House Engrossed

dietitian nutritionists; licensure

State of Arizona House of Representatives Fifty-sixth Legislature Second Regular Session 2024

HOUSE BILL 2446

AN ACT

AMENDING SECTIONS 32-1901, 36-414 AND 36-416, ARIZONA REVISED STATUTES; AMENDING TITLE 36, CHAPTER 4, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 36-416.01; AMENDING SECTION 36-3601, ARIZONA REVISED STATUTES; AMENDING TITLE 36, ARIZONA REVISED STATUTES, BY ADDING CHAPTER 42; RELATING TO NUTRITIONISTS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Section 32-1901, Arizona Revised Statutes, is amended to 3 read: 4 32-1901. Definitions 5 In this chapter, unless the context otherwise requires: 6 1. "Administer" means directly applying a controlled substance, 7 prescription-only drug, dangerous drug or narcotic drug, whether by injection, inhalation, ingestion or any other means, to the body of a 8 9 patient or research subject by a practitioner or by the practitioner's authorized agent or the patient or research subject at the direction of 10 11 the practitioner. 12 2. "Advertisement" means all representations that are disseminated 13 in any manner or by any means other than by labeling for the purpose of inducing, or that are likely to induce, directly or indirectly, the 14 purchase of drugs, devices, poisons or hazardous substances. 15 16 3. "Advisory letter" means a nondisciplinary letter to notify a 17 licensee or permittee that either: 18 (a) While there is insufficient evidence to support disciplinary 19 action, the board believes that continuation of the activities that led to 20 the investigation may result in further board action against the licensee 21 or permittee. 22 (b) The violation is a minor or technical violation that is not of sufficient merit to warrant disciplinary action. 23 24 (c) While the licensee or permittee has demonstrated substantial 25 compliance through rehabilitation, remediation or reeducation that has 26 mitigated the need for disciplinary action, the board believes that repeating the activities that led to the investigation may result in 27 28 further board action against the licensee or permittee. 29 4. "Antiseptic", if a drug is represented as such on its label, means a representation that it is a germicide, except in the case of a 30 31 drug purporting to be, or represented as, an antiseptic for inhibitory use 32 as a wet dressing, ointment or dusting powder or other use that involves 33 prolonged contact with the body. 5. "Authorized officers of the law" means legally empowered peace 34 officers, compliance officers of the board of pharmacy and agents of the 35 36 division of narcotics enforcement and criminal intelligence of the 37 department of public safety. 6. "Automated prescription-dispensing kiosk" means a mechanical 38 system that is operated as an extension of a pharmacy, that maintains all 39 40 transaction information within the pharmacy operating system, that is 41 separately permitted from the pharmacy and that performs operations that 42 either: 43 (a) Accept a prescription or refill order, store prepackaged or 44 repackaged medications, label and dispense patient-specific prescriptions 45 and provide counseling on new or refilled prescriptions.

1 (b) Dispense or deliver a prescription or refill that has been 2 prepared by or on behalf of the pharmacy that oversees the automated 3 prescription-dispensing kiosk.

4 7. "Board" or "board of pharmacy" means the Arizona state board of 5 pharmacy.

6 8. "Certificate of composition" means a list of a product's 7 ingredients.

8 9. "Certificate of free sale" means a document that authenticates a 9 product that is generally and freely sold in domestic or international 10 channels of trade.

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10. "Color additive" means a material that either:

12 (a) Is any dye, pigment or other substance that is made by a 13 process of synthesis or similar artifice or that is extracted, isolated or 14 otherwise derived, with or without intermediate or final change of 15 identity, from any vegetable, animal, mineral or other source.

16 (b) If added or applied to a drug, or to the human body or any part 17 of the human body, is capable of imparting color, except that color 18 additive does not include any material that has been or may be exempted 19 under the federal act. Color includes black, white and intermediate 20 grays.

21 11. "Compounding" means preparing, mixing, assembling, packaging or 22 labeling a drug by a pharmacist or an intern or pharmacy technician under the pharmacist's supervision, for the purpose of dispensing to a patient 23 24 based on a valid prescription order. Compounding includes preparing drugs 25 in anticipation of prescription orders prepared on routine, regularly 26 observed prescribing patterns and preparing drugs as an incident to research, teaching or chemical analysis or for administration by a medical 27 practitioner to the medical practitioner's patient and not for sale or 28 29 dispensing. Compounding does not include preparing commercially available 30 products from bulk compounds or preparing drugs for sale to pharmacies, 31 practitioners or entities for the purpose of dispensing or distribution.

12. "Compressed medical gas distributor" means a person that holds a current permit issued by the board to distribute compressed medical gases to compressed medical gas suppliers and other entities that are registered, licensed or permitted to use, administer or distribute compressed medical gases.

37 13. "Compressed medical gases" means gases and liquid oxygen that a 38 compressed medical gas distributor or manufacturer has labeled in 39 compliance with federal law.

40 14. "Compressed medical gas order" means an order for compressed 41 medical gases that is issued by a medical practitioner.

42 15. "Compressed medical gas supplier" means a person that holds a 43 current permit issued by the board to supply compressed medical gases 44 pursuant to a compressed medical gas order and only to the consumer or the 45 patient. 1 16. "Controlled substance" means a drug, substance or immediate 2 precursor that is identified, defined or listed in title 36, chapter 27, 3 article 2 or the rules adopted pursuant to title 36, chapter 27, 4 article 2.

5 17. "Corrosive" means any substance that when it comes in contact 6 with living tissue will cause destruction of the tissue by chemical 7 action.

8 18. "Counterfeit drug" means a drug that, or the container or 9 labeling of which, without authorization, bears the trademark, trade name 10 or other identifying mark, imprint, number or device, or any likeness of 11 these, of a manufacturer, distributor or dispenser other than the person 12 that in fact manufactured, distributed or dispensed that drug.

13 19. "Dangerous drug" has the same meaning prescribed in section 14 13-3401.

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20. "Day" means a business day.

16 21. "Decree of censure" means an official action that is taken by 17 the board and that may include a requirement for restitution of fees to a 18 patient or consumer.

19 22. "Deliver" or "delivery" means the actual, constructive or 20 attempted transfer from one person to another whether or not there is an 21 agency relationship.

22 23. "Deputy director" means a pharmacist who is employed by the 23 board and selected by the executive director to perform duties as 24 prescribed by the executive director.

25 24. "Device", except as used in paragraph 18 of this section, 26 section 32-1965, paragraph 4 and section 32-1967, subsection A, paragraph 27 15 and subsection C, means an instrument, apparatus or contrivance, 28 including its components, parts and accessories, including all such items 29 under the federal act, that is intended either:

30 (a) For use in diagnosing, curing, mitigating, treating or 31 preventing disease in the human body or other animals.

32 (b) To affect the structure or any function of the human body or 33 other animals.

34 25. "Director" means the director of the division of narcotics
 35 enforcement and criminal investigation of the department of public safety.

26. "Direct supervision of a pharmacist" means that the pharmacist is present. If relating to the sale of certain items, direct supervision of a pharmacist means that a pharmacist determines the legitimacy or advisability of a proposed purchase of those items.

40 27. "Dispense" means to deliver to an ultimate user or research 41 subject by or pursuant to the lawful order of a practitioner, including 42 prescribing, administering, packaging, labeling or compounding as 43 necessary to prepare for that delivery.

44 28. "Dispenser" means a practitioner who dispenses.

1 29. "Distribute" means to deliver, other than by administering or 2 dispensing. 3 30. "Distributor" means a person who distributes. 4 31. "Drug" means: 5 (a) Articles that are recognized, or for which standards or 6 specifications are prescribed, in the official compendium. 7 (b) Articles that are intended for use in the diagnosis, cure, 8 mitigation, treatment or prevention of disease in the human body or other 9 animals. 10 (c) Articles other than food that are intended to affect the 11 structure or any function of the human body or other animals. 12 (d) Articles that are intended for use as a component of any 13 articles specified in subdivision (a), (b) or (c) of this paragraph but does not include devices or their components, parts or accessories. 14 32. "Drug enforcement administration" means the drug enforcement 15 16 administration of the United States department of justice or its successor 17 agency. 18 33. "Drug or device manufacturing" means producing, preparing, 19 propagating or processing a drug or device, either directly or indirectly, 20 by extraction from substances of natural origin or independently by means 21 of chemical synthesis and includes any packaging or repackaging of 22 substances or labeling or relabeling of its container and promoting and 23 marketing the same. Drug or device manufacturing does not include 24 compounding. 25 "Durable medical equipment" means technologically sophisticated 34. 26 medical equipment as prescribed by the board in rule that a patient or consumer may use in a home or residence and that may be a 27 28 prescription-only device. 29 35. "Durable medical equipment distributor": 30 (a) Means a person that stores or distributes durable medical 31 equipment other than to the patient or consumer. (b) Includes a virtual durable medical equipment distributor as 32 prescribed in rule by the board. 33 34 36. "Durable medical equipment supplier": 35 (a) Means a person that sells, leases or supplies durable medical 36 equipment to the patient or consumer. 37 (b) Includes a virtual durable medical equipment supplier as 38 prescribed in rule by the board. 37. "Economic poison" means any substance that alone, in chemical 39 40 combination with or in formulation with one or more other substances is a 41 pesticide within the meaning of the laws of this state or the federal insecticide, fungicide and rodenticide act and that is used in producing, 42 43 storing or transporting raw agricultural commodities.

44 38. "Enteral feeding" means nourishment that is provided by means 45 of a tube inserted into the stomach or intestine. 1 39. "Established name", with respect to a drug or ingredient of a 2 drug, means any of the following:

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(a) The applicable official name.

4 (b) If there is no such name and the drug or ingredient is an 5 article recognized in an official compendium, the official title in an 6 official compendium.

7 (c) If neither subdivision (a) nor (b) of this paragraph applies, 8 the common or usual name of the drug.

9 40. "Executive director" means the executive director of the board 10 of pharmacy.

11 41. "Federal act" means the federal laws and regulations that 12 pertain to drugs, devices, poisons and hazardous substances and that are 13 official at the time any drug, device, poison or hazardous substance is 14 affected by this chapter.

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42. "Full-service wholesale permittee":

16 (a) Means a permittee who may distribute prescription-only drugs 17 and devices, controlled substances and over-the-counter drugs and devices 18 to pharmacies or other legal outlets from a place devoted in whole or in 19 part to wholesaling these items.

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(b) Includes a virtual wholesaler as defined in rule by the board.

43. "Good manufacturing practice" means a system for ensuring that products are consistently produced and controlled according to quality standards and covering all aspects of design, monitoring and control of manufacturing processes and facilities to ensure that products do not pose any risk to the consumer or public.

26 44. "Highly toxic" means any substance that falls within any of the 27 following categories:

(a) Produces death within fourteen days in half or more than half
of a group of ten or more laboratory white rats each weighing between two
hundred and three hundred grams, at a single dose of fifty milligrams or
less per kilogram of body weight, when orally administered.

