# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Η

## HOUSE DRH40383-MGqq-116A (03/26)

Short Title:	Modernize Nursing Practice Act.	(Public)
Sponsors:	Representatives Avila, Lambeth, Stevens, and Dobson (Primary Sponso	ors).
Referred to:		

1		A BILL TO BE ENTITLED		
2	AN ACT UPDATING AND MODERNIZING THE NURSING PRACTICE ACT.			
3	The General Assembly of North Carolina enacts:			
4	SECT	<b>TION 1.</b> G.S. 90-171.20 reads as rewritten:		
5	"§ 90-171.20. De	efinitions.		
6	As used in the	is Article, unless the context requires otherwise:		
7	(1)	Advanced assessment The taking by an advanced practice registered nurse		
8		of the history, physical, and psychological assessment of a patient's signs,		
9		symptoms, pathophysiologic status, and psychosocial variations in the		
10		determination of differential diagnoses and treatment.		
11	<u>(1a)</u>	Advanced practice registered nurse or APRN An individual licensed by		
12		the Board as an advanced practice registered nurse within one of the		
13		following three roles:		
14		<u>a.</u> <u>Nurse practitioner or NP.</u>		
15		b. <u>Certified nurse midwife or CNM.</u>		
16		c. <u>Clinical nurse specialist or CNS.</u>		
17	<u>(1b)</u>	<u>"Board" means theBoard. – The</u> North Carolina Board of Nursing.		
18	(2)	"Health care provider" means anyHealth care provider Any licensed		
19		health care professional and any agent or employee of any health care		
20		institution, health care insurer, health care professional school, or a member		
21		of any allied health profession. For purposes of this Article, a person		
22		enrolled in a program that prepares the person to be a licensed health care		
23		professional or an allied health professional shall be deemed a health care		
24		provider.		
25	(3)	"License" means aLicense A permit issued by the Board to practice		
26		nursing as <u>an advanced practice registered nurse</u> , as a registered <del>nurse</del> .		
27		or as a licensed practical nurse, including a renewal <u>or reinstatement</u> thereof.		
28	(4)	"Nursing" is a Nursing. $-A$ dynamic discipline which includes the assessing,		
29		caring, counseling, teaching, referring and implementing of prescribed		
30		treatment in the maintenance of health, prevention and management of		
31		illness, injury, disability or the achievement of a dignified death. It is		
32		ministering to; assisting; and sustained, vigilant, and continuous care of		
33		those acutely or chronically ill; supervising patients during convalescence		
34 25		and rehabilitation; the supportive and restorative care given to maintain the		
35		optimum health level of individuals, groups, and communities; the		
36		supervision, teaching, and evaluation of those who perform or are preparing		



General Asse	mbly of North Carolina	Session 2015
	to perform these functions; and the administration of nur nursing services. For purposes of this Article, the admini lethal substances or any assistance whatsoever rendered	stration of required
	under Article 19 of Chapter 15 of the General Statutes nursing.	does not constitute
(5)	•	ducational program
(3)	in North Carolina offering to prepare persons to me	et the educational
	requirements for licensure under this Article. Article as a <u>a licensed practical nurse.</u>	•
(6)	"Person" means an Person. – An individual, corpor association, unit of government, or other legal entity.	ation, partnership
(6a		includes all of the
<u>(00</u>	following areas of focus:	neiddes dif of th
	<u>c.</u> <u>Neonatar.</u>	
	c.Neonatal.d.Pediatrics.e.Women's health or gender-related issues.f.Psychiatric or mental health.	
	e. <u>Women's health or gender-related issues.</u>	
(61		
<u>(6b</u>		
	addition to the RN scope of practice and within the	
	population foci, also consists of the following six compon	<u>ents:</u>
	<u>a.</u> <u>Conducting an advanced assessment.</u>	
	b. Delegating and assigning therapeutic measures to a	
	c. Performing other acts that require education and	training consisten
	with professional standards and commensurate	with the APRN'
	education, certification, demonstrated competencie	es, and experience.
	d. Complying with the requirements of this Arti	cle and rendering
	quality advanced nursing care.	
	e. Recognizing limits of knowledge and experience.	
	f. Planning for the management of situations be	yond the APRN'
	expertise.	4
(60		L – Consists of the
<u>(00</u>	following four components:	
	<u>a.</u> <u>The management, diagnosis, and treatment of</u>	women's primary
	health care, including pregnancy, childbirth, post	
	of the newborn, family planning, partner care man	
	sexual health, and gynecological care of women ac	
		_
	b. Ordering, performing, supervising, and inter	preting diagnosti
	studies.	41
	<u>c.</u> <u>Prescribing pharmacologic and nonpharmacologic</u>	
	d. Consulting with or referring to other health	care providers a
	warranted by the needs of the patient.	
<u>(60</u>		<u>. – Consists of the</u>
	following eight components:	
	<u>a.</u> <u>The diagnosis and treatment of health and illness s</u>	tates.
	b. Disease management.	
	c. <u>Prescribing nonpharmacologic therapies.</u>	
	<u>d.</u> <u>Ordering, performing, supervising, and inter</u>	preting diagnostic
	<u>d.</u> <u>Ordering, performing, supervising, and inter</u> <u>studies.</u>	preting diagnosti

