00</u> for each upprofessional conduct violation.
10	(2)(A) Any money received under this subsection shall be deposited in
11	the Professional Regulatory Fee Fund established in section 124 of this title
12	chapter for the purpose of providing education and training for board members
13	and advisor appointees.
14	(B) The Director shall detail in the annual report receipts and
15	expenses from money received under this subsection.
16	* * *
17	Sec. 5. 3 V.S.A. § 135 is amended to read:
18	§ 135. UNIFORM STANDARD FOR RENEWAL FOLLOWING
19	EXTENDED ABSENCE
20	(a) Notwithstanding any provision of law to the contrary, when an
21	applicant seeks to renew an expired or lapsed license after fewer than five

1	s of absence from practice, readiness to practice shall be inferred from
2	completion of any continuing education that would have been required if the
3	applicant had maintained continuous licensure, or by any less burdensome
4	showing set forth in administrative rules specific to the profession or permitted
5	by the Director
6	* * *
7	* * * Accountants * * *
8	Sec. 6. 26 V.S.A. chapter his amended to read:
9	CHAPTER 1. ACCOUNTANTS
10	Subchapter 1 General Provisions
11	* * *
12	§ 17. PENALTY
13	Any person who violates any provision of section 14 of this title chapter
14	shall be subject to the penalties set forth in 3 V.S.A.§ 127 (c) .
15	* * *
16	Subchapter 3. Licenses
17	* * *
18	§ 74a. FOREIGN REGISTRATION
19	(a) A foreign firm licensed or registered in another country seeking to
20	practice temporarily in the state shall register with the board and pay the
21	required fee. The board shall adopt rules prescribing the procedure to be

1	owed in carrying out the registrations. Registrations under this section shall
2	explice three months after issuance. "Firm" is as defined in subdivision 13(5) of
3	this title.
4	(b) A foreign firm providing public accounting services in the state of
5	Vermont shall be registered and obtain a firm registration number.
6	(c) An accountant qualified for the practice of public accountancy in a
7	foreign country may:
8	(1) use a title granted by that country, together with any suitable
9	translation into English of that title, and the name of that country;
10	(2) temporarily practice public accounting after registering with the
11	board under section 74a of this title. [Repealed]
12	* * *
13	§ 81. OWNERSHIP OF ACCOUNTANT'S WORKING PAPERS
14	* * *
15	(d) An accountant or accountancy firm shall have in place a plan for
16	responsible disposition of client records in case of unexpected incapacity or
17	firm dissolution.
18	

1	* * * Dental Hygienists * * *
2	Sec 7. 26 V.S.A. chapter 12 is amended to read:
3	CHAPTER 12. DENTISTS, DENTAL THERAPISTS,
4	DENTAL HYGIENISTS, AND DENTAL ASSISTANTS
5	* * *
6	Subchapter 2. Board of Dental Examiners
7	* * *
8	§ 582. AUTHORITY OF THE BOARD
9	In addition to any other provisions of law, the board Board shall have the
10	authority to:
11	* *
12	(3) adopt rules pursuant to the Vermont Administrative Procedure Act as
13	set forth in 3 V.S.A. chapter 25:
14	* * *
15	(H) setting guidelines for general supervision of tental hygienists
16	with no less than three years of experience by dentists with no less than three
17	years of experience to, to be known as "public-health hygienists," who may
18	perform tasks in public or private schools or institutions public-health settings
19	as set forth in section 624 of this chapter; and
20	

1	Subchapter A Dental Hygienists
2	* * *
3	§ 624. RRACTICE
4	(a) A dental hygienist may perform duties for which the dental hygienist
5	has been qualified by successful completion of the normal curriculum offered
6	by programs of denta hygiene accredited by the American Dental Association
7	or in continuing education courses approved by the Board. A dental hygienist
8	may perform tasks in the office of any licensed dentist consistent with the rules
9	adopted by the Board.
10	(b) In public or private schools or institutions, a dental <u>A public-health</u>
11	hygienist, who shall be a dental hygienist with no less fewer than three years
12	of experience, may perform tasks under the general supervision of a licensed
13	dentist with no less than three years of experience as prescribed in out-of-
14	office settings, including residences, schools, nursing home and long-term care
15	facilities, clinics, hospitals, medical facilities, community health centers
16	licensed or approved by the Department of Health, Head Start programs, and
17	any other facilities or programs deemed appropriate by the Department of
18	Health in a manner consistent with guidelines adopted by the Board by rule
19	

1	* * * Nursing * * *
2	Sec. 8. 26 V.S.A. chapter 28 is amended to read:
3	CHAPTER 28. NURSING
4	Subchapter 1. General Provisions
5	* * *
6	§ 1574. POWERS AND DUTIES
7	(a) In addition to the powers granted by 3 V.S.A. § 129, the Board shall:
8	* * *
9	(3) Adopt rules setting standards for approval of <u>medication</u> nursing
10	assistant and nursing education programs in Vermont, including all clinical
11	facilities. The Board may require reimpursement for actual and necessary
12	costs incurred for site surveys.
13	(4) Adopt rules for medication nursing a sistant education and
14	competency evaluation programs and survey and approve those programs that
15	meet the rules. [Repealed.]
16	* * *
17	Subchapter 2. Advanced Practice Registered Nurses
18	* * *
19	§ 1613. TRANSITION TO PRACTICE
20	(a)(1) Graduates An APRN with fewer than 24 months and 2,400 hours of
21	licensed active advanced nursing practice in an initial role and population

1	s or fewer than 12 months and 1,600 hours for any additional role and
2	population focus shall have a formal agreement with a collaborating provider
3	as required by board <u>Board</u> rule.
4	(2) APRNs An APRN shall have and maintain signed and dated copies
5	of all required collaborative provider agreements as part of the practice
6	guidelines.
7	(3) An APRN required to practice with a collaborative provider
8	agreement may not engage in solo practice, except with regard to a role and
9	population focus in which the APRN has met the requirements of this
10	subsection.
11	(b) An APRN who satisfies the requirements to engage in solo practice
12	pursuant to subsection (a) of this section shall notify the board Board that these
13	requirements have been met.
14	* * *
15	* * * Optometrists * * *
16	Sec. 9. 26 V.S.A. chapter 30 is amended to read:
17	CHAPTER 30. OPTOMETRY
18	* * *
19	§ 1703. DEFINITIONS
20	As used in this chapter:
21	

1	(2) The "practice of optometry" means any one or combination of the
2	following practices:
3	(A) The examination of Examining the human eyes and visual
4	system for purposes of:
5	(i) diagnosing refractive and functional ability; or
6	(ii) diagnosing the presence of eye and adnexa disease or injury,
7	treating the disease or injury with the appropriate pharmaceutical agents and
8	procedures in accordance with this chapter, and making referrals to the
9	appropriate health care provider when warranted.
10	(B) The diagnosis and correction of Diagnosing and correcting
11	anomalies of the refractive and functional ability of the visual system and the
12	enhancement of visual performance including, but not limited to, the
13	following:
14	(i) the prescribing and employment of <u>using</u> ophthalmic lenses,
15	prisms, autorefractor or other automatic testing devices, frames, ophthalmic
16	aids, and prosthetic materials as consistent with the health of the eye;
17	(ii) the prescribing and employment of employing contact lenses;
18	and
19	(iii) administering visual training, vision therapy, orthoptics, and
20	picoptics.

1	(C) Prescribing appropriate pharmaceutical agents for the diagnosis
2	management, and treatment of the eye and adnexa.
3	(D) Removing superficial foreign bodies from the eye and adnexa;
4	epilating the eyelashes, including by electrolysis; and punctal dilation, lacrimal
5	irrigation, and punctal plugs insertion.
6	(E) Managing the following types of glaucoma in patients who are
7	16 years of age or older
8	(i) adult primary open angle glaucoma;
9	(ii) exfoliative glaucoma;
10	(iii) pigmentary glaucoma;
11	(iv) low tension glaucoma,
12	(v) inflammatory (uveitic) glaucoma; and
13	(vi) emergency treatment of angle closure glaucoma.
14	(F) For those licensees holding an advanced procedures endorsement
15	from the Director, performing minor surgical procedures, including removal of
16	benign skin lesions, injections, and minor laser procedures, as further set out
17	by rule.
18	(3) "Disciplinary action" or "disciplinary cases" includes any action
19	taken by a board against a licensee or applicant premised upon a finding of
20	wrongdoing or unprofessional conduct by the licensee or applicant. It includes
21	ail sanctions of any kind, including obtaining injunctions, issuing warnings,

1	reprimands, suspensions, or revocations of licenses, and other similar canctions
2	and ordering restitution. "Director" means the Director of the Office of
3	Professional Regulation.
4	(4) "Financial interest" means being:
5	(A) a lice sed practitioner of optometry; or
6	(B) a person who deals in goods and services which that are uniquely
7	related to the practice of optometry; or
8	(C) a person who has invested anything of value in a business which
9	that provides optometric services.
10	(5) "Contact lenses" means those lenses that are worn for cosmetic,
11	therapeutic, or refractive purposes.
12	§ 1704. PENALTIES
13	A person who obtains a license by fraud or misrepresentation or who
14	practices or attempts to practice optometry or hold himself or he self out as
15	being able to do so in this state State without first having obtained the license
16	required by this chapter shall be subject to the penalties provided in
17	9 V.S.A. § 127 (c) .

1	Subchapter 2 State <u>Board of</u> Optometry Board
2	§ 1707. QUALIFICATIONS; TERM OF OFFICE; REMOVAL
3	(a) A state board of optometry The State Board of Optometry is created
4	which shall be the continuation of and successor to the state board of
5	examiners in optometry heretofore established by chapter 29 of this title.
6	(b) The board board shall consist of five members, three of whom shall be
7	residents of the state, State who have had at least five years' experience in the
8	practice of optometry in the state, State and are in the active practice of
9	optometry at the time of their appointment; and two members who shall be
10	representatives of the public, who shall be residents of the state State for five
11	years and who shall have no financial interest in the profession other than as a
12	consumer or potential consumer of its services.
13	* * *
14	§ 1708. POWERS AND DUTIES
15	(a) The board Board shall:
16	(1) Adopt rules under <u>3 V.S.A. chapter 25 the Vermont Administrative</u>
17	Procedure Act necessary for the performance of its duties, ensuring that at
18	least the following are established by statute or rule:
19	(A) A <u>a</u> definition of the behavior for which a license is required;
20	(B) Explanations explanations of appeal and other significant rights
21	given by law to licensees, applicants, and the public, and

1	(C) standards for acceptance of continuing education, which may
2	identify mandatory content specific to pharmacology, management of adverse
3	drug reactions, and advanced procedures.
4	(b) The board may:
5	(1) exercise authority granted under 3 V.S.A. chapter 5.;
6	(2) use the administrative services provided by the office of professional
7	regulation under 3 V.S.A. chapter 5;
8	(3) Receive legal assistance from the attorney general of the state and
9	from the legal counsel for the director of the office of professional regulation.
10	[Repealed.]
11	(c) The board Board shall not limit be:
12	(1) limit the ownership of optometric practices to licensed optometrists;
13	(2) limit the number of offices or sites at which an optometrist may
14	practice; or
15	(3) limit the right of optometrists to practice in an association,
16	partnership, corporation, or other lawful entity with anyone
17	* * *
18	Subchapter 3. Examinations and Licenses
19	* * *
20	§ 1715. LICENSURE BY EXAMINATION
21	(a) The board <u>Board</u> may grant a license to an applicant who.

1	(1) has attained the age of majority:
2	(2) is a graduate of an optometric school or college accredited by a
3	regional or professional accreditation organization approved by the board
4	<u>Board;</u>
5	(3) holds a current cardiopulmonary resuscitation certification from the
6	American Red Cross, the Vermont Heart Association, or a comparable source
7	recognized by the Director;
8	(4) has successfully completed an examination approved by the board
9	Board; and
10	(4)(5) has paid the fee required by section 1718 of this title chapter.
11	(b) A failed examination may be reachen once free of charge and each
12	examination thereafter shall be subject to pryment of a fee. [Repealed.]
13	* * *
14	§ 1716a. RENEWAL
15	Licenses shall be renewed every two years upon payment of the required
16	fee, provided that the person applying for renewal completes at least $\frac{20}{40}$
17	hours of continuing education, approved by the board Board, during the
18	preceding two-year period and holds a current cardiopulmonary resuscitation
19	certification. If the applicant has a special endorsement for the use of
20	pharmaceutical agents as provided in section 1729 of this title, the applican
21	shall, during the preceding two-year period, complete at least 40 hours of

1	inuing education, approved by the board, of which at least 20 hours shall be
2	related to the use of therapeutic pharmaceutical agents. The board may specify
3	particular areas of study which must be completed to satisfy the requirements
4	of this section. The board may, by rule, adopt continuing education
5	requirements for hose who renew their licenses after less than a full two-year
6	period.
7	* * *
8	Subchapter 4. Unprofessional Conduct and Discipline
9	§ 1719. UNPROFESSIONAL CONDUCT
10	(a) Unprofessional conduct is the conduct prohibited by this section and by
11	3 V.S.A. § 129a, whether or not taken by a license holder committed by a
12	licensee, an applicant, or a person who later becomes an applicant.
13	(b) Unprofessional conduct means:
14	(1) Conduct which that evidences moral unfitness to practice the
15	occupation.
16	(2) Any of the following except when reasonably undertaken in an
17	emergency situation in order to protect life, health, or property:
18	(A) Practicing or offering to practice beyond the scope permitted by
19	law.

1	(B) Performing treatments or providing services which that a licensee
2	is not qualified to perform or which that are beyond the scope of the licensee's
3	education, training, capabilities, experience, or scope of practice.
4	(C) Performing occupational services which that have not been
5	authorized by the consumer or his or her legal representative.
6	* * *
7	Subchapter 5. Diagnostic Pharmaceutical Agents
8	* * *
9	§ 1727. EXPIRATION DATE
10	(a) An optometrist shall state the xpiration date on the face of every
11	prescription written by that optometrist for contact lenses. The expiration date
12	shall be one year after the examination date unless a medical or refractive
13	problem affecting vision requires an earlier expiration date.
14	(b) An optometrist may shall not refuse to give the buyer a copy of the
15	buyer's prescription after the expiration date; however, the copy shall be
16	clearly marked to indicate that it is an expired prescription.
17	Subchapter 6. Therapeutic Pharmaceutical Agents; Advanced Procedures
18	§ 1728. USE OF THERAPEUTIC PHARMACEUTICAL AGENTS
19	(a) An optometrist licensed under this chapter who possesses the
20	endorsement required under section 1729 of this title, may.

1	(1) use and prescribe appropriate pharmaceutical agents for the
2	diagnosis, management, and treatment of the eye and adnexa.
3	(2) remove superficial foreign bodies from the eye and adnexa, perform
4	epilation of the eyelashes including electrolysis, punctal dilation, and lacrimal
5	irrigation, and asert punctal plugs.
6	(b) Nothing in this subchapter shall be construed to permit:
7	(1) the use of the apeutic ultrasound, the use of injections except for the
8	appropriate emergency stabilization of a patient, or the performance of surgery.
9	"Surgery" means any procedure in which human tissue is cut, penetrated,
10	thermally or electrically cauterized except when performing electrolysis, or
11	otherwise infiltrated by mechanical or reser means in a manner not specifically
12	authorized by this act;
13	(2) the use of lasers for any procedure other than diagnostic testing; or
14	(3) a licensee to perform indocyanine green angiography, removal of
15	benign skin lesions involving subcutaneous injections, sub-tenons injections,
16	retrobulbar injections, intraocular injections, ketamine (IM) for an infant's
17	examination under anesthesia, management of skin and conjunctival
18	neoplasms, and botox injections.
19	(a)(1) A licensee who employs an oral therapeutic pharmaceutical agent
20	that might prove to have significant systemic adverse reactions or systemic
21	side effects shall, in a manner consistent with vermont law, ascertain the risk

1	of systemic side effects through either a case history or by communicating
2	with the patient's primary care provider.
3	(1) The licensee shall also communicate with the patient's primary care
4	provider, or with a physician skilled in diseases of the eye, when, in the
5	professional julgment of the licensee, it is medically appropriate.
6	(3) Any communication shall be noted in the patient's permanent
7	record. The methodology of communication shall be determined by the
8	licensee.
9	(b)(1) If a glaucoma patien, does not respond to up to three topically
10	administered pharmaceutical agents within a reasonable time, the licensee shall
11	refer the patient to a licensed ophthalmologist.
12	(2) A glaucoma patient shall not be treated by an optometrist with more
13	than three topically administered agents at any given time.
14	(3) If an oral medication is required to obtain an adequate clinical
15	response in a glaucoma patient, the licensee shall consult with a licensed
16	ophthalmologist as soon as clinically prudent following initiation of the oral
17	medication.
18	(4) This subsection shall not require that the license transfer care of the
19	patient to the consulting ophthalmologist, but does require that the patient be
20	seen by the consulting ophthalmologist.
21	§ 1728a. PERMISSIBLE TREATMENTS; GLAUCOMA TYPES
22	(a) A licensee may treat the following types of glaucoma on patients who
23	are 16 years of age or older:
24	(1) adult primary open angle glaucoma;
25	(2) exteriative glaucoma,

1	(3) nigmentary glaucoma:
2	(4) low tension glaucoma;
3	(.) inflammatory (uveitic) glaucoma; and
4	(6) emergency treatment of angle closure glaucoma.
5	(b) This section shall not prohibit a licensee from administering
6	appropriate emergency stabilization treatment to a patient. [Repealed.]
7	* * *
8	§ 1728c. USE OF ORAL THERAPEUTIC PHARMACEUTICAL AGENT;
9	COMMUNICATION WITH PRIMARY CARE PROVIDER
10	A licensee who employs an oral therapeutic pharmaceutical agent that
11	might prove to have significant systemic adverse reactions or systemic side-
12	effects shall, in a manner consistent with Vermont law, ascertain the risk of
13	systemic side effects through either a case history or by communicating with
14	the patient's primary care provider. The licensee shall also communicate with
15	the patient's primary care provider, or with a physician skilled in diseases of
16	the eye, when in the professional judgment of the licensee, it is medically
17	appropriate. The communication shall be noted in the patient's permanent
18	record. The methodology of communication shall be determined by the
19	licensee. [Repealed.]
20	§ 1728d. DURATION OF GLAUCOMA TREATMENT WITHOUT
21	REFERRAL

1	(a) If a glaucoma patient does not respond to up to three topically
2	administered pharmaceutical agents within a reasonable time, the licensee shall
3	refer the patient to a licensed ophthalmologist. No glaucoma patient shall be
4	treated by an optometrist with more than three topically administered agents at
5	any given time.
6	(b) If an oral medication is required to obtain an adequate clinical
7	response, the licensee shall consult with a licensed ophthalmologist as soon as
8	clinically prudent following initiation of the oral medication. This section shall
9	not require that the licensee transfer care of the patient to the consulting
10	ophthalmologist, but does require that the patient be seen by the consulting
11	ophthalmologist. [Repealed.]
12	§ 1729. ENDORSEMENTS AND REQUIREMENTS <u>ADVANCED</u>
13	PROCEDURE ENDORSEMENT
14	(a) Upon application, the board shall certify eligible licensees to use and
15	prescribe therapeutic drugs and to perform those procedures authorized by
16	subdivision 1728(a)(2) of this title, if the applicant meets the requirements of
17	section 1715 of this chapter for licensure by examination or meets the
18	requirements of section 1716 of this chapter for licensure by endorsement, and
19	is authorized under the license of another jurisdiction to use therapeutic
20	pharmaceutical agents With the written assent of the Director of Professional
21	Regulation and the Commissioner of Health, the Board may adopt rules

1	blishing standards and requirements for a special license endorsement
2	autorizing a Vermont licensed optometrist to perform advanced procedures.
3	(b) A licensee certified under this section shall affix current documentation
4	of certification to the license in the manner provided by the board A person
5	licensed under this chapter shall not use therapeutic ultrasound; injections
6	other than as may be necessary for the emergency stabilization of a patient; nor
7	perform surgery, defined as any procedure in which human tissue is cut,
8	penetrated, or thermally or electrically cauterized, including by laser; unless
9	such person holds a special license endorsement issued under this section.
10	(c) A licensee who is certified to use therapeutic pharmaceutical agents
11	shall demonstrate proof of current cardiopulmonary resuscitation certification
12	as a condition of initial certification and of vicense renewal. Acceptable
13	courses shall include:
14	(1) courses in external cardiopulmonary resulcitation which are
15	approved by the Vermont Heart Association or the American Red Cross; and
16	(2) courses which include a review of diseases or conditions which
17	might produce emergencies such as anaphylactic shock, diabeter heart
18	condition, or epilepsy. An advanced-procedures endorsement shall a
19	minimum require that a qualified applicant demonstrate satisfactory
20	completion of:
21	(1) classroom instruction in.

1	(A) laser physics: hazards and safety:
2	(B) biophysics of laser;
3	(C) laser application in clinical optometry;
4	(D) laser tissue interactions;
5	(E) later indications; contraindications and potential
6	<u>complications;</u>
7	(F) gonioscopy;
8	(G) laser therapy for open angle glaucoma;
9	(H) laser therapy for angle closure glaucoma;
10	(I) posterior capsulotomy,
11	(J) common complications; lits, lashes, and lacrimal;
12	(K) medicolegal aspects of anterior segment procedures;
13	(L) peripheral iridotomy;
14	(M) laser trabeculoplasty
15	(N) minor surgical procedures;
16	(O) overview of surgical instruments; asepsis and OSHA;
17	(P) the surgical anatomy of the eyelids;
18	(Q) emergency surgical procedures;
19	(R) chalazion management;
20	(S) epiluminescence microscopy;
21	(T) suture techniques,

1	(II) local anesthesia: techniques and complications:
2	(V) anaphylaxsis and other office emergencies;
3	(W) radiofrequency surgery; and
4	(X) post-operative wound care;
5	(2) clinical or laboratory experience including:
6	(A) video tape demonstration;
7	(B) in vitro observation or participation;
8	(C) in vivo observation; and
9	(D) a formal clinical or laboratory practical examination; and
10	(3) passage of a written test using the National Board of Examiners in
11	Optometry format.
12	(d) A licensee certified to use therapeut c pharmaceutical agents shall, as
13	part of required continuing education, receive not less than 50 percent of his or
14	her continuing education in the use of pharmaceuticals, including treating
15	possible complications arising from their use, and the theatment of glaucoma
16	Rules adopted pursuant to this section shall identify with specificity the
17	advanced procedures authorized by the advanced-procedures endorsement, as
18	well as any conditions and limitations applicable to performance of those
19	advanced procedures. These rules may require maintenance of malpractice
20	liability insurance as a condition of endorsement.
21	§ 1729a. FREREQUISITES TO TREATING GLAUCOWA

1	A licensee who is already certified to use therapeutic pharmaceutical agents
2	and who graduated from a school of optometry prior to 2003 and is not
3	certified in another jurisdiction having substantially similar prerequisites to
4	treating glancoma shall, in addition to being certified to use therapeutic
5	pharmaceutical agents, provide to the board verification of successful
6	completion of an 12-hour course and examination offered by the State
7	University of New York State College of Optometry or similar accredited
8	institution. Successful completion shall include passing an examination
9	substantially equivalent to the relevant portions on glaucoma and orals of the
10	examination given to current graduates of optometry school and shall require
11	the same passing grade. The course shall cover the diagnosis and treatment of
12	glaucoma and the use of oral medications and shall be taught by both
13	optometrists and ophthalmologists. In addition, the licensee shall collaborate
14	with an optometrist who has been licensed to treat glaucoma for at least two
15	years or an ophthalmologist regarding his or her current glaucoma patients for
16	six months and at least five new glaucoma patients before treating glaucoma
17	patients independently. These five new glaucoma patients shall be seen at least
18	once by the collaborating glaucoma-licensed optometrist or ophthal pologist.
19	[Repealed.]
20	* * * Pharmacy * * *

21

Sec. 10. 20 V.S.A. chapter 30 is amended to read.