(b) Produces death within fourteen days in half or more than half 32 33 of a group of ten or more laboratory white rats each weighing between two hundred and three hundred grams, if inhaled continuously for a period of 34 35 one hour or less at an atmospheric concentration of two hundred parts per 36 million by volume or less of gas or vapor or two milligrams per liter by 37 volume or less of mist or dust, provided the concentration is likely to be 38 encountered by humans if the substance is used in any reasonably 39 foreseeable manner.

40 (c) Produces death within fourteen days in half or more than half 41 of a group of ten or more rabbits tested in a dosage of two hundred 42 milligrams or less per kilogram of body weight, if administered by 43 continuous contact with the bare skin for twenty-four hours or less. If 44 the board finds that available data on human experience with any substance 45 indicate results different from those obtained on animals in the dosages 1 or concentrations prescribed in this paragraph, the human data shall take 2 precedence.

3 45. "Hospital" means any institution for the care and treatment of 4 the sick and injured that is approved and licensed as a hospital by the 5 department of health services.

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46. "Intern" means a pharmacy intern.

47. "Internship" means the practical, experiential, hands-ontraining of a pharmacy intern under the supervision of a preceptor.

9 48. "Irritant" means any substance, other than a corrosive, that on 10 immediate, prolonged or repeated contact with normal living tissue will 11 induce a local inflammatory reaction.

12 49. "Jurisprudence examination" means a board-approved pharmacy law 13 examination that is written and administered in cooperation with the 14 national association of boards of pharmacy or another board-approved 15 pharmacy law examination.

16 50. "Label" means a display of written, printed or graphic matter 17 on the immediate container of any article that, unless easily legible 18 through the outside wrapper or container, also appears on the outside 19 wrapper or container of the article's retail package. For the purposes of 20 this paragraph, the immediate container does not include package liners.

21 51. "Labeling" means all labels and other written, printed or 22 graphic matter that either:

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(a) Is on any article or any of its containers or wrappers.

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(b) Accompanies that article.

52. "Letter of reprimand" means a disciplinary letter that is a public document issued by the board and that informs a licensee or permittee that the licensee's or permittee's conduct violates state or federal law and may require the board to monitor the licensee or permittee.

30 53. "Limited service pharmacy" means a pharmacy that is approved by 31 the board to practice a limited segment of pharmacy as indicated by the 32 permit issued by the board.

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54. "Manufacture" or "manufacturer":

(a) Means every person who prepares, derives, produces, compounds,
 processes, packages or repackages or labels any drug in a place, other
 than a pharmacy, that is devoted to manufacturing the drug.

37 (b) Includes a virtual manufacturer as defined in rule by the 38 board.

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55. "Marijuana" has the same meaning prescribed in section 13-3401.

56. "Medical practitioner" means any medical doctor, doctor of osteopathic medicine, dentist, podiatrist, veterinarian or other person who is licensed and authorized by law to use and prescribe drugs and devices to treat sick and injured human beings or animals or to diagnose or prevent sickness in human beings or animals in this state or any state, territory or district of the United States. 1 57. "Medication order" means a written or verbal order from a 2 medical practitioner or that person's authorized agent to administer a 3 drug or device.

4 58. "Narcotic drug" has the same meaning prescribed in section 5 13-3401.

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59. "New drug" means either:

7 (a) Any drug of which the composition is such that the drug is not 8 generally recognized among experts qualified by scientific training and 9 experience to evaluate the safety and effectiveness of drugs as safe and 10 effective for use under the conditions prescribed, recommended or 11 suggested in the labeling.

12 (b) Any drug of which the composition is such that the drug, as a 13 result of investigations to determine its safety and effectiveness for use 14 under such conditions, has become so recognized, but that has not, other 15 than in the investigations, been used to a material extent or for a 16 material time under those conditions.

17 60. "Nonprescription drug" or "over-the-counter drug" means any 18 nonnarcotic medicine or drug that may be sold without a prescription and that is prepackaged and labeled for use by the consumer in accordance with 19 20 the requirements of the laws of this state and federal law. 21 Nonprescription drug does not include:

(a) A drug that is primarily advertised and promoted professionally
 to medical practitioners and pharmacists by manufacturers or primary
 distributors.

25 26 (b) A controlled substance.

(c) A drug that is required to bear a label that states "Rx only".

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(d) A drug that is intended for human use by hypodermic injection.61. "Nonprescription drug wholesale permittee":

61. "Nonprescription drug wholesale permittee":
(a) Means a permittee who may distribute only over-the-counter
drugs and devices to pharmacies or other lawful outlets from a place
devoted in whole or in part to wholesaling these items.

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(b) Includes a virtual wholesaler as defined in rule by the board.

62. "Notice" means personal service or the mailing of a copy of the notice by certified mail and email addressed either to the person at the person's latest address of record in the board office or to the person and the person's attorney using the most recent information provided to the board in the board's licensing database.

38 63. "Nutritional supplementation" means vitamins, minerals and
 39 caloric supplementation. Nutritional supplementation does not include
 40 medication or drugs.

41 64. "Official compendium" means the latest revision of the United 42 States pharmacopeia and the national formulary or any current supplement.

65. "Other jurisdiction" means one of the other forty-nine states,
the District of Columbia, the Commonwealth of Puerto Rico or a territory
of the United States of America.

1 66. "Package" means a receptacle that is defined or described in 2 the United States pharmacopeia and the national formulary as adopted by 3 the board.

4 "Packaging" means the act or process of placing a drug item or 67. 5 device in a container for the purpose or intent of dispensing or 6 distributing the item or device to another.

7 68. "Parenteral nutrition" means intravenous feeding that provides 8 an individual with fluids and essential nutrients the individual needs 9 while the individual is unable to receive adequate fluids or feedings by mouth or by enteral feeding. 10

11 69. "Person" means an individual, partnership, corporation and 12 association, and their duly authorized agents.

13 70. "Pharmaceutical care" means the provision of drug therapy and other pharmaceutical patient care services. 14

71. "Pharmacist" means an individual who is currently licensed by 15 16 the board to practice the profession of pharmacy in this state.

17 72. "Pharmacist in charge" means the pharmacist who is responsible 18 to the board for a licensed establishment's compliance with the laws and administrative rules of this state and of the federal government 19 20 pertaining to the practice of pharmacy, the manufacturing of drugs and the 21 distribution of drugs and devices.

22 73. "Pharmacist licensure examination" means a board-approved examination that is written and administered in cooperation with the 23 24 national association of boards of pharmacy or any other board-approved 25 pharmacist licensure examination.

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74. "Pharmacy" means:

27 (a) Any place where drugs, devices, poisons or related hazardous substances are offered for sale at retail or where prescription orders are 28 29 dispensed by a licensed pharmacist.

(b) Any place that displays on or in the place or that displays a 30 sign on the place the words "pharmaceutical chemist", "apothecary", 31 "druggist", "pharmacy", "drugstore", "drugs" or "drug sundries", any 32 combination of these words, or any words of similar meaning in any 33 34 language.

35 (c) Any place where the characteristic symbol of pharmacy or the 36 characteristic prescription sign "Rx" is exhibited.

37 (d) Any building or other structure or portion of a building or other structure that is leased, used or controlled by a permittee to 38 conduct the business authorized by the board at the address specified on 39 40 the permit issued to the permittee.

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(e) A remote dispensing site pharmacy.

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- (f) A remote hospital-site pharmacy.
- (g) A satellite pharmacy.

75. "Pharmacy intern" means a person who has all of 44 the 45 qualifications and experience prescribed in section 32-1923.

1 76. "Pharmacy technician" means a person who is licensed pursuant 2 to this chapter.

3 77. "Pharmacy technician trainee" means a person who is licensed 4 **REGISTERED** pursuant to this chapter.

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78. "Poison" or "hazardous substance" includes any of the following 6 if intended and suitable for household use or use by children:

7 (a) Any substance that, according to standard works on medicine, 8 pharmacology, pharmacognosy or toxicology, if applied to, introduced into 9 or developed within the body in relatively small quantities by its inherent action uniformly produces serious bodily injury, disease or 10 11 death.

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(b) A toxic substance.

13 (c) A highly toxic substance. 14

(d) A corrosive substance.

15 (e) An irritant.

(f) A strong sensitizer.

17 (g) A mixture of any of the substances described in this paragraph, 18 if the substance or mixture of substances may cause substantial personal injury or substantial illness during or as a proximate result of any 19 20 customary or reasonably foreseeable handling or use, including reasonably 21 foreseeable ingestion by children.

22 (h) A substance that is designated by the board to be a poison or hazardous substance. This subdivision does not apply to radioactive 23 24 substances, economic poisons subject to the federal insecticide, fungicide and rodenticide act or the state pesticide act, foods, drugs and cosmetics 25 26 subject to state laws or the federal act or substances intended for use as fuels when stored in containers and used in the heating, cooking or 27 refrigeration system of a house. This subdivision applies to any 28 29 substance or article that is not itself an economic poison within the meaning of the federal insecticide, fungicide and rodenticide act or the 30 31 state pesticide act, but that is a poison or hazardous substance within 32 the meaning of this paragraph by reason of bearing or containing an 33 economic poison or hazardous substance.

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79. "Practice of pharmacy":

35 (a) Means furnishing the following health care services as a 36 medical professional:

37 (i) Interpreting, evaluating and dispensing prescription orders in 38 the patient's best interests.

39 (ii) Compounding drugs pursuant to or in anticipation of a 40 prescription order.

41 (iii) Labeling drugs and devices in compliance with state and 42 federal requirements.

43 (iv) Participating in drug selection and drug utilization reviews, 44 drug administration, drug or drug-related research and drug therapy 45 monitoring or management.

1 (v) Providing patient counseling necessary to provide 2 pharmaceutical care.

3 (vi) Properly and safely storing drugs and devices in anticipation 4 of dispensing.

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(vii) Maintaining required records of drugs and devices.

6 (viii) Offering or performing acts, services, operations or 7 transactions that are necessary to conduct, operate, manage and control a 8 pharmacy.

9 (ix) Providing patient care services pursuant to a collaborative 10 practice agreement with a provider as outlined in section 32-1970.

11 (x) Initiating and administering immunizations or vaccines pursuant 12 to section 32-1974.

13 (b) Does not include initiating a prescription order for any 14 medication, drug or other substance used to induce or cause a medication 15 abortion as defined in section 36-2151.

16 80. "Practitioner" means any physician, dentist, veterinarian, 17 scientific investigator or other person who is licensed, registered or 18 otherwise permitted to distribute, dispense, conduct research with respect to or administer a controlled substance in the course of professional 19 20 practice or research in this state, or any pharmacy, hospital or other 21 institution that is licensed, registered or otherwise permitted to 22 distribute, dispense, conduct research with respect to or administer a 23 controlled substance in the course of professional practice or research in 24 this state.

25 81. "Preceptor" means a pharmacist who is serving as the practical
 26 instructor of an intern and who complies with section 32-1923.

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82. "Precursor chemical" means a substance that is:

(a) The principal compound that is commonly used or that is produced primarily for use and that is an immediate chemical intermediary used or likely to be used in the manufacture of a controlled substance, the control of which is necessary to prevent, curtail or limit manufacture.