	General Assemb	bly of North Carolina	Session 2015
1		<u>f.</u> <u>Nursing care for individuals, families, and communiti</u>	ies.
2		g. Consulting with or referring to other health can	
3		warranted by the needs of the patient.	-
4		h. Integrating care across the continuum to improve pati	ent outcomes.
5	<u>(6e)</u>	Practice of nursing as a nurse practitioner or NP. – Consists	
6	<u> </u>	six components:	
7		<u>a.</u> <u>Health promotion, disease prevention, health</u>	education, and
8		counseling.	•••••••
9		b. Providing health assessment and screening activities.	
10		c. Diagnosing, treating, and facilitating patients' mana	gement of their
11		acute and chronic illnesses and diseases.	
12		d. Ordering, performing, supervising, and interpre	ting diagnostic
13		studies.	
14			erapies.
15		e. <u>Prescribing pharmacologic and nonpharmacologic the</u> f. Consulting with or referring to other health car	_
16		warranted by the needs of the patient.	
17	(7)	The "practice of nursing by a registered nurse" consistsPracti	ce of nursing by
18	(*)	a registered nurse or RN. – Consists of the following 10 com	
19		a. Assessing the patient's physical and mental health	L
20		patient's reaction to illnesses and treatment regimens.	
21		b. Recording and reporting the results of the nursing ass	
22		c. Planning, initiating, delivering, and evaluating app	
23		acts.	
24		d. Teaching, assigning, delegating to or supervising ot	her personnel in
25		implementing the treatment regimen.	personner m
26		e. Collaborating with other health care providers in	determining the
27		appropriate health care for a patient but, subject to the	
28		G.S. 90-18.2, not prescribing a medical treatment reg	
29		a medical diagnosis, except under supervision	
30		physician.	
31		f. Implementing the treatment and pharmaceutical reg.	imen prescribed
32		by any person authorized by State law to prescribe the	
33		g. Providing teaching and counseling about the patient's	
34		h. Reporting and recording the plan for care, nursing car	
35		patient's response to that care.	8- 1
36		i. Supervising, teaching, and evaluating those who	perform or are
37		preparing to perform nursing functions and admin	-
38		programs and nursing services.	0 0
39		j. Providing for the maintenance of safe and effectiv	ve nursing care.
40		whether rendered directly or indirectly.	•
41	(8)	The "practice of nursing by a licensed practical nurse" con	nsistsPractice of
42		<u>nursing by a licensed practical nurse. – Consists</u> of the	
43		components:	
44		a. Participating in the assessment of the patient's phys	sical and mental
45		health, including the patient's reaction to illnesses	
46		regimens.	
47		b. Recording and reporting the results of the nursing ass	essment.
48		c. Participating in implementing the health care plan d	
49		registered nurse and/or prescribed by any person aut	
50		law to prescribe such a plan, by performing tas	
51		delegated by and performed under the supervision or	
~ -		and performed and of the supervision of	

General Assembly of N	orth Carolina	Session 2015
	directions of a registered nurse, medicine, dentist, or other person au	
	the supervision.	
c1.	Assigning or delegating nursing	-
	personnel under the supervision of th	6
d.	Participating in the teaching and co	
	by a registered nurse, physician,	
	licensed to practice in North Carolin	
e.	Reporting and recording the nursing	g care rendered and the patient's
C	response to that care.	• • • • • •
f.	Maintaining safe and effective n	nursing care, whether rendered
<b>CECTION</b>	directly or indirectly."	
	(a) G.S. 90-171.21 reads as rewritten	
	Nursing; composition; selection; va	cancies; qualifications; term of
office; comp		1 1 11 1 1 4 1
	hall consist of 14 members. Eight men	
	e licensed practical nurses. Three mer	nders shall be representatives of
the public.	The North Coroling Doord of Namin	a shall as advet on alastic sach
	The North Carolina Board of Nursing	
-	nurse members of the Board schedule	•
	tes for election of registered nurse me	-
	less than 10 registered nurses election of licensed practical r	-
	by not less than 10 licensed practical	
1 0	ed nurse holding an active advanced	0
	n the election of the advanced practice	
	d nurse holding an active license shall	
	d members. Every licensed practical	6
	in the election of licensed practical n	
e	ed with the Board after January 1 of the	
	an midnight of the first day of April	
	notify each person who has been	
	permission to enter the person's name	• •
	for reelection and who does not withd	
	participate in conducting the election. I	
	y 1 of the year following their election.	<b>-</b>
-	sons to serve as public members of	
1	Assembly by any citizen or group wit	
	ber to the Board, and the General As	
11 1	Of the public members appointed by	5 11 1
	eral Assembly upon the recommendation	•
	hall be appointed by the General Asso	-
of the Speaker of the Ho	•••••	5 1
-	l be commissioned by the Governor up	oon their election or appointment.
	All unexpired terms of Board men	
	l within 45 days after the term is vac	
	n the Board within 30 days after the t	
	used practical nurse members, the Bo	
-	est number of votes in the election	• •
<u>necciveu ine next ingne</u>	st number of votes in the election	when the vacating member was
-	fill the remainder of the unexpired	-

1 notify the person receiving the next highest number of votes in the election when the vacating 2 member was elected. Governor shall appoint the person who received the next highest number 3 of votes to those elected members at the most recent election for board members. Appointees 4 shall serve the remainder of the unexpired term and until their successors have been duly 5 elected or appointed and qualified. 6 Qualifications. – Of the eight registered nurse members on the Board, one shall be a (d) 7 nurse administrator employed by a hospital or a hospital system, who shall be accountable for 8 the administration of nursing services and not directly involved in patient care; one shall be an 9 individual who meets the requirements to practice as a certified registered nurse anesthetist, a 10 certified nurse midwife, a clinical nurse specialist, or a nurse practitioner; an APRN; two shall

11 be staff nurses, defined as individuals who are primarily involved in direct patient care 12 regardless of practice setting; one shall be an at-large registered nurse who meets the 13 requirements of sub-subdivisions (1) a., a1., and b.b., e., f., and g. of this subsection, but is not 14 currently an educator in a program leading to licensure or any other degree-granting program; 15 and three shall be nurse educators. Minimum ongoing employment requirements for every 16 registered nurse and licensed practical nurse shall include continuous employment equal to or 17 greater than fifty percent (50%) of a full-time position that meets the criteria for the specified 18 Board member position. Of the three nurse educators, one shall be a practical nurse educator, 19 one shall be an associate degree or diploma nurse educator, and one shall be a baccalaureate or 20 higher degree nurse educator. All nurse educators shall meet the minimum education 21 requirement as established by the Board's education program standards for nurse faculty. 22 Candidates eligible for election to the Board as nurse educators are not eligible for election as 23 the at-large member.