1	CHAPTER 36 PHARMACY
2	Subchapter 1. General Provisions
3	* * *
4	§ 2022. DEFINITIONS
5	As used in this chapter:
6	* * *
7	(7) "Drug outlet" means all pharmacies, wholesalers, manufacturers,
8	and other entities that are engaged in the manufacture, dispensing, delivery, or
9	distribution of prescription drugs
10	* * *
11	(11)(A) "Manufacturing" means the production, preparation,
12	propagation, conversion, or processing of a daug or device, either directly or
13	indirectly, by extraction from substances of natural origin or independently by
14	means of chemical or biological synthesis.
15	(B) "Manufacturing" includes the packaging or repackaging of a
16	drug or device Θr_{i} ; the labeling or relabeling of the container of a drug or
17	device for resale by a pharmacy, practitioner, or other person; and virtual
18	manufacturing by an entity that sells its own prescription drug or device
19	without physically possessing the product.
20	

1	$(10)(\Lambda)$ "Wholesale distributor" means any person who is engaged in
2	wholesale distribution of prescription drugs, but including virtual distribution
3	by an entity that sells a prescription drug or device without physically
4	possessing the product.
5	(B) "Vholesale distributor" does not include any for-hire carrier or
6	person hired solely to transport prescription drugs.
7	* * *
8	Subchapter 2. Board of Pharmacy
9	§ 2031. CREATION; APPOINTMENT; TERMS; ORGANIZATION
10	(a)(1) There is hereby created the Board of Pharmacy to enforce the
11	provisions of this chapter.
12	(2) The Board shall consist of seven <u>sight</u> members, five of whom shall
13	be pharmacists licensed under this chapter with five years of experience in the
14	practice of pharmacy in this State. One member shall be a pharmacy
15	technician registered under this chapter. Two members shall be members of
16	the public having no financial interest in the practice of pharmacy.
17	(b) Members of the Board shall be appointed by the Governor pursuant to
18	3 V.S.A. §§ 129b and 2004.
19	§ 2032. POWERS; DUTIES; LIMITATIONS
20	(a) The Board shall adopt rules necessary for the performance of its duties,
21	Including.

1	(1) scope of the practice of pharmacy;
2	(2) qualifications for obtaining licensure;
3	() explanations of appeal and other rights given to licensees,
4	applicants, and the public; and
5	(4) rules regulating pharmacy technicians; and
6	(5) provisions for the inspection of any regulated entity or commercial
7	location where legend drugs are manufactured or kept.
8	* * *
9	(c) The Board of Pharmacy shall also have the following responsibilities in
10	regard to medications, drugs, legend levices, and other materials used in this
11	State in the diagnosis, mitigation, and treatment or prevention of injury,
12	illness, and disease:
13	(1) The the regulation of the sale at retail and the compounding,
14	administration, and dispensing of medications, drugs, regend devices, and
15	other materials, including the right to seize any such drugs, legend devices,
16	and other materials found to be detrimental to the public health and welfare by
17	the Board pursuant to an appropriate hearing as required under the
18	Administrative Procedure Act;
19	(2) The the specifications of minimum professional and technical
20	equipment, environment, supplies, and procedures for the compounding or

1	dispensing of such medications, drugs, legend devices, and other materials
2	within the practice of pharmacy;
3	(3) The the control of the purity and quality of such medications, drugs,
4	legend devices, and other materials within the practice of pharmacy; and
5	(4) The the issuance of certificates of registration and licenses of drug
6	outlets ; and
7	(5) The development of criteria for a standardized tamper-resistant
8	prescription pad that can be used by all health care providers who prescribe
9	drugs. Such criteria shall be developed in consultation with pharmacists,
10	hospitals, nursing homes, physicians and other prescribers, and other affected
11	parties.
12	* * *
13	Subchapter 3. Licensing
14	* * *
15	§ 2042b. PHARMACY TECHNICIANS; NONDISCRETIONARY TASKS;
16	SUPERVISION
17	(a) Notwithstanding any other provision of law, a registered pharmecy
18	technician may perform packaging or other nondiscretionary tasks only while
19	assisting and under the supervision and control of a pharmaeist.

1	(b) This section does not authorize a pharmacy technician to perform
2	packaging or other nondiscretionary tasks without a pharmacist on duty, and
3	withoutbeing under the supervision and control of a pharmacist.
4	(c) This section does not authorize a pharmacy technician to perform any
5	act requiring the exercise of professional judgment by a pharmacist.
6	(d) The Board may adopt rules to specify tasks that a pharmacy technician
7	may perform under the supervision and control of a pharmacist pursuant to
8	subsection (a) of this section. A pharmacy or pharmacist that employs a
9	pharmacy technician to perform tasks specified in subsection (a) shall do so in
10	conformity with the rules adopted by the Board pursuant to this section.
11	(e) [Repealed.]
12	(f)(1) A pharmacist on duty shall be directly responsible for the conduct of
13	a pharmacy technician.
14	(2) A pharmacist responsible for a pharmacy technician shall be on the
15	premises at all times, or in the case of a remote pharmaty approved by the
16	Board, immediately available by a functioning videoconference link.
17	(3) A pharmacist shall verify a prescription before medication is
18	provided to the patient. [Repealed.]
19	* * *
20	Subchapter 6. Wholesale Distributors and Manufacturers
21	§ 2007. WHOLESALE DISTRIBUTOR DISTRIBUTORS AND

1	MANUFACTURERS: LICENSURE REQUIRED
2	(a) A person who is not licensed under this subchapter shall not engage in
3	wholes le distribution or manufacturing in this State.
4	* * *
5	(c) The Board may require a separate license for each facility directly or
6	indirectly owned on operated by the same business entity within this State, or
7	for a parent entity with divisions, subsidiaries, or affiliate companies within
8	this State when operations are conducted at more than one location and there
9	exists joint ownership and control among all the entities.
10	(d) An agent or employee of any licensed wholesale distributor shall not be
11	required to obtain a license under this subchapter and may lawfully possess
12	pharmaceutical drugs when that agent or employee is acting in the usual course
13	of business or employment.
14	§ 2068. REQUIREMENTS; APPLICANTS; LICENSES
15	An applicant shall satisfy the board <u>Board</u> that it has, and licensees shall
16	maintain, the following:
17	(1) Acceptable storage and handling conditions plus facilities standards.
18	(2) Minimum liability and other insurance as may be required under any
19	applicable federal or state law.
20	(3) A security system which that includes after hours, central alarm or
21	comparable entry detection capability, restricted premises access, adequate

1	outside perimeter lighting_comprehensive employment applicant screening
2	and safeguards against employee theft.
3	(4) An electronic, manual, or any other reasonable system of records,
4	describing all wholesale distributor activities governed by this subchapter for
5	the two-year period following disposition of each product, which shall be
6	reasonably accessible, as defined by the board <u>Board</u> by rule, during any
7	inspection authorized by the board Board.
8	(5) Officers, directory managers, and other persons in charge of
9	wholesale drug distribution, manufacture, storage, and handling, who shall at
10	all times demonstrate and maintain their capability to conduct business
11	according to sound financial practices as well as state and federal law.
12	* * *
13	(9) Operations in compliance with all federal requirements applicable to
14	wholesale drug distribution.
15	(10)(A) Compliance with standards and procedules which that the board
16	Board shall adopt by rule concerning provisions for initial and periodic on-site
17	inspections, criminal and financial background checks, ongoing monitoring,
18	reciprocity for out-of-state wholesale drug distributors inspected by a third
19	party organization recognized by the board Board or inspected and licensed by
20	a state State licensing authority with legal standards for licensure that are
21	comparable to the standards adopted by the board Board pursuant to this

1	ivision (10) protection of a wholesale drug distributor's proprietary
2	information, and any other requirements consistent with the purposes of this
3	subdivision (10).
4	(B) The board Board rules may recognize third party accreditation in
5	satisfaction of some or all of the requirements of this subdivision (10) .
6	* * *
7	§ 2076. INSPECTION POWERS; ACCESS TO WHOLESALE
8	DISTRIBUTOR <u>ANN MANUFACTURER</u> RECORDS
9	(a) A person authorized by the Roard may enter, during normal business
10	hours, all open premises purporting or appearing to be used by a wholesale
11	distributor or manufacturer for purposes of inspection.
12	(b)(1) Wholesale distributors and manufacturers may keep records
13	regarding purchase and sales transactions at a central location apart from the
14	principal office of the wholesale distributor or the location at which the drugs
15	were stored and from which they were shipped, provided that such records
16	shall be made available for inspection within two working days on a request by
17	the Board.
18	(2) Records may be kept in any form permissible under federal law
19	applicable to prescription drugs record keeping.

1	(c) If the Roard determines it is necessary to inspect a certain premises
2	uncer the same ownership more than once in any two-year period, the Board
3	may charge a reinspection fee of \$100.00 <u>\$500.00</u> .
4	* * *
5	Sec. 11. CREATION OF POSITION WITHIN THE OFFICE OF
6	PROFESSIONAL REGULATION; LICENSING
7	(a) There is created within the Secretary of State's Office of Professional
8	Regulation one new permanent classified Licensing Administrator position.
9	(b) Any funding necessary a support the position created in subsection (a)
10	of this section shall be derived from the Office's Professional Regulatory Fee
11	Fund, with no General Fund Dollars.
12	* * * Real Estate Brokers and Salespersons * * *
13	Sec. 12. 26 V.S.A. chapter 41 is amended to read:
14	CHAPTER 41. REAL ESTATE BROKERS AND SALESPERSONS
15	Subchapter 1. General Provisions
16	* * *
17	§ 2213. PENALTIES
18	A person who shall violate any provision of this chapter shall be subject to
19	the penalties provided in 3 V.S.A. § 127 (c) .
20	* * *
21	Subchapter 5. Licenses

1	* * *
2	§ 2292. ELIGIBILITY
3	* * *
4	(b)(1) A license as a real estate salesperson shall be granted to a person
5	who satisfies all of the following:
6	(A)(1) has passed an examination as required by the Commission;
7	(B)(2) is at least 18 years of age;
8	(C)(3) has been employed by or become associated with a brokerage
9	firm and that firm's principal bloker; and
10	(D)(4) has completed a course of instruction, approved by the
11	Commission, of at least 40 hours.
12	(2)(A) An initial salesperson license shall expire 90 days from issuance.
13	(B) The license of a salesperson who has provided documentation to
14	the Commission showing successful completion of right hours of instruction
15	addressing topics specified by the Commission relating to the salesperson's
16	postlicensure practice of the profession shall be renewed without application or
17	fee and remain valid until the end of the biennial licensing period.
18	(3) Has been employed by or become associated with a brokerage firm
19	and that firm's principal broker.
20	(4) Has completed a course of instruction, approved by the Commission,
21	of at least 40 hours.

1	* * *
2	§ 2.93. RENEWAL OF LICENSE; EXPIRED LICENSE
3	(a) hicenses shall be renewed every two years without examination and on
4	payment of the required fees, provided that the person applying for renewal
5	completes at least 24 hours of instruction for brokers and 16 hours of
6	instruction for salespersons, approved by the Commission, during the
7	preceding two-year period. Four hours of this continuing education instruction
8	shall address legislation and ther topics specified by the Commission for each
9	renewal period.
10	(b)(1) A broker or salesperson applying for reinstatement of a license that
11	has expired shall be assessed both the renewal fee and late renewal penalty
12	established by the Director of the Office of Professional Regulation and shall
13	not be assessed renewal fees for the years during which the license was
14	expired.
15	(2) Reinstatement shall not take place until the applicant completes the
16	continuing education required for the previous renewal period.
17	(c)(1) If a broker or salesperson's license has expired for greater than five
18	consecutive years, the broker or salesperson shall apply for reinstatement in
19	accordance with the initial licensure requirements as set forth in section 2232
20	of this chapter, including a course of instruction and examination.

1	(2) The Commission may waive the reinstatement requirements based
2	upon licensed practice in another state.
3	(d) The Commission may waive or postpone compliance with the
4	instructional requirements of this section in cases of extreme hardship on the
5	part of the licensee. No licensee, however, may receive a postponement or
6	waiver for two successive two-year periods of licensure. The Commission may
7	accept fewer hours of continuing education instruction for renewal of a license
8	on a prorated basis following an initial licensing period of less than two years.
9	(e) [Repealed.]
10	* * *
11	§ 2296. UNPROFESSIONAL CONDUCT
12	Unprofessional conduct means the following conduct and In addition to the
13	conduct set forth in 3 V.S.A. § 129a, the following conduct by those regulated
14	under this chapter constitutes unprofessional conduct:
15	(1) makes a material misstatement in the application for his or her
16	license;
17	(2) uses dishonest or misleading advertising;
18	(3) demonstrates incompetency to act as a real estate broker or
19	salesperson;
20	(4) is found by the Commission to be guilty of fraud or fraudulent
21	practices, or is convicted for violating this chapter, or is convicted of forgery,

1	embezzlement, obtaining money under false pretenses, or conspiring to
2	den aud;
3	(1) commingles commingling money or other property to which the
4	licensee's clients or other persons are entitled with the licensee's own, except
5	to the extent nominal sums of the licensee's funds may be required to maintain
6	an open trust account;
7	(6)(2) fails failing to inform clients, establish trust and escrow accounts,
8	maintain records, and other vise act in accordance with the provisions of
9	section 2214 of this chapter with respect to all monies received by the licensee
10	as a real estate broker, or as escrow agent, or as the temporary custodian of the
11	funds of others, in a real estate transaction;
12	(7)(3) fails failing promptly to segregate any properties received that are
13	to be held for the benefit of others;
14	(8) is found by the Commission to have engaged in any act or conduct,
15	whether of the same or different character as that described in this section, that
16	contributes to or demonstrates incompetency or dishonest inpudulent dealings;
17	(9)(4) fails failing to fully disclose to a buyer all material facts within
18	the licensee's knowledge concerning the property being sold;
19	(10)(5) fails failing to fully disclose to a buyer the existence of a
20	agency relationship between the licensee and the seller.
21	

21

1	* * * Opticians * * *
2	Sec 13. 26 V.S.A. chapter 47 is amended to read:
3	CHAPTER 47. OPTICIANS
4	* * *
5	Subchapter 2. Administration
6	§ 2661. <u>POWERS AND DUTIES OF THE</u> DIRECTOR ; DUTIES
7	(a) The director <u>Director</u> shall:
8	(1) provide general information to applicants for licensure as opticians;
9	(2) explain appeal procedures to opticians and applicants and complaint
10	procedures to the public;
11	(3) administer fees established by hw;
12	(4) receive applications for licensure, usue licenses, to applicants
13	qualified under this chapter, deny or renew licenses and issue, revoke, suspend,
14	condition, and reinstate licenses as ordered by an administrative law officer;
15	(5) refer complaints and disciplinary matters to for adjudication by an
16	administrative law officer:
17	(6) conduct or specify examinations and pass upon the qualifications of
18	applicants for reciprocal registration;
19	(7) conduct hearings as necessary for the issuance, renewal, or
20	discipline of a license, and

1	(8) establish by rule standards of education required of applicants, as
2	well as minimum standards for any school presenting a course for present or
3	future opticians.
4	(b) The director <u>Director</u> may, after consultation with the advisor
5	appointees, adopt rules necessary to perform the director's duties under this
6	chapter, including rules governing apprenticeship and continuing education.
7	Rules adopted under this section shall not prohibit lawful advertising, the
8	display of ophthalmic materials or merchandise, limit the place or location
9	where opticians may practice, not be designed to limit the number of opticians
10	in the State.
11	* *
12	§ 2665. POWERS AND DUTIES OF THE DIRECTOR
13	(a) The Director shall:
14	(1) adopt only those rules necessary for the full and efficient
15	performance of its duties;
16	(2) conduct examinations and pass upon the qualifications of applicants
17	for reciprocal registration;
18	(3) establish standards of education required of applicants for licensing
19	and establish, by appropriate rules, the minimum standards for any school
20	presenting a course for present or future opticians,

1	(4) conduct any necessary hearings in connection with the issuance
2	ren wal, suspension, or revocation of a license;
3	(.) [Repealed.]
4	(6) adopt rules establishing continuing education requirements and
5	approve continuing education programs to assist a licensee in meeting these
6	requirements.
7	(b) The Director shall not:
8	(1) adopt any rules prohibiting lawful advertising, the display of
9	ophthalmic materials or merchandise, or limiting the place or location where
10	opticians may practice; or
11	(2) adopt any rules specifically designed to limit the number of
12	opticians in this State. [Repealed.]
13	* * *
14	Subchapter 3. Licenses
15	§ 2671. APPLICATIONS
16	Any person who desires to practice as an optician be licensed under this
17	chapter shall file a written submit an application for a license and the
18	application as specified by the Director, accompanied by payment of the
19	required fee with the office on forms provided by the office. An applicant
20	shall submit satisfactory proof that he or she meets the qualifications under
21	section 2072 of this the chapter.

1	8 2672 QUALIFICATIONS
2	No <u>A</u> person may shall not be examined or licensed under this chapter,
3	except is otherwise provided in this chapter, unless the applicant has attained
4	the age of majority he or she has obtained a high school education or its
5	equivalent and possesses the following qualifications:
6	(1) Education Has completed:
7	(A) Has obtained a high school education or its equivalent and has
8	completed at least a two-year course of study in a school of ophthalmic
9	dispensing approved by the board <u>Director</u> or a school which <u>that</u> is a
10	candidate for accreditation by an accreditation agency approved by the United
11	States Department of Education and by the director Director; or
12	(2)(B) Has completed three at least two years of practical training and
13	experience, approved by the director Director, under the supervision of a
14	licensed optician, ophthalmologist, or optometrist; r
15	(C) the National Academy of Opticianry Ophthalmic Career
16	Progression Program, including at least one year or practical training and
17	experience, approved by the Director, under the supervision of licensed
18	optician, ophthalmologist, or optometrist; and
19	(2) Examination. Has passed an examination recognized by the
20	Director that shall include assessment of competency in ophthalmic materials;
21	aboratory, practical, and physiological optics, prescription interpretation,

1	ensing preparation: adjustment of lenses, spectacles, eveglasses, prisms, tinted
2	lences, and appurtenances; the use of lensometers or equivalent instruments;
3	adjusting instruments; and pupillary and facial measurements.
4	§ 2673. EXAMINATION; LICENSES
5	(a) Examinations for licenses shall be conducted at least once each year
6	and shall be devised in form and substance to evaluate fairly the applicant's
7	qualifications to practice as a licensed optician. The examination shall include,
8	but not be limited to, ophthelmic materials, laboratory, practical and
9	physiological optics, prescription interpretation, dispensing preparation,
10	adjustment of lenses, spectacles, eyeglasses, prisms, tinted lenses, and
11	appurtenances, the use of lensometers or equivalent instruments, adjusting
12	instruments, and pupillary and facial measurements.
13	(b) Any applicant passing the examination and meeting the requirements
14	established by the director shall be issued a license under this chapter.
15	[Repealed.]
16	* * *
17	* * * Radiology * * *
18	Sec. 14. 26 V.S.A. chapter 51 is amended to read:
19	CHAPTER 51. RADIOLOGY
20	Subchapter 1. General Provisions
21	§ 2801. DEFINITIONS

1	As used in this chapter:
2	(1) <u>"Board" "Director"</u> means the board of radiologic technology
3	Director of the Office of Professional Regulation.
4	(2) "Tractice of radiologic technology" means the practice of:
5	(A) radiography; or
6	(B) nuclear medicine technology; or
7	(C) radiation therapy.
8	(3) "Practice of radiography" means the direct application of ionizing
9	radiation to human beings.
10	(4) "Practice of nuclear medicine technology" means the act of giving a
11	radioactive substance to a human being on the act of performing associated
12	imaging procedures, or both.
13	(5) "Practice of radiation therapy" means the direct application of
14	ionizing radiation to human beings for therapeutic purposes or the act of
15	performing associated imaging procedures, or both.
16	(6) "Licensed practitioner" means a person licensed under this title to
17	practice medicine, osteopathy, <u>nursing,</u> dentistry, podiatry, naturopythic
18	medicine, or chiropractic.
19	(7) "Financial interest" means being:
20	(A) a licensed practitioner of radiologic technology, or

1	(B) a person who deals in goods and services which that are uniquely
2	related to the practice of radiologic technology; or
3	(C) a person who has invested anything of value in a business which
4	that provide radiologic technology services.
5	(8) "Unauthorized practice" means conduct prohibited by section 2802
6	of this title chapter and not exempted by section 2803 of this title chapter.
7	(9) "Direct personal supervision" means that the person being
8	supervised remains in the physical presence of the supervisor at all times.
9	(10) "General supervision" means that the supervisor is readily available
10	for consultation or intervention on the premises where radiologic technology
11	services are being provided.
12	(11) "ARRT" means the American Registry of Radiologic
13	Technologists.
14	(12) "NMTCB" means the Nuclear Medicine Technologist Certification
15	Board.
16	(13) "Office" means the Office of Professional Regulation.
17	§ 2802. PROHIBITIONS
18	(a) [Repealed.]
19	(b) No <u>A</u> person shall <u>not</u> practice radiologic technology unless he or she is
20	ficensed in accordance with the provisions of this chapter.