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(b) Listed in section 13–3401, paragraph 26 or 27.

34 83. "Prescription" means either a prescription order or a 35 prescription medication.

36 84. "Prescription medication" means any drug, including label and 37 container according to context, that is dispensed pursuant to a 38 prescription order.

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85. "Prescription-only device" includes:

40 (a) Any device that is limited by the federal act to use under the 41 supervision of a medical practitioner.

42 (b) Any device required by the federal act to bear on its label 43 essentially the legend "Rx only". 1 86. "Prescription-only drug" does not include a controlled 2 substance but does include:

3 (a) Any drug that because of its toxicity or other potentiality for 4 harmful effect, the method of its use, or the collateral measures 5 necessary to its use is not generally recognized among experts, qualified 6 by scientific training and experience to evaluate its safety and efficacy, 7 as safe for use except by or under the supervision of a medical 8 practitioner.

9 (b) Any drug that is limited by an approved new drug application 10 under the federal act or section 32-1962 to use under the supervision of a 11 medical practitioner.

12 (c) Every potentially harmful drug, the labeling of which does not13 bear or contain full and adequate directions for use by the consumer.

14 (d) Any drug, other than a controlled substance, that is required 15 by the federal act to bear on its label the legend "Rx only".

87. "Prescription order" means any of the following:

17 (a) An order to a pharmacist for drugs or devices that is issued 18 and signed by a duly licensed medical practitioner in the authorized 19 course of the practitioner's professional practice.

20 (b) An order that is transmitted to a pharmacist through word of 21 mouth, telephone or other means of communication directed by that medical 22 practitioner. Prescription orders received by word of mouth, telephone or other means of communication shall be maintained by the pharmacist 23 24 pursuant to section 32-1964, and the record so made by the pharmacist 25 constitutes the original prescription order to be dispensed by the 26 pharmacist. This paragraph does not alter or affect laws of this state or 27 any federal act requiring a written prescription order.

(c) An order that is initiated by a pharmacist pursuant to a collaborative practice agreement with a provider as outlined in section 30 32-1970, or immunizations or vaccines administered by a pharmacist pursuant to section 32-1974.

32 (d) A diet order or An order for enteral feeding, nutritional
 33 supplementation or parenteral nutrition that is initiated by a registered
 34 LICENSED dietitian NUTRITIONIST or other qualified nutrition professional
 35 in a hospital pursuant to section 36-416.

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88. "Professionally incompetent" means:

37 (a) Incompetence based on a variety of factors, including a lack of
 38 sufficient pharmaceutical knowledge or skills or experience to a degree
 39 likely to endanger the health of patients.

40 (b) When considered with other indications of professional 41 incompetence, a pharmacist or pharmacy intern who fails to obtain a 42 passing score on a board-approved pharmacist licensure examination or a 43 pharmacy technician or pharmacy technician trainee who fails to obtain a 44 passing score on a board-approved pharmacy technician licensure 45 examination.

1 89. "Radioactive substance" means a substance that emits ionizing 2 radiation.

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"Remote dispensing site pharmacy" means a pharmacy where a 90. 4 pharmacy technician or pharmacy intern prepares, compounds or dispenses prescription medications under remote supervision by a pharmacist.

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6 91. "Remote hospital-site pharmacy" means a pharmacy located in a 7 satellite facility that operates under the license issued by the 8 department of health services to the hospital of which it is a satellite.

9 "Remote supervision by a pharmacist" means that a pharmacist 92. 10 directs and controls the actions of pharmacy technicians and pharmacy 11 interns through the use of audio and visual technology.

12 93. "Revocation" or "revoke" means the official cancellation of a 13 license, permit, registration or other approval authorized by the board for a period of two years unless otherwise specified by the board. A 14 request or new application for reinstatement may be presented to the board 15 16 for review before the conclusion of the specified revocation period upon 17 review of the executive director.

18 94. "Safely engage in employment duties" means that a permittee or 19 the permittee's employee is able to safely engage in employment duties 20 related to the manufacture, sale, distribution or dispensing of drugs, 21 devices, poisons, hazardous substances, controlled substances or precursor 22 chemicals.

23 95. "Satellite facility" has the same meaning prescribed in section 24 36-422.

25 "Satellite pharmacy" means a work area located within a 96. 26 hospital or on a hospital campus that is not separated by other commercial property or residential property, that is under the direction of a 27 28 pharmacist, that is a remote extension of a centrally licensed hospital 29 pharmacy, that is owned by and dependent on the centrally licensed 30 hospital pharmacy for administrative control, staffing and drug 31 procurement and that is not required to be separately permitted.

32 97. "Symbol" means the characteristic symbols that have 33 historically identified pharmacy, including show globes and mortar and 34 pestle, and the sign "Rx".

35 "Third-party logistics provider" means an entity that provides 98. 36 or coordinates warehousing or other logistics services for the following 37 items, but that does not take ownership of the items, and that distributes those items as directed by a manufacturer, wholesaler, dispenser or 38 durable medical equipment supplier that is permitted by the board: 39

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- Narcotic drugs or other controlled substances. (a) (b) Dangerous drugs as defined in section 13-3401.
- 42 Prescription-only drugs and devices. (c) (d) Nonprescription drugs and devices.
- 43
- 44 (e) Precursor chemicals.
 - Regulated chemicals as defined in section 13-3401. (f)

99. "Toxic substance" means a substance, other than a radioactive substance, that has the capacity to produce injury or illness in humans through ingestion, inhalation or absorption through any body surface.

4 100. "Ultimate user" means a person who lawfully possesses a drug 5 or controlled substance for that person's own use, for the use of a member 6 of that person's household or for administering to an animal owned by that 7 person or by a member of that person's household.

8 Sec. 2. Section 36-414, Arizona Revised Statutes, is amended to 9 read:

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36-414. <u>Health services licensing fund: exemption</u>

A. The health services licensing fund is established consisting of monies deposited pursuant to sections 30-654, 32-1308, 32-1368, 32-2805, 36-405, 36-765.05, 36-766.06, 36-851.01, 36-882, 36-897.01, and 36-1903, 36-2063 AND 36-4203. The department of health services shall administer the fund.

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B. Monies in the fund are subject to legislative appropriation.

17 C. Monies in the fund are exempt from the provisions of section18 35-190 relating to lapsing of appropriations.

19 Sec. 3. Section 36-416, Arizona Revised Statutes, is amended to 20 read:

21 22 36-416. <u>Licensed dietitian nutritionists; qualified nutrition</u> professionals; hospital orders; definitions

23 A. A hospital that is licensed pursuant to section 36-422 AND THAT 24 HAS POLICIES AND PROCEDURES THAT MEET THE REQUIREMENTS OF SUBSECTION B OF THIS SECTION may allow a registered LICENSED dietitian NUTRITIONIST or 25 26 other qualified nutrition professional to order diets, enteral feeding, nutritional supplementation or parenteral nutrition ANY OF THE FOLLOWING 27 if INITIALLY authorized OR GRANTED STANDING ORDERING PRIVILEGES by medical 28 29 staff pursuant to 42 Code of Federal Regulations section 482.28(b) and if 30 both:

The hospital's written policies and procedures allow registered
 dietitians or other qualified nutrition professionals to issue such
 orders.

34 1. DIETS.

35 2. A CHANGE IN DIET ORDERS.

36 3. ENTERAL FEEDING.

37 4. DURABLE MEDICAL EQUIPMENT RELATED TO NUTRITION.

38 5. NUTRITIONAL SUPPLEMENTATION.

- 39 6. PARENTERAL NUTRITION.
- 40 7. MEDICAL NUTRITION THERAPY.

41 8. LABORATORY TESTS TO CHECK AND TRACK NUTRITION STATUS.

42 9. PRESCRIPTION DRUG DOSE ADJUSTMENTS UNDER A MEDICAL 43 STAFF-APPROVED PROTOCOL.

1 B. FOR THE PURPOSES OF SUBSECTION A OF THIS SECTION, THE HOSPITAL'S 2 WRITTEN POLICIES AND PROCEDURES MUST DO ALL OF THE FOLLOWING: 3 1. ALLOW LICENSED DIETITIAN NUTRITIONISTS TO ISSUE ORDERS DESCRIBED 4 IN SUBSECTION A OF THIS SECTION. 5 2. PRESCRIBE THE QUALIFICATIONS NECESSARY FOR QUALIFIED NUTRITION PROFESSIONALS TO ISSUE ORDERS DESCRIBED IN SUBSECTION A OF THIS SECTION 6 7 AND LIST ANY ADDITIONAL RESTRICTIONS ON QUALIFIED NUTRITION PROFESSIONALS' 8 ABILITY TO ISSUE THE ORDERS. 9 2. 3. The hospital has written policies and procedures that 10 Address the hospital's response to adverse events, if any, that arise as a 11 result of orders issued by a registered LICENSED dietitian NUTRITIONIST or 12 other gualified nutrition professional. 13 B. C. For the purposes of this section: 14 1. "LICENSED DIETITIAN NUTRITIONIST" MEANS A DIETITIAN NUTRITIONIST WHO IS LICENSED PURSUANT TO TITLE 36, CHAPTER 42. 15 16 2. "MEDICAL NUTRITION THERAPY" HAS THE SAME MEANING PRESCRIBED IN 17 SECTION 36-4201. 18 1. 3. "Qualified nutrition professional" means a AN UNLICENSED nutrition professional who is deemed qualified by a THE hospital for 19 20 which the person works. 2. "Registered dietitian" means a person 21 who meets the 22 qualifications of the credentialing agency for the American academy of 23 nutrition and dietetics. 24 4. "STANDING ORDERING PRIVILEGES" MEANS PERMISSION GRANTED TO AN INDIVIDUAL WHO IS AUTHORIZED TO ISSUE ORDERS LISTED IN SUBSECTION A OF 25 26 THIS SECTION FOR ALL OR A SUBSET OF ALL PATIENTS OF THE HOSPITAL. 27 Sec. 4. Title 36, chapter 4, article 1, Arizona Revised Statutes, is amended by adding section 36-416.01, to read: 28 29 36-416.01. Licensed dietitian nutritionists; qualified 30 nutrition professionals; nonhospital orders; 31 <u>definitions</u> A. A LICENSED DIETITIAN NUTRITIONIST OR OTHER QUALIFIED NUTRITION 32 PROFESSIONAL WHO PRACTICES IN A NONHOSPITAL HEALTH CARE INSTITUTION THAT 33 IS LICENSED PURSUANT TO SECTION 36-422 AND WHO IS EITHER AN EMPLOYEE OF 34 THE NONHOSPITAL HEALTH CARE INSTITUTION OR AN INDEPENDENT CONTRACTOR MAY 35 ORDER THE FOLLOWING: 36 37 1. DIETS. 2. A CHANGE IN DIET ORDERS. 38 39 3. ENTERAL FEEDING. 40 4. DURABLE MEDICAL EQUIPMENT RELATED TO NUTRITION. 41 5. NUTRITIONAL SUPPLEMENTATION. 42 6. PARENTERAL NUTRITION. 43 7. MEDICAL NUTRITION THERAPY. 8. LABORATORY TESTS TO CHECK AND TRACK NUTRITION STATUS. 44