24 25

26

27

28

29

30

31

32

33

34

35

36

37

38

- (1) Except for the at-large member, every registered nurse member shall meet the following criteria:
  - a. Hold a current, an active, unencumbered license to practice as a registered nurse in North Carolina.
    - a1. Be a resident of North Carolina.
    - b. Have a minimum of five years of experience as a registered nurse.
  - c. Have been engaged continuously in a position that meets the criteria for the specified Board position for at least three years immediately preceding election.
    - d. Show evidence that the employer of the registered nurse is aware that the nurse intends to serve on the Board.
    - e. Have no disciplinary history with the Board or any other licensing board in this State or another state within the 10 years preceding the nurse's appointment to the Board.
    - <u>f.</u> <u>Have no history of felony convictions of any kind.</u>
  - g. <u>Have no misdemeanor convictions related to the practice of nursing.</u>
- 39 40 41

42

43

44

45

49

50

- Every licensed practical nurse member shall meet the following criteria:
  - a. Hold <u>a currentan active</u>, unencumbered license to practice as a licensed practical nurse in North Carolina.
  - a1. Be a resident of North Carolina.
  - c. Have a minimum of five years of experience as a licensed practical nurse.
- 46d.Have been engaged continuously in the position of a licensed47practical nurse for at least three years immediately preceding48election.
  - e. Show evidence that the employer of the licensed practical nurse is aware that the nurse intends to serve on the Board.

(2)

General Assemb	oly of N	North Carolina	Session 2015
	<u>f.</u>	Have no disciplinary history with the Boa	ard or any other licensing
		board in this State or another state within	the 10 years preceding the
		nurse's appointment to the Board.	
	<u>g.</u>	Have no history of felony convictions of an	
	<u>h.</u>	Have no misdemeanor convictions related t	
(3)	Ари	blic member appointed by the Governor si	hall not be a <del>provider of</del>
		h serviceslicensed nurse or a licensed he	
	empl	oyed in the health services field.by a health c	care institution, health care
		er, or health care professional school. No	
		ber appointed by the Governor or person	
		ediate family as defined by G.S. 90-405(8) sh	
		icensed nurse or been previously employed as	
(4)		nurse practitioner, nurse anesthetist, nurse i	
		alist advanced practice registered nurse me	
		sed by the Board as a registered nurse an ad	vanced practice registered
	<u>nurse</u>	who meets the following criteria:	
	<del>a.</del>	Has graduated from or completed a gradua	
		nursing education program accredited by a	
	<del>b.</del>	Maintains current certification or recert	
		credentialing body approved by the	
		requirements established by rules adopted t	
	<del>c.</del>	Practices in a manner consistent with rules	adopted by the Board and
		other applicable law.	
	<u>d.</u>	Holds an active, unencumbered license to	
		practice registered nurse in North Carolina.	<u>.</u>
	<u>e.</u> <u>f.</u>	Is a resident of North Carolina.	
	<u>t.</u>	Has a minimum of five years of experience	te as an advanced practice
		registered nurse.	
	<u>g.</u>	Has been engaged continuously in the	
		practice registered nurse for at least	three years immediately
	h	preceding election.	f the advanced practice
	<u>h.</u>	Provides evidence that the employer of	
	:	registered nurse is aware that the nurse inter-	
	<u>i.</u>	Has no disciplinary history with the Boa	
		board in this State or another state within nurse's appointment to the Board.	me to years preceding the
	i	Has no history of felony convictions of any	kind
	<u>j.</u> k.	Has no misdemeanor convictions related to	
(e) Term		mbers of the Board shall serve four-year sta	÷ • •
		vo consecutive four-year terms or eight conse	
$\frac{1,2005}{1,2005}$ years.	uiaii t	vo consecutive rour-year terms of eight conse	South of yours after January
	wal -	The Board may remove any of its mem	hers for neglect of duty
		fessional conduct. A member subject to disc	
-	-	ard business until the charges are resolved.	ipiniary proceedings shall
		ent. – Board members are entitled to re	eceive compensation and
-		rized by G.S. 93B-5."	corre compensation and
		<b>2.(b)</b> G.S. 90-171.21(a), as amended by thi	s act, applies to members
		Board of Nursing after the effective date of th	
• • •		<b>3.</b> G.S. 90-171.23(b) reads as rewritten:	15 <b>uv</b> ti
		ers. The Board is empowered to:	
(b) Duile (1)	-	inister this Article.	
(1)			

Ge	eneral Assemb	bly of North Carolina Session 2015
1	(2)	Issue its interpretations of this Article.
2	(3)	Adopt, amend or repeal rules and regulations as may be necessary to carry
3		out the provisions of this Article.
4	(4)	Establish qualifications of, employ, and set the compensation of an executive
5		officer who shall be a registered nurse and who holds an active North
6		Carolina license and who shall not be a member of the Board.
7	(5)	Employ and fix the compensation of other personnel that the Board
8		determines are necessary to carry into effect this Article and incur other
9		expenses necessary to effectuate this Article.
0	(6)	Examine, license, and renew the licenses of duly qualified applicants for
1		licensure.
2	(7)	Cause the prosecution of all persons violating this Article.
3	(8)	Establish standards to be met by the students, and to pertain to faculty,
4		curricula, facilities, resources, and administration for any nursing program
5		leading to initial licensure as a registered nurse or a licensed practical nurse
6		as provided in G.S. 90-171.38.
17	(9)	Review all nursing programs leading to initial licensure as a registered nurse
8		or a licensed practical nurse at least every eight years or more often as
9		considered necessary by the Board or program director.
20	(10)	Grant or deny approval for nursing programs as provided in G.S. 90-171.39.
21	(11)	Upon request, grant Grant or deny approval of continuing education
22		programs for nurses as provided in G.S. 90-171.42.
23	(12)	Keep a record of all proceedings and make an annual summary of all actions
24		available.
25	(13)	Appoint, as necessary, advisory committees which may include persons
26		other than Board members to deal with any issue under study.
27	(14)	Appoint and maintain a subcommittee of the Board to work jointly with the
28		subcommittee of the North Carolina Medical Board to develop rules and
29		regulations to govern the performance of medical acts by registered nurses
80		and to determine reasonable fees to accompany an application for approval
81		or renewal of such approval as provided in G.S. 90 8.2. The fees and rules
32 33		developed by this subcommittee shall govern the performance of medical
33 34		acts by registered nurses and shall become effective when they have been adopted by both Boords Cropt, prescribing, ordering, dispensing, and
85		adopted by both Boards. Grant prescribing, ordering, dispensing, and furnishing authority to holders of the advanced practice registered nurse
35 86		license pursuant to G.S. 90-171.20.
30 37	(15)	Recommend-Establish and collect such fees for licensure, license renewal,
38	(13)	examinations and reexaminations as it deems necessary for fulfilling the
39		purposes of this Article. Article, provided that the fees are consistent with
, y 10		G.S. 90-171.27.
41	(16)	Adopt a seal containing the name of the Board for use on all certificates,
+1  2	(10)	licenses, and official reports issued by it.
+2 13	(17)	Enter into interstate compacts to facilitate the practice and regulation of <del>nur</del>
+3 14	(17)	sing. <u>APRNs</u> , RNs, and LPNs.
15	(18)	Establish programs for aiding in the recovery and rehabilitation of nurses
+5 16	(10)	who experience chemical addiction or abuse or mental or physical
17		disabilities and programs for monitoring such nurses for safe
18		practice.monitoring the treatment, recovery, and safe practice of nurses
19		experiencing substance use disorders, mental health disorders, or physical
50		conditions impacting the ability to deliver safe care.
.0		concisions impacting the ability to deriver safe care.