1	(c) No <u>A</u> person shall <u>not practice radiography without a license for</u>
2	raciography from the board unless exempt under section 2803 of this title
3	<u>chapter</u>
4	(d) [Repealed.]
5	(e) No <u>A</u> person shall <u>not</u> practice nuclear medicine technology without a
6	license for that purpose from the board unless exempt under section 2803 of
7	this title <u>chapter</u> .
8	(f) No <u>A</u> person shall <u>net</u> practice radiation therapy technology without a
9	license for that purpose from the board unless exempt under section 2803 of
10	this title <u>chapter</u> .
11	§ 2803. EXEMPTIONS
12	The prohibitions in section 2802 of this chapter shall not apply to dentists
13	licensed under chapter 12 of this title and actions within their scope of practice
14	nor to:
15	(1) Licensed practitioners acting within the scope of practice for their
16	licensed field, provided that their practice acts and rules adopted thereunder
17	make provisions for have been expressly found by the Director, in consultation
18	with advisors appointed under this chapter, to match or surpass the raining in
19	radiation safety and proper radiation practices determined in consultation with
20	the Board required by this chapter and rules adopted under this chapter.
21	

1	(5) Any of the following when operating dental radiographic equipment
2	to conduct intraoral radiographic examinations under the general supervision
3	of a licensed practitioner; and any of the following when operating dental
4	radiographic equipment to conduct specialized radiographic examinations,
5	including tomographic, cephalometric, or temporomandibular joint
6	examinations, if the person has completed a course in radiography approved by
7	the Board of Dental Examiners and practices under the general supervision of
8	a licensed practitioner:
9	* * *
10	(D) a student of dental therapy, dental hygiene, or dental assisting as
11	part of the training program when directly supervised by under the direct
12	supervision of a licensed dentist, licensed dontal therapist, licensed dental
13	hygienist, or registered dental assistant.
14	* * *
15	(7) Researchers operating bone densitometry equipment for body
16	composition upon successful completion of courses on body composition and
17	radiation safety approved by the Board Director. The Board Director shall not
18	require this coursework to exceed eight hours. The Board Director may
19	consider other exemptions from licensure for bona fide research project
20	subject to course and examination requirements as deemed necessary for
21	public protection.

1	\$ 2804 COMPETENCY REQUIREMENT OF CERTAIN LICENSED
2	PRACTITIONERS
3	(a) Inless the requirements of subdivision 2803(1) of this chapter have
4	been satisfied, a physician, as defined in chapter 23 of this title; podiatrist, as
5	defined in chapter 7 of this title; chiropractic physician, as defined in chapter
6	10 of this title; osterpathic physician, as defined in chapter 33 of this title; or
7	naturopathic physician, as defined in chapter 81 of this title, licensed
8	practitioner shall not apply ionizing radiation to human beings without first
9	having satisfied the Board Director of his or her competency to do so.
10	(b) The Board Director shall:
11	(1) consult with the appropriate licensing boards concerning suitable
12	performance standards; and
13	(2) by rule, provide for periodic recertification of competency.
14	(c) A person subject to the provisions of this section shall be subject to the
15	fees established under subdivisions 2814(4) and (5) of this chapter.
16	(d) This section does not apply to radiologists who are certified or eligible
17	for certification by the American Board of Radiology, nuclear cyrdiologists
18	who are certified or eligible for certification by the Certification Board of
19	Nuclear Cardiology, or interventional cardiologists and electrophysiologists
20	who are certified or eligible for certification by the American Board of
21	Internal Wedicine.

1	8 2805 PENALTY AND ENFORCEMENT
2	A person found guilty of violating section 2802 or 2804 of this title chapter
3	shall be subject to the penalties provided in 3 V.S.A. § 127 (c) .
4	Sub hapter 2. Board of Radiologic Technology Administration
5	§ 2811. BOARD <u>REGULATION</u> OF RADIOLOGIC TECHNOLOGY <u>;</u>
6	DIRECTOR: ADVISOR APPOINTEES
7	(a)(1) A board of radiologic technology is created, consisting of six
8	members. The board shall be attached to the office of professional regulation
9	The Director shall administer the provisions of this chapter.
10	(2)(A) The Secretary of State shall appoint six persons of suitable
11	qualifications in accordance with this section to advise the Director in matters
12	concerning radiologic technology, radiologic afety, and the optimal
13	administration of this chapter.
14	(B) The Secretary shall appoint the advisors for five-year staggered
15	terms. Four of the initial appointments shall be for four-, hree-, two-, and
16	one-year terms.
17	(3) The Director shall consult the appointed advisors prior to exercising
18	interpretive discretion, adopting or amending rules, and determining any
19	substantial regulatory question presented in the course of administering this
20	chapter.

1	(b) One member of the board advisor shall be a member of the public who
2	has no financial interest in radiologic technology other than as a consumer or
3	possible consumer of its services. The public member shall have no financial
4	interest personally or through a spouse.
5	(c) One member of the board <u>advisor</u> shall be a radiologist certified by the
6	American Board of Radiology.
7	(d) Three members of the board <u>advisors</u> shall be licensed under this
8	chapter, one representing each of the three following primary modalities:
9	radiography; nuclear medicine technology; and radiation therapy.
10	(e) One member of the board <u>advisor</u> shall be a representative from the
11	radiological health program of the Vermont department of health Department
12	of Health.
13	(f) Board members shall be appointed by the governor. [Repealed.]
14	§ 2812. <u>DIRECTOR;</u> POWERS AND DUTIES
15	(a) The Board Director shall adopt rules necessary for the performance
16	effective administration of its duties this chapter, including:
17	(1) a definition of the practice of radiologic technology, interpreting
18	section 2801 of this title chapter;
19	(2) qualifications for obtaining licensure, interpreting sections 2821a
20	and 28210 of this chapter,

1	(3) explanations of appeal and other significant rights given to
2	applicants and the public;
3	(4) procedures for disciplinary and reinstatement cases;
4	(5) [Nepealed.]
5	(6) procedures for mandatory reporting of unsafe radiologic conditions
6	or practices;
7	(7) procedures for continued competency evaluation;
8	(8) procedures for radiation safety;
9	(9) procedures for competency standards for license applications and
10	renewals.
11	(b) The Board Director shall:
12	(1) [Repealed.]
13	(2) use the administrative and legal services provided by the Office of
14	Professional Regulation under 3 V.S.A. chapter 5; [Repealed.]
15	(3) investigate suspected unprofessional conduct;
16	(4) periodically determine whether a sufficient supply of good quality
17	radiologic technology services is available in Vermont at a competitive and
18	reasonable price and take suitable action, within the scope of its the Office's
19	powers, to solve or bring public and professional attention to any problem that
20	it finds in this area, and

1	(5) as a condition of renewal require that a licensee establish that he or
2	she has completed a minimum of 24 hours of continuing education as
3	approved by the Board, the specific requirements of which may be specified
4	<u>by rule</u> .
5	(c) The Boart Director may:
6	(1) Refer cases of apparent improper radiologic technology practice to
7	any occupational board with authority over the person concerned.
8	(2) Investigate suspected cases of unauthorized practice of radiologic
9	technology, and refer any such case to the Office's State prosecuting attorney,
10	the Attorney General, or a State's Attorney for possible prosecution and
11	injunctive relief.
12	* * *
13	(8)(A) Conduct a competency evaluation where radiographic services
14	are performed by licensees and licensed practitioners required to demonstrate
15	competency under section 2804 of this title chapter to ensure that optimum
16	radiologic technology practices are used to minimize patient and occupational
17	radiation dose. The fee required under section 2814 of this title shall not be
18	assessed more than once in any two-year period against any licensed
19	practitioner evaluated under this subdivision.

1	(B) The Director of the Office of Professional Regulation may
2	contract with the Department of Health or others to perform evaluations under
3	this subsection subdivision (8).
4	§ 2813. BOARD PROCEDURES
5	(a) Annually, the board shall meet to elect a chairperson and a secretary.
6	(b) Meetings may be called by the chairperson and shall be called upon the
7	request of any other two members.
8	(c) Meetings shall be warned and conducted in accordance with 1 V.S.A.
9	chapter 5.
10	(d) A majority of the members of the board shall be a quorum for
11	transacting business.
12	(e) All action shall be taken upon a majority vote of the members present
13	and voting, unless otherwise provided in 1 V.S.A. chapter 5.
14	(f) The provisions of the Vermont Administrative Procedure Act relating to
15	contested cases shall apply to proceedings under this chapter.
16	(g) Fees for the service of process and attendance before the board shall be
17	the same as the fees paid sheriffs and witnesses in superior court. [Repealed.]
18	* * *
19	Subchapter 3. Licensing
20	* * *
21	§ 2821a. LICENSE FOR FRIMART MODALITIES, COMMON

1	REQUIREMENTS
2	The board Director shall recognize and follow the ARRT and the NMTCB
3	primary certification process. The board Director shall issue a license to
4	practice in one of the following three primary modalities to any person who in
5	addition to the other requirements of this section, has reached the age of
6	majority and has completed preliminary education equivalent to at least
7	four years of high school
8	(1) Radiography. The board <u>Director</u> shall issue a radiography license
9	to any person who, in addition to meeting the general requirements of this
10	section:
11	* *
12	(2) Nuclear medicine technology. The board <u>Director</u> shall issue a
13	nuclear medicine technology license to any person who, in addition to meeting
14	the general requirements of this section:
15	* * *
16	(3) Radiation therapy. The board Director shall issue a radiation
17	therapy license to any person who, in addition to meeting the general
18	requirements of this section:
19	* * *
20	§ 28210. LICENSE FOR POSTERIMARY MODALITIES

1	(a) The Roard recognizes and follows Director shall recognize and follow
2	the ARRT and NMTCB postprimary certification process for in the following
3	postprimary practice categories: mammography, computed tomography (CT),
4	cardiac-interventional radiography, vascular-interventional radiography, and
5	positron emission tomography (PET).
6	* * *
7	§ 2822. PROCEDURE FOR DENIAL OF LICENSE
8	When the board intends to deny an application for license, it shall send the
9	applicant written notice of its a cision by certified mail. The notice shall
10	include a statement of the reasons for the action. Within 30 days of the date
11	that an applicant receives such notice, the applicant may file a petition with the
12	board for review of its preliminary decision. At the hearing, the burden shall
13	be on the applicant to show that a license should be issued. After the hearing,
14	the board shall affirm or reverse its preliminary denial. [Repealed.]
15	§ 2823. RENEWAL AND PROCEDURE FOR NONRENEWAL
16	(a) Each radiographer, nuclear medicine technologist, and radiation
17	therapist licensed to practice by the board shall apply biennially for the
18	renewal of a license. One month prior to the renewal date, the office of
19	professional regulation shall send to each of those licensees a license renewal
20	application form and a notice of the date on which the existing license will
21	expire. The licensee shall file the application for license renewal and pay a

1	renewal fee. In order to be eligible for renewal, an applicant shall document
2	completion of no fewer than 24 hours of board-approved continuing education.
3	Required accumulation of continuing education hours shall begin on the first
4	day of the first full biennial licensing period following initial licensure.
5	(b) A person who practices radiography, nuclear medicine technology, or
6	radiation therapy and who fails to renew a license or registration or fails to pay
7	the fees required by this chapter shall be an illegal practitioner and shall forfeit
8	the right to practice until reinstated by the board.
9	(c) The board shall adopt rules setting forth qualifications for reinstating
10	lapsed licenses. [Repealed.]
11	* * *
12	§ 2825a. LICENSURE BY ENDORSEMENT
13	The board Director may grant a license to an applicant who possesses a
14	license in good standing in another state and possesses the applicable ARRT or
15	NMTCB primary and postprimary certifications as set forth in sections 2821a
16	and 2821b of this subchapter, respectively.
17	Subchapter 4. Discipline [Repealed.]
18	§ 2831. UNPROFESSIONAL CONDUCT
19	(a) Unprofessional conduct is the conduct prohibited by this section and by
20	3 V.S.A. § 129a, whether or not taken by a ficense holder.

1	(b) Conduct by a radiologic technologist which evidences moral unfitness
2	to practice the profession constitutes unprofessional conduct. When that
3	conduct is by an applicant or person who later becomes an applicant, it may
4	constitute grounds for denial of a license.
5	(c) Unprofessional conduct includes the following actions by a licensee:
6	(1) practicing or offering to practice beyond the scope permitted by law;
7	(2) accepting and performing responsibilities which the licensee knows
8	or has reason to know that he or she is not competent to perform;
9	(3) making any material misrepresentation in the practice of the
10	profession, whether by commission or omission;
11	(4) agreeing with any other person or organization, or subscribing to
12	any code of ethics or organizational bylaws, when the intent or primary effect
13	of that agreement, code, or bylaw is to restrict or limit the flow of information
14	concerning alleged or suspected unprofessional conduct to the board.
15	[Repealed.]
16	§ 2832. DISCIPLINE OF LICENSEES
17	(a) The board shall accept oral and written complaints from any member of
18	the public, any licensee, any state or federal agency, or the attorney general.
19	The board may initiate disciplinary action in any complaint against a license
20	and may act without having received a complaint.

1	(b). The burden of proof shall be on the state to show by a preponderance of
2	the evidence that the licensee has engaged in unprofessional conduct.
3	(c) After hearing and upon a finding of unprofessional conduct, the board
4	may:
5	(1) revok a license;
6	(2) suspend a license; or
7	(3) issue a warning to a licensee.
8	(d) Before or after hearing, the board may approve a negotiated agreement
9	between the parties when it is in the best interest of the public health, safety, or
10	welfare to do so. Such an agreement may include, without limitation, any of
11	the following conditions or restrictions which may be in addition to or in lieu
12	of suspension:
13	(1) a requirement that a licensee submit to care or counseling;
14	(2) a restriction that a licensee practice only under supervision of a
15	named person or a person with specified credentials;
16	(3) a requirement that a licensee participate in continuing education in
17	order to overcome specified practical deficiencies;
18	(4) a requirement that the scope of practice permitted be restricted to a
19	specified extent. Such an agreement may be modified by the parties after
20	obtaining the approval of the board.

1	(e) An interested party may petition the board for modification of the terms
2	of an order under this section.
3	(f) Where a license has been revoked, the board may reinstate the license
4	on terms and conditions it deems proper. [Repealed.]
5	* * *
6	Sec. 15. TRANSITIONAL PROVISION; RADIOLOGIC TECHNOLOGY
7	RULES
8	On the effective date of Sc. 14 of this act (amending 26 V.S.A. chapter 51
9	(radiology)), the rules of the Board of Radiologic Technology shall constitute
10	the rules of the Director of the Office of Professional Regulation for the
11	practice of radiologic technology.
12	* * * Alcohol and Drug Abuse Counselors * * *
13	Sec. 16. 26 V.S.A. § 3231 is amended to read:
14	§ 3231. DEFINITIONS
15	As used in this chapter:
16	* * *
17	(5) "Practice of alcohol and drug abuse counseling" means the
18	application of methods, including psychotherapy, that assist an individual or
19	group to develop an understanding of alcohol and drug abuse dependency
20	problems or process disorders, and to define goals and plan actions reflecting

1	the individual's or group's interests, abilities, and needs as affected by alcohol
2	and drug abuse dependency problems and comorbid conditions.
3	* * *
4	* * * Real Estate Appraisers * * *
5	Sec. 17. 26 V.S.A. chapter 69 is amended to read:
6	CHAPTER 69. REAL ESTATE APPRAISERS
7	Subchapter 1. General Provisions
8	§ 3311. DEFINITIONS
9	As used in this chapter:
10	* * *
11	(7) <u>"Board" "Director"</u> means the <u>Roard of Real Estate Appraisers</u>
12	established under this chapter Director of the Office of Professional
13	Regulation.
14	(8)(A) "Disciplinary action" means any action taken by the Board any
15	regulatory or certifying authority against a licensed real estate appraiser or
16	applicant premised on upon a finding that the person has engaged in
17	unprofessional conduct.
18	(B)(i) The term includes all sanctions of any kind, including
19	obtaining injunctions, refusing to grant or renew a license, suspending,
20	revoking, or restricting a license, and issuing warnings.

1	(ii) The term does not include monetary civil penalties imposed
2	by chearing officer in relation to an express finding under 3 V.S.A.
3	§ 129(a)(3) that the subject matter does not constitute unprofessional conduct.
4	(9) "Office" means the Office of Professional Regulation.
5	§ 3312. PROHIDITIONS; PENALTY; EXEMPTION
6	(a) Unless licensel in accordance with the provisions of this chapter, $no \underline{a}$
7	person may <u>shall not</u> :
8	(1) Perform perform an appraisal in a federally related transaction when
9	a licensed or certified appraiser is required by the Act-; or
10	(2) Use <u>use</u> in connection with his or her name any letters, words, or
11	insignia indicating that he or she is a state State certified or licensed real estate
12	appraiser.
13	(b) An individual who violates a provision of subsection (a) of this section
14	shall be subject to the penalties provided in 3 V.S.A. § 127(c).
15	(c) A registered appraisal management company shall not be required to be
16	licensed in order to acquire and provide finished appraisals to third parties.
17	Subchapter 2. Administration
18	§ 3313. BOARD <u>REGULATION</u> OF REAL ESTATE APPRAISERS <u>;</u>
19	DIRECTOR, ADVISOR APPOINTEES

1	(a)(1) A board of real estate appraisers is established. The board shall
2	convist of six members appointed by the governor pursuant to 3 V.S.A. §§
3	129b and 2004 The Director shall administer the provisions of this chapter.
4	(2)(A) The Secretary of State shall appoint six persons of suitable
5	qualifications in accordance with this section to advise the Director in matters
6	concerning real estate appraisal.
7	(B) The Secretary shall appoint the advisors for five-year staggered
8	terms. Four of the initial appointments shall be for four-, three-, two-, and
9	one-year terms.
10	(3) The Director shall consult the appointed advisors prior to exercising
11	interpretive discretion, adopting or amending rules, and determining any
12	substantial regulatory question presented in the course of administering this
13	<u>chapter.</u>
14	(b) Three members advisors shall be real estate uppraisers licensed under
15	this chapter who have been actively engaged in the full time practice of real
16	estate appraising for five years preceding appointment and have been
17	practicing in Vermont for the two-year period immediately preceding
18	appointment.
19	(c) Two members advisors shall be public members who shall have to
20	direct financial interest personally or through a spouse, parent, child, brother,
21	or sister in real estate appraising.

1	(d) One member advisor shall be a public member actively engaged in the
2	business of banking, including lending for the purpose of buying real property,
3	or shall be a person who is a consumer of appraisal services in the regular
4	course of his or her business.
5	§ 3314. BOARD <u>DIRECTOR</u> ; POWERS AND DUTIES
6	(a) The Board Director shall administer the provisions of this chapter in a
7	manner that conforms in all respects with the requirements of the Act.
8	(b) In addition to it's the Director's other powers and duties under this
9	chapter, the Board <u>Director</u> shall.
10	(1) Receive and review applications.
11	(2) Collect the registry fee as required by the Act and transmit that fee
12	to the ASC. The registry fee shall be in addition to State licensing and
13	registration fees.
14	(3) Annually publish a roster of all licensees and transmit the roster to
15	the ASC as required by the Act.
16	(4) Register appraisal management companies.
17	(5) The Board may make Make inquiries it he or she deems necessary
18	into the character, integrity, and reputation of the applicant.
19	(6) Perform other functions and duties as may be necessary to carry ut
20	the provisions of this chapter and to comply with the requirements of the Act,

1	including by adopting rules defining and regulating appraisal management
2	companies in a manner consistent with the Act.
3	§ 3315. RULES
4	(a) The board <u>Director</u> may adopt rules necessary to implement the
5	provisions of this chapter.
6	(b) The Board Director shall adopt rules relating to procedures for
7	processing applications, issuing licenses, registering trainees, inspecting
8	records, and instituting and conducting disciplinary proceedings.
9	Subchapter 3. Licenses, Certifications, and Registrations
10	§ 3316. LICENSING AND REGISTRATION FEES
11	* * *
12	§ 3317. APPLICATION
13	An individual who desires to be licensed under this chapter shall apply to
14	submit an application as specified by the board in writing on a form furnished
15	by the board. The application shall be <u>Director</u> , accompanied by payment of
16	the required fee.
17	§ 3318. EXAMINATION
18	The Board Director shall examine applicants for using an AQB-approved
19	qualifying examination for applicable to the credential sought by the applicant.

1	8 3310 TEMPORARY PRACTICE
2	The board Director shall issue a temporary license to an individual, after
3	filing of an application and fee, who is a certified or licensed real estate
4	appraiser in another jurisdiction if all of the following apply:
5	(1) The the property to be appraised is part of a federally related
6	transaction for which a licensed or certified appraiser is required by the Act-:
7	(2) The the applicant's business is of a temporary nature.; and
8	(3) The the applicant registers with the board Office.
9	§ 3319a. APPRAISER TRAINEE REGISTRATION
10	(a)(1)(A) A person who has completed a course of instruction approved by
11	the AQB may work as a certified residential or certified general appraiser
12	trainee provided the person is registered with the Board Office.
13	(B) An appraiser trainee shall work under the direct supervision of an
14	appraiser who holds either a certified residential or a certified general license
15	in good standing and has held the certified residential or certified general
16	license for at least the minimum number of years required by the AQB.
17	(2)(A) An appraiser trainee may perform activities within the scope of
18	practice of the license sought, provided that the supervising appraiser reviews
19	and signs all resulting appraisals.
20	(B) The supervising appraiser shall be professionally responsible for
21	such activities performed by the trainee.

1	(3) As used in this section subsection "good standing" means that the
2	appraiser supervisor holds a current, unrestricted license.
3	(b) [Repealed.]
4	(c) The Roard <u>Director</u> may, in its discretion, give credit for training hours,
5	not exceeding 1 percent of the total hourly experience requirement, for hours
6	worked or training given that does not include or is unrelated to a site
7	inspection.
8	(d) Appraiser trainees registered with the Board as of July 1, 2013 and who
9	continue on to satisfy the requirements specified by the AQB may become
10	State licensed appraisers, notwithstanding the elimination of that license
11	category.
12	§ 3320. LICENSURE BY RECIPROCITY
13	The Board Director shall waive all licensing requirements for an appraiser
14	applicant holding a valid certification from another state if:
15	(1) the appraiser licensing and certification program of the other state is
16	in compliance with the provisions of the Act; and
17	(2) the appraiser applicant holds the valid certification from a state
18	whose requirements for certification or licensing meet or exceed the licensure
19	standards established by this chapter.
20	

1	8 3321 RENEWALS
2	* * *
3	(c) The Board Director may reactivate the license of an individual whose
4	license has apsed for more than 30 days upon payment of the renewal fee, the
5	reactivation fee, and the late renewal penalty, provided the individual has
6	satisfied all requirements of AQB for reactivation.
7	(d) The Board Director may require, by rule, as a condition of reactivation,
8	that an applicant undergo review of one or more aspects of the applicant's
9	professional work in the practice of real estate appraising, provided that the
10	manner and performance results of the review be specified by the Board
11	Director. Such a review requirement shall:
12	* * *
13	§ 3322. USE OF LICENSE NUMBER; CONSUMER FEE DISCLOSURE
14	(a)(1) Each licensee or registrant shall be assigned a license or registration
15	number which that shall be used in a report, a contract, engagement letter, or
16	other instrument used by the licensee or registrant in connection with the
17	licensee's or registrant's activities under this chapter. The license number shall
18	be placed adjacent to or immediately below the title the licensee is intitled to
19	use under this chapter.
20	(2) The Each licensed appraiser shall ensure that the registration number
21	and the appraiser's fee for appraisal services shall appear adjacent to or

1	diately below the appraisal management company's registered name on
2	documents supplied to clients or customers in this state State.
3	(b) The Each licensed appraiser shall include within the body of the
4	appraisal report the amount of the appraiser's fee for appraisal services.
5	§ 3323. UNPROFESSIONAL CONDUCT
6	(a) The following conduct by a licensee and the conduct set forth in
7	3 V.S.A. § 129a constitute unprofessional conduct. When that conduct is by an
8	applicant or a person who later becomes an applicant, it may constitute
9	grounds for denial of a license:
10	* * *
11	(8) Violating any term or condition of a license restricted by the board
12	Office.
13	(9) Failing to comply with practice standards adopted by the board
14	Director.
15	* * *
16	(d) After hearing, and upon a finding of unprofessional conduct, the board
17	may take disciplinary action against a licensee, applicant, or registrant.
18	Without limitation, disciplinary action may include any of the following:
19	(1) suspending or conditioning a license or registration;
20	(2) requiring a licensee to submit to care or counseling,

1	(3) requiring that a licensee practice only under supervision of a named
2	person or a person with specified credentials;
3	(4) requiring a licensee to participate in continuing education in order to
4	overcome specified practical deficiencies;
5	(5) limiting the scope of the licensee's practice. [Repealed.]
6	(e) Appeals from lecisions of the board disciplinary orders and final
7	license denials shall be governed by the provisions of 3 V.S.A. § 130a.
8	§ 3324. RECORD RETENTION
9	(a) A licensee or registrant shall retain all records related to an appraisal,
10	review, or consulting assignment for no less fewer than five years after
11	preparation.
12	(b) A licensee or registrant shall retain records under this section that relate
13	to a matter in litigation for two years after the litigation concludes or in
14	conformance with the "Uniform Standards of Professional Appraisal Practice,"
15	as promulgated by the Appraisal Standards Board of the Approisal Foundation,
16	whichever period is longer.
17	(c) With Upon reasonable notice, a licensee or registrant shall produce
18	provide to the Director for inspection and copying any records governed by
19	this section for inspection and copying by the board or its authorized agent.