1 B. FOR THE PURPOSES OF SUBSECTION A OF THIS SECTION, THE 2 NONHOSPITAL HEALTH CARE INSTITUTION'S WRITTEN POLICIES AND PROCEDURES MUST 3 DO ALL OF THE FOLLOWING: 4 1. ALLOW LICENSED DIETITIAN NUTRITIONISTS TO ISSUE ORDERS DESCRIBED 5 IN SUBSECTION A OF THIS SECTION OR PERFORM MEDICAL NUTRITION THERAPY. 6 PRESCRIBE THE QUALIFICATIONS NECESSARY FOR QUALIFIED NUTRITION 7 PROFESSIONALS TO ISSUE ORDERS DESCRIBED IN SUBSECTION A OF THIS SECTION 8 AND LIST ANY ADDITIONAL RESTRICTIONS ON QUALIFIED NUTRITION PROFESSIONALS' 9 ABILITY TO ISSUE THE ORDERS. 10 3. ADDRESS THE NONHOSPITAL HEALTH CARE INSTITUTION'S RESPONSE TO 11 ADVERSE EVENTS, IF ANY, THAT ARISE AS A RESULT OF ORDERS ISSUED BY A 12 LICENSED DIETITIAN NUTRITIONIST OR OTHER QUALIFIED NUTRITION PROFESSIONAL. 13 C. FOR THE PURPOSES OF THIS SECTION: 1. "LICENSED DIETITIAN NUTRITIONIST" MEANS A DIETITIAN NUTRITIONIST 14 WHO IS LICENSED PURSUANT TO TITLE 36, CHAPTER 42. 15 16 2. "MEDICAL NUTRITION THERAPY" HAS THE SAME MEANING PRESCRIBED IN 17 SECTION 36-4201. 18 3. "QUALIFIED NUTRITION PROFESSIONAL" MEANS AN UNLICENSED NUTRITION 19 PROFESSIONAL WHO IS DEEMED QUALIFIED BY THE NONHOSPITAL HEALTH CARE 20 INSTITUTION FOR WHICH THE PERSON WORKS. 21 Sec. 5. Section 36-3601, Arizona Revised Statutes, is amended to 22 read: 23 36-3601. Definitions 24 For the purposes of IN this chapter, UNLESS THE CONTEXT OTHERWISE 25 **REQUIRES:** 26 1. "Health care decision maker" has the same meaning prescribed in 27 section 12-2801. 28 2. "Health care provider": 29 (a) Means a person licensed pursuant to title 32, chapter 7, 8, 13, 14, 15, 15.1, 16, 17, 18, 19, 19.1, 25, 28, 29, 33, 34, 35, 39, 41 or 42, 30 31 or chapter 4, article 6 of this title, chapter 6, article 7 of this title or chapter 17 OR 42 of this title. 32 33 (b) Includes: (i) A health care institution licensed pursuant to chapter 4 of 34 35 this title. 36 (ii) A person who holds a training permit pursuant to title 32, 37 chapter 13 or 17. 3. "Health care provider regulatory board or agency" means a board 38 39 or agency that regulates one or more health care provider professions in 40 this state. 41 4. "Telehealth" means: (a) The interactive use of audio, video or other electronic media, 42 43 including asynchronous store-and-forward technologies and remote patient 44 monitoring technologies, for the practice of health care, assessment, 45 diagnosis, consultation or treatment and the transfer of medical data.

1 (b) Includes the use of an audio-only telephone encounter between 2 the patient or client and health care provider if an audio-visual 3 telehealth encounter is not reasonably available due to the patient's 4 functional status, the patient's lack of technology or telecommunications 5 infrastructure limits, as determined by the health care provider. 6 (c) Does not include the use of a fax machine, instant messages, 7 voice mail or email. 8 Sec. 6. Title 36, Arizona Revised Statutes, is amended by adding 9 chapter 42, to read: 10 CHAPTER 42 11 DIETITIAN NUTRITIONISTS AND NUTRITIONISTS ARTICLE 1. GENERAL PROVISIONS 12 13 36-4201. Definitions 14 IN THIS CHAPTER, UNLESS THE CONTEXT OTHERWISE REQUIRES: "ACCREDITATION COUNCIL FOR EDUCATION IN NUTRITION AND DIETETICS" 15 1. 16 MEANS THE AUTONOMOUS ACCREDITING AGENCY FOR EDUCATION PROGRAMS THAT 17 PREPARE STUDENTS TO BEGIN CAREERS AS REGISTERED DIETITIANS OR REGISTERED 18 DIETITIAN NUTRITIONISTS. 19 2. "BOARD FOR CERTIFICATION OF NUTRITION SPECIALISTS" MEANS THE 20 CREDENTIALING AGENCY AND EXAMINING BOARD OF THE AMERICAN NUTRITION 21 ASSOCIATION THAT CONFERS THE CERTIFIED NUTRITION SPECIALIST CREDENTIAL. 22 3. "CERTIFIED NUTRITION SPECIALIST" MEANS AN INDIVIDUAL WHO IS CERTIFIED AS SUCH BY THE BOARD FOR CERTIFICATION OF NUTRITION SPECIALISTS 23 24 THAT GIVES THE INDIVIDUAL THE RIGHT TO USE THE TERM "CERTIFIED NUTRITION SPECIALIST" AND THE CORRESPONDING ABBREVIATION "CNS". 25 26 4. "COMMISSION ON DIETETIC REGISTRATION" MEANS THE CREDENTIALING AGENCY FOR THE ACADEMY OF NUTRITION AND DIETETICS. 27 5. "DEPARTMENT" MEANS THE DEPARTMENT OF HEALTH SERVICES. 28 29 6. "DIRECTOR" MEANS THE DIRECTOR OF THE DEPARTMENT. "LICENSED DIETITIAN NUTRITIONIST" MEANS A PERSON WHO IS LICENSED 30 7. 31 PURSUANT TO THIS CHAPTER, WHO MEETS THE REQUIREMENTS OF SECTION 36-4209 AND WHO IS ENGAGED IN THE PRACTICE OF DIETETICS, INCLUDING PROVIDING 32 33 MEDICAL NUTRITION THERAPY. 8. "LICENSED NUTRITIONIST" MEANS A PERSON WHO IS LICENSED PURSUANT 34 TO THIS CHAPTER, WHO MEETS THE REQUIREMENTS OF SECTION 36-4210 AND WHO IS 35 36 ENGAGED IN THE PRACTICE OF NUTRITION, INCLUDING PROVIDING MEDICAL 37 NUTRITION THERAPY. 9. "MEDICAL NUTRITION THERAPY" MEANS THE PROVISION OF ANY OF THE 38 FOLLOWING NUTRITION CARE SERVICES FOR THE PURPOSE OF MANAGING OR TREATING 39 40 A DISEASE OR MEDICAL CONDITION: 41 (a) NUTRITION ASSESSMENT. 42 (b) NUTRITION DIAGNOSIS. 43 (c) NUTRITION INTERVENTION. (d) NUTRITION MONITORING AND EVALUATION. 44

1	10. "NUTRITION ASSESSMENT":
2	(a) MEANS THE ONGOING, DYNAMIC AND SYSTEMATIC PROCESS OF ORDERING.
3	OBTAINING, VERIFYING AND INTERPRETING BIOCHEMICAL, ANTHROPOMETRIC,
4	PHYSICAL, NUTRIGENOMIC AND DIETARY DATA TO MAKE DECISIONS ABOUT THE NATURE
5	AND CAUSE OF NUTRITION-RELATED PROBLEMS RELATIVE TO PATIENT AND COMMUNITY
6	NEEDS.
7	(b) INCLUDES INITIAL NUTRITION-RELATED DATA COLLECTION,
8	REASSESSMENT AND ANALYSIS OF PATIENT OR COMMUNITY NEEDS PROVIDING THE
9	FOUNDATION FOR NUTRITION DIAGNOSIS AND NUTRITIONAL RECOMMENDATIONS AND
10	ORDERS, INCLUDING ORDERING LABORATORY TESTS TO CHECK AND TRACK A PATIENT'S
11	NUTRITIONAL STATUS.
12	(c) DOES NOT INCLUDE SOLELY THE COLLECTION OF NUTRITION-RELATED
13	DATA.
14	11. "NUTRITION CARE SERVICES" MEANS PROVIDING ANY PART OR ALL OF
15	THE FOLLOWING SERVICES WITHIN A SYSTEMATIC PROCESS:
16 17	(a) ASSESSING AND EVALUATING THE NUTRITIONAL NEEDS OF INDIVIDUALS AND GROUPS AND DETERMINING RESOURCES AND CONSTRAINTS IN THE PRACTICE
17	SETTING, INCLUDING ORDERING NUTRITION-RELATED LABORATORY TESTS TO CHECK
10	AND TRACK NUTRITION STATUS.
20	(b) IDENTIFYING NUTRITION PROBLEMS AND ESTABLISHING PRIORITIES,
21	GOALS AND OBJECTIVES THAT MEET NUTRITIONAL NEEDS AND THAT ARE CONSISTENT
22	WITH AVAILABLE RESOURCES AND CONSTRAINTS.
23	(c) CREATING INDIVIDUALIZED DIETARY PLANS AND ISSUING AND
24	IMPLEMENTING ORDERS TO MEET THE NUTRITIONAL NEEDS OF HEALTHY INDIVIDUALS
25	AND INDIVIDUALS IN ACUTE AND CHRONIC DISEASE STATES, INCLUDING ORDERING
26	AND MONITORING THE EFFECTIVENESS OF THERAPEUTIC DIETS.
27	(d) DETERMINING AND PROVIDING APPROPRIATE NUTRITION INTERVENTION IN
28	HEALTH AND DISEASE, INCLUDING NUTRITION COUNSELING ON FOOD AND
29	PRESCRIPTION DRUG INTERACTIONS.
30	(e) DEVELOPING, IMPLEMENTING AND MANAGING NUTRITION CARE SYSTEMS.
31	(f) EVALUATING, MAKING CHANGES IN AND MAINTAINING APPROPRIATE
	STANDARDS OF QUALITY IN FOOD AND NUTRITION SERVICES. (g) ORDERING THERAPEUTIC DIETS.
33 34	12. "NUTRITION COUNSELING" MEANS A SUPPORTIVE PROCESS,
35	CHARACTERIZED BY A COLLABORATIVE COUNSELOR-PATIENT RELATIONSHIP WITH
36	INDIVIDUALS OR GROUPS, TO ESTABLISH FOOD AND NUTRITION PRIORITIES, GOALS
37	AND INDIVIDUALIZED ACTION PLANS AND GENERAL PHYSICAL ACTIVITY GUIDANCE
38	THAT ACKNOWLEDGE AND FOSTER RESPONSIBILITY FOR SELF-CARE TO PROMOTE HEALTH
39	AND WELLNESS OR TO TREAT AN EXISTING DISEASE OR MEDICAL CONDITION.
40	13. "NUTRITION INTERVENTION":
41	(a) MEANS PURPOSEFULLY PLANNED ACTIONS, INCLUDING NUTRITION
42	COUNSELING, THAT ARE INTENDED TO POSITIVELY CHANGE A NUTRITION-RELATED
43	BEHAVIOR, RISK FACTOR, ENVIRONMENTAL CONDITION OR ASPECT OF HEALTH STATUS
44	OF AN INDIVIDUAL AND THE INDIVIDUAL'S FAMILY OR CAREGIVERS, TARGET GROUPS
45	OR THE COMMUNITY AT LARGE.