	General Assemb	ly of North Carolina Session 2015
1	(18a)	Establish programs for aiding in the remediation of nurses who experience
2		practice deficiencies.
3	(19)	Request that the Department of Public Safety conduct criminal history
4		record checks of applicants for licensure pursuant to G.S. 143B-940.
5	(20)	Adopt rules requiring an applicant to submit to the Board evidence of the
6 7		applicant's continuing competence in the practice of nursing at the time of license renewal or reinstatement.
7 8	(21)	Proceed in accordance with G.S. 90-171.37A, notwithstanding
9	(21)	G.S. 150B-40(b), when conducting a contested case hearing in accordance
10		with Article 3A of Chapter 150B of the General Statutes.
11	(22)	Designate one or more of its employees to serve papers or subpoenas issued
12	( )	by the Board. Service under this subdivision is permitted in addition to any
13		other methods of service permitted by law.
14	(23)	Acquire, hold, rent, encumber, alienate, and otherwise deal with real
15		property in the same manner as a private person or corporation, subject only
16		to approval of the Governor and the Council of State. Collateral pledged by
17		the Board for an encumbrance is limited to the assets, income, and revenues
18		of the Board.
19 20	(24)	Order the production of any records concerning the practice of nursing
20 21		relevant to a complaint received by the Board or an inquiry or investigation conducted by or on behalf of the BoardOrder or subpoena the production of
21		any patient records, documents, or other material concerning any matter to
23		be heard before or inquired into by the Board, notwithstanding any other
24		provision of law providing for the application of any physician-patient
25		privilege with respect to such records, documents, or other material. All
26		records, documents, or other material compiled by the Board are subject to
27		the provisions of G.S. 90-171.37B. Notwithstanding the provisions of
28		G.S. 90-171.37B, in any proceeding before the Board, in any record of any
29		hearing before the Board, and in the notice of charges against any licensee,
30		the Board shall withhold from public disclosure the identity of a patient,
31 32		including information relating to dates and places of treatment, or any other information that would tend to identify the patient unless the patient or the
32 33		information that would tend to identify the patient, unless the patient or the representative of the patient expressly consents to the disclosure. Upon
34		written request, the Board shall revoke a subpoena if, upon a hearing, it finds
35		that the evidence the production of which is required does not relate to a
36		matter in issue, or if the subpoena does not describe with sufficient
37		particularity the evidence the production of which is required, or if for any
38		other reason in law the subpoena is invalid."
39		<b>TON 4.</b> G.S. 90-171.24 reads as rewritten:
40	0	xecutive director.
41		e director shall perform the duties prescribed by the Board and serve as
42 43		r to the Board. <u>Additionally, the executive director shall hold an active North</u> ed nurse license and shall meet the criteria set forth in G.S. 90-171.21(d)(1)a.,
43 44		g. The executive director shall also serve as the Administrator of the Nurse
45	Licensure Compa	
46		TON 5. G.S. 90-171.27(b) reads as rewritten:
47		spenses payable from fees collected by Board.
48		chedule of fees shall not exceed the following rates:
49		on for license as advanced practice registered nurse\$100.00
50		of license to practice as advanced practice registered nurse
51	<u>(two</u>	-year period)100.00

General Assembly of North Carolina     Session 20
Reinstatement of lapsed license to practice as advanced practice
registered nurse and renewal fee
Application for examination leading to certificate and license as registered nurse
Application for certificate and license as registered nurse by
endorsement
Application for each re-examination leading to certificate and license
as registered nurse
Renewal of license to practice as registered nurse (two-year period)
Reinstatement of lapsed license to practice as a registered nurse and
renewal fee
Application for examination leading to certificate and license as
licensed practical nurse by examination
Application for certificate and license as licensed practical nurse by
endorsement
Application for each re-examination leading to certificate and license
as licensed practical nurse75.
Renewal of license to practice as a licensed practical nurse (two-year
period)
Reinstatement of lapsed license to practice as a licensed practical nurse
and renewal fee
Application fee for retired registered nurse status or retired licensed
practical nurse status
Reinstatement of retired registered nurse to practice as a registered
nurse or a retired licensed practical nurse to practice as a licensed
practical nurse (two-year period)100.
Reasonable charge for duplication services and materials.
A fee for an item listed in this schedule shall not increase from one year to the next by mo
than twenty percent (20%)."
<b>SECTION 6.</b> G.S. 90-171.29 reads as rewritten:
"§ 90-171.29. Qualifications of applicants for examination.
In order to be eligible for licensure as a registered nurse or a licensed practical nurse
examination, the applicant shall make a written application to the Board on forms furnished
the Board submit an application in the manner prescribed by the Board and shall submit to t
Board an application fee and written evidence, verified by oath, sufficient to satisfy the Boa
that the applicant has graduated from a course of study approved by the Board and is mental
and physically competent to practice nursing."
<b>SECTION 7.</b> Article 9A of Chapter 90 of the General Statutes is amended
adding a new section to read:
"§ 90-171.29A. Mental or physical exam to establish competence.
In considering whether an applicant or licensee is mentally or physically capable
practicing nursing with reasonable skill and safety, the Board may require an applicant
licensee to submit to a mental examination by a licensed mental health professional designate
by the Board and to a physical examination by a physician or other licensed health profession
designated by the Board. The Board may order an applicant or licensee to be examined before
or after charges are presented against the applicant or licensee. The results of the examination
shall be reported directly to the Board and shall be admissible in evidence in a hearing before the providence of the pr
the Board."
<b>SECTION 8.</b> G.S. 90-171.30 reads as rewritten:
"§ 90-171.30. Licensure by examination.