1	8 3325 REPORTING
2	In appraiser who reports to the board Director appraisal work being
3	performed which that does not comply with the provisions of this chapter shall
4	not be considered to have violated the ethics provision of the uniform
5	standards of professional practice.
6	Sec. 18. TRANSINONAL PROVISION; REAL ESTATE APPRAISER
7	RULES
8	On the effective date of Sec. 17 of this act (amending 26 V.S.A. chapter 69
9	(real estate appraisers)), the rules of the Board of Real Estate Appraisers shall
10	constitute the rules of the Director of the Office of Professional Regulation for
11	the practice of real estate appraisal.
12	* * * Acupuncturists * * *
13	Sec. 19. 26 V.S.A. chapter 75 is amended to read:
14	CHAPTER 75. ACUPUNCTURISTS
15	Subchapter 1. General Provisions
16	§ 3401. DEFINITIONS
17	As used in this chapter:
18	(1) "Acupuncture" or the "practice of acupuncture" means the insertion
19	of fine needles through the skin at certain points on the body, with or without
20	the application of electric current or the application of heat to the needles of
21	skin, or both, for the purpose of promoting health and balance as defined by

1	traditional and modern Oriental theories. A cupuncture involves the use of
2	tracitional and modern Oriental diagnostic techniques, acupuncture therapy,
3	and adjunctive therapies, including but not limited to: nonprescription
4	remedies, exercise, nutritional and herbal therapies, therapeutic massage, and
5	lifestyle counselling well-being or to prevent or alleviate pain or unease.
6	* * *
7	(4) "Disciplinary ection" includes any action taken by an administrative
8	law officer appointed pursuant to 3 V.S.A. § 129(j) against a licensed
9	acupuncturist or applicant premised on a finding of unprofessional conduct.
10	Disciplinary action includes all appropriate remedies, including denial of or
11	renewal of a license, suspension, revocation, limiting, or conditioning of the
12	license, issuing reprimands or warnings, and adopting consent orders.
13	(5) "Secretary" means the secretary of state
14	<u>§ 3401a. SCOPE OF PRACTICE</u>
15	A licensed acupuncturist:
16	(1) May, in addition to the practice of acupuncture, employ electrical
17	and magnetic stimulation; moxibustion and other forms of heat the apy;
18	cupping and scraping techniques; nonlaboratory diagnostic techniques,
19	nutritional and herbal therapies; lifestyle counseling; acupressure; and
20	massage.

1	(2) Shall not offer definitive diagnosis of any human pathology but may
2	record a functional diagnosis, based upon the physical complaint of a patient
3	or acupencture theory, for purposes of developing a plan of acupuncture care,
4	or as necessary to document to insurers and other payers the reason a patient
5	sought care.
6	§ 3402. PROHIBITIONS; OFFENSES; EXEMPTIONS; EVALUATING
7	NONACUPUNCTURISTS
8	(a) Except as provided in subsections (d) through (g) of this section 3412
9	of this title, a person shall not practice acupuncture unless he or she is licensed
10	in accordance with the provisions of this chapter.
11	* *
12	(d) Nothing in subsection (a) of this section shall prevent a student from
13	performing acupuncture under the supervision of a competent licensed
14	acupuncturist instructor:
15	(1) within a school or a college or an acupuncture appartment of a
16	college or university that is licensed by the Vermont Agency of Education or
17	certified by the Accreditation Commission for Acupuncture and Oriental
18	Medicine;
19	(2) as a student in a Director-approved apprenticeship; or
20	(3) as an intern in any hospital.

1	(e) Nothing in subsection (a) of this section shall prevent a person who is
2	licensed or certified as an acupuncturist in another state or Canadian province
3	from precticing acupuncture for no more than five days in a calendar year as
4	part of a health care professional educational seminar or program in Vermont,
5	if the educational seminar or program is directly supervised by a Vermont-
6	licensed health care professional whose scope of practice includes
7	acupuncture.
8	(f) This chapter shall not be construed to limit or restrict in any way the
9	right of a licensed practitioner of a health care profession regulated under this
10	title from performing services within the scope of his or her professional
11	practice.
12	(g) Nothing in subsection (a) of this section shall prevent an unlicensed
13	
	person from engaging in auriculotherapy, an unregulated practice wherein
14	person from engaging in auriculotherapy, an unregulated practice wherein needles are inserted into the external human ear, provided such person:
14 15	
	needles are inserted into the external human ear, provided such person:
15	needles are inserted into the external human ear, provided such person: (1) has appropriate training in clean needle technique;
15 16	needles are inserted into the external human ear, provided such person: (1) has appropriate training in clean needle technique; (2) employs sterile, single-use needles, without reuse;
15 16 17	needles are inserted into the external human ear, provided such person: (1) has appropriate training in clean needle technique; (2) employs sterile, single-use needles, without reuse; (3) does not purport to treat any disease, disorder, infirmity, or

1	(4) makes no statement implying that his or her practice of
2	aur culotherapy is licensed, certified, or otherwise overseen by the State.
3	(h) The Director, with cooperation of the relevant professional regulatory
4	boards, shar monitor and evaluate whether nonacupuncturists employing
5	acupuncture as a therapeutic modality are doing so safely, within their scopes
6	of practice, and in a manner consistent with the public health, safety, and
7	welfare.
8	* * *
9	Subchapter 2. Administration
10	§ 3403. DIRECTOR; FUNCTIONS
11	* *
12	§ 3404. ADVISOR APPOINTEES
13	(a)(1) The secretary of state Secretary of State shall appoint two licensed
14	acupuncturists to serve as advisors in matters relating to acupuncture as set
15	forth in 3 V.S.A. § 129b.
16	(2) Appointees shall have at least three years' experience as an
17	acupuncturist immediately preceding appointment and shall be actively
18	engaged in the practice of acupuncture in Vermont during incumbency.
19	(b) The director Director shall seek the advice of the acupuncturist advisors
20	in carrying out the provisions of this chapter. They shall be entitled to

1	compensation and necessary expenses in the amount provided in 22 V.S.A. §
2	1010 for attendance at any meeting called by the director for that purpose.
3	Subchapter 3. Licenses
4	§ 3405. ELIGIBILITY FOR LICENSURE
5	To be eligible for licensure as an acupuncturist, an applicant shall be at least
6	18 years of age and shall furnish satisfactory proof that he or she has:
7	(1)(A) completed a program in acupuncture and Oriental medicine and
8	has received holds a degree of diploma from an educational institution in
9	candidacy or accredited by the Accreditation Commission for Acupuncture and
10	Oriental Medicine or an <u>a substantially</u> equivalent or successor accrediting
11	organization approved by the U.S. Department of Education and the Director.
12	The training received in the program shall be for a period of not less than three
13	academic years, and, which shall include at least two academic years and a
14	minimum of 800 400 hours of supervised clinical practice; or
15	(B) completed a training program no later than December 31, 2010
16	with a preceptor approved by the Director where the training program is
17	approved by the Director and begun prior to December 31, 2007 and which
18	shall include earning a minimum of 40 points earned in any one of the
19	tonowing categories or combination of categories:

1	(i) self-directed study-10 points for study equivalent to one year of
2	full time academic work in acupuncture and Oriental medicine, for a
3	maximum of two years or 20 points;
4	(ii) apprenticeship-10 points for each 1,000 documented contact
5	hours, up to a maximum of 13.5 points per year;
6	(iii) completed academic work in an accredited acupuncture
7	program as described in subdivision (1) of this section-five points for each six-
8	month period of completed academic study in the field of acupuncture and
9	Oriental medicine, up to a maximum of four periods or 20 points;
10	(iv) preceptors shall be licensed and in good standing and meet the
11	standards of the National Certification Commission for Acupuncture and
12	Oriental Medicine in order to be approved, with no preceptor having more
13	than two apprentices at any one time; and
14	(2) passed the examination described in section 3406 of this title
15	chapter.
16	§ 3406. EXAMINATION
17	(a) The director Director shall examine applicants for licensure and may
18	use a standardized national examination. The examination shall include the
19	following subjects:
20	(1) Anatomy and physiology.
21	(2) Traditional Oriental <u>acupuncture</u> pathology.

1	(3) Traditional Oriental acumuncture diagnosis
2	(4) Hygiene, sanitation, and sterilization techniques.
3	(1) The principles, practices, and techniques of acupuncture and
4	Oriental medicine.
5	(6) Clean needle techniques.
6	(7) Chinese kerbology for those licensed after January 1, 2007 who
7	intend to employ nonprescription remedies and herbal therapies.
8	(b) The director Director may adopt rules necessary to perform his or her
9	duties under this section.
10	§ 3407. LICENSURE WITHOUT EXAMINATION
11	(a) The director Director may waive the examination requirement under
12	subdivision $\frac{3405(3)}{3405(2)}$ of this title <u>chapter</u> if the applicant is an
13	acupuncturist regulated under the laws of another state who is in good standing
14	to practice acupuncture in that state and, in the opinion of the director
15	Director, the standards and qualifications required for regulation of
16	acupuncturists in that state are substantially equivalent to those required by this
17	chapter.
18	(b) The director Director may waive the examination requirement under
19	subdivision $\frac{3405(3)}{3405(2)}$ of this title chapter for an applicant who has
20	furnished evidence of having passed the examination administered by the
21	National Commission for the Certification of Acupuncturists.

1	* * *
2	§ 3-08. RENEWALS
3	(a) Dicenses shall be renewed every two years upon payment of the
4	required fee and furnishing satisfactory evidence of having completed 30 hours
5	of continuing education credit during the preceding two years. The director
6	Director may adopt rules for the approval of continuing education programs
7	and the awarding of credit
8	(b) Biennially, the director shall forward a renewal form to each licensed
9	acupuncturist. Upon receipt of the completed form and the renewal fee, the
10	director shall issue a new license.
11	(c) A license that has expired for three years or less shall be renewed upon
12	meeting the renewal requirements and paying a sate renewal penalty. A license
13	that has expired for more than three years shall not by renewed; the applicant
14	shall be required to apply for reinstatement. The director may adopt rules
15	relating to reinstatement to assure that the applicant is professionally qualified.
16	* * *
17	§ 3410. UNPROFESSIONAL CONDUCT
18	(a) A licensed acupuncturist or applicant shall not engage in unprofessional
19	conduct.

1	(b) Unprofessional conduct means any of the conduct listed in this section
2	and 3 V.S.A. § 129a, whether committed by a licensed acupuncturist or an
3	applicant:
4	(1) Using dishonest or misleading advertising.
5	(2) Addition to narcotics, habitual drunkenness, or rendering
6	professional services to a patient if the acupuncturist is intoxicated or under the
7	influence of drugs.
8	(3) Sexual harassment of a patient.
9	(4) Engaging in sexual intercourse or other sexual conduct with a
10	patient with whom the licensed acupuncturist has had a professional
11	relationship within the previous two years.
12	(c) After hearing and upon a finding of unprofessional conduct, an
13	administrative law officer appointed under 3 V.C.A. § 129(j) may take
14	disciplinary action against a licensed acupuncturist or applicant. [Repealed.]
15	* * *
16	§ 3412. ACUPUNCTURE DETOXIFICATION; SPECIALIZED
17	CERTIFICATION
18	(a) A person not licensed under this chapter may obtain a specialized
19	certification as an acupuncture detoxification technician to practice auteular
20	acupuncture according to the National Acupuncture Detoxification Association
21	protocol from the board for the purpose of the treatment of alcoholism,

tance abuse, or chemical dependency if he or she provides documentation of
successful completion of a board-approved training program in acupuncture
for the reatment of alcoholism, substance abuse, or chemical dependency
which meets or exceeds standards of training established by the National
Acupuncture Detoxification Association.
(b) Treatment permitted under this section may only take place in a state,
federal, or board-approved site under the supervision of an individual licensed
under this chapter and certified by the National Acupuncture Detoxification
Association.
(c) A person practicing under this section shall be subject to the
requirements of section 3410 of this title.
(d) Nothing in this section shall be construed to modify any of the
requirements for licensure of acupuncturists contained in this chapter, nor shall
it grant any rights to practice acupuncture which exceed the scope of this
section.
(e) The fee for obtaining a specialized certification or renewal of a
specialized certification under this section shall be that established in 3 V.S.A.
§ 125(b).
(f) Anyone certified under this section, while practicing the National
Acupuncture Detoxification Association protocol, shall be referred to as an
acupuncture detoxification technician. [Repeated.]

1	* * * Naturopathic Physicians * * *
2	Sec. 20. 26 V.S.A. chapter 81 is amended to read:
3	CHAPTER 81. NATUROPATHIC PHYSICIANS
4	§ 4121. DIFINITIONS
5	As used in this chapter:
6	* * *
7	(6) "Naturopathic childbirth" means uncomplicated natural home birth
8	assisted by a naturopathic physician. [Repealed.]
9	* * *
10	(8) "Naturopathic medicine" or "the practice of naturopathic medicine"
11	means a system of health care that utilizes education, natural medicines, and
12	natural therapies to support and stimulate a patient's intrinsic self-healing
13	processes and to prevent, diagnose, and treat human health conditions, injuries,
14	and pain. In connection with such system of health care, an individual
15	licensed under this chapter may:
16	(A) Administer or provide for preventative and therapeutic purposes
17	nonprescription medicines, topical medicines, botanical medicines,
18	homeopathic medicines, counseling, hypnotherapy, nutritional and dietary
19	therapy, naturopathic physical medicine, naturopathic childbirth, therapeutic
20	devices, barrier devices for contraception, and prescription medicines
21	authorized by this chapter.

1	* * *
2	§ 4122. PROHIBITIONS AND PENALTIES
3	(a) No <u>A</u> person shall <u>not</u> perform any of the following acts:
4	(1) Practice naturopathic medicine in this state State without a valid
5	license issued in accordance with this chapter except as provided in section
6	4123 of this title <u>chapter</u> .
7	* * *
8	(b) A person licensed under this chapter shall not perform any of the
9	following acts:
10	(1) Prescribe, dispense, or administer any prescription medicines
11	without obtaining from the director the special license endorsement under
12	subsection 4125(d) of this chapter.
13	(2) Perform surgical procedures, except for episiotomy and perineal
14	repair associated with naturopathic childbirth.
15	(3) Use for therapeutic purposes any <u>drug or</u> device regulated by the
16	United States Food and Drug Administration (FDA) that has not been
17	approved by the FDA.
18	(4) Perform naturopathic childbirth without obtaining from the director
19	the special license endorsement under subsection 4125(b) of this chapter
20	Engage in obstetrics or midwifery, unless separately licensed to do so as a
21	licensed midwife or certified nurse midwife.

1	(c)(1) A person who violates any of the provisions of this section shall be
2	subject to the penalties provided in 3 V.S.A. § 127 (c) .
3	(A) A licensee who violates any of the provisions of this section
4	commits unprofessional conduct.
5	* * *
6	§ 4125. DIRECTOR DUTIES
7	* * *
8	(b) The Director, with the advice of the advisor appointees, shall adopt
9	rules necessary to perform the Director's duties under this section, which shall
10	include rules regulating a special license endorsement to practice naturopathic
11	childbirth.
12	* * *
13	§ 4128. APPLICATION FOR LICENSURE
14	A person shall apply for a license under this chapter by filing with the
15	director submitting an application provided as specified by the director
16	Director, accompanied by the required fees and evidence of eligibility.
17	* * *
18	§ 4130. BIENNIAL LICENSE RENEWAL; CONTINUING EDUCATION
19	(a) The license to practice naturopathic medicine shall be renewed every
20	two years by filing a renewal application on a form provided as specified by

1	the director <u>Director</u> . The application shall be accompanied by the required
2	fee and evidence of compliance with subsection (b) of this section.
3	(b) As a condition of renewal, a naturopathic physician shall complete a
4	program of continuing education, approved by the director Director, during the
5	preceding two years. The director shall not require more than 30 hours of
6	continuing education biennially.
7	§ 4131. SUPERVISION
8	A naturopathic physicial licensed pursuant to this chapter shall be
9	authorized to work independently and shall not require supervision by any
10	other health care professional; provided, however, that this section shall not be
11	construed to limit the regulatory authority of the director or office of
12	professional regulation. [Repealed.]
13	* * *
14	* * * Athletic Trainers * *
15	Sec. 21. 26 V.S.A. chapter 83 is amended to read:
16	CHAPTER 83. ATHLETIC TRAINER
17	§ 4151. DEFINITIONS
18	As used in this chapter:
19	* * *
20	(3) "Athletic training" means the application of principles and methods
21	of conditioning, the prevention, immediate care, recognition, evaluation,

1	ssment, and treatment of athletic and orthopedic injuries within the scope of
2	education and training, the organization and administration of an athletic
3	training program, and the education and counseling of athletes, coaches,
4	family members, medical personnel, and communities, and groups in the area
5	of care and prevention of athletic and orthopedic injuries. Athletic training
6	may only be applied in the "traditional setting" and the "clinical setting":
7	(A) Without further referral, to athletes participating in organized
8	sports or athletic teams at an interscholastic, intramural, instructional,
9	intercollegiate, amateur, or professional level.
10	(B) With a referral from a physician, osteopathic physician, advanced
11	practice registered nurse, physician assistant, dentist, or chiropractor, to
12	athletes or the physically active who have an athletic or orthopedic injury and
13	have been determined, by a physician's examination, to be free of an
14	underlying pathology that would affect treatment.
15	* * *
16	(10) "Referral" means sending a patient for treatment determination,
17	recorded in writing, by an allopathic or osteopathic physician, advanced
18	practice registered nurse, dentist, or chiropractor, that an athlete or physically
19	active individual should be treated by an athletic trainer, and that such person
20	is free of an underlying pathology that would affect treatment.

1	(11) "Settings" means any areas in which an athletic trainer may
2	practice athletic training. These areas include:
3	(A) "Traditional setting" means working with any organized sports or
4	athletic teales at an interscholastic, intramural, instructional, intercollegiate,
5	amateur, or professional level.
6	(B) "Clinical setting" means an outpatient orthopaedic or sports
7	medicine clinic that employs one of the following: physician, osteopathic
8	physician, chiropractor, or physical therapist. [Repealed.]
9	(12) "Underlying pathology" means any disease process, including
10	neuromuscular disease, diabetes, spinal cord injuries, and systemic diseases.
11	<u>§ 4151a. PRACTICE CONTEXTS; REFERRAL REQUIRED FOR</u>
12	<u>CLINICAL CARE</u>
13	(a) A person licensed under this chapter may provide athletic training:
14	(1) by formal engagement with a team, school, college, university,
15	league, or other sporting organization, to affiliated athletes participating in
16	organized sports or athletic teams at an interscholastic, intramural,
17	instructional, intercollegiate, amateur, or professional level;
18	(2) upon referral of an athlete or physically active individual to an
19	athletic training clinic;
20	(3) by engagement with an employer or organization for the purpose of
21	educating groups on the care and prevention of athletic and orthopedic injuries

1	or conditioning appropriate to physical demands upon employees or
2	<u>members; or</u>
3	(4) in a bona fide emergency necessitating response care of an injured
4	athlete.
5	(b) Practice outside the settings set forth in subsection (a) of this section,
6	including clinical practice without referral, exceeds an athletic trainer's scope
7	of practice. Such practice is not entitled to the protections of § 4160 of this
8	chapter and may be sanctioned as unprofessional conduct.
9	§ 4152. PROHIBITION; OFFINSES
10	(a) No <u>A</u> person may shall not use in connection with the person's name
11	any letters, words, or insignia indicating or implying that the person is a
12	licensed athletic trainer unless the person is licensed in accordance with this
13	chapter.
14	(b) A person who violates any of the provisions of subsection (a) of this
15	section shall be subject to the penalties provided in 3 V.S.A. § 127 (c) .
16	§ 4153. EXEMPTIONS
17	The provisions of this chapter shall not apply to:
18	* * *
19	(2) a person who assists or provides response care to an injured a hlete
20	and who does not attempt to assess the injury, provide follow-up treatment, or
21	otherwise practice athletic training as defined in this chapter, [Repeated.]

1	(3) a person duly licensed under the laws of this state State who is
2	practicing within the scope of the profession for which the person is
3	licensed or
4	(4) the practice of athletic training which <u>that</u> is incidental to a program
5	of study by a person enrolled in an athletic training education program
6	approved by the director Director, or graduates of an approved athletic training
7	education program pending the results of the first licensing examination
8	scheduled by the director following graduation. Graduates shall practice under
9	the supervision of a licensed athlytic trainer and shall have an application for
10	licensure by examination on file working under the direct supervision of a
11	person licensed under this chapter within 20 days following graduation from
12	that program.
13	* * *
14	§ 4157a. TEMPORARY LICENSURE
15	An applicant who is currently certified by and in good standing with the
16	National Athletic Trainers Association Board of Certification, or who is
17	currently licensed or certified and in good standing in another state, shall be
18	eligible for a 60-day temporary license. Applicants under this section shall
19	meet the requirements of section 4158 of this title. Temporary practice shall
20	not exceed 60 days in any calendar year. [Repeated.]