1	(b) INCLUDES APPROVING, ORDERING AND MONITORING THERAPEUTIC DIETS
2	AND COUNSELING ON FOOD AND PRESCRIPTION DRUG INTERACTIONS.
3	14. "NUTRITION MONITORING AND EVALUATION" MEANS IDENTIFYING PATIENT
4	OUTCOMES RELEVANT TO A NUTRITION DIAGNOSIS, INTERVENTION PLANS AND GOALS
5	AND COMPARING THOSE OUTCOMES WITH PREVIOUS STATUS, INTERVENTION GOALS OR A
6	REFERENCE STANDARD TO DETERMINE THE PROGRESS MADE IN ACHIEVING DESIRED
7	OUTCOMES OF NUTRITION CARE AND WHETHER PLANNED INTERVENTIONS SHOULD BE
8	CONTINUED OR REVISED.
9	15. "PATIENT" MEANS AN INDIVIDUAL RECIPIENT OF NUTRITION CARE
10	SERVICES, WHETHER IN AN OUTPATIENT, INPATIENT OR NONCLINICAL SETTING.
11	16. "PRACTICE OF DIETETICS":
12	(a) MEANS THE APPLICATION OF SCIENTIFIC PRINCIPLES DERIVED FROM THE
13	STUDY OF NUTRIGENOMICS, PHARMACOLOGY AND FOOD SYSTEMS MANAGEMENT, THE
14	DEVELOPMENT AND ORDERING OF THERAPEUTIC DIETS VIA ORAL, ENTERAL AND
15	PARENTERAL ROUTES AND THE PROVISION OF ADVANCED CLINICAL NUTRITION CARE
16	SERVICES, IN PERSON OR THROUGH TELEHEALTH, CONSISTENT WITH THE CURRENT
17	SCOPE AND STANDARDS OF PRACTICE FOR DIETITIANS REGISTERED BY THE
18	COMMISSION ON DIETETIC REGISTRATION.
19	(b) INCLUDES THE PRACTICE OF NUTRITION.
20	17. "PRACTICE OF NUTRITION" MEANS ALL OF THE FOLLOWING:
21	(a) APPLYING SCIENTIFIC PRINCIPLES DERIVED FROM THE STUDY OF FOOD,
22	NUTRITION, BIOCHEMISTRY, METABOLISM, PHYSIOLOGY AND BEHAVIORAL SCIENCES
23	FOR ACHIEVING AND MAINTAINING HEALTH THROUGHOUT THE LIFESPAN.
24	(b) PROVIDING NUTRITION CARE SERVICES, INCLUDING MEDICAL NUTRITION
25	THERAPY, IN PERSON OR THROUGH TELEHEALTH, TO PREVENT, MANAGE OR TREAT
26	DISEASES OR MEDICAL CONDITIONS AND PROMOTE WELLNESS.
27	(c) ORDERING PATIENT DIETS, INCLUDING THERAPEUTIC DIETS VIA ORAL
28	ROUTES, AND MEDICAL LABORATORY TESTS RELATED TO NUTRITIONAL THERAPEUTIC
29	TREATMENTS AND PROVIDING RECOMMENDATIONS ON VITAMIN, MINERAL AND OTHER
30	DIETARY SUPPLEMENTS.
31	18. "QUALIFIED SUPERVISOR" MEANS AN INDIVIDUAL WHO PROVIDES
32	SUPERVISION TO STUDENTS PURSUANT TO SECTION 36-4210, WHO ASSUMES FULL
33	PROFESSIONAL RESPONSIBILITY FOR THE STUDENT'S WORK BY VERIFYING, DIRECTING
34	AND APPROVING THE PROVIDED NUTRITION CARE SERVICES, MEDICAL NUTRITION
35	THERAPY AND OTHER WORK BEING SUPERVISED AND WHO MEETS THE QUALIFICATIONS
36	PRESCRIBED IN SECTION 36-4210.
37	19. "REGISTERED DIETITIAN" OR "REGISTERED DIETITIAN NUTRITIONIST"
38	MEANS AN INDIVIDUAL WHO IS CREDENTIALED AS A REGISTERED DIETITIAN OR A
39	REGISTERED DIETITIAN NUTRITIONIST WITH THE COMMISSION ON DIETETIC
40	REGISTRATION THAT AUTHORIZES THE INDIVIDUAL TO USE THE TITLES "REGISTERED
41	DIETITIAN NUTRITIONIST" AND "REGISTERED DIETITIAN" AND THE ABBREVIATIONS
42	"RDN" AND "RD".
43	20. "TELEHEALTH" HAS THE SAME MEANING PRESCRIBED IN SECTION
44	36-3601.

1	21. "THERAPEUTIC DIET" MEANS A DIET INTERVENTION PRESCRIBED BY A
2	PHYSICIAN OR OTHER AUTHORIZED NONPHYSICIAN PRACTITIONER THAT PROVIDES FOOD
3	OR NUTRIENTS VIA ORAL, ENTERAL AND PARENTERAL ROUTES AS PART OF TREATING A
4	DISEASE OR CLINICAL CONDITION TO MODIFY, ELIMINATE, DECREASE OR INCREASE
5	IDENTIFIED MICRONUTRIENTS AND MACRONUTRIENTS IN THE DIET OR TO PROVIDE
6	MECHANICALLY ALTERED FOOD WHEN INDICATED.
7	36-4202. <u>Powers and duties of the director; advisory</u>
8	<u>committee; members</u>
9	A. THE DIRECTOR SHALL:
10	1. LICENSE PERSONS WHO APPLY FOR AND POSSESS ALL QUALIFICATIONS
11	REQUIRED TO BE LICENSED UNDER THIS CHAPTER.
12	2. AUTHORIZE ALL DISBURSEMENTS NECESSARY TO CARRY OUT THIS CHAPTER.
13	3. ENSURE THE PUBLIC'S HEALTH AND SAFETY BY ADOPTING AND ENFORCING
14	QUALIFICATION STANDARDS AND A SCOPE OF PRACTICE FOR LICENSEES AND
15	APPLICANTS FOR LICENSURE UNDER THIS CHAPTER.
16	B. THE DIRECTOR MAY:
17	1. APPOINT AN ADVISORY COMMITTEE TO COLLABORATE WITH AND ASSIST THE
18	DIRECTOR AND TO PERFORM DUTIES AS PRESCRIBED BY THIS CHAPTER. THE
19	DIRECTOR MAY INFORM THE ADVISORY COMMITTEE REGARDING DISCIPLINARY ACTIONS.
20	2. ISSUE AND RENEW LICENSES.
21	3. DENY, SUSPEND, REVOKE OR REFUSE TO RENEW A LICENSE OR FILE A
22	LETTER OF CONCERN, ISSUE A DECREE OF CENSURE, PRESCRIBE PROBATION, IMPOSE
23	A CIVIL PENALTY OR RESTRICT OR LIMIT THE PRACTICE OF A LICENSEE PURSUANT
24	TO THIS CHAPTER.
25	4. MAKE AND PUBLISH RULES THAT ARE CONSISTENT WITH THE LAWS OF THIS
26	STATE AND THAT ARE NECESSARY TO CARRY OUT THIS CHAPTER.
27	5. REQUIRE A LICENSEE TO PRODUCE RECORDS OF PATIENTS INVOLVED IN
28	COMPLAINTS ON FILE WITH THE DEPARTMENT.
29	C. THE ADVISORY COMMITTEE APPOINTED PURSUANT TO THIS SECTION
30	CONSISTS OF THE DIRECTOR, ONE PHYSICIAN WHO IS LICENSED UNDER TITLE 32,
31	CHAPTER 13 OR 17, THREE LICENSED DIETITIAN NUTRITIONISTS, ONE LICENSED
32	NUTRITIONIST AND ONE PUBLIC MEMBER. COMMITTEE MEMBERS WHO ARE LICENSED
33	UNDER THIS CHAPTER SHALL HAVE AT LEAST FIVE YEARS OF EXPERIENCE IN THEIR
34 25	FIELD OF PRACTICE IN THIS STATE IMMEDIATELY PRECEDING THE APPOINTMENT.
35	D. THE ADVISORY COMMITTEE MAY PROVIDE RECOMMENDATIONS TO THE
36	DIRECTOR IN THE FOLLOWING AREAS, ON WHICH THE DIRECTOR SHALL ACT WITHIN A
37	REASONABLE PERIOD OF TIME:
38 20	1. LICENSE ISSUANCE AND RENEWAL.
39 40	2. DISCIPLINARY PROCEDURES.
40 41	3. RULES THAT ARE CONSISTENT WITH THE LAWS OF THIS STATE AND THAT
41 42	ARE NECESSARY TO CARRY OUT THIS CHAPTER.
42	4. LICENSEE PRODUCTION OF RECORDS OF PATIENTS WHO ARE INVOLVED IN
43	COMPLAINTS ON FILE WITH THE DEPARTMENT.