1 At least twice each year the The Board shall give an examination, at the time and place it 2 determines, to applicants for licensure to practice as a registered nurse or licensed practical 3 nurse. The Board shall adopt rules, not inconsistent with this Article, governing qualifications of applicants, the conduct of applicants during the examination, and the conduct of the 4 5 examination. The applicants shall be required to pass the examination required by the Board. 6 The Board shall adopt rules which identify the criteria which must be met by an applicant in 7 order to be issued a license. When the Board determines that an applicant has met those criteria, 8 passed the required examination, submitted the required fee, and has demonstrated to the 9 Board's satisfaction that he or she is mentally and physically competent to practice nursing, the 10 Board shall issue a license to the applicant."

11

SECTION 9. G.S. 90-171.33 reads as rewritten:

## 12 "§ 90-171.33. Temporary license.

(a) Until the implementation of the computer-adaptive licensure examination, the Board may issue a nonrenewable temporary license to persons who are applying for licensure under G.S. 90-171.30, and who are scheduled for the licensure examination at the first opportunity after graduation, for a period not to exceed the lesser of nine months or the date of applicant's notification of the results of the licensure examination. The Board shall revoke the temporary license of any person who does not take the examination as scheduled, or who has failed the examination for licensure as provided by this act.

20 (b) Upon implementation of the computer adaptive licensure examination, no
 21 temporary licenses will be issued to persons who are applying for licensure under
 22 G.S. 90-171.30.

(c) The Board may issue a nonrenewable temporary license to persons applying for licensure under G.S. 90-171.32 for a period not to exceed the lesser of six months or until the Board determines whether the applicant is qualified to practice nursing in North Carolina. Temporary licensees may perform patient-care services within limits defined by the Board. In defining these limits, the Board shall consider the ability of the temporary licensee to safely and properly carry out patient-care services. Temporary licensees shall be held to the standard of care of a fully licensed nurse."

30

SECTION 10. G.S. 90-171.34 reads as rewritten:

# 31 "§ 90-171.34. Licensure renewal.

Every unencumbered <u>registered nurse and licensed practical nurse</u> license, except <u>for a</u> temporary license, issued under this Article shall be renewed for two years. On or before the date the current license expires, every person who desires to continue to practice nursing shall apply for licensure renewal to the <u>Board on forms furnished by the Board in the manner</u> <u>prescribed by the Board</u> and shall also file the required fee. Failure to renew the license before the expiration date shall result in automatic forfeiture of the right to practice nursing in North Carolina until such time that the license has been reinstated."

39

SECTION 11. G.S. 90-171.35 reads as rewritten:

## 40 "§ 90-171.35. Reinstatement.

41 A registered nurse or licensed practical nurse licensee who has allowed his or her license to 42 lapse by failure to renew as herein provided may apply for reinstatement on a form provided in 43 a manner prescribed by the Board. The Board shall require the applicant to return the 44 completed application with the required fee and to furnish a statement of the reason for failure 45 to apply for renewal prior to the deadline. If the license has lapsed for at least five years, the 46 Board shall require the applicant to complete satisfactorily complete a refresher course approved by the Board, or provide proof of active licensure within the past five years in another 47 jurisdiction. The Board may require any applicant for reinstatement to satisfy the Board that the 48 49 license should be reinstated. If, in the opinion of the Board, the applicant has so satisfied the 50 Board, it shall issue a renewal of license to practice nursing, or it shall issue a license to 51 practice nursing for a limited time."