1	8.4158 ADDI ICATION
2	A person who desires to be licensed as an athletic trainer shall apply to the
3	director in writing, on a form furnished by the director, accompanied by
4	payment of a fee required pursuant to 3 V.S.A. § 125 and evidence that the
5	applicant meets the requirements set forth in section 4156 or 4157 of this title.
6	[Repealed.]
7	§ 4158a. RENEWALS
8	(a) Licenses shall be renewed every two years upon payment of the
9	required fee.
10	(b) Biennially, the director shall forward a renewal form to each license
11	holder. Upon receipt of the completed form and the renewal fee, the director
12	shall issue a new license.
13	(c) Any application for renewal of a license which has expired shall be
14	accompanied by the renewal fee and late fee. A person shall not be required to
15	pay renewal fees for years during which the license was lapsed.
16	(d) The director may, after notice and opportunity for a hearing, revoke a
17	person's right to renew licensure if the license has lapsed for five or more
18	years. [Repeated.]

1	8 4159 LINPROFESSIONAL CONDUCT
2	(a) A licensed athletic trainer shall not engage in unprofessional conduct.
3	When such conduct is committed by an applicant, it shall be grounds for denial
4	of the application or other disciplinary action.
5	(b) Unprofessional conduct means the following conduct and conduct set
6	forth in 3 V.S.A. § 129a:
7	(1) Failing to make available to a person using athletic training services,
8	upon that person's request, copies of documents in the possession or under the
9	control of the practitioner, when those documents have been prepared for the
10	user of services.
11	(2) Conduct which evidences unitness to practice athletic training.
12	(3) Sexual harassment of a person using athletic training services.
13	(4) Engaging in a sexual act as defined in 13 V.S.A. § 3251 with a
14	person using athletic training services.
15	(5) Any of the following except when reasonably undertaken in an
16	emergency in order to protect life, health, or property:
17	(A) Practicing or offering to practice beyond the scope permitted by
18	law.
19	(B) Performing athletic training services which have not been
20	authorized by the consumer or his or her legal representative.
21	(6) Conduct prohibited under any other laws relating to athletic training.

1	(c) After notice and an opportunity for hearing, and upon a finding of
2	unprofessional conduct, an administrative law officer may take disciplinary
3	action against a licensed athletic trainer or applicant. [Repealed.]
4	* * *
5	* * * Applied Behavior Analysts * * *
6	Sec. 22. 26 V.S.A. chapter 95 is amended to read:
7	CHAPTER 95. APPLIED BEHAVIOR ANALYSTS
8	* * *
9	Subchapter 3. Licenses
10	* * *
11	§ 4925. RENEWALS
12	* * *
13	(b) Biennially, the Director shall provide notice to each licensee of license
14	expiration and renewal requirements. Upon receipt of the completed form and
15	the a complete and satisfactory renewal application and fee, the Director shall
16	issue a new license.
17	* * *
18	(d)(1) The Director may reinstate the license of an individual whose license
19	has expired upon payment of the required fee and reinstatement penalty
20	provided the individual has satisfied all the requirements for renewal,
21	including continuing education.

1	(2) The Director may adopt rules necessary for the protection of the
2	public to assure the Director that an applicant whose license has expired or
3	who has not worked for more than three years as an applied behavior analyst
4	or an assistant behavior analyst is professionally qualified for license renewal.
5	Conditions imposed under this subsection shall be in addition to the other
6	requirements of this section. [Repealed.]
7	* * *
8	§ 4927. APPLICATIONS
9	Applications for licensure and license renewal shall be on forms provided
10	by the The Director shall promulgate applications for licensure and license
11	renewal. Each application shall contain a statement under oath showing the
12	applicant's education, experience, and other pertinent information and shall be
13	accompanied by the required fee.
14	* * *
15	* * * Effective Date * * *
16	Sec. 23. EFFECTIVE DATE
17	This act shall take effect on July, 1, 2019.
	* * * Office of Professional Regulation * * *
	Sec. 1. 3 V.S.A. § 121 is amended to read:

§ 121. DEFINITIONS

As used in this subchapter:

(1) "Director" means the Director of the Office of Professional Regulation.

(2) "Licensing board" or "board" refers to the boards, commissions, and professions listed in section 122 of this title <u>subchapter</u> and, in the case of disciplinary matters or denials of licensure, either an administrative law officer appointed under subsection 129(j) of this title <u>subchapter</u> or the Director in advisor professions. Notwithstanding statutory language to the contrary, this subchapter shall apply to all those boards.

(3)(A) "License" includes any certification $\frac{\partial r_{i}}{\partial r_{i}}$ registration $\frac{\partial r_{i}}{\partial r_{i}}$ permit, commission, or other official authorization to undertake a regulated activity.

(B) "Licensee" includes registrants and holders of certificates or permits any person to whom a license has been issued by a board or the Director.

(4) "Office" means the Office of Professional Regulation.

Sec. 2. 3 V.S.A. § 122 is amended to read:

§ 122. OFFICE OF PROFESSIONAL REGULATION

The Office of Professional Regulation is created within the Office of the Secretary of State. The Office shall have a director who shall be appointed by the Secretary of State and shall be an exempt employee. The following boards or professions are attached to the Office of Professional Regulation:

(17) Board of Radiologic Technology

* * *

(29) Board of Real Estate Appraisers

* * *

(48) Notaries Public

Sec. 3. 3 V.S.A. § 127 is amended to read:

§ 127. UNAUTHORIZED PRACTICE

(a) When the Office receives a complaint of unauthorized practice, the Director shall refer the complaint to Office investigators and prosecutors.

(b)(1) A person practicing a regulated profession without authority or an employer permitting such practice may, upon the complaint of the Attorney General or a State's Attorney or an attorney assigned by the Office of Professional Regulation, be enjoined therefrom by the Superior Court where the violation occurred or the Washington County Superior Court and may be assessed a civil penalty of not more than \$1,000.00 \$5,000.00.

(2)(A) The Attorney General or an attorney assigned by the Office of Professional Regulation may elect to bring an action seeking only a civil penalty of not more than \$1,000.00 \$2,500.00 for practicing or permitting the practice of a regulated profession without authority before the board having regulatory authority over the profession or before an administrative law officer. (B) Hearings shall be conducted in the same manner as disciplinary hearings.

(3)(A) A civil penalty imposed by a board or administrative law officer under this subsection (b) shall be deposited in the Professional Regulatory Fee Fund established in section 124 of this chapter for the purpose of providing education and training for board members and advisor appointees.

(B) The Director shall detail in the annual report receipts and expenses from these civil penalties.

(c) In addition to other provisions of law, unauthorized practice shall be punishable by a fine of not more than \$5,000.00 or imprisonment for not more than one year, or both. Prosecution may occur upon the complaint of the Attorney General or a State's Attorney or an attorney assigned by the Office of Professional Regulation under this section and shall not act as a bar to civil or administrative proceedings involving the same conduct.

* * *

Sec. 4. 3 V.S.A. § 129a is amended to read:

§ 129a. UNPROFESSIONAL CONDUCT

(a) In addition to any other provision of law, the following conduct by a licensee constitutes unprofessional conduct. When that conduct is by an applicant or person who later becomes an applicant, it may constitute grounds for denial of a license or other disciplinary action. Any one of the following

items or any combination of items, whether the conduct at issue was committed within or outside the State, shall constitute unprofessional conduct:

* * *

(26) Sexually harassing or exploiting a patient, client, or consumer, or doing so to a coworker in a manner that impacts professional services; failing to maintain professional boundaries; or violating a patient, client, or consumer's reasonable expectation of privacy.

* * *

(d)(1) After hearing, and upon a finding of unprofessional conduct, a board or an administrative law officer may take disciplinary action against a licensee or applicant, including imposing an administrative penalty not to exceed \$1,000.00 \\$5,000.00 for each unprofessional conduct violation.

(2)(A) Any money received under this subsection shall be deposited in the Professional Regulatory Fee Fund established in section 124 of this title <u>chapter</u> for the purpose of providing education and training for board members and advisor appointees.

(B) The Director shall detail in the annual report receipts and expenses from money received under this subsection.

* * *

Sec. 5. 3 V.S.A. § 129b is amended to read: § 129b. BOARD MEMBER AND ADVISOR APPOINTMENTS * * *

(g) For advisor professions, advisors:

(1) Advisors shall be appointed by the Secretary of State and shall serve at the pleasure of the Secretary of State. Advisor appointments shall be subject to the same conditions as those for board members under this section.

(2) The Office shall warn and conduct an open meeting including advisors, program staff, and interested members of the public:

(A) at least once per year for each profession with 500 or fewer active licensees; and

(B) at least twice per year for each profession with more than 500 active licensees.

Sec. 6. 3 V.S.A. § 135 is amended to read:

§ 135. UNIFORM STANDARD FOR RENEWAL FOLLOWING

EXTENDED ABSENCE

(a) Notwithstanding any provision of law to the contrary, when an applicant seeks to renew an expired or lapsed license after fewer than five years of absence from practice, readiness to practice shall be inferred from completion of any continuing education that would have been required if the applicant had maintained continuous licensure, or by any less burdensome showing set forth in administrative rules specific to the profession <u>or permitted by the Director</u>.

* * *

Sec. 7. PROFESSIONAL REGULATION; ANALYSIS OF STATE

REGULATORY STRUCTURES

(a) Findings.

(1) The General Assembly finds that multiple State agencies regulate a variety of professions and occupations, resulting in professional regulatory structures that vary throughout the State.

(2) The General Assembly further finds that the State should review whether transferring the regulation of certain professions and occupations to a different State agency would enhance the effectiveness of those professional regulatory structures, including by improving public protection and customer service, reducing unnecessary barriers to licensure, and increasing efficiencies in the staffing, information technology, and other necessary costs associated with professional regulation.

(b) Office of Professional Regulation and other specified agencies; analysis and report.

(1) The Office of Professional Regulation and the Agency of Education, the Agency of Human Services, the Agency of Natural Resources, the Department of Public Safety, and the Department of Health shall collaborate in analyzing the professions and occupations that each of those agencies regulate in order to determine whether the effectiveness of those professional regulatory structures, including the elements of effectiveness described in subdivision (a)(2) of this section, would be enhanced by transferring an agency's professional regulation to a different agency.

(2) In conducting their analysis, the agencies shall consider the professional regulation reports and other information gathered as a result of 2016 Acts and Resolves No. 156, Secs. 20 and 21.

(3) The Office of Professional Regulation, as the State agency primarily focused on professional licensing administration and enforcement, shall lead this collaboration among all the agencies named in subdivision (1) of this subsection, but is encouraged to seek any available grants from outside resources that may enable the agencies to contract with an independent entity to conduct this analysis.

(4) On or before January 15, 2020, the independent entity or, if a contract with such an entity was not executed, the Office of Professional Regulation shall report to the House Committees on Government Operations, on Education, on Human Services, on Health, on Natural Resources, Fish, and Wildlife, and on Commerce and Economic Development and the Senate Committees on Government Operations, on Education, on Health and Welfare, on Natural Resources and Energy, and on Economic Development, Housing and General Affairs with its findings and any recommendations for legislative action.

Sec. 8. CREATION OF POSITION WITHIN THE OFFICE OF

PROFESSIONAL REGULATION; LICENSING

(a) There is created within the Secretary of State's Office of Professional

Regulation one new permanent classified Licensing Administrator position.

(b) Any funding necessary to support the position created in subsection (a) of this section shall be derived from the Office's Professional Regulatory Fee Fund, with no General Fund Dollars.

* * * Accountants * * *

Sec. 9. 26 V.S.A. chapter 1 is amended to read:

CHAPTER 1. ACCOUNTANTS

Subchapter 1. General Provisions

* * *

§ 17. PENALTY

Any person who violates any provision of section 14 of this title <u>chapter</u> shall be subject to the penalties set forth in 3 V.S.A. § 127(c).

* * *

Subchapter 3. Licenses

* * *

§ 74a. FOREIGN REGISTRATION

(a) A foreign firm licensed or registered in another country seeking to practice temporarily in the state shall register with the board and pay the required fee. The board shall adopt rules prescribing the procedure to be followed in carrying out the registrations. Registrations under this section shall expire three months after issuance. "Firm" is as defined in subdivision 13(5) of this title.

(b) A foreign firm providing public accounting services in the state of Vermont shall be registered and obtain a firm registration number.

(c) An accountant qualified for the practice of public accountancy in a foreign country may:

(1) use a title granted by that country, together with any suitable translation into English of that title, and the name of that country;

(2) temporarily practice public accounting after registering with the board under section 74a of this title. [Repealed.]

* * *

§ 81. OWNERSHIP OF ACCOUNTANT'S WORKING PAPERS

* * *

(d) An accountant or accountancy firm shall have in place a plan for responsible disposition of client records in case of unexpected incapacity or firm dissolution.

* * * Dental Hygienists * * *

Sec. 10. 26 V.S.A. chapter 12 is amended to read:

CHAPTER 12. DENTISTS, DENTAL THERAPISTS,

DENTAL HYGIENISTS, AND DENTAL ASSISTANTS

* * *

Subchapter 2. Board of Dental Examiners

* * *

§ 582. AUTHORITY OF THE BOARD

In addition to any other provisions of law, the board Board shall have the authority to:

* * *

(3) adopt rules pursuant to the Vermont Administrative Procedure Act as set forth in <u>3 V.S.A. chapter 25</u>:

* * *

(H) setting guidelines for general supervision of dental hygienists with no less than three years of experience by dentists with no less than three years of experience to, to be known as "public-health hygienists," who may perform tasks in public or private schools or institutions public-health settings as set forth in section 624 of this chapter; and

Subchapter 4. Dental Hygienists

* * *

§ 624. PRACTICE

(a) A dental hygienist may perform duties for which the dental hygienist has been qualified by successful completion of the normal curriculum offered by programs of dental hygiene accredited by the American Dental Association or in continuing education courses approved by the Board. A dental hygienist may perform tasks in the office of any licensed dentist consistent with the rules adopted by the Board.

(b) In public or private schools or institutions, a dental <u>A</u> public-health hygienist, who shall be a dental hygienist with no less fewer than three years of experience, may perform tasks under the general supervision of a licensed dentist with no less than three years of experience as prescribed in out-of-office settings, including residences, schools, nursing home and long-term care facilities, clinics, hospitals, medical facilities, community health centers licensed or approved by the Department of Health, Head Start programs, and any other facilities or programs deemed appropriate by the Department of Health in a manner consistent with guidelines adopted by the Board by rule.

* * * Nursing * * *

Sec. 11. 26 V.S.A. chapter 28 is amended to read:

CHAPTER 28. NURSING

Subchapter 1. General Provisions

* * *

§ 1574. POWERS AND DUTIES

(a) In addition to the powers granted by 3 V.S.A. § 129, the Board shall:

* * *

(3) Adopt rules setting standards for approval of <u>medication</u> nursing assistant and nursing education programs in Vermont, including all clinical facilities. The Board may require reimbursement for actual and necessary costs incurred for site surveys.

(4) Adopt rules for medication nursing assistant education and competency evaluation programs and survey and approve those programs that meet the rules. [Repealed.]

* * *

Subchapter 2. Advanced Practice Registered Nurses

* * *

§ 1613. TRANSITION TO PRACTICE

(a)(1) Graduates <u>An APRN</u> with fewer than 24 months and 2,400 hours of licensed active advanced nursing practice in an initial role and population

focus or fewer than 12 months and 1,600 hours for any additional role and population focus shall have a formal agreement with a collaborating provider as required by <u>board Board</u> rule.

(2) APRNs <u>An APRN</u> shall have and maintain signed and dated copies of all required collaborative provider agreements as part of the practice guidelines.

(3) An APRN required to practice with a collaborative provider agreement may not engage in solo practice, except with regard to a role and population focus in which the APRN has met the requirements of this subsection.

(b) An APRN who satisfies the requirements to engage in solo practice pursuant to subsection (a) of this section shall notify the board Board that these requirements have been met.

* * *

* * * Optometrists * * *

Sec. 12. 26 V.S.A. chapter 30 is amended to read:

CHAPTER 30. OPTOMETRY

* * *

§ 1703. DEFINITIONS

As used in this chapter:

(2) The "practice of optometry" means any one or combination of the following practices:

(A) The examination of Examining the human eyes and visual system for purposes of:

(i) diagnosing refractive and functional ability; or

(ii) diagnosing the presence of eye and adnexa disease or injury, treating the disease or injury with the appropriate pharmaceutical agents and procedures in accordance with this chapter, and making referrals to the appropriate health care provider when warranted.

(B) The diagnosis and correction of <u>Diagnosing and correcting</u> anomalies of the refractive and functional ability of the visual system and the enhancement of visual performance including, but not limited to, the following:

(i) the prescribing and employment of using ophthalmic lenses, prisms, autorefractor or other automatic testing devices, frames, ophthalmic aids, and prosthetic materials as consistent with the health of the eye;

(ii) the prescribing and employment of employing contact lenses; and

(iii) administering visual training, vision therapy, orthoptics, and pleoptics.

(C) Prescribing appropriate pharmaceutical agents for the diagnosis, management, and treatment of the eye and adnexa.

(D) Removing superficial foreign bodies from the eye and adnexa; epilating the eyelashes, including by electrolysis; and punctal dilation, lacrimal irrigation, and punctal plugs insertion.

(E) Managing the following types of glaucoma in patients who are 16 years of age or older:

(i) adult primary open angle glaucoma;

(*ii*) exfoliative glaucoma;

(*iii*) pigmentary glaucoma;

(iv) low tension glaucoma;

(v) inflammatory (uveitic) glaucoma; and

(vi) emergency treatment of angle closure glaucoma.

(3) "Disciplinary action" or "disciplinary cases" includes any action taken by a board against a licensee or applicant premised upon a finding of wrongdoing or unprofessional conduct by the licensee or applicant. It includes all sanctions of any kind, including obtaining injunctions, issuing warnings, reprimands, suspensions, or revocations of licenses, and other similar sanctions and ordering restitution. "Director" means the Director of the Office of Professional Regulation. (4) "Financial interest" means being:

(A) a licensed practitioner of optometry; or

(B) a person who deals in goods and services which that are uniquely related to the practice of optometry; or

(C) a person who has invested anything of value in a business which that provides optometric services.

(5) "Contact lenses" means those lenses that are worn for cosmetic, therapeutic, or refractive purposes.

§ 1704. PENALTIES

A person who obtains a license by fraud or misrepresentation or who practices or attempts to practice optometry or hold himself or herself out as being able to do so in this state State without first having obtained the license required by this chapter shall be subject to the penalties provided in $3 V.S.A. \S 127(e)$.

Subchapter 2. State Board of Optometry Board

§ 1707. QUALIFICATIONS; TERM OF OFFICE; REMOVAL

(a) <u>A state board of optometry</u> <u>The State Board of Optometry</u> is created which shall be the continuation of and successor to the state board of examiners in optometry heretofore established by chapter 29 of this title.

(b) The board Board shall consist of five members, three of whom shall be residents of the state, State who have had at least five years' experience in the

practice of optometry in the state, <u>State</u> and are in the active practice of optometry at the time of their appointment; and two members who shall be representatives of the public, who shall be residents of the <u>state</u> <u>State</u> for five years and who shall have no financial interest in the profession other than as a consumer or potential consumer of its services.

* * *

§ 1708. POWERS AND DUTIES

(a) The board Board shall:

(1) Adopt rules under <u>3 V.S.A. chapter 25</u> the Vermont Administrative <u>Procedure Act</u> necessary for the performance of its duties, ensuring that at least the following are established by statute or rule:

(A) $A \underline{a}$ definition of the behavior for which a license is required;

(B) Explanations explanations of appeal and other significant rights given by law to licensees, applicants, and the public; and

(C) standards for acceptance of continuing education, which may identify mandatory content specific to pharmacology, and management of adverse drug reactions.

(b) The board may:

(1) exercise authority granted under 3 V.S.A. chapter 5.;

(2) use the administrative services provided by the office of professional regulation under 3 V.S.A. chapter 5;

(3) Receive legal assistance from the attorney general of the state and from the legal counsel for the director of the office of professional regulation. [Repealed.]

(c) The board Board shall not limit the:

(1) *limit the* ownership of optometric practices to licensed optometrists;

(2) *limit the number of offices or sites at which an optometrist may practice; or*

(3) *limit the right of optometrists to practice in an association, partnership, corporation, or other lawful entity with anyone.*

* * *

Subchapter 3. Examinations and Licenses

* * *

§ 1715. LICENSURE BY EXAMINATION

(a) The board Board may grant a license to an applicant who:

(1) has attained the age of majority;

(2) is a graduate of an optometric school or college accredited by a regional or professional accreditation organization approved by the board Board;

(3) <u>holds a current cardiopulmonary resuscitation certification from the</u> <u>American Red Cross, the Vermont Heart Association, or a comparable source</u> recognized by the Director; (4) has successfully completed an examination approved by the board Board; and

(4)(5) has paid the fee required by section 1718 of this title chapter.

(b) A failed examination may be retaken once free of charge and each examination thereafter shall be subject to payment of a fee. [*Repealed.*]

* * *

§ 1716a. RENEWAL

Licenses shall be renewed every two years upon payment of the required fee, provided that the person applying for renewal completes at least 20 <u>40</u> hours of continuing education, approved by the board <u>Board</u>, during the preceding two-year period <u>and holds a current cardiopulmonary resuscitation</u> <u>certification</u>. If the applicant has a special endorsement for the use of pharmaceutical agents as provided in section 1729 of this title, the applicant shall, during the preceding two-year period, complete at least 40 hours of continuing education, approved by the board, of which at least 20 hours shall be related to the use of therapeutic pharmaceutical agents. The board may specify particular areas of study which must be completed to satisfy the requirements of this section. The board may, by rule, adopt continuing education requirements for those who renew their licenses after less than a full two-year period. Subchapter 4. Unprofessional Conduct and Discipline

§ 1719. UNPROFESSIONAL CONDUCT

(a) Unprofessional conduct is the conduct prohibited by this section and by

3 V.S.A. § 129a, whether or not taken by a license holder committed by a licensee, an applicant, or a person who later becomes an applicant.

(b) Unprofessional conduct means:

(1) Conduct which that evidences moral unfitness to practice the occupation.

(2) Any of the following except when reasonably undertaken in an emergency situation in order to protect life, health, or property:

(A) Practicing or offering to practice beyond the scope permitted by law.

(B) Performing treatments or providing services which that a licensee is not qualified to perform or which that are beyond the scope of the licensee's education, training, capabilities, experience, or scope of practice.

(C) Performing occupational services which that have not been authorized by the consumer or his or her legal representative.

* * *

Subchapter 5. Diagnostic Pharmaceutical Agents

* * *

§ 1727. EXPIRATION DATE

(a) An optometrist shall state the expiration date on the face of every prescription written by that optometrist for contact lenses. The expiration date shall be one year after the examination date unless a medical or refractive problem affecting vision requires an earlier expiration date.