1	36-4203. <u>Deposit of monies</u>
2	THE DIRECTOR SHALL DEPOSIT, PURSUANT TO SECTIONS 35-146 AND 35-147,
3	TEN PERCENT OF ALL MONIES COLLECTED PURSUANT TO THIS CHAPTER IN THE STATE
4	GENERAL FUND AND SHALL DEPOSIT THE REMAINING NINETY PERCENT IN THE HEALTH
5	SERVICES LICENSING FUND ESTABLISHED BY SECTION 36-414, EXCEPT THAT MONIES
6	COLLECTED FROM CIVIL PENALTIES IMPOSED PURSUANT TO THIS CHAPTER SHALL BE
7	DEPOSITED IN THE STATE GENERAL FUND.
8	36-4204. <u>Issuance of license; renewal of license; continuing</u>
9	education
10	A. THE DIRECTOR SHALL ISSUE A LICENSE TO EACH APPLICANT WHO MEETS
11	THE REQUIREMENTS OF THIS CHAPTER. A LICENSE IS VALID FOR TWO YEARS.
12	B. A LICENSEE SHALL RENEW THE LICENSE EVERY TWO YEARS ON PAYMENT OF
13	THE RENEWAL FEE PRESCRIBED BY SECTION 36-4208. THERE IS A THIRTY-DAY
14	GRACE PERIOD AFTER A LICENSE EXPIRES WHEN THE LICENSEE MAY RENEW THE
15	LICENSE ON PAYMENT OF A LATE FEE IN ADDITION TO THE RENEWAL FEE.
16	C. WHEN RENEWING A LICENSE, THE LICENSEE SHALL ATTEST TO HAVING
17	COMPLETED CONTINUING PROFESSIONAL EDUCATION AS REQUIRED BY THIS SECTION
18	DURING THE LICENSING PERIOD AND SHALL PROVIDE DOCUMENTATION OF COMPLETION
19	ON THE DEPARTMENT'S REQUEST. THE DIRECTOR BY RULE SHALL PROVIDE STANDARDS
20	FOR CONTINUING PROFESSIONAL EDUCATION UNITS REQUIRED BY THIS SUBSECTION.
21	EDUCATIONAL COURSES THAT ARE ACCEPTED BY THE COMMISSION ON DIETETIC
22	REGISTRATION OR THE BOARD FOR CERTIFICATION OF NUTRITION SPECIALISTS ARE
23	DEEMED TO COMPLY WITH DEPARTMENT STANDARDS.
24	D. THE DIRECTOR MAY REFUSE TO RENEW A LICENSE FOR ANY CAUSE
25	PROVIDED IN SECTION 36-4211.
26	E. A PERSON WHO DOES NOT RENEW A LICENSE AS PRESCRIBED BY THIS
27	SECTION SHALL REAPPLY FOR A NEW LICENSE PURSUANT TO THE REQUIREMENTS OF
28	THIS CHAPTER. THE PERSON MUST PROVIDE PROOF OF HAVING COMPLETED THE
29	CONTINUING PROFESSIONAL EDUCATION UNITS PRESCRIBED BY SUBSECTION C OF THIS
30	SECTION WITHIN THE PREVIOUS TWENTY-FOUR MONTHS BEFORE THE DATE OF
31	REAPPLICATION.
32	36-4205. <u>Licensure: extension: renewal: military members</u>
33	A. A LICENSE ISSUED PURSUANT TO THIS CHAPTER TO ANY MEMBER OF THE
33 34	NATIONAL GUARD OR THE UNITED STATES ARMED FORCES RESERVES DOES NOT EXPIRE
34 35	WHILE THE MEMBER IS SERVING ON FEDERAL ACTIVE DUTY AND IS EXTENDED ONE
36 27	HUNDRED EIGHTY DAYS AFTER THE MEMBER RETURNS FROM FEDERAL ACTIVE DUTY IF
37	THE MEMBER, OR THE LEGAL REPRESENTATIVE OF THE MEMBER, NOTIFIES THE
38	DIRECTOR OF THE MEMBER'S FEDERAL ACTIVE DUTY STATUS. A LICENSE ISSUED
39	PURSUANT TO THIS CHAPTER TO ANY MEMBER SERVING IN THE REGULAR COMPONENT OF
40	THE UNITED STATES ARMED FORCES IS EXTENDED ONE HUNDRED EIGHTY DAYS AFTER
41	THE DATE OF EXPIRATION IF THE MEMBER, OR THE LEGAL REPRESENTATIVE OF THE
42	MEMBER, NOTIFIES THE DIRECTOR OF THE MEMBER'S FEDERAL ACTIVE DUTY STATUS.
43	B. A LICENSE THAT IS ISSUED PURSUANT TO THIS CHAPTER TO ANY MEMBER
44	OF THE NATIONAL GUARD, THE UNITED STATES ARMED FORCES RESERVES OR THE
45	REGULAR COMPONENT OF THE UNITED STATES ARMED FORCES DOES NOT EXPIRE AND IS

1 EXTENDED ONE HUNDRED EIGHTY DAYS AFTER THE DATE THE MILITARY MEMBER IS 2 ABLE TO PERFORM ACTIVITIES NECESSARY UNDER THE LICENSE IF THE MEMBER BOTH:

3

1. IS RELEASED FROM ACTIVE DUTY SERVICE.

4 2. SUFFERS AN INJURY AS A RESULT OF ACTIVE DUTY SERVICE THAT 5 TEMPORARILY PREVENTS THE MEMBER FROM BEING ABLE TO PERFORM ACTIVITIES 6 NECESSARY UNDER THE LICENSE.

7 C. IF THE LICENSE IS RENEWED DURING THE APPLICABLE EXTENDED TIME 8 PERIOD AFTER THE MEMBER RETURNS FROM FEDERAL ACTIVE DUTY, THE MEMBER IS 9 RESPONSIBLE ONLY FOR NORMAL FEES AND ACTIVITIES RELATING TO RENEWAL OF THE 10 LICENSE AND MAY NOT BE CHARGED ANY ADDITIONAL COSTS SUCH AS LATE FEES OR 11 DELINQUENCY FEES.

D. A MILITARY MEMBER, OR THE LEGAL REPRESENTATIVE OF THE MEMBER, SHALL PRESENT TO THE DIRECTOR A COPY OF THE MEMBER'S OFFICIAL MILITARY ORDERS, A REDACTED MILITARY IDENTIFICATION CARD OR A WRITTEN VERIFICATION FROM THE MEMBER'S COMMANDING OFFICER BEFORE THE END OF THE APPLICABLE EXTENDED TIME PERIOD IN ORDER TO QUALIFY FOR THE EXTENSION PRESCRIBED IN THIS SECTION.

18 19 36-4206. <u>Place of business: change of address: notice to</u> <u>director</u>

A. A PERSON WHO HOLDS A LICENSE UNDER THIS CHAPTER SHALL NOTIFY THE DIRECTOR IN WRITING OF THE ADDRESS OF THE PLACE OR PLACES WHERE THE PERSON ENGAGES IN THE PRACTICE OF DIETETICS OR THE PRACTICE OF NUTRITION AND OF ANY CHANGE OF ADDRESS.

B. THE DIRECTOR SHALL KEEP A RECORD OF THE PLACES OF PRACTICE OF PERSONS WHO HOLD LICENSES UNDER THIS CHAPTER. ANY NOTICE THE DIRECTOR IS REQUIRED TO GIVE TO A PERSON WHO HOLDS A LICENSE MAY BE GIVEN BY MAILING IT TO THAT PERSON AT THE ADDRESS LAST GIVEN BY THAT PERSON TO THE DIRECTOR.

29

36-4207. <u>Title designation; violation</u>

30

A. A PERSON MAY USE THE TITLE:

1. "CERTIFIED NUTRITION SPECIALIST" OR ANY ALTERNATIVE SPELLING OR
 ABBREVIATION OF THE TITLE IN AN ADVERTISEMENT OR PUBLICATION OR ORALLY OR
 IN WRITING TO ANY MEMBER OF THE PUBLIC ONLY IF THE PERSON HOLDS A VALID
 CURRENT CERTIFICATION WITH THE BOARD FOR CERTIFICATION OF NUTRITION
 SPECIALISTS THAT AUTHORIZES THE PERSON TO USE THE TITLE "CERTIFIED
 NUTRITION SPECIALIST" OR THE ABBREVIATION "CNS".

2. "DIETITIAN", "REGISTERED DIETITIAN" OR "REGISTERED DIETITIAN
NUTRITIONIST", OR ANY ALTERNATIVE SPELLING OF THOSE TITLES, OR THE
ABBREVIATION "RD" OR "RDN" ONLY IF THE PERSON IS CURRENTLY CREDENTIALED AS
A REGISTERED DIETITIAN OR REGISTERED DIETITIAN NUTRITIONIST BY THE
COMMISSION ON DIETETIC REGISTRATION.

3. "LICENSED DIETITIAN" OR "LICENSED DIETITIAN NUTRITIONIST" OR ANY
ALTERNATIVE SPELLING OR ABBREVIATION OF THOSE TITLES IN ANY ADVERTISEMENT
OR PUBLICATION OR ORALLY OR IN WRITING TO ANY MEMBER OF THE PUBLIC ONLY IF
THAT PERSON IS LICENSED AS A DIETITIAN NUTRITIONIST UNDER THIS CHAPTER.

1 4. "LICENSED NUTRITIONIST" OR ANY ALTERNATIVE SPELLING 0R 2 ABBREVIATION OF THAT TITLE IN ANY ADVERTISEMENT OR PUBLICATION OR ORALLY 3 OR IN WRITING TO ANY MEMBER OF THE PUBLIC ONLY IF THAT PERSON IS LICENSED 4 AS A NUTRITIONIST UNDER THIS CHAPTER. 5 B. A VIOLATION OF THIS SECTION CONSTITUTES AN UNLAWFUL PRACTICE 6 UNDER SECTION 44-1522. THE ATTORNEY GENERAL MAY INVESTIGATE AND TAKE 7 APPROPRIATE ACTION AS PRESCRIBED BY TITLE 44, CHAPTER 10, ARTICLE 7. 36-4208. Fees 8 9 THE DIRECTOR SHALL PRESCRIBE AND COLLECT FEES IN AN AMOUNT DETERMINED BY THE DIRECTOR FROM PERSONS WHO ARE REGULATED UNDER THIS 10 11 CHAPTER FOR THE FOLLOWING: 12 1. AN APPLICATION FOR A LICENSE. 13 2. THE ISSUANCE OF A LICENSE. 3. THE RENEWAL OF A LICENSE. 14 4. THE ISSUANCE OF A DUPLICATE LICENSE. 15 16 5. A LATE FEE. 17 36-4209. Licensed dietitian nutritionists; licensure 18 requirements 19 AN APPLICANT FOR AN INITIAL DIETITIAN NUTRITIONIST LICENSE SHALL: 20 1. SUBMIT A NONREFUNDABLE APPLICATION FEE AS PRESCRIBED PURSUANT TO 21 SECTION 36-4208. 22 2. SUBMIT EVIDENCE SATISFACTORY TO THE DIRECTOR THAT THE APPLICANT EITHER HOLDS A CURRENT AND VALID REGISTRATION AS A REGISTERED DIETITIAN OR 23 24 REGISTERED DIETITIAN NUTRITIONIST WITH THE COMMISSION ON DIETETIC REGISTRATION OR MEETS ALL OF THE FOLLOWING EDUCATIONAL. SUPERVISED 25 26 PRACTICE EXPERIENCE AND EXAMINATION REQUIREMENTS: 27 (a) HAS COMPLETED EITHER OF THE FOLLOWING EDUCATION REQUIREMENTS: (i) EARNED A MASTER'S DEGREE OR DOCTORAL DEGREE FROM A COLLEGE OR 28 29 UNIVERSITY ACCREDITED AT THE TIME OF THE APPLICANT'S GRADUATION BY THE APPROPRIATE REGIONAL ACCREDITING AGENCY RECOGNIZED BY THE COUNCIL ON 30 31 HIGHER EDUCATION ACCREDITATION AND THE UNITED STATES DEPARTMENT OF EDUCATION AND A PROGRAM OF STUDY ACCREDITED BY THE ACCREDITATION COUNCIL 32 FOR EDUCATION IN NUTRITION AND DIETETICS, OR ITS SUCCESSOR ORGANIZATION. 33 (ii) EARNED A FOREIGN ACADEMIC DEGREE THAT THE DIRECTOR DETERMINES 34 IS EQUIVALENT TO A DEGREE DESCRIBED IN ITEM (i) OF THIS SUBDIVISION AND 35 36 THAT IS ACCREDITED BY THE ACCREDITATION COUNCIL FOR EDUCATION IN NUTRITION AND DIETETICS, OR ITS SUCCESSOR ORGANIZATION. 37 (b) SUCCESSFULLY COMPLETED A PLANNED CLINICAL PROGRAM IN 38 THE PRACTICE OF DIETETICS AND NUTRITION THAT IS ACCREDITED 39 BY THE ACCREDITATION COUNCIL FOR EDUCATION IN NUTRITION AND DIETETICS AS APPROVED 40 41 BY THE DIRECTOR. A PLANNED CLINICAL PROGRAM SHALL INCLUDE AT LEAST ONE THOUSAND HOURS UNDER THE SUPERVISION OF A DIETITIAN NUTRITIONIST WHO IS 42 43 EITHER REGISTERED WITH THE COMMISSION ON DIETETIC REGISTRATION, LICENSED IN THIS STATE OR REGISTERED, CERTIFIED OR LICENSED IN ANY OTHER STATE WITH 44