	General Assemb	oly of North Carolina	Session 2015
1	SEC	<b>FION 12.</b> G.S. 90-171.36 reads as rewritten:	
2	"§ 90-171.36. Ir	nactive <del>list.<u>status.</u></del>	
3	(a) When	a licensee submits a request for inactive status, the Bo	pard shall issue to the
4	licensee a statem	ent of inactive status and shall place designate the licens	ee's <del>name on the<u>status</u></del>
5	<u>as</u> inactive list.ir	active. While on the inactive list, inactive, the person sha	all not be subjected to
6	renewal requiren	nents and shall not practice nursing in North Carolina.	
7	(b) When	-If, within five years of being placed on inactive status,	such person desires to
8	be removed from	n the inactive list and returned to the active list withi	n five years of being
9	placed on inactiv	re status, change their status from inactive to active, that p	person shall submit an
0	application shall	be submitted to the Board on a form furnished by the B	Soard and the fee shall
1	be paid for licer	ase renewal.Board, along with payment of the license r	reinstatement fee. The
2	Board shall requ	ire evidence of competency to resume the practice of nu	rsing before returning
3	the applicant to a	ctive status. If the person has been on the inactive list for	r more than five years,
4	the applicant mu	st satisfactorily complete a refresher course approved by	the Board or provide
5	proof of active li	censure within the past five years in another jurisdiction.	"
6	SEC	<b>FION 13.</b> G.S. 90-171.36A reads as rewritten:	
7	"§ 90-171.36A.	Retired nurse status; reinstatement.	
8	(a) After	a registered nurse or a licensed practical nurse has reti	red, upon payment of
9	the one-time fee	e required by G.S. 90-171.27(b), the Board may issue-	a special license to a
20	registered nurse	or licensed practical nurse in recognition of the nurse	e's retired status.shall
21	designate the nur	se's status as retired.	
22	(b) If a 1	retired registered nurse or licensed practical nurse wi	shes to return to the
23	practice of nursi	ing, the retired nurse shall apply for reinstatement on-	a form provided in a
24	manner prescribe	ed by the Board and satisfy any requirements the Boar	d deems necessary to
25	reinstate the lice		
26		<b>FION 14.</b> Article 9A of Chapter 90 of the General St	tatutes is amended by
27	adding new secti		
8		Advanced Practice Registered Nurse licensure.	
.9		tive January 1, 2016, no advanced practice registered nur	
0		e registered nurse unless the nurse is licensed by the Boa	
81		pplicant for a license to practice as an APRN shall ap	
32	-	d by the Board and pay a fee in an amount determined un	
33		eligible for licensure, an applicant shall meet all of the for	
34	<u>(1)</u>	Must hold a current North Carolina registered nurse 1	
35		eligibility for licensure as a registered nurse in this Stat	
36	<u>(2)</u>	Must not hold an encumbered license as a registered	ed nurse or advanced
37		practice registered nurse in any state or territory.	
38	<u>(3)</u>	Must have completed a graduate level APRN prog	• •
89 10		nursing or nursing-related accrediting body that is reco	
40		States Secretary of Education or the Council for	_
41 12		Accreditation as acceptable to the Board. The education	
12		the four APRN roles and at least one population focus.	
13	<u>(4)</u>	Must be currently certified by a national certifying be	
14 15		Board in the APRN role and population focus appro-	opriate to educational
15	(5)	preparation.	1 410 1 1
16 17	<u>(5)</u>	Must report any criminal conviction, nolo contendere	e piea, Alford plea, or
47 49		other plea arrangement in lieu of conviction.	high and success 1 C
48 10	<u>(6)</u>	Must not have committed any acts or omissions w	
19 50		disciplinary action in another jurisdiction or, if the approximate of	
50		committed and would be grounds for disciplinary ac	auon in unis State, the

General Assembly	of North Carolina		Session 2015
	Board has found, after	investigation, that su	fficient restitution has been
	nade.		
		Registered Nurse	licensure; grandfathering
(a) (a) (a) (a) (a) (b) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b		A license to an appli	cant who does not meet the
	ents of G.S. 91-171.36B(		cant who does not meet the
<b>_</b>			tice as an APRN in this State
	on December 31, 2015.		
	Submits an application to	the Board in a format	t prescribed by the Board and
		rmined under section	G.S. 90-171.27 by January 1,
—	<u>2016.</u>		
	-	uirements of G.S. 90	-171.36B(c)(1), (2), (4), (5),
	<u>and (6).</u>		
			who meets the education
			the certification requirements
	set forth in G.S. 90-171.3		ation are substantially similar
-			sure by endorsement who do
	-	-	ter December 31, 2015, shall
	-		blace in North Carolina at the
			rse in another jurisdiction.
			this section shall maintain all
practice privileges	provided to licensed adva	nced practice registered	ed nurses under this Chapter.
-			renewal; reinstatement.
			e renewed according to the
	-		APRN license renewal shall:
		ation in the manner j	prescribed by the Board and
	<u>emit the required fee.</u>		
		<b>* * *</b>	e APRN role and at least one ough an ongoing certification
			d by the Board unless subject
	o the grandfather provision		
	Meet all other requiremen		—
			ate shall result in automatic
			arolina until such time as the
license has been rei	nstated.		
(b) An APR	N licensee who has allow	ved his or her license t	to lapse by failure to renew as
			bed by the Board. The Board
			ng with the required fee and a
	son for failure to apply fo	=	deadline."
	<b>DN 15.</b> G.S. 90-171.37 re		1 • 1 • 1•
	· •	suspension, prodation	on, or denial of licensure.
	<u>nary authority.</u> ard may initiate an inve	estigation upon receiv	pt of information about any
	•		le or regulation promulgated
	• •	•	B of the General Statutes, the
•	-	-	cense to practice nursing; (ii)
			sing; (iii) revoke or suspend a
		-	linary measures, censure, or
			any instance or instances in
which the Board is	satisfied that the applicar	nt or licensee: to place	on probation with or without

	General Assem	bly of North Carolina	Session 2015
1	conditions, imp	ose limitations and conditions on, accept voluntary su	rrender, publicly
2	reprimand, issue	e public letters of concern, require satisfactory complet	ion of treatment
3	programs or rem	edial or educational training, refuse to issue a certificate of re	newal, fine, deny,
4		ke a license or privilege to practice nursing in this State, issue	
5		has been found by the Board to have committed any of the	following acts or
6		ny of the following reasons:	
7	(1)	Has given false information or has withheld material info	
8		Board in procuring or attempting to procure a license to pra	Ū.
9	(2)	Has been convicted of or <del>pleaded <u>pled</u>, guilty or nolo conte</del>	
10		accordance with State v. Alford of a crime involving mora	
11 12		violation of a law involving the practice of medicine, or	
12		felony; provided that a felony conviction shall be treated subsection (c) of this section. to any crime which indicated	-
13 14		unfit or incompetent to practice nursing or that the nurse	
15		defrauded the public.	
16	(3)	Being unable to practice nursing with reasonable skill and	safety to patients
17	$(\mathbf{J})$	by reason of illness, excessive use of alcohol, drugs, chemi	
18		type of material, or by reason of any physical or mental	
19		Board is empowered and authorized to require a nurse	•
20		submit to mental or physical examination by physicians	
21		Board before or after charges may be presented against t	
22		results of the examination shall be admissible in evidence in	n a hearing before
23		the Board. Has a mental or physical disability or uses any	drug to a degree
24		that interferes with his or her fitness to practice nursing.	
25	(4)	Engages in conduct that endangers the public health.	
26	(5)	Is unfit or incompetent to practice nursing by reason	
27		negligent acts or omissions regardless of whether actual in	jury to the patient
28		is established.	112 2 4
29 30	(6)	Engages in conduct that deceives, defrauds, or harms the pu	ublic in the course
30 31	<u>(6a)</u>	of professional activities or services. Immoral or dishonorable conduct or acts involving moral tu	urpitudo
32	<u>(6a)</u> (6b)	Unprofessional conduct, including, but not limited to, depa	
33	(00)	failure to conform to, the standards of acceptable and p	
34		practice, or the ethics of the nursing profession, irrespect	
35		not a patient is injured thereby, or the committing of an	
36		honesty, justice, or good morals, whether the same is	
37		course of the licensee's practice or otherwise, and whether	
38		or without North Carolina.	
39	<u>(6c)</u>	Having a license to practice nursing or a privilege to	practice nursing
40		revoked, suspended, restricted, or acted against or hav	ving a license to
41		practice nursing denied by the licensing authority of any	jurisdiction. For
42		purposes of this subdivision, the licensing authority's accept	
43		to practice nursing voluntarily relinquished by a nurse o	
44		stipulation, consent order, or other settlement in res	
45		anticipation of the filing of administrative charges against t	he nurse's license,
46	/ - 3	is an action against a license to practice nursing.	C 1 .
47	<u>(6d)</u>	The failure to respond, within a reasonable period or	
48		reasonable manner as determined by the Board, to inquirie	
49 50	(7)	concerning any matter affecting the license to practice nurs	
50 51	(7)	Has violated any provision of this Article or rule promulgat	ieu by me board.
51	<del>(8)</del>	Has willfully violated any rules enacted by the Board.	