(b) An optometrist may shall not refuse to give the buyer a copy of the buyer's prescription after the expiration date; however, the copy shall be clearly marked to indicate that it is an expired prescription.

Subchapter 6. Therapeutic Pharmaceutical Agents § 1728. USE OF THERAPEUTIC PHARMACEUTICAL AGENTS

(a) An optometrist licensed under this chapter who possesses the endorsement required under section 1729 of this title, may:

(1) use and prescribe appropriate pharmaceutical agents for the diagnosis, management, and treatment of the eye and adnexa.

(2) remove superficial foreign bodies from the eye and adnexa, perform epilation of the eyelashes including electrolysis, punctal dilation, and lacrimal irrigation, and insert punctal plugs. (b) Nothing in this subchapter shall be construed to permit:

(1) the use of therapeutic ultrasound, the use of injections except for the appropriate emergency stabilization of a patient, or the performance of surgery. "Surgery" means any procedure in which human tissue is cut, penetrated, thermally or electrically cauterized except when performing electrolysis, or otherwise infiltrated by mechanical or laser means in a manner not specifically authorized by this act;

(2) the use of lasers for any procedure other than diagnostic testing; or

(3) a licensee to perform indocyanine green angiography, removal of benign skin lesions involving subcutaneous injections, sub-tenons injections, retrobulbar injections, intraocular injections, ketamine (IM) for an infant's examination under anesthesia, management of skin and conjunctival neoplasms, and botox injections.

(a)(1) A licensee who employs an oral therapeutic pharmaceutical agent that might prove to have significant systemic adverse reactions or systemic side effects shall, in a manner consistent with Vermont law, ascertain the risk of systemic side effects through either a case history or by communicating with the patient's primary care provider.

(2) The licensee shall also communicate with the patient's primary care provider, or with a physician skilled in diseases of the eye, when, in the professional judgment of the licensee, it is medically appropriate. (3) Any communication shall be noted in the patient's permanent record. The methodology of communication shall be determined by the licensee.

(b)(1) If a glaucoma patient does not respond to up to three topically administered pharmaceutical agents within a reasonable time, the licensee shall refer the patient to a licensed ophthalmologist.

(2) A glaucoma patient shall not be treated by an optometrist with more than three topically administered agents at any given time.

(3) If an oral medication is required to obtain an adequate clinical response in a glaucoma patient, the licensee shall consult with a licensed ophthalmologist as soon as clinically prudent following initiation of the oral medication.

(4) This subsection shall not require that the licensee transfer care of the patient to the consulting ophthalmologist, but does require that the patient be seen by the consulting ophthalmologist.

§ 1728a. PERMISSIBLE TREATMENTS; GLAUCOMA TYPES

(a) A licensee may treat the following types of glaucoma on patients who are 16 years of age or older:

(1) adult primary open angle glaucoma;

(2) exfoliative glaucoma;

(3) pigmentary glaucoma;

(4) low tension glaucoma;

(5) inflammatory (uveitic) glaucoma; and

(6) emergency treatment of angle closure glaucoma.

(b) This section shall not prohibit a licensee from administering appropriate emergency stabilization treatment to a patient. [Repealed.]

* * *

§ 1728c. USE OF ORAL THERAPEUTIC PHARMACEUTICAL AGENT;

COMMUNICATION WITH PRIMARY CARE PROVIDER

A licensee who employs an oral therapeutic pharmaceutical agent that might prove to have significant systemic adverse reactions or systemic sideeffects shall, in a manner consistent with Vermont law, ascertain the risk of systemic side effects through either a case history or by communicating with the patient's primary care provider. The licensee shall also communicate with the patient's primary care provider, or with a physician skilled in diseases of the eye, when in the professional judgment of the licensee, it is medically appropriate. The communication shall be noted in the patient's permanent record. The methodology of communication shall be determined by the licensee. [Repealed.]

§ 1728d. DURATION OF GLAUCOMA TREATMENT WITHOUT

REFERRAL

(a) If a glaucoma patient does not respond to up to three topically administered pharmaceutical agents within a reasonable time, the licensee shall refer the patient to a licensed ophthalmologist. No glaucoma patient shall be treated by an optometrist with more than three topically administered agents at any given time.

(b) If an oral medication is required to obtain an adequate clinical response, the licensee shall consult with a licensed ophthalmologist as soon as clinically prudent following initiation of the oral medication. This section shall not require that the licensee transfer care of the patient to the consulting ophthalmologist, but does require that the patient be seen by the consulting ophthalmologist. [Repealed.]

§ 1729. ENDORSEMENTS AND REQUIREMENTS

(a) Upon application, the board shall certify eligible licensees to use and prescribe therapeutic drugs and to perform those procedures authorized by subdivision 1728(a)(2) of this title, if the applicant meets the requirements of section 1715 of this chapter for licensure by examination or meets the requirements of section 1716 of this chapter for licensure by endorsement, and is authorized under the license of another jurisdiction to use therapeutic pharmaceutical agents.

(b) A licensee certified under this section shall affix current documentation of certification to the license in the manner provided by the board.

(c) A licensee who is certified to use therapeutic pharmaceutical agents shall demonstrate proof of current cardiopulmonary resuscitation certification as a condition of initial certification and of license renewal. Acceptable courses shall include:

(1) courses in external cardiopulmonary resuscitation which are approved by the Vermont Heart Association or the American Red Cross; and

(2) courses which include a review of diseases or conditions which might produce emergencies such as anaphylactic shock, diabetes, heart condition, or epilepsy.

(d) A licensee certified to use therapeutic pharmaceutical agents shall, as part of required continuing education, receive not less than 50 percent of his or her continuing education in the use of pharmaceuticals, including treating possible complications arising from their use, and the treatment of glaucoma. [Repealed.]

§ 1729a. PREREQUISITES TO TREATING GLAUCOMA

A licensee who is already certified to use therapeutic pharmaceutical agents and who graduated from a school of optometry prior to 2003 and is not certified in another jurisdiction having substantially similar prerequisites to treating glaucoma shall, in addition to being certified to use therapeutic pharmaceutical agents, provide to the board verification of successful completion of an 18-hour course and examination offered by the State University of New York State College of Optometry or similar accredited institution. Successful completion shall include passing an examination substantially equivalent to the relevant portions on glaucoma and orals of the examination given to current graduates of optometry school and shall require the same passing grade. The course shall cover the diagnosis and treatment of glaucoma and the use of oral medications and shall be taught by both optometrists and ophthalmologists. In addition, the licensee shall collaborate with an optometrist who has been licensed to treat glaucoma for at least two years or an ophthalmologist regarding his or her current glaucoma patients for six months and at least five new glaucoma patients before treating glaucoma patients independently. These five new glaucoma patients shall be seen at least once by the collaborating glaucoma-licensed optometrist or ophthalmologist. [Repealed.]

Sec. 13. OFFICE OF PROFESSIONAL REGULATION; STUDY OF

OPTOMETRIC ADVANCED PROCEDURES

(a) The Office of Professional Regulation shall conduct a study to evaluate the safety and public health needs of enlarging the scope of practice of optometrists to include advanced procedures. In conducting this study, the Office shall consult with relevant stakeholders, including the Vermont Board of Optometry, the Vermont Optometric Association, the Vermont Board of Medical Practice, the Vermont Department of Health, and the Vermont Ophthalmological Society. (b) The study shall evaluate, among other considerations, approaches to advanced procedures in jurisdictions outside Vermont, patient need for access to additional practitioners, effects on patient access to care, effects on patient safety, costs to the health care system, and the existing education and training for optometrists, including the degree to which it addresses training in advanced procedures. The Office shall inquire into the specific clinical training for both optometrists and ophthalmologists for specific procedures.

(c) On or before January 15, 2020, the Office shall report its findings, including any recommendations for legislative action, to the House Committees on Government Operations and on Health Care and to the Senate Committees on Government Operations and on Health and Welfare.

* * * *Pharmacy* * * *

Sec. 14. 26 V.S.A. chapter 36 is amended to read:

CHAPTER 36. PHARMACY

Subchapter 1. General Provisions

* * *

§ 2022. DEFINITIONS

As used in this chapter:

* * *

(7) "Drug outlet" means all pharmacies, wholesalers, manufacturers, and other entities that are engaged in the <u>manufacture</u>, dispensing, delivery, or distribution of prescription drugs.

* * *

(11)(A) "Manufacturing" means the production, preparation, propagation, conversion, or processing of a drug or device, either directly or indirectly, by extraction from substances of natural origin or independently by means of chemical or biological synthesis.

(B) "Manufacturing" includes the packaging or repackaging of a drug or device $\Theta r_{:}$ the labeling or relabeling of the container of a drug or device for resale by a pharmacy, practitioner, or other person: and virtual manufacturing by an entity that sells its own prescription drug or device without physically possessing the product.

* * *

(19)(<u>A)</u> "Wholesale distributor" means any person who is engaged in wholesale distribution of prescription drugs, but including virtual distribution by an entity that sells a prescription drug or device without physically possessing the product.

(B) "Wholesale distributor" does not include any for-hire carrier or person hired solely to transport prescription drugs.

* * *

Subchapter 2. Board of Pharmacy

§ 2031. CREATION; APPOINTMENT; TERMS; ORGANIZATION

(a)(1) There is hereby created the Board of Pharmacy to enforce the provisions of this chapter.

(2) The Board shall consist of seven <u>eight</u> members, five of whom shall be pharmacists licensed under this chapter with five years of experience in the practice of pharmacy in this State. <u>One member shall be a pharmacy</u> <u>technician registered under this chapter.</u> Two members shall be members of the public having no financial interest in the practice of pharmacy.

(b) Members of the Board shall be appointed by the Governor pursuant to
3 V.S.A. §§ 129b and 2004.

§ 2032. POWERS; DUTIES; LIMITATIONS

(a) The Board shall adopt rules necessary for the performance of its duties, including:

(*l*) scope of the practice of pharmacy;

(2) qualifications for obtaining licensure;

(3) explanations of appeal and other rights given to licensees, applicants, and the public; and

(4) rules regulating pharmacy technicians; and

(5) provisions for the inspection of any regulated entity or commercial

location where legend drugs are manufactured or kept.

* * *

(c) The Board of Pharmacy shall also have the following responsibilities in regard to medications, drugs, legend devices, and other materials used in this State in the diagnosis, mitigation, and treatment or prevention of injury, illness, and disease:

(1) The the regulation of the sale at retail and the, compounding, administration, and dispensing of medications, drugs, legend devices, and other materials, including the right to seize any such drugs, legend devices, and other materials found to be detrimental to the public health and welfare by the Board pursuant to an appropriate hearing as required under the Administrative Procedure Act;

(2) The the specifications of minimum professional and technical equipment, environment, supplies, and procedures for the compounding or dispensing of such medications, drugs, legend devices, and other materials within the practice of pharmacy;

(3) The <u>the</u> control of the purity and quality of such medications, drugs, legend devices, and other materials within the practice of pharmacy; <u>and</u>

(4) The <u>the</u> issuance of certificates of registration and licenses of drug outlets; and

(5) The development of criteria for a standardized tamper-resistant prescription pad that can be used by all health care providers who prescribe

drugs. Such criteria shall be developed in consultation with pharmacists, hospitals, nursing homes, physicians and other prescribers, and other affected parties.

* * *

Subchapter 3. Licensing

* * *

§ 2042b. PHARMACY TECHNICIANS; NONDISCRETIONARY TASKS; SUPERVISION

(a) Notwithstanding any other provision of law, a registered pharmacy technician may perform packaging or other nondiscretionary tasks only while assisting and under the supervision and control of a pharmacist.

(b) This section does not authorize a pharmacy technician to perform packaging or other nondiscretionary tasks without a pharmacist on duty, and without being under the supervision and control of a pharmacist.

(c) This section does not authorize a pharmacy technician to perform any act requiring the exercise of professional judgment by a pharmacist.

(d) The Board may adopt rules to specify tasks that a pharmacy technician may perform under the supervision and control of a pharmacist pursuant to subsection (a) of this section. A pharmacy or pharmacist that employs a pharmacy technician to perform tasks specified in subsection (a) shall do so in conformity with the rules adopted by the Board pursuant to this section. (e) [Repealed.]

(f)(1) A pharmacist on duty shall be directly responsible for the conduct of a pharmacy technician.

(2) A pharmacist responsible for a pharmacy technician shall be on the premises at all times, or in the case of a remote pharmacy approved by the Board, immediately available by a functioning videoconference link.

(3) A pharmacist shall verify a prescription before medication is provided to the patient. [Repealed.]

* * *

Subchapter 6. Wholesale Distributors <u>and Manufacturers</u> § 2067. WHOLESALE DISTRIBUTOR <u>DISTRIBUTORS AND</u>

<u>MANUFACTURERS</u>; LICENSURE REQUIRED

(a) A person who is not licensed under this subchapter shall not engage in wholesale distribution or manufacturing in this State.

* * *

(c) The Board may require a separate license for each facility directly or indirectly owned or operated by the same business entity within this State, or for a parent entity with divisions, subsidiaries, or affiliate companies within this State when operations are conducted at more than one location and there exists joint ownership and control among all the entities. (d) An agent or employee of any licensed wholesale distributor shall not be required to obtain a license under this subchapter and may lawfully possess pharmaceutical drugs when that agent or employee is acting in the usual course of business or employment.

§ 2068. REQUIREMENTS; APPLICANTS; LICENSES

An applicant shall satisfy the board Board that it has, and licensees shall maintain, the following:

(1) Acceptable storage and handling conditions plus facilities standards.

(2) Minimum liability and other insurance as may be required under any applicable federal or state law.

(3) A security system which that includes after hours, central alarm or comparable entry detection capability, restricted premises access, adequate outside perimeter lighting, comprehensive employment applicant screening, and safeguards against employee theft.

(4) An electronic, manual, or any other reasonable system of records, describing all wholesale distributor activities governed by this subchapter for the two-year period following disposition of each product, which shall be reasonably accessible, as defined by the board Board by rule, during any inspection authorized by the board Board.

(5) Officers, directors, managers, and other persons in charge of wholesale drug distribution, <u>manufacture</u>, storage, and handling, who shall at

all times demonstrate and maintain their capability to conduct business according to sound financial practices as well as state and federal law.

* * *

(9) Operations in compliance with all federal requirements applicable to wholesale drug distribution.

(10)(<u>A</u>) Compliance with standards and procedures which <u>that</u> the board <u>Board</u> shall adopt by rule concerning provisions for initial and periodic on-site inspections, criminal and financial background checks, ongoing monitoring, reciprocity for out-of-state wholesale drug distributors inspected by a third party organization recognized by the board <u>Board</u> or inspected and licensed by a <u>state</u> <u>State</u> licensing authority with legal standards for licensure that are comparable to the standards adopted by the <u>board</u> <u>Board</u> pursuant to this subdivision (<u>10</u>), protection of a wholesale drug distributor's proprietary information, and any other requirements consistent with the purposes of this subdivision (10).

(B) The board Board rules may recognize third party accreditation in satisfaction of some or all of the requirements of this subdivision (10).

* * *

§ 2076. INSPECTION POWERS; ACCESS TO WHOLESALE

DISTRIBUTOR AND MANUFACTURER RECORDS

(a) A person authorized by the Board may enter, during normal business hours, all open premises purporting or appearing to be used by a wholesale distributor or manufacturer for purposes of inspection.

(b)(1) Wholesale distributors <u>and manufacturers</u> may keep records regarding purchase and sales transactions at a central location apart from the principal office of the wholesale distributor or the location at which the drugs were stored and from which they were shipped, provided that such records shall be made available for inspection within two working days of a request by the Board.

(2) Records may be kept in any form permissible under federal law applicable to prescription drugs record keeping.

(c) If the Board determines it is necessary to inspect a certain premises under the same ownership more than once in any two-year period, the Board may charge a reinspection fee of \$100.00 \$500.00.

* * *

Sec. 15. OFFICE OF PROFESSIONAL REGULATION; EVALUATION

OF PHARMACIST PRESCRIBING AUTHORITY

(a) The Office of Professional Regulation shall evaluate the costs and benefits of incorporating prescribing authority into the scope of practice of licensed pharmacists. This evaluation shall be conducted in consultation with relevant stakeholders and shall include consideration of:

(1) approaches to clinical pharmacy in jurisdictions outside Vermont;

(2) potential impacts on patient safety and on primary and preventive

care delivered by other health care professionals;

(3) effects on patient access to care; and

(4) the appropriate extent, if any, of the prescribing authority.

(b) On or before January 15, 2020, the Office shall report its findings and any recommendations for legislative action to the House and Senate Committees on Government Operations, the House Committee on Health Care, and the Senate Committee on Health and Welfare.

* * * Real Estate Brokers and Salespersons * * *

Sec. 16. 26 V.S.A. chapter 41 is amended to read:

CHAPTER 41. REAL ESTATE BROKERS AND SALESPERSONS

Subchapter 1. General Provisions

* * *

§ 2213. PENALTIES

A person who shall violate any provision of this chapter shall be subject to the penalties provided in 3 V.S.A. § 127(c).

* * *

Subchapter 3. Licenses

* * *

§ 2292. ELIGIBILITY

* * *

(b)(1) A license as a real estate salesperson shall be granted to a person who satisfies all of the following:

(A)(1) has passed an examination as required by the Commission;

(B)(2) is at least 18 years of age;

(C)(3) has been employed by or become associated with a brokerage firm and that firm's principal broker; and

(D)(4) has completed a course of instruction, approved by the Commission, of at least 40 hours.

(2)(A) An initial salesperson license shall expire 90 days from issuance.

(B) The license of a salesperson who has provided documentation to the Commission showing successful completion of eight hours of instruction addressing topics specified by the Commission relating to the salesperson's postlicensure practice of the profession shall be renewed without application or fee and remain valid until the end of the biennial licensing period.

(3) Has been employed by or become associated with a brokerage firm and that firm's principal broker. (4) Has completed a course of instruction, approved by the Commission, of at least 40 hours.

* * *

§ 2293. RENEWAL OF LICENSE; EXPIRED LICENSE

(a) Licenses shall be renewed every two years without examination and on payment of the required fees, provided that the person applying for renewal completes at least 24 hours of instruction for brokers and 16 hours of instruction for salespersons, approved by the Commission, during the preceding two-year period. Four hours of this continuing education instruction shall address legislation and other topics specified by the Commission for each renewal period.

(b)(1) A broker or salesperson applying for reinstatement of a license that has expired shall be assessed both the renewal fee and late renewal penalty established by the Director of the Office of Professional Regulation and shall not be assessed renewal fees for the years during which the license was expired.

(2) Reinstatement shall not take place until the applicant completes the continuing education required for the previous renewal period.

(c)(1) If a broker or salesperson's license has expired for greater than five consecutive years, the broker or salesperson shall apply for reinstatement in

accordance with the initial licensure requirements as set forth in section 2292 of this chapter, including a course of instruction and examination.

(2) The Commission may waive the reinstatement requirements based upon licensed practice in another state.

(d) The Commission may waive or postpone compliance with the instructional requirements of this section in cases of extreme hardship on the part of the licensee. No licensee, however, may receive a postponement or waiver for two successive two-year periods of licensure. The Commission may accept fewer hours of continuing education instruction for renewal of a license on a prorated basis following an initial licensing period of less than two years. (e) [Repealed.]

* * *

§ 2296. UNPROFESSIONAL CONDUCT

Unprofessional conduct means the following conduct and In addition to the conduct set forth in 3 V.S.A. § 129a, the following conduct by those regulated under this chapter constitutes unprofessional conduct:

(1) makes a material misstatement in the application for his or her license;

(2) uses dishonest or misleading advertising;

(3) demonstrates incompetency to act as a real estate broker or salesperson;

(4) is found by the Commission to be guilty of fraud or fraudulent practices; or is convicted for violating this chapter; or is convicted of forgery, embezzlement, obtaining money under false pretenses, or conspiring to defraud;

(5) commingles commingling money or other property to which the licensee's clients or other persons are entitled with the licensee's own, except to the extent nominal sums of the licensee's funds may be required to maintain an open trust account;

(6)(2) fails failing to inform clients, establish trust and escrow accounts, maintain records, and otherwise act in accordance with the provisions of section 2214 of this chapter with respect to all monies received by the licensee as a real estate broker, or as escrow agent, or as the temporary custodian of the funds of others, in a real estate transaction;

(7)(3) fails failing promptly to segregate any properties received that are to be held for the benefit of others;

(8) is found by the Commission to have engaged in any act or conduct, whether of the same or different character as that described in this section, that contributes to or demonstrates incompetency or dishonest fraudulent dealings;

(9)(4) fails failing to fully disclose to a buyer all material facts within the licensee's knowledge concerning the property being sold;

(10)(5) fails failing to fully disclose to a buyer the existence of an agency relationship between the licensee and the seller.

* * *

* * * Opticians * * *

Sec. 17. 26 V.S.A. chapter 47 is amended to read:

CHAPTER 47. OPTICIANS

* * *

Subchapter 2. Administration

§ 2661. <u>POWERS AND DUTIES OF THE</u> DIRECTOR; DUTIES

(a) The director <u>Director</u> shall:

(1) provide general information to applicants for licensure as opticians;

(2) explain appeal procedures to opticians and applicants and complaint procedures to the public;

(3) administer fees established by law;

(4) receive applications for licensure, issue licenses, to applicants qualified under this chapter, deny or renew licenses and issue, revoke, suspend, condition, and reinstate licenses as ordered by an administrative law officer;

(5) refer complaints and disciplinary matters to for adjudication by an administrative law officer;

(6) conduct or specify examinations and pass upon the qualifications of applicants for reciprocal registration;

(7) conduct hearings as necessary for the issuance, renewal, or discipline of a license; and

(8) establish by rule standards of education required of applicants, as well as minimum standards for any school presenting a course for present or future opticians.

(b) The director <u>Director</u> may, after consultation with the advisor appointees, adopt rules necessary to perform the director's duties under this chapter, including rules governing apprenticeship and continuing education. <u>Rules adopted under this section shall not prohibit lawful advertising, the</u> display of ophthalmic materials or merchandise, limit the place or location where opticians may practice, nor be designed to limit the number of opticians in the State.

* * *

§ 2665. POWERS AND DUTIES OF THE DIRECTOR

(a) The Director shall:

(1) adopt only those rules necessary for the full and efficient performance of its duties;

(2) conduct examinations and pass upon the qualifications of applicants for reciprocal registration;

(3) establish standards of education required of applicants for licensing and establish, by appropriate rules, the minimum standards for any school presenting a course for present or future opticians;

(4) conduct any necessary hearings in connection with the issuance, renewal, suspension, or revocation of a license;

(5) [Repealed.]

(6) adopt rules establishing continuing education requirements and approve continuing education programs to assist a licensee in meeting these requirements.

(b) The Director shall not:

(1) adopt any rules prohibiting lawful advertising, the display of ophthalmic materials or merchandise, or limiting the place or location where opticians may practice; or

(2) adopt any rules specifically designed to limit the number of opticians in this State. [Repealed.]