1 REQUIREMENTS THAT ARE EQUIVALENT TO THE LICENSURE REQUIREMENTS UNDER THIS 2 CHAPTER AS APPROVED BY THE DIRECTOR. 3 (c) PASSED THE EXAMINATION FOR REGISTERED DIETITIANS ADMINISTERED BY THE COMMISSION ON DIETETIC REGISTRATION. IF PASSAGE OF THE EXAMINATION 4 5 OCCURRED MORE THAN FIVE YEARS BEFORE APPLICATION UNDER THIS CHAPTER, THE 6 APPLICANT MUST DEMONSTRATE COMPLETION OF SEVENTY-FIVE HOURS OF CONTINUING 7 EDUCATION MEETING THE DIRECTOR'S CONTINUING EDUCATION CRITERIA FOR EACH 8 FIVE-YEAR PERIOD AFTER THE EXAMINATION. 9 3. NOT HAVE HAD A LICENSE, REGISTRATION OR CERTIFICATE REVOKED OR SUSPENDED BY A STATE WITHIN THE PAST TWO YEARS AND NOT BE PRESENTLY 10 11 INELIGIBLE FOR LICENSURE IN ANY STATE BECAUSE OF A PRIOR REVOCATION OR 12 SUSPENSION. 13 36-4210. Nutritionists; licensure; supervised practice 14 experience: qualified supervisors A. AN APPLICANT FOR AN INITIAL NUTRITIONIST LICENSE SHALL: 15 16 1. SUBMIT A NONREFUNDABLE APPLICATION FEE AS PRESCRIBED PURSUANT TO 17 SECTION 36-4208. 18 2. SUBMIT EVIDENCE SATISFACTORY TO THE DIRECTOR THAT THE APPLICANT 19 HAS COMPLETED ALL OF THE REQUIREMENTS PRESCRIBED IN THIS SECTION. 20 3. NOT HAVE HAD A LICENSE, REGISTRATION OR CERTIFICATE REVOKED OR 21 SUSPENDED BY A STATE WITHIN TWO YEARS BEFORE APPLICATION AND NOT BE 22 PRESENTLY INELIGIBLE FOR LICENSURE IN ANY STATE BECAUSE OF A PRIOR 23 **REVOCATION OR SUSPENSION.** 24 4. HAVE COMPLETED A MASTER'S OR DOCTORAL NUTRITION DEGREE OR VALIDATED FOREIGN EQUIVALENT FROM A COLLEGE OR UNIVERSITY ACCREDITED AT 25 26 THE TIME OF THE APPLICANT'S GRADUATION FROM THE APPROPRIATE REGIONAL ACCREDITING AGENCY RECOGNIZED BY THE COUNCIL ON HIGHER EDUCATION 27 ACCREDITATION AND THE UNITED STATES DEPARTMENT OF EDUCATION WITH A MAJOR 28 29 IN HUMAN NUTRITION, FOODS AND NUTRITION, COMMUNITY NUTRITION, PUBLIC HEALTH NUTRITION, NUTRITION EDUCATION, NUTRITION, NUTRITION SCIENCE, 30 31 CLINICAL NUTRITION, APPLIED CLINICAL NUTRITION, NUTRITION COUNSELING, NUTRITION AND FUNCTIONAL MEDICINE, NUTRITIONAL BIOCHEMISTRY OR NUTRITION 32 AND INTEGRATIVE HEALTH, OR A COMPARABLE TITLED MAJOR, OR A DOCTORAL DEGREE 33 OR VALIDATED FOREIGN EQUIVALENT IN A FIELD OF CLINICAL HEALTH CARE FROM A 34 COLLEGE OR UNIVERSITY ACCREDITED AT THE TIME OF THE APPLICANT'S GRADUATION 35 36 FROM THE APPROPRIATE REGIONAL ACCREDITING AGENCY RECOGNIZED BY THE COUNCIL ON HIGHER EDUCATION ACCREDITATION AND THE UNITED STATES DEPARTMENT OF 37 EDUCATION. REGARDLESS OF THE COURSE OF STUDY, THE APPLICANT SHALL HAVE 38 COMPLETED COURSEWORK LEADING TO COMPETENCE IN MEDICAL NUTRITION THERAPY, 39 40 INCLUDING: 41 (a) AT LEAST FIFTEEN SEMESTER HOURS OF CLINICAL OR LIFE SCIENCES, WHICH MAY INCLUDE SUCH COURSES AS CHEMISTRY, ORGANIC CHEMISTRY, BIOLOGY, 42 43 MOLECULAR BIOLOGY, BIOTECHNOLOGY, BOTANY, GENETICS, GENOMICS, EXPERIMENTAL SCIENCE, 44 NEUROSCIENCE, IMMUNOTHERAPY, PATHOLOGY, 45 PHARMACOLOGY, TOXICOLOGY, RESEARCH METHODS, APPLIED STATISTICS.

1 BIOSTATISTICS, EPIDEMIOLOGY, ENERGY PRODUCTION, MOLECULAR PATHWAYS, 2 HORMONE AND TRANSMITTER REGULATIONS AND IMBALANCE AND PATHOPHYSIOLOGIC 3 BASIS OF DISEASE. AT LEAST THREE SEMESTER HOURS MUST BE IN HUMAN ANATOMY 4 AND PHYSIOLOGY OR THE EQUIVALENT.

5 (b) AT LEAST FIFTEEN SEMESTER HOURS OF NUTRITION AND METABOLISM. 6 WHICH MAY INCLUDE SUCH COURSES AS NUTRITION ASSESSMENT, DEVELOPMENTAL 7 NUTRITIONAL ASPECTS OF DISEASE. NUTRITION. HUMAN NUTRITION. 8 MACRONUTRIENTS, MICRONUTRIENTS, VITAMINS AND MINERALS, FUNCTIONAL MEDICINE 9 NUTRITION, MOLECULAR METABOLISM, CLINICAL NUTRITION, MEDICAL NUTRITION THERAPY, NUTRITIONAL BIOCHEMISTRY, NUTRITION AND DIGESTIVE HEALTH AND 10 11 PUBLIC HEALTH NUTRITION. AT LEAST SIX SEMESTER HOURS MUST BE ΙN 12 **BIOCHEMISTRY.**

13 B. THE APPLICANT SHALL COMPLETE A PLANNED, DOCUMENTED AND CONTINUOUS SUPERVISED PRACTICE EXPERIENCE DEMONSTRATING COMPETENCE IN 14 PROVIDING NUTRITION CARE SERVICES AND MEDICAL NUTRITION THERAPY APPROVED 15 16 BY THE DIRECTOR. THE SUPERVISED PRACTICE EXPERIENCE MUST MEET ALL THE 17 FOLLOWING REQUIREMENTS:

18 1. AN APPLICANT SHALL COMPLETE A SUPERVISED PRACTICE EXPERIENCE UNDER THIS SUBSECTION WITHIN FIVE YEARS AFTER COMPLETING THE REQUIREMENTS 19 20 UNDER SUBSECTION A, PARAGRAPH 4 OF THIS SECTION UNLESS THE DIRECTOR, FOR 21 EXTRAORDINARY CIRCUMSTANCES, GRANTS AN EXTENSION FOR A LIMITED TIME.

22 A SUPERVISED PRACTICE EXPERIENCE COMPLETED UNDER THIS SUBSECTION SHALL INCLUDE AT LEAST ONE THOUSAND HOURS IN THE FOLLOWING PRACTICE AREAS, 23 24 WITH A MINIMUM OF TWO HUNDRED HOURS IN EACH PRACTICE AREA:

25

(a) NUTRITION ASSESSMENT.

26 27

(b) NUTRITION INTERVENTION.

(c) NUTRITION MONITORING AND EVALUATION.

3. THE SUPERVISED PRACTICE EXPERIENCE IS DETERMINED BY THE DIRECTOR 28 29 TO HAVE PREPARED THE APPLICANT TO PROVIDE NUTRITION CARE SERVICES FOR VARIOUS POPULATIONS OF DIVERSE CULTURES AND GENDERS AND ACROSS THE LIFE 30 31 CYCLE AND TO BE ABLE TO COMPETENTLY FORMULATE ACTIONABLE MEDICAL NUTRITION THERAPIES AND INTERVENTIONS, EDUCATION, COUNSELING AND ONGOING CARE FOR 32 THE PREVENTION, MODULATION AND MANAGEMENT OF A RANGE OF ACUTE AND CHRONIC 33 34 MEDICAL CONDITIONS.

4. A SUPERVISED PRACTICE EXPERIENCE COMPLETED UNDER THIS SUBSECTION 35 36 SHALL BE UNDER THE SUPERVISION OF A QUALIFIED SUPERVISOR AS PRESCRIBED IN 37 SUBSECTION D OF THIS SECTION.

C. AN APPLICANT SHALL COMPLETE THE EXAMINATION REQUIREMENTS BY 38 DEMONSTRATING THAT THE APPLICANT EITHER: 39

40 1. PASSED THE CERTIFIED NUTRITION SPECIALIST EXAMINATION 41 ADMINISTERED BY THE BOARD FOR CERTIFICATION OF NUTRITION SPECIALISTS, OR ITS SUCCESSOR ORGANIZATION. OR AN EQUIVALENT EXAMINATION ON ALL ASPECTS OF 42 43 THE PRACTICE OF NUTRITION THAT IS ACCREDITED BY THE NATIONAL COMMISSION FOR CERTIFYING AGENCIES, OR ITS SUCCESSOR ORGANIZATION, AND THAT IS 44 45 APPROVED BY THE BOARD FOR CERTIFICATION OF NUTRITION SPECIALISTS. IF PASSAGE OF THE EXAMINATION OCCURRED MORE THAN FIVE YEARS BEFORE
 APPLICATION, THE APPLICANT MUST DEMONSTRATE COMPLETION OF SEVENTY-FIVE
 HOURS OF CONTINUING EDUCATION THAT MEETS THE DIRECTOR'S CONTINUING
 EDUCATION CRITERIA FOR EACH FIVE-YEAR PERIOD AFTER THE EXAMINATION.

2. HOLDS A VALID CURRENT CERTIFICATION WITH THE BOARD FOR
CERTIFICATION OF NUTRITION SPECIALISTS, OR ITS SUCCESSOR ORGANIZATION,
THAT GIVES THE APPLICANT THE RIGHT TO USE THE TITLE "CERTIFIED NUTRITION
SPECIALIST".