	General Assembly of North Carolina Session 2015
1	The Board may take any of the actions specified above in this section when a registered
2	nurse approved to perform medical acts has violated rules governing the performance of
3	medical acts by a registered nurse; provided this shall not interfere with the authority of the
4	North Carolina Medical Board to enforce rules and regulations governing the performance of
5	medical acts by a registered nurse.
6	(b) In addition to the disciplinary powers listed above, the Board may limit, restrict,
7	deny, suspend, or revoke prescriptive or dispensing authority of any advanced practice
8	registered nurse who holds prescriptive authority who has been found by the Board to have
9	committed any of the following acts or conduct, or for any of the following reasons:
0	(1) Prescribing, dispensing, administering, or distributing drugs in an unsafe
1	manner or without adequate instructions to patients according to acceptable
2	and prevailing standards.
3	(2) <u>Selling, purchasing, trading, or offering to sell, purchase, or trade drug</u>
	samples.
	(3) Prescribing, dispensing, administering, or distributing drugs for other than
	therapeutic or prophylactic purposes.
	(4) Prescribing or distributing drugs to individuals who are not patients of the
	advanced practice registered nurse or who are not within that nurse's role and
	population focus.
	(c) The Board may reinstate a revoked license, revoke censure or probative, terms,
	probation, or remove other licensure restrictions when it finds that the reasons for revocation,
	censure or probative terms, or other licensure restrictions no longer exist and that the nurse or
	applicant can reasonably be expected to safely and properly practice nursing.
	(d) <u>A felony conviction shall result in the automatic revocation of a license issued by</u>
	the Board, unless the Board orders otherwise or receives a request for a hearing from the person
	within 60 days of receiving notice from the Board, after the conviction, of the provisions of this
	subsection. If the Board receives a timely request for a hearing in such a case, the provisions of
	G.S. 90-14.2 shall be followed.
	(e) <u>The Board and its members and staff shall not be held liable in any civil or criminal</u>
	proceeding for exercising, in good faith, the powers and duties authorized by law.
	The Board may reinstate a revoked license, revoke censure or probative terms, or remove
	other licensure restrictions when it finds that the reasons for revocation, censure or probative
	terms, or other licensure restrictions no longer exist and that the nurse or applicant can
	reasonably be expected to safely and properly practice nursing."
	<b>SECTION 16.</b> G.S. 90-171.37A(a) reads as rewritten:
	<ul> <li>(a) The Board, in its discretion, may designate in writing three or more of its members</li> </ul>
	(a) The Board, in its discretion, may designate in writing three or more of its members to conduct hearings as a hearing committee to take receive evidence. A majority of the hearing
	committee shall be licensed nurses."
	SECTION 17. Article 9A of Chapter 90 of the General Statutes is amended by
	adding new sections to read:
	" <u>§ 90-171.37B. Board to keep public records.</u>
	(a) <u>All records, papers, investigative files, investigative reports, other investigative</u>
	information, and other documents containing information in the possession of or received or
	gathered by the Board, or its members or employees or consultants as a result of investigations,
	inquiries, assessments, or interviews conducted in connection with a licensing, complaint,
	assessment, potential impairment matter, or disciplinary matter, shall not be considered public
	records within the meaning of Chapter 132 of the General Statutes and are privileged,
	<u>confidential, and not subject to discovery, subpoena, or other means of legal compulsion for</u>
	release to any person other than the Board, its employees, or consultants involved in the
	application for license, impairment assessment, or discipline of a license holder, except as
1	······································