* * *

Subchapter 3. Licenses

§ 2671. APPLICATIONS

Any person who desires to practice as an optician <u>be licensed under this</u> <u>chapter</u> shall file a written <u>submit an</u> application for a license and the application as specified by the Director, accompanied by payment of the <u>required</u> fee with the office on forms provided by the office. An applicant shall submit satisfactory proof that he or she meets the qualifications under section 2672 of this <u>title chapter</u>.

§ 2672. QUALIFICATIONS

No <u>A</u> person may <u>shall not</u> be examined or licensed under this chapter, except as otherwise provided in this chapter, unless the applicant has attained the age of majority <u>he or she has obtained a high school education or its</u> equivalent and possesses the following qualifications:

(1) Education. Has completed:

(A) Has obtained a high school education or its equivalent and has completed at least a two-year course of study in a school of ophthalmic dispensing approved by the board <u>Director</u> or a school which that is a candidate for accreditation by an accreditation agency approved by the United States Department of Education and by the director <u>Director</u>; or

(2)(B) Has completed three <u>at least two</u> years of practical training and experience, approved by the director <u>Director</u>, under the supervision of a licensed optician, ophthalmologist, or optometrist; or

(C) the National Academy of Opticianry Ophthalmic Career Progression Program, including at least one year of practical training and experience, approved by the Director, under the supervision of a licensed optician, ophthalmologist, or optometrist; and (2) Examination. Has passed an examination recognized by the Director that shall include assessment of competency in ophthalmic materials; laboratory, practical, and physiological optics; prescription interpretation; dispensing preparation; adjustment of lenses, spectacles, eyeglasses, prisms, tinted lenses, and appurtenances; the use of lensometers or equivalent instruments; adjusting instruments; and pupillary and facial measurements. § 2673. EXAMINATION; LICENSES

(a) Examinations for licenses shall be conducted at least once each year and shall be devised in form and substance to evaluate fairly the applicant's qualifications to practice as a licensed optician. The examination shall include, but not be limited to, ophthalmic materials, laboratory, practical and physiological optics, prescription interpretation, dispensing preparation, adjustment of lenses, spectacles, eyeglasses, prisms, tinted lenses, and appurtenances, the use of lensometers or equivalent instruments, adjusting instruments, and pupillary and facial measurements.

(b) Any applicant passing the examination and meeting the requirements established by the director shall be issued a license under this chapter. [Repealed.]

* * *

* * * Radiology * * *

Sec. 18. 26 V.S.A. chapter 51 is amended to read:

CHAPTER 51. RADIOLOGY

Subchapter 1. General Provisions

§ 2801. DEFINITIONS

As used in this chapter:

(1) "Board" "Director" means the board of radiologic technology

Director of the Office of Professional Regulation.

- (2) "Practice of radiologic technology" means the practice of:
 - (A) radiography; or
 - (B) nuclear medicine technology; or
 - (*C*) radiation therapy.

(3) "Practice of radiography" means the direct application of ionizing radiation to human beings.

(4) "Practice of nuclear medicine technology" means the act of giving a radioactive substance to a human being or the act of performing associated imaging procedures, or both.

(5) "Practice of radiation therapy" means the direct application of ionizing radiation to human beings for therapeutic purposes or the act of performing associated imaging procedures, or both. (6) "Licensed practitioner" means a person licensed under this title to practice medicine, osteopathy, <u>advanced practice registered nursing</u>, dentistry, podiatry, naturopathic medicine, or chiropractic.

(7) "Financial interest" means being:

(A) a licensed practitioner of radiologic technology; Θ r

(B) a person who deals in goods and services which that are uniquely related to the practice of radiologic technology; or

(C) a person who has invested anything of value in a business which that provides radiologic technology services.

(8) "Unauthorized practice" means conduct prohibited by section 2802

of this title chapter and not exempted by section 2803 of this title chapter.

(9) "Direct personal supervision" means that the person being supervised remains in the physical presence of the supervisor at all times.

(10) "General supervision" means that the supervisor is readily available for consultation or intervention on the premises where radiologic technology services are being provided.

(11) "ARRT" means the American Registry of Radiologic Technologists.

(12) "NMTCB" means the Nuclear Medicine Technologist Certification Board.

(13) "Office" means the Office of Professional Regulation. § 2802. PROHIBITIONS (a) [Repealed.]

(b) No <u>A</u> person shall <u>not</u> practice radiologic technology unless he or she is licensed in accordance with the provisions of this chapter.

(c) No <u>A</u> person shall <u>not</u> practice radiography without a license for radiography from the board unless exempt under section 2803 of this title chapter.

(d) [Repealed.]

(e) No <u>A</u> person shall <u>not</u> practice nuclear medicine technology without a license for that purpose from the board unless exempt under section 2803 of this title chapter.

(f) No <u>A</u> person shall <u>not</u> practice radiation therapy technology without a license for that purpose from the board unless exempt under section 2803 of this title chapter.

§ 2803. EXEMPTIONS

The prohibitions in section 2802 of this chapter shall not apply to dentists licensed under chapter 12 of this title and actions within their scope of practice nor to:

(1) Licensed practitioners acting within the scope of practice for their licensed field, provided that their practice acts and rules adopted thereunder make provisions for have been expressly found by the Director, in consultation with advisors appointed under this chapter, to match or surpass the training in

radiation safety and proper radiation practices determined in consultation with the Board required by this chapter and rules adopted under this chapter.

* * *

(5) Any of the following when operating dental radiographic equipment to conduct intraoral radiographic examinations under the general supervision of a licensed practitioner; and any of the following when operating dental radiographic equipment to conduct specialized radiographic examinations, including tomographic, cephalometric, or temporomandibular joint examinations, if the person has completed a course in radiography approved by the Board of Dental Examiners and practices under the general supervision of a licensed practitioner:

* * *

(D) a student of dental therapy, dental hygiene, or dental assisting as part of the training program when directly supervised by under the direct <u>supervision of</u> a licensed dentist, licensed dental therapist, licensed dental hygienist, or registered dental assistant.

* * *

(7) Researchers operating bone densitometry equipment for body composition upon successful completion of courses on body composition and radiation safety approved by the *Board Director*. The *Board Director* shall not require this coursework to exceed eight hours. The *Board Director* may

consider other exemptions from licensure for bona fide research projects subject to course and examination requirements as deemed necessary for public protection.

§ 2804. COMPETENCY REQUIREMENT OF CERTAIN LICENSED

PRACTITIONERS

(a) Unless the requirements of subdivision 2803(1) of this chapter have been satisfied, a physician, as defined in chapter 23 of this title; podiatrist, as defined in chapter 7 of this title; chiropractic physician, as defined in chapter 10 of this title; osteopathic physician, as defined in chapter 33 of this title; or naturopathic physician, as defined in chapter 81 of this title, licensed practitioner shall not apply ionizing radiation to human beings without first having satisfied the Board Director of his or her competency to do so.

(b) The Board Director shall:

(1) consult with the appropriate licensing boards concerning suitable performance standards; and

(2) by rule, provide for periodic recertification of competency.

(c) A person subject to the provisions of this section shall be subject to the fees established under subdivisions 2814(4) and (5) of this chapter.

(d) This section does not apply to radiologists who are certified or eligible for certification by the American Board of Radiology, nuclear cardiologists who are certified or eligible for certification by the Certification Board of Nuclear Cardiology, or interventional cardiologists and electrophysiologists who are certified or eligible for certification by the American Board of Internal Medicine.

§ 2805. PENALTY AND ENFORCEMENT

A person found guilty of violating section 2802 or 2804 of this title chapter shall be subject to the penalties provided in 3 V.S.A. § 127(c).

Subchapter 2. Board of Radiologic Technology Administration

§ 2811. BOARD REGULATION OF RADIOLOGIC TECHNOLOGY;

DIRECTOR; ADVISOR APPOINTEES

(a)(1) A board of radiologic technology is created, consisting of six members. The board shall be attached to the office of professional regulation The Director shall administer the provisions of this chapter.

(2)(A) The Secretary of State shall appoint six persons of suitable qualifications in accordance with this section to advise the Director in matters concerning radiologic technology, radiologic safety, and the optimal administration of this chapter.

(B) The Secretary shall appoint the advisors for five-year staggered terms. Four of the initial appointments shall be for four-, three-, two-, and one-year terms.

(3) The Director shall consult the appointed advisors prior to exercising interpretive discretion, adopting or amending rules, and determining any

substantial regulatory question presented in the course of administering this chapter.

(b) One member of the board <u>advisor</u> shall be a member of the public who has no financial interest in radiologic technology other than as a consumer or possible consumer of its services. The public member shall have no financial interest personally or through a spouse.

(c) One *member of the board advisor* shall be a radiologist certified by the *American Board of Radiology.*

(d) Three members of the board <u>advisors</u> shall be licensed under this chapter, one representing each of the three following primary modalities: radiography; nuclear medicine technology; and radiation therapy.

(e) One member of the board advisor shall be a representative from the radiological health program of the Vermont department of health Department of Health.

(f) Board members shall be appointed by the governor. [Repealed.]

§ 2812. <u>DIRECTOR;</u> POWERS AND DUTIES

(a) The Board Director shall adopt rules necessary for the performance effective administration of its duties this chapter, including:

(1) a definition of the practice of radiologic technology, interpreting section 2801 of this title chapter;

(2) qualifications for obtaining licensure, interpreting sections 2821a and 2821b of this chapter;

(3) explanations of appeal and other significant rights given to applicants and the public;

(4) procedures for disciplinary and reinstatement cases;

(5) [Repealed.]

(6) procedures for mandatory reporting of unsafe radiologic conditions or practices;

(7) procedures for continued competency evaluation;

(8) procedures for radiation safety;

(9) procedures for competency standards for license applications and renewals.

(b) The Board Director shall:

(1) [Repealed.]

(2) use the administrative and legal services provided by the Office of

Professional Regulation under 3 V.S.A. chapter 5; [Repealed.]

(3) investigate suspected unprofessional conduct;

(4) periodically determine whether a sufficient supply of good quality radiologic technology services is available in Vermont at a competitive and reasonable price and take suitable action, within the scope of *its* the Office's powers, to solve or bring public and professional attention to any problem that it finds in this area; and

(5) as a condition of renewal require that a licensee establish that he or she has completed a minimum of 24 hours of continuing education as approved by the Board, the specific requirements of which may be specified by rule.

(c) The Board <u>Director</u> <i>may:

(1) Refer cases of apparent improper radiologic technology practice to any occupational board with authority over the person concerned.

(2) Investigate suspected cases of unauthorized practice of radiologic technology, and refer any such case to <u>the Office's State prosecuting attorney</u>, the Attorney General, or a State's Attorney for possible prosecution and injunctive relief.

* * *

(8)(<u>A)</u> Conduct a competency evaluation where radiographic services are performed by licensees and licensed practitioners required to demonstrate competency under section 2804 of this <u>title chapter</u> to ensure that optimum radiologic technology practices are used to minimize patient and occupational radiation dose. The fee required under section 2814 of this title shall not be assessed more than once in any two-year period against any licensed practitioner evaluated under this subdivision.

(B) The Director of the Office of Professional Regulation may contract with the Department of Health or others to perform evaluations under this subsection subdivision (8).

§ 2813. BOARD PROCEDURES

(a) Annually, the board shall meet to elect a chairperson and a secretary.

(b) Meetings may be called by the chairperson and shall be called upon the request of any other two members.

(c) Meetings shall be warned and conducted in accordance with 1 V.S.A. chapter 5.

(d) A majority of the members of the board shall be a quorum for transacting business.

(e) All action shall be taken upon a majority vote of the members present and voting, unless otherwise provided in 1 V.S.A. chapter 5.

(f) The provisions of the Vermont Administrative Procedure Act relating to contested cases shall apply to proceedings under this chapter.

(g) Fees for the service of process and attendance before the board shall be the same as the fees paid sheriffs and witnesses in superior court. [Repealed.]

* * *

Subchapter 3. Licensing

* * *

§ 2821a. LICENSE FOR PRIMARY MODALITIES; COMMON

REQUIREMENTS

The board <u>Director</u> shall recognize and follow the ARRT and the NMTCB primary certification process. The board <u>Director</u> shall issue a license to practice in one of the following three primary modalities to any person who in addition to the other requirements of this section, has reached the age of majority and has completed preliminary education equivalent to at least four years of high school:

(1) Radiography. The board <u>Director</u> shall issue a radiography license to any person who, in addition to meeting the general requirements of this section:

* * *

(2) Nuclear medicine technology. The board <u>Director</u> shall issue a nuclear medicine technology license to any person who, in addition to meeting the general requirements of this section:

* * *

(3) Radiation therapy. The board <u>Director</u> shall issue a radiation therapy license to any person who, in addition to meeting the general requirements of this section:

* * *

§ 2821b. LICENSE FOR POSTPRIMARY MODALITIES

(a) The Board recognizes and follows <u>Director shall recognize and follow</u> the ARRT and NMTCB postprimary certification process for <u>in</u> the following postprimary practice categories: mammography, computed tomography (CT), cardiac-interventional radiography, vascular-interventional radiography, and positron emission tomography (PET).

* * *

§ 2822. PROCEDURE FOR DENIAL OF LICENSE

When the board intends to deny an application for license, it shall send the applicant written notice of its decision by certified mail. The notice shall include a statement of the reasons for the action. Within 30 days of the date that an applicant receives such notice, the applicant may file a petition with the board for review of its preliminary decision. At the hearing, the burden shall be on the applicant to show that a license should be issued. After the hearing, the board shall affirm or reverse its preliminary denial. [Repealed.]

§ 2823. RENEWAL AND PROCEDURE FOR NONRENEWAL

(a) Each radiographer, nuclear medicine technologist, and radiation therapist licensed to practice by the board shall apply biennially for the renewal of a license. One month prior to the renewal date, the office of professional regulation shall send to each of those licensees a license renewal application form and a notice of the date on which the existing license will expire. The licensee shall file the application for license renewal and pay a renewal fee. In order to be eligible for renewal, an applicant shall document completion of no fewer than 24 hours of board-approved continuing education. Required accumulation of continuing education hours shall begin on the first day of the first full biennial licensing period following initial licensure.

(b) A person who practices radiography, nuclear medicine technology, or radiation therapy and who fails to renew a license or registration or fails to pay the fees required by this chapter shall be an illegal practitioner and shall forfeit the right to practice until reinstated by the board.

(c) The board shall adopt rules setting forth qualifications for reinstating lapsed licenses. [Repealed.]

* * *

§ 2825a. LICENSURE BY ENDORSEMENT

The board <u>Director</u> may grant a license to an applicant who possesses a license in good standing in another state and possesses the applicable ARRT or NMTCB primary and postprimary certifications as set forth in sections 2821a and 2821b of this subchapter, respectively.

Subchapter 4. Discipline [Repealed.]

§ 2831. UNPROFESSIONAL CONDUCT

(a) Unprofessional conduct is the conduct prohibited by this section and by

3 V.S.A. § 129a, whether or not taken by a license holder.

(b) Conduct by a radiologic technologist which evidences moral unfitness to practice the profession constitutes unprofessional conduct. When that conduct is by an applicant or person who later becomes an applicant, it may constitute grounds for denial of a license.

(c) Unprofessional conduct includes the following actions by a licensee:

(1) practicing or offering to practice beyond the scope permitted by law;

(2) accepting and performing responsibilities which the licensee knows or has reason to know that he or she is not competent to perform;

(3) making any material misrepresentation in the practice of the profession, whether by commission or omission;

(4) agreeing with any other person or organization, or subscribing to any code of ethics or organizational bylaws, when the intent or primary effect of that agreement, code, or bylaw is to restrict or limit the flow of information concerning alleged or suspected unprofessional conduct to the board. [Repealed.]

§ 2832. DISCIPLINE OF LICENSEES

(a) The board shall accept oral and written complaints from any member of the public, any licensee, any state or federal agency, or the attorney general. The board may initiate disciplinary action in any complaint against a licensee and may act without having received a complaint.

(b) The burden of proof shall be on the state to show by a preponderance of the evidence that the licensee has engaged in unprofessional conduct.

(c) After hearing and upon a finding of unprofessional conduct, the board may:

(1) revoke a license;

(2) suspend a license; or

(3) issue a warning to a licensee.

(d) Before or after hearing, the board may approve a negotiated agreement between the parties when it is in the best interest of the public health, safety, or welfare to do so. Such an agreement may include, without limitation, any of the following conditions or restrictions which may be in addition to or in lieu of suspension:

(1) a requirement that a licensee submit to care or counseling;

(2) a restriction that a licensee practice only under supervision of a named person or a person with specified credentials;

(3) a requirement that a licensee participate in continuing education in order to overcome specified practical deficiencies;

(4) a requirement that the scope of practice permitted be restricted to a specified extent. Such an agreement may be modified by the parties after obtaining the approval of the board.

(e) An interested party may petition the board for modification of the terms of an order under this section.

(f) Where a license has been revoked, the board may reinstate the license on terms and conditions it deems proper. [Repealed.]

* * *

Sec. 19. TRANSITIONAL PROVISION; RADIOLOGIC TECHNOLOGY

RULES

On the effective date of Sec. 18 of this act (amending 26 V.S.A. chapter 51 (radiology)), the rules of the Board of Radiologic Technology shall constitute the rules of the Director of the Office of Professional Regulation for the practice of radiologic technology.

* * * Alcohol and Drug Abuse Counselors * * *

Sec. 20. 26 V.S.A. § 3231 is amended to read:

§ 3231. DEFINITIONS

As used in this chapter:

* * *

(5) "Practice of alcohol and drug abuse counseling" means the application of methods, including psychotherapy, that assist an individual or group to develop an understanding of alcohol and drug abuse dependency problems <u>or process disorders</u>, and to define goals and plan actions reflecting the individual's or group's interests, abilities, and needs as affected by alcohol and drug abuse dependency problems and comorbid conditions.

* * *

* * * Real Estate Appraisers * * *

Sec. 21. 26 V.S.A. chapter 69 is amended to read:

CHAPTER 69. REAL ESTATE APPRAISERS

Subchapter 1. General Provisions

§ 3311. DEFINITIONS

As used in this chapter:

* * *

(7) <u>"Board"</u> <u>"Director"</u> means the Board of Real Estate Appraisers established under this chapter <u>Director of the Office of Professional</u> <u>Regulation</u>.

(8)(<u>A</u>) "Disciplinary action" means any action taken by the Board any regulatory or certifying authority against a licensed real estate appraiser or applicant premised Θ upon a finding that the person has engaged in unprofessional conduct.

(B)(i) The term includes all sanctions of any kind, including obtaining injunctions, refusing to grant or renew a license, suspending, revoking, or restricting a license, and issuing warnings.

(ii) The term does not include monetary civil penalties imposed by a hearing officer in relation to an express finding under 3 V.S.A. § 129(a)(3)that the subject matter does not constitute unprofessional conduct.

(9) "Office" means the Office of Professional Regulation.

§ 3312. PROHIBITIONS; PENALTY; EXEMPTION

(a) Unless licensed in accordance with the provisions of this chapter, *no <u>a</u>* person *may <u>shall not</u>*:

(1) <u>Perform</u> perform an appraisal in a federally related transaction when a licensed or certified appraiser is required by the $Act_{-;}$ or

(2) Use <u>use</u> in connection with his or her name any letters, words, or insignia indicating that he or she is a <u>state</u> <u>State</u> certified or licensed real estate appraiser.

(b) An individual who violates a provision of subsection (a) of this section shall be subject to the penalties provided in 3 V.S.A. § 127(c).

(c) A registered appraisal management company shall not be required to be licensed in order to acquire and provide finished appraisals to third parties.

Subchapter 2. Administration

§ 3313. BOARD REGULATION OF REAL ESTATE APPRAISERS;

DIRECTOR; ADVISOR APPOINTEES

(a)(1) A board of real estate appraisers is established. The board shall consist of six members appointed by the governor pursuant to 3 V.S.A. §§ 129b and 2004 The Director shall administer the provisions of this chapter.

(2)(A) The Secretary of State shall appoint six persons of suitable qualifications in accordance with this section to advise the Director in matters concerning real estate appraisal.

(B) The Secretary shall appoint the advisors for five-year staggered terms. Four of the initial appointments shall be for four-, three-, two-, and one-year terms.

(3) The Director shall consult the appointed advisors prior to exercising interpretive discretion, adopting or amending rules, and determining any substantial regulatory question presented in the course of administering this chapter.

(b) Three members advisors shall be real estate appraisers licensed under this chapter who have been actively engaged in the full-time practice of real estate appraising for five years preceding appointment and have been practicing in Vermont for the two-year period immediately preceding appointment. (c) Two members <u>advisors</u> shall be public members who shall have no direct financial interest personally or through a spouse, parent, child, brother, or sister in real estate appraising.

(d) One member advisor shall be a public member actively engaged in the business of banking, including lending for the purpose of buying real property, or shall be a person who is a consumer of appraisal services in the regular course of his or her business.

§ 3314. BOARD DIRECTOR; POWERS AND DUTIES

(a) The Board Director shall administer the provisions of this chapter in a manner that conforms in all respects with the requirements of the Act.

(b) In addition to *it's* <u>the Director's</u> other powers and duties under this chapter, the <u>Board Director</u> shall:

(1) Receive and review applications.

(2) Collect the registry fee as required by the Act and transmit that fee to the ASC. The registry fee shall be in addition to State licensing and registration fees.

(3) Annually publish a roster of all licensees and transmit the roster to the ASC as required by the Act.

(4) Register appraisal management companies.

(5) *The Board may make Make inquiries it he or she deems necessary into the character, integrity, and reputation of the applicant.*

(6) Perform other functions and duties as may be necessary to carry out the provisions of this chapter and to comply with the requirements of the Act, including by adopting rules defining and regulating appraisal management companies in a manner consistent with the Act.

§ 3315. RULES

(a) The Board Director may adopt rules necessary to implement the provisions of this chapter.

(b) The <u>Board Director</u> shall adopt rules relating to procedures for processing applications, issuing licenses, registering trainees, inspecting records, and instituting and conducting disciplinary proceedings.

Subchapter 3. Licenses, Certifications, and Registrations § 3316. LICENSING AND REGISTRATION FEES

* * *

§ 3317. APPLICATION

An individual who desires to be licensed under this chapter shall apply to <u>submit an application as specified by</u> the board in writing on a form furnished by the board. The application shall be <u>Director</u>, accompanied by payment of the required fee.

§ 3318. EXAMINATION

The Board Director shall examine applicants for using an AQB-approved qualifying examination for applicable to the credential sought by the applicant.

§ 3319. TEMPORARY PRACTICE

The board <u>Director</u> shall issue a temporary license to an individual, after filing of an application and fee, who is a certified or licensed real estate appraiser in another jurisdiction if all of the following apply:

(1) *The the property to be appraised is part of a federally related transaction for which a licensed or certified appraiser is required by the Act-;*

(2) *The the applicant's business is of a temporary nature.; and*

(3) *The the applicant registers with the board Office.*

§ 3319a. APPRAISER TRAINEE REGISTRATION

(a)(1)(A) A person who has completed a course of instruction approved by the AQB may work as a certified residential or certified general appraiser trainee provided the person is registered with the Board Office.