9 D. THE SUPERVISED PRACTICE EXPERIENCE REQUIRED BY SUBSECTION B OF 10 THIS SECTION MUST BE UNDER A QUALIFIED SUPERVISOR WHO MEETS ALL OF THE 11 FOLLOWING REQUIREMENTS:

1. IF SUPERVISING A STUDENT WHO IS PROVIDING MEDICAL NUTRITION
 THERAPY, THE QUALIFIED SUPERVISOR IS ONE OF THE FOLLOWING:

(a) A LICENSED DIETITIAN NUTRITIONIST, A LICENSED NUTRITIONIST OR A
 HEALTH CARE PROVIDER LICENSED OR CERTIFIED IN ANY STATE OR TERRITORY,
 INCLUDING LICENSED OR CERTIFIED DIETITIANS, DIETITIAN NUTRITIONISTS OR
 NUTRITIONISTS, WHOSE SCOPE OF PRACTICE INCLUDES THE PROVISION OF MEDICAL
 NUTRITION THERAPY.

(b) IF THE QUALIFIED SUPERVISOR IS SUPERVISING A STUDENT IN A STATE
THAT DOES NOT PROVIDE FOR LICENSURE OR CERTIFICATION OF DIETITIANS,
DIETITIAN NUTRITIONISTS OR NUTRITIONISTS, THE QUALIFIED SUPERVISOR MEETS
OTHER CRITERIA AS THE DIRECTOR MAY ESTABLISH, INCLUDING BEING A REGISTERED
DIETITIAN, A CERTIFIED NUTRITION SPECIALIST OR A LICENSED HEALTH CARE
PROVIDER WHOSE SCOPE OF PRACTICE INCLUDES THE PROVISION OF MEDICAL
NUTRITION THERAPY.

26 (c) AN EMPLOYEE OF THE FEDERAL GOVERNMENT AUTHORIZED WITHIN THE
 27 DISCHARGE OF THE EMPLOYEE'S OFFICIAL DUTIES TO PROVIDE MEDICAL NUTRITION
 28 THERAPY.

29 2. EXCEPT WHEN AN EMPLOYEE OF THE FEDERAL GOVERNMENT IS AUTHORIZED 30 WITHIN THE DISCHARGE OF THE EMPLOYEE'S OFFICIAL DUTIES TO PROVIDE MEDICAL 31 NUTRITION THERAPY, THE QUALIFIED SUPERVISOR IS LICENSED IN THIS STATE IF 32 THE QUALIFIED SUPERVISOR IS SUPERVISING A STUDENT WHO IS PROVIDING MEDICAL 33 NUTRITION THERAPY TO AN INDIVIDUAL LOCATED IN THIS STATE.

34

3. THE QUALIFIED SUPERVISOR MEETS ALL OF THE FOLLOWING:

35 (a) ONLY SUPERVISES A CLINICAL ACTIVITY OR NUTRITION CARE SERVICE
 36 FOR WHICH THE QUALIFIED SUPERVISOR IS QUALIFIED AND IS AUTHORIZED TO
 37 PERFORM.

(b) DEVELOPS AND CARRIES OUT A PROGRAM FOR ADVANCING AND OPTIMIZING
THE QUALITY OF CARE PROVIDED BY THE STUDENT BEING SUPERVISED. THE
QUALIFIED SUPERVISOR AND STUDENT BEING SUPERVISED SHALL IDENTIFY AND
DOCUMENT GOALS FOR THE SUPERVISED PRACTICE EXPERIENCE, THE ASSIGNMENT OF
CLINICAL TASKS AS APPROPRIATE TO THE STUDENT'S EVOLVING LEVEL OF
COMPETENCE, THE STUDENT'S RELATIONSHIP AND ACCESS TO THE QUALIFIED
SUPERVISOR AND A PROCESS FOR EVALUATING THE STUDENT'S PERFORMANCE.

1	(c) OVERSEES THE ACTIVITIES OF AND APPROVES AND ACCEPTS
2	RESPONSIBILITY FOR THE NUTRITION CARE SERVICES RENDERED BY THE STUDENT.
3	(d) AT A MINIMUM, IS PHYSICALLY ON-SITE AND PRESENT WHERE THE
4	STUDENT IS PROVIDING NUTRITION CARE SERVICES OR IS IMMEDIATELY AND
5	CONTINUOUSLY AVAILABLE TO THE STUDENT BY MEANS OF TWO-WAY REAL-TIME
6	AUDIOVISUAL TECHNOLOGY THAT ALLOWS FOR THE DIRECT, CONTEMPORANEOUS
7	INTERACTION BY SIGHT AND SOUND BETWEEN THE QUALIFIED SUPERVISOR AND THE
8	STUDENT. IF THE QUALIFIED SUPERVISOR ASSIGNS A NUTRITION CARE SERVICE TO
9	A STUDENT THAT IS TO BE PROVIDED IN A SETTING WHERE THE QUALIFIED
10	SUPERVISOR IS NOT ROUTINELY PRESENT, THE QUALIFIED SUPERVISOR SHALL ENSURE
11	THAT THE MEANS AND METHODS OF SUPERVISION ARE ADEQUATE TO ENSURE
12	APPROPRIATE PATIENT CARE, WHICH MAY INCLUDE SYNCHRONOUS VIDEOCONFERENCING
13	OR ANOTHER METHOD OF COMMUNICATION AND OVERSIGHT THAT IS APPROPRIATE TO
14	THE CARE SETTING AND THE EDUCATION AND EXPERIENCE OF THE STUDENT.
15	(e) REVIEWS ON A REGULAR BASIS THE CHARTS, RECORDS AND CLINICAL
16	NOTES OF THE SUPERVISED STUDENT AND MAINTAINS RESPONSIBILITY FOR THE
17	STUDENT'S CLINICAL RECORDKEEPING.
18	(f) IS AVAILABLE TO RENDER ASSISTANCE DURING THE PROVISION OF
19	NUTRITION CARE SERVICES WHEN REQUESTED BY THE PATIENT OR ARRANGES FOR
20	ANOTHER QUALIFIED PRACTITIONER LAWFULLY ABLE TO RENDER NUTRITION CARE
21	SERVICES TO BE AVAILABLE IN THE ABSENCE OF THE QUALIFIED SUPERVISOR.
22	(g) LIMITS THE ASSIGNMENT OF NUTRITION CARE SERVICES TO THOSE
23	SERVICES THAT ARE WITHIN THE TRAINING AND EXPERIENCE OF THE STUDENT AND
24	CUSTOMARY TO THE PRACTICE OF THE QUALIFIED SUPERVISOR.
25	36-4211. Denial, revocation or suspension of license;
26	hearings; alternative sanctions; notice
27	A. THE DIRECTOR MAY DENY, REVOKE OR SUSPEND A LICENSE ISSUED UNDER
28	THIS CHAPTER IF THE APPLICANT OR LICENSEE DOES ANY OF THE FOLLOWING:
29	1. HAS BEEN CONVICTED OF OR ENTERED INTO A PLEA OF NOLO CONTENDERE
30	TO ANY CRIME THAT IS DIRECTLY RELATED TO THE DUTIES AND RESPONSIBILITIES
31	OF A DIETITIAN NUTRITIONIST OR NUTRITIONIST OR THAT WAS VIOLENT OR SEXUAL
32	IN NATURE. THE RECORD OF THE CONVICTION OR A CERTIFIED COPY FROM THE
33	CLERK OF THE COURT WHERE THE CONVICTION OCCURRED OR FROM THE JUDGE OF THAT
34	COURT IS SUFFICIENT EVIDENCE OF CONVICTION.
35	2. SECURES A LICENSE UNDER THIS CHAPTER THROUGH FRAUD OR DECEIT.
36	3. ENGAGES IN UNPROFESSIONAL CONDUCT OR INCOMPETENCE IN THE CONDUCT
37	OF PRACTICE.
38	4. USES A FALSE NAME OR ALIAS IN THE PRACTICE OF THE APPLICANT'S OR
39	LICENSEE'S PROFESSION.
40	5. VIOLATES THIS ARTICLE.
41	B. THE DEPARTMENT MAY DENY A LICENSE WITHOUT HOLDING A HEARING.
42	AFTER RECEIVING NOTIFICATION OF THE DENIAL, THE APPLICANT MAY REQUEST A
43	HEARING TO REVIEW THE DENIAL.
43	C. IF THE DIRECTOR DETERMINES PURSUANT TO A HEARING THAT GROUNDS
44	C. IF THE DIRECTOR DETERMINES PURSUANT TO A HEARING THAT GROUNDS

45 EXIST TO REVOKE OR SUSPEND A LICENSE, THE DIRECTOR MAY DO SO PERMANENTLY

1 OR FOR A FIXED PERIOD OF TIME AND MAY IMPOSE CONDITIONS AS PRESCRIBED BY 2 RULE. 3 D. THE DEPARTMENT SHALL CONDUCT A HEARING BEFORE REVOKING OR 4 SUSPENDING A LICENSE OR IMPOSING A CIVIL PENALTY UNDER SECTION 36-4214. 5 E. ALL PROCEEDINGS PURSUANT TO SUBSECTIONS B, C AND D OF THIS 6 SECTION SHALL BE CONDUCTED IN ACCORDANCE WITH TITLE 41, CHAPTER 6, 7 ARTICLE 10. 8 F. INSTEAD OF DENYING, REVOKING OR SUSPENDING A LICENSE, THE 9 DIRECTOR MAY FILE A LETTER OF CONCERN, ISSUE A DECREE OF CENSURE, PRESCRIBE A PERIOD OF PROBATION OR RESTRICT OR LIMIT THE PRACTICE OF A 10 11 LICENSEE. 12 G. THE DIRECTOR SHALL PROMPTLY NOTIFY A LICENSEE'S EMPLOYER IF THE DIRECTOR INITIATES A DISCIPLINARY ACTION AGAINST THE LICENSEE. 13 14 36-4212. Injunctive relief THE DIRECTOR MAY ENFORCE THIS CHAPTER BY INJUNCTION OR BY ANY OTHER 15 16 APPROPRIATE PROCEEDING. AN ENFORCEMENT PROCEEDING MAY NOT BE BARRED BY ANY PRIOR COMPLETED PROCEEDING OR PENDING PROCEEDING PURSUANT TO THIS 17 18 CHAPTER OR BY THE IMPOSITION OF ANY FINE OR CIVIL PENALTY OR TERM OF IMPRISONMENT RESULTING FROM A PRIOR COMPLETED PROCEEDING OR PENDING 19 20 PROCEEDING. 21 Sec. 7. Exemption from rulemaking 22 Notwithstanding any other law, for the purposes of this act, the department of health services is exempt from the rulemaking requirements 23 24 of title 41, chapter 6, Arizona Revised Statutes, for one year after the 25 effective date of this act. 26 Sec. 8. Legislative intent 27 The legislature intends that the total fees for acquiring an initial

28 license as a dietitian nutritionist not exceed \$200.