(B) An appraiser trainee shall work under the direct supervision of an appraiser who holds either a certified residential or a certified general license in good standing and has held the certified residential or certified general license for at least the minimum number of years required by the AQB. (2)(A) An appraiser trainee may perform activities within the scope of practice of the license sought, provided that the supervising appraiser reviews and signs all resulting appraisals.

(B) The supervising appraiser shall be professionally responsible for such activities performed by the trainee.

(3) As used in this section subsection, "good standing" means that the appraiser supervisor holds a current, unrestricted license.

(b) [Repealed.]

(c) The Board <u>Director</u> may, in its discretion, give credit for training hours, not exceeding 10 percent of the total hourly experience requirement, for hours worked or training given that does not include or is unrelated to a site inspection.

(d) Appraiser trainees registered with the Board as of July 1, 2013 and who continue on to satisfy the requirements specified by the AQB may become State licensed appraisers, notwithstanding the elimination of that license category. *§* 3320. LICENSURE BY RECIPROCITY

The *Board* <u>Director</u> shall waive all licensing requirements for an appraiser applicant holding a valid certification from another state if:

(1) the appraiser licensing and certification program of the other state is in compliance with the provisions of the Act; and (2) the appraiser applicant holds the valid certification from a state whose requirements for certification or licensing meet or exceed the licensure standards established by this chapter.

* * *

§ 3321. RENEWALS

* * *

(c) The <u>Board Director</u> may reactivate the license of an individual whose license has lapsed for more than 30 days upon payment of the renewal fee, the reactivation fee, and the late renewal penalty, provided the individual has satisfied all requirements of AQB for reactivation.

(d) The Board Director may require, by rule, as a condition of reactivation, that an applicant undergo review of one or more aspects of the applicant's professional work in the practice of real estate appraising, provided that the manner and performance results of the review be specified by the Board Director. Such a review requirement shall:

* * *

§ 3322. USE OF LICENSE NUMBER; CONSUMER FEE DISCLOSURE

(a)(1) Each licensee or registrant shall be assigned a license or registration number which that shall be used in a report, a contract, engagement letter, or other instrument used by the licensee or registrant in connection with the licensee's or registrant's activities under this chapter. The

license number shall be placed adjacent to or immediately below the title the licensee is entitled to use under this chapter.

(2) The Each licensed appraiser shall ensure that the registration number and the appraiser's fee for appraisal services shall appear adjacent to or immediately below the appraisal management company's registered name on documents supplied to clients or customers in this state State.

(b) The Each licensed appraiser shall include within the body of the appraisal report the amount of the appraiser's fee for appraisal services.

§ 3323. UNPROFESSIONAL CONDUCT

(a) The following conduct by a licensee and the conduct set forth in 3 V.S.A. § 129a constitute unprofessional conduct. When that conduct is by an applicant or a person who later becomes an applicant, it may constitute grounds for denial of a license:

* * *

(8) Violating any term or condition of a license restricted by the board <u>Office</u>.

(9) Failing to comply with practice standards adopted by the board Director.

* * *

(d) After hearing, and upon a finding of unprofessional conduct, the board may take disciplinary action against a licensee, applicant, or registrant. Without limitation, disciplinary action may include any of the following:

(1) suspending or conditioning a license or registration;

(2) requiring a licensee to submit to care or counseling;

(3) requiring that a licensee practice only under supervision of a named person or a person with specified credentials;

(4) requiring a licensee to participate in continuing education in order to overcome specified practical deficiencies;

(5) limiting the scope of the licensee's practice. [Repealed.]

(e) Appeals from decisions of the board disciplinary orders and final license denials shall be governed by the provisions of 3 V.S.A. § 130a.

§ 3324. RECORD RETENTION

(a) A licensee or registrant shall retain all records related to an appraisal, review, or consulting assignment for no less fewer than five years after preparation.

(b) A licensee or registrant shall retain records under this section that relate to a matter in litigation for two years after the litigation concludes or in conformance with the "Uniform Standards of Professional Appraisal Practice," as promulgated by the Appraisal Standards Board of the Appraisal Foundation, whichever period is longer. (c) With <u>Upon</u> reasonable notice, a licensee or registrant shall produce provide to the Director for inspection and copying any records governed by this section for inspection and copying by the board or its authorized agent.

§ 3325. REPORTING

An appraiser who reports to the board <u>Director</u> appraisal work being performed which that does not comply with the provisions of this chapter shall not be considered to have violated the ethics provision of the uniform standards of professional practice.

Sec. 22. TRANSITIONAL PROVISION; REAL ESTATE APPRAISER RULES

On the effective date of Sec. 21 of this act (amending 26 V.S.A. chapter 69 (real estate appraisers)), the rules of the Board of Real Estate Appraisers shall constitute the rules of the Director of the Office of Professional Regulation for the practice of real estate appraisal.

* * * Acupuncturists * * *

Sec. 23. 26 V.S.A. chapter 75 is amended to read:

CHAPTER 75. ACUPUNCTURISTS

Subchapter 1. General Provisions

§ 3401. DEFINITIONS

As used in this chapter:

(1) "Acupuncture" or the "practice of acupuncture" means the insertion of fine needles through the skin at certain points on the body, with or without the application of electric current or the application of heat to the needles or skin, or both, for the purpose of promoting health and balance as defined by traditional and modern Oriental theories. Acupuncture involves the use of traditional and modern Oriental diagnostic techniques, acupuncture therapy, and adjunctive therapies, including but not limited to: nonprescription remedies, exercise, nutritional and herbal therapies, therapeutic massage, and lifestyle counselling well-being or to prevent or alleviate pain or unease.

* * *

(4) "Disciplinary action" includes any action taken by an administrative law officer appointed pursuant to 3 V.S.A. § 129(j) against a licensed acupuncturist or applicant premised on a finding of unprofessional conduct. Disciplinary action includes all appropriate remedies, including denial of or renewal of a license, suspension, revocation, limiting, or conditioning of the license, issuing reprimands or warnings, and adopting consent orders.

(5) "Secretary" means the secretary of state.

§ 3401a. SCOPE OF PRACTICE

(a) A licensed acupuncturist may, in addition to the practice of acupuncture employing fine needles, in a manner consistent with acupuncture

theory, employ electrical, magnetic, thermal, and mechanical skin stimulation techniques; nonlaboratory diagnostic techniques; nutritional, herbal, and manual therapies; exercise and lifestyle counseling; acupressure; and massage.

(b) A licensed acupuncturist shall not offer diagnosis of any human pathology except for a functional diagnosis, based upon the physical complaint of a patient or acupuncture theory, for purposes of developing and managing a plan of acupuncture care, or as necessary to document to insurers and other payers the reason a patient sought care.

§ 3402. PROHIBITIONS; OFFENSES; EXEMPTIONS; EVALUATING

NONACUPUNCTURISTS

(a) Except as provided in <u>subsections (d) through (g) of this</u> section 3412 of this title, a person shall not practice acupuncture unless he or she is licensed in accordance with the provisions of this chapter.

* * *

(d) Nothing in subsection (a) of this section shall prevent a student from performing acupuncture under the supervision of a competent licensed acupuncturist instructor:

(1) within a school or a college or an acupuncture department of a college or university that is licensed by the Vermont Agency of Education or

certified by the Accreditation Commission for Acupuncture and Oriental Medicine;

- (2) as a student in a Director-approved apprenticeship; or
- (3) as an intern in any hospital.

(e) Nothing in subsection (a) of this section shall prevent a person who is licensed or certified as an acupuncturist in another state or Canadian province from practicing acupuncture for no more than five days in a calendar year as part of a health care professional educational seminar or program in Vermont, if the educational seminar or program is directly supervised by a Vermontlicensed health care professional whose scope of practice includes acupuncture.

(f) This chapter shall not be construed to limit or restrict in any way the right of a licensed practitioner of a health care profession regulated under this title from performing services within the scope of his or her professional practice.

(g) <u>Nothing in subsection (a) of this section shall prevent an unlicensed</u> person from engaging in auriculotherapy, an unregulated practice wherein needles are inserted into the external human ear, provided such person:

(1) has appropriate training in clean needle technique;

(2) employs sterile, single-use needles, without reuse;

(3) does not purport to treat any disease, disorder, infirmity, or affliction;

(4) does not use any letters, words, or insignia indicating or implying that the person is an acupuncturist; and

(4) makes no statement implying that his or her practice of auriculotherapy is licensed, certified, or otherwise overseen by the State.

(h) The Director, with cooperation of the relevant professional regulatory boards, shall monitor and evaluate whether nonacupuncturists employing acupuncture as a therapeutic modality are doing so safely, within their scopes of practice, and in a manner consistent with the public health, safety, and welfare.

* * *

Subchapter 2. Administration

§ 3403. DIRECTOR; FUNCTIONS

* * *

§ 3404. ADVISOR APPOINTEES

(a)(1) The secretary of state Secretary of State shall appoint two licensed acupuncturists to serve as advisors in matters relating to acupuncture as set forth in 3 V.S.A. § 129b.

(2) Appointees shall have at least three years' experience as an acupuncturist immediately preceding appointment and shall be actively engaged in the practice of acupuncture in Vermont during incumbency.

(b) The director <u>Director</u> shall seek the advice of the acupuncturist advisors in carrying out the provisions of this chapter. They shall be entitled to compensation and necessary expenses in the amount provided in 32 V.S.A. § 1010 for attendance at any meeting called by the director for that purpose.

Subchapter 3. Licenses

§ 3405. ELIGIBILITY FOR LICENSURE

To be eligible for licensure as an acupuncturist, an applicant shall be at least 18 years of age and shall furnish satisfactory proof that he or she has:

(1)(A) completed a program in acupuncture and Oriental medicine and has received <u>holds</u> a degree or diploma from an educational institution in candidacy or accredited by the Accreditation Commission for Acupuncture and Oriental Medicine or an <u>a substantially</u> equivalent or successor accrediting organization approved by the U.S. Department of Education and the Director: The training received in the program shall be for a period of not less than three academic years, and, which shall include <u>at least two academic years</u> <u>and</u> a minimum of 800 400 hours of supervised clinical practice; or

(B) completed a training program no later than December 31, 2010 with a preceptor approved by the Director where the training program is approved by the Director and begun prior to December 31, 2007 and which shall include earning a minimum of 40 points earned in any one of the following categories or combination of categories:

(i) self-directed study-10 points for study equivalent to one year of full-time academic work in acupuncture and Oriental medicine, for a maximum of two years or 20 points;

(ii) apprenticeship-10 points for each 1,000 documented contact hours, up to a maximum of 13.5 points per year;

(iii) completed academic work in an accredited acupuncture program as described in subdivision (1) of this section-five points for each sixmonth period of completed academic study in the field of acupuncture and Oriental medicine, up to a maximum of four periods or 20 points;

(iv) preceptors shall be licensed and in good standing and meet the standards of the National Certification Commission for Acupuncture and Oriental Medicine in order to be approved, with no preceptor having more than two apprentices at any one time; and

(2) passed the examination described in section 3406 of this title chapter.

§ 3406. EXAMINATION

(a) The director <u>Director</u> shall examine applicants for licensure and may use a standardized national examination. The examination shall include the following subjects:

- (1) Anatomy and physiology.
- (2) Traditional Oriental acupuncture pathology.
- (3) Traditional Oriental acupuncture diagnosis.
- (4) Hygiene, sanitation, and sterilization techniques.

(5) The principles, practices, and techniques of acupuncture and Oriental medicine.

(6) Clean needle techniques.

(7) Chinese herbology for those licensed after January 1, 2007 who intend to employ nonprescription remedies and herbal therapies.

(b) The director <u>Director</u> may adopt rules necessary to perform his or her duties under this section.

§ 3407. LICENSURE WITHOUT EXAMINATION

(a) The director <u>Director</u> may waive the examination requirement under subdivision <u>3405(3)</u> <u>3405(2)</u> of this <u>title</u> <u>chapter</u> if the applicant is an acupuncturist regulated under the laws of another state who is in good standing to practice acupuncture in that state and, in the opinion of the <u>director</u> <u>Director</u>, the standards and qualifications required for regulation of acupuncturists in that state are substantially equivalent to those required by this chapter.

(b) The director <u>Director</u> may waive the examination requirement under subdivision <u>3405(3)</u> <u>3405(2)</u> of this title <u>chapter</u> for an applicant who has furnished evidence of having passed the examination administered by the National Commission for the Certification of Acupuncturists.

* * *

§ 3408. RENEWALS

(a) Licenses shall be renewed every two years upon payment of the required fee and furnishing satisfactory evidence of having completed 30 hours of continuing education credit during the preceding two years. The director <u>Director</u> may adopt rules for the approval of continuing education programs and the awarding of credit.

(b) Biennially, the director shall forward a renewal form to each licensed acupuncturist. Upon receipt of the completed form and the renewal fee, the director shall issue a new license.

(c) A license that has expired for three years or less shall be renewed upon meeting the renewal requirements and paying a late renewal penalty. A license that has expired for more than three years shall not be renewed; the applicant shall be required to apply for reinstatement. The director may adopt rules relating to reinstatement to assure that the applicant is professionally qualified.

* * *

§ 3410. UNPROFESSIONAL CONDUCT

(a) A licensed acupuncturist or applicant shall not engage in unprofessional conduct.

(b) Unprofessional conduct means any of the conduct listed in this section and 3 V.S.A. § 129a, whether committed by a licensed acupuncturist or an applicant:

(1) Using dishonest or misleading advertising.

(2) Addiction to narcotics, habitual drunkenness, or rendering professional services to a patient if the acupuncturist is intoxicated or under the influence of drugs.

(3) Sexual harassment of a patient.

(4) Engaging in sexual intercourse or other sexual conduct with a patient with whom the licensed acupuncturist has had a professional relationship within the previous two years.

(c) After hearing and upon a finding of unprofessional conduct, an administrative law officer appointed under 3 V.S.A. § 129(j) may take disciplinary action against a licensed acupuncturist or applicant. [Repealed.]

§ 3412. ACUPUNCTURE DETOXIFICATION; SPECIALIZED

CERTIFICATION

(a) A person not licensed under this chapter may obtain a specialized certification as an acupuncture detoxification technician to practice auricular acupuncture according to the National Acupuncture Detoxification Association protocol from the board for the purpose of the treatment of alcoholism, substance abuse, or chemical dependency if he or she provides documentation of successful completion of a board-approved training program in acupuncture for the treatment of alcoholism, substance abuse, or chemical dependency which meets or exceeds standards of training established by the National Acupuncture Detoxification Association.

(b) Treatment permitted under this section may only take place in a state, federal, or board-approved site under the supervision of an individual licensed under this chapter and certified by the National Acupuncture Detoxification Association.

(c) A person practicing under this section shall be subject to the requirements of section 3410 of this title.

(d) Nothing in this section shall be construed to modify any of the requirements for licensure of acupuncturists contained in this chapter, nor shall it grant any rights to practice acupuncture which exceed the scope of this section.

(e) The fee for obtaining a specialized certification or renewal of a specialized certification under this section shall be that established in 3 V.S.A. § 125(b).

(f) Anyone certified under this section, while practicing the National Acupuncture Detoxification Association protocol, shall be referred to as an acupuncture detoxification technician. [Repealed.]

* * * Athletic Trainers * * *

Sec. 24. 26 V.S.A. chapter 83 is amended to read:

CHAPTER 83. ATHLETIC TRAINERS

§ 4151. DEFINITIONS

As used in this chapter:

* * *

(3) "Athletic training" means the application of principles and methods of conditioning, the prevention, immediate care, recognition, evaluation, assessment, and treatment of athletic and orthopedic injuries within the scope of education and training, the organization and administration of an athletic training program, and the education and counseling of athletes, coaches, family members, medical personnel, and communities, and groups in the area of care and prevention of athletic and orthopedic injuries. Athletic training may only be applied in the "traditional setting" and the "clinical setting": (A) Without further referral, to athletes participating in organized sports or athletic teams at an interscholastic, intramural, instructional, intercollegiate, amateur, or professional level.

(B) With a referral from a physician, osteopathic physician, advanced practice registered nurse, physician assistant, dentist, or chiropractor, to athletes or the physically active who have an athletic or orthopedic injury and have been determined, by a physician's examination, to be free of an underlying pathology that would affect treatment.

* * *

(10) "Referral" means sending a patient for treatment determination, recorded in writing, by an allopathic or osteopathic physician, advanced practice registered nurse, dentist, or chiropractor, that an athlete or physically active individual should be treated by an athletic trainer, and that such person is free of an underlying pathology that would affect treatment.

(11) <u>"Settings" means any areas in which an athletic trainer may</u> practice athletic training. These areas include:

(A) "Traditional setting" means working with any organized sports or athletic teams at an interscholastic, intramural, instructional, intercollegiate, amateur, or professional level. (B) "Clinical setting" means an outpatient orthopaedic or sports medicine clinic that employs one of the following: physician, osteopathic physician, chiropractor, or physical therapist. [Repealed.]

(12) "Underlying pathology" means any disease process, including neuromuscular disease, diabetes, spinal cord injuries, and systemic diseases.

§ 4151a. PRACTICE CONTEXTS; REFERRAL REQUIRED FOR

CLINICAL CARE

(a) A person licensed under this chapter may provide athletic training:

(1) by formal engagement with a team, school, college, university, league, or other sporting organization, to affiliated athletes participating in organized sports or athletic teams at an interscholastic, intramural, instructional, intercollegiate, amateur, or professional level;

(2) upon referral of an athlete or physically active individual to an athletic training clinic;

(3) by engagement with an employer or organization for the purpose of educating groups on the care and prevention of athletic and orthopedic injuries or conditioning appropriate to physical demands upon employees or members; or

(4) in a bona fide emergency necessitating response care of an injured athlete.

(b) Practice outside the settings set forth in subsection (a) of this section, including clinical practice without referral, exceeds an athletic trainer's scope of practice. Such practice is not entitled to the protections of § 4160 of this chapter and may be sanctioned as unprofessional conduct.

§ 4152. PROHIBITION; OFFENSES

(a) No <u>A</u> person may <u>shall not</u> use in connection with the person's name any letters, words, or insignia indicating or implying that the person is a licensed athletic trainer unless the person is licensed in accordance with this chapter.

(b) A person who violates any of the provisions of subsection (a) of this section shall be subject to the penalties provided in 3 V.S.A. § 127(c).

§ 4153. EXEMPTIONS

The provisions of this chapter shall not apply to:

* * *

(2) a person who assists or provides response care to an injured athlete and who does not attempt to assess the injury, provide follow-up treatment, or otherwise practice athletic training as defined in this chapter; [Repealed.]

(3) a person duly licensed under the laws of this state State who is practicing within the scope of the profession for which the person is licensed; or

(4) the practice of athletic training which that is incidental to a program of study by a person enrolled in an athletic training education program approved by the director <u>Director</u>, or graduates of an approved athletic training education program pending the results of the first licensing examination scheduled by the director following graduation. Graduates shall practice under the supervision of a licensed athletic trainer and shall have an application for licensure by examination on file working under the direct supervision of a person licensed under this chapter within 90 days following graduation from that program.

* * *

§ 4157a. TEMPORARY LICENSURE

An applicant who is currently certified by and in good standing with the National Athletic Trainers Association Board of Certification, or who is currently licensed or certified and in good standing in another state, shall be eligible for a 60-day temporary license. Applicants under this section shall meet the requirements of section 4158 of this title. Temporary practice shall not exceed 60 days in any calendar year. [Repealed.]

§ 4158. APPLICATION

A person who desires to be licensed as an athletic trainer shall apply to the director in writing, on a form furnished by the director, accompanied by payment of a fee required pursuant to 3 V.S.A. § 125 and evidence that the

applicant meets the requirements set forth in section 4156 or 4157 of this title. [Repealed.]

§ 4158a. RENEWALS

(a) Licenses shall be renewed every two years upon payment of the required fee.

(b) Biennially, the director shall forward a renewal form to each license holder. Upon receipt of the completed form and the renewal fee, the director shall issue a new license.

(c) Any application for renewal of a license which has expired shall be accompanied by the renewal fee and late fee. A person shall not be required to pay renewal fees for years during which the license was lapsed.

(d) The director may, after notice and opportunity for a hearing, revoke a person's right to renew licensure if the license has lapsed for five or more years. [Repealed.]

§ 4159. UNPROFESSIONAL CONDUCT

(a) A licensed athletic trainer shall not engage in unprofessional conduct. When such conduct is committed by an applicant, it shall be grounds for denial of the application or other disciplinary action.

(b) Unprofessional conduct means the following conduct and conduct set forth in 3 V.S.A. § 129a: (1) Failing to make available to a person using athletic training services, upon that person's request, copies of documents in the possession or under the control of the practitioner, when those documents have been prepared for the user of services.

(2) Conduct which evidences unfitness to practice athletic training.

(3) Sexual harassment of a person using athletic training services.

(4) Engaging in a sexual act as defined in 13 V.S.A. § 3251 with a

person using athletic training services.

(5) Any of the following except when reasonably undertaken in an emergency in order to protect life, health, or property:

(A) Practicing or offering to practice beyond the scope permitted by law.

(B) Performing athletic training services which have not been authorized by the consumer or his or her legal representative.

(6) Conduct prohibited under any other laws relating to athletic training.

(c) After notice and an opportunity for hearing, and upon a finding of unprofessional conduct, an administrative law officer may take disciplinary action against a licensed athletic trainer or applicant. [Repealed.]

* * *

* * * Applied Behavior Analysts * * *

Sec. 25. 26 V.S.A. chapter 95 is amended to read:

CHAPTER 95. APPLIED BEHAVIOR ANALYSTS

* * *

Subchapter 3. Licenses

* * *

§ 4925. RENEWALS

* * *

(b) Biennially, the Director shall provide notice to each licensee of license expiration and renewal requirements. Upon receipt of the completed form and the <u>a complete and satisfactory</u> renewal <u>application and fee</u>, the Director shall issue a new license.

* * *

(d)(1) The Director may reinstate the license of an individual whose license has expired upon payment of the required fee and reinstatement penalty, provided the individual has satisfied all the requirements for renewal, including continuing education.

(2) The Director may adopt rules necessary for the protection of the public to assure the Director that an applicant whose license has expired or who has not worked for more than three years as an applied behavior analyst or an assistant behavior analyst is professionally qualified for license renewal.

Conditions imposed under this subsection shall be in addition to the other requirements of this section. [Repealed.]

* * *

§ 4927. APPLICATIONS

Applications for licensure and license renewal shall be on forms provided by the <u>The</u> Director <u>shall promulgate applications for licensure and license</u> <u>renewal</u>. Each application shall contain a statement under oath showing the applicant's education, experience, and other pertinent information and shall be accompanied by the required fee.

* * *

* * * Effective Date * * *

Sec. 26. EFFECTIVE DATE

This act shall take effect on July, 1, 2019.