	General Assembly of North Carolina Session 2015
1	provided in subsection (b) of this section. For purposes of this subsection, investigative
2	information includes information relating to the identity of, and a report made by, a physician
3	or other person performing an expert review for the Board and transcripts of any deposition
4	taken by Board counsel in preparation for or anticipation of a hearing held pursuant to this
5	Article but not admitted into evidence at the hearing.
6	(b) The Board shall provide the licensee or applicant with access to all information in
7	its possession that the Board intends to offer into evidence in presenting its case in chief at the
8	contested hearing on the matter, subject to any privilege or restriction set forth by rule, statute,
9	or legal precedent, upon written request from a licensee or applicant who is the subject of a
10	complaint or investigation, or from the licensee's or applicant's counsel, unless good cause is
11	shown for delay. The Board shall not be required to provide any of the following:
12	(1) <u>A Board investigative report.</u>
13	(2) The identity of a nontestifying complainant.
14	(3) Attorney-client communications, attorney work product, or other materials
15	covered by a privilege recognized by the Rules of Civil Procedure or the
16	Rules of Evidence.
17	(c) Any notice or statement of charges against any licensee, or any notice to any
18	licensee of a hearing in any proceeding, shall be a public record within the meaning of Chapter
19	132 of the General Statutes, notwithstanding that it may contain information collected and
20	compiled as a result of any such investigation, inquiry, or interview; and provided, further, that
21	if any such record, paper, or other document containing information theretofore collected and
22	compiled by the Board, as hereinbefore provided, is received and admitted in evidence in any
23 24	hearing before the Board, it shall thereupon be a public record within the meaning of Chapter
24	<u>132 of the General Statutes.</u>
25 26	(d) If investigative information in the possession of the Board, its employees, or agents indicates that a crime may have been committed, the Board may report the information to the
26 27	appropriate law enforcement agency or district attorney of the district in which the offense was
28	committed. Such information shall be confidential under G.S. 132-1.4.
20 29	(e) The Board shall cooperate with and assist a law enforcement agency or district
30	attorney conducting a criminal investigation or prosecution of a licensee by providing
31	information that is relevant to the criminal investigation or prosecution to the investigating
32	agency or district attorney. Information disclosed by the Board to an investigative agency or
33	district attorney remains confidential and may not be disclosed by the investigating agency
34	except as necessary to further the investigation.
35	(f) All persons licensed under this Article shall self-report to the Board within 30 days
36	of arrest or indictment any of the following:
37	(1) Any felony arrest or indictment.
38	(2) Any arrest for driving while impaired or driving under the influence.
39	(3) Any arrest or indictment for the possession, use, or sale of any controlled
40	substance.
41	(g) The Board, its members, and staff may release confidential or nonpublic
42	information to any health care licensure board in this State or another state or authorized
43	Department of Health and Human Services personnel with enforcement or investigative
44 45	responsibilities about the issuance, denial, annulment, suspension, or revocation of a license, or the voluntery surrander of a license by a license of the Board including the reasons for the
45 46	the voluntary surrender of a license by a licensee of the Board, including the reasons for the action, or an investigative report made by the Board. The Board shall notify the licensee within
40 47	60 days after the information is transmitted. A summary of the information that is being
48	transmitted shall be furnished to the licensee. If the licensee requests in writing within 30 days
49	after being notified that the information has been transmitted, the licensee shall be furnished a
50	copy of all information so transmitted. The notice or copies of the information shall not be
51	provided if the information relates to an ongoing criminal investigation by any law enforcement

General Assembly of North Carolina	Session 2015
agency or authorized Department of Health and Human	Services personnel with enforcement or
investigative responsibilities.	
"§ 90-171.37C. Service of notices.	
Any notice required by this Chapter may be served e	either personally by an employee of the
Board or by an officer authorized by law to serve proc	cess, or by registered or certified mail,
return receipt requested, directed to the licensee or appli-	cant at his last known address as shown
by the records of the Board. If notice is served person	nally, it shall be deemed to have been
served at the time when the officer or employee of the	Board delivers the notice to the person
addressed or delivers the notice at the licensee's or appl	icant's last known address as shown by
records of the Board with a person of suitable age and	discretion then residing therein. Where
notice is served in a manner authorized by Rule 4(j) of	f the N.C. Rules of Civil Procedure, it
shall be deemed to have been served on the date borne b	y the return receipt showing delivery of
the notice to the licensee's or applicant's last known a	ddress as shown by the records of the
Board, regardless of whether the notice was actually	received or whether the notice was
unclaimed or undeliverable for any reason."	
SECTION 18. G.S. 90-171.39 reads as rewr	ritten:
"§ 90-171.39. Approval.	
The Board shall designate persons to survey review	proposed nursing programs, including
he clinical facilities.programs. The persons designated	d by the Board shall submit a written
eport of the survey review to the Board.Board in the m	anner prescribed by the Board. If in the
ppinion of the Board the standards for approved nursin	g education are met, the program shall
be given approval."	
<b>SECTION 19.</b> G.S. 90-171.40 reads as rewr	ritten:
§ 90-171.40. Ongoing approval.	
The Board shall review all nursing programs in the	
nore often as considered necessary. If the Board d	• • • • •
program does not meet or maintain the standards requi	
written notice specifying the deficiencies to the institu	1 1 0
Board shall evaluate and take appropriate action, up to a	• · · · · ·
program that fails to correct deficiencies within a reas	_
annually a list of nursing programs in this State showing	
<b>SECTION 20.</b> G.S. 90-171.42(a) reads as re	ewritten:
"§ 90-171.42. Continuing education programs.	
(a) Upon request, the <u>The</u> Board shall grant appr	
upon a finding that the program offers an educationa	al experience designed to enhance the
practice of nursing."	
SECTION 21. G.S. 90-171.43 reads as rewr	ritten:
'§ 90-171.43. License required.	
(a) No person shall practice or offer to practice	
<u>nurse</u> , registered <u>nurse</u> <u>nurse</u> or licensed practical nurse	
herself or himself, or use an abbreviation to indicate th	
registered nurse, registered nurse, or licensed	
currently licensed as a <u>an advanced practice registered n</u>	-
practical nurse as provided by this Article. If the word	
"nurse's aide", a person who is entitled to use that title	
abbreviate the title to "nurse". This Article shall not, ho	wever, be construed to prohibit or limit
the following:	

48 49

The performance by any person of any act for which that person holds a license issued pursuant to North Carolina law; (1)

	Assemb	oly of North Carolina	Session 2015
	(2)	The clinical practice by students enrolled	in approved nursing programs,
		continuing education programs, or refresher qualified faculty;	courses under the supervision of
	( <b>2</b> )	The performance of nursing performed by	parsons who hold a temporary
	(3)	license issued pursuant to G.S. 90-171.33;	persons who hold a temporary
	(4)	The delegation to any person, including a m	ember of the patient's family, by
		a physician licensed to practice medicine	
		dentist or registered nurse of those patient-	
		repetitive, limited in scope that do not requir	
		registered nurse or licensed practical nurse;	
	(5)	Assistance by any person in the case of emer	rgency.
Any p	erson p	permitted to practice nursing without a license	• •
(3) of this section shall be held to the same standard of care as any licensed nurse.			
(b)		bbreviations for the APRN designation of a co	
nurse spe		and a nurse practitioner shall be APRN, plus the	
NP.			
(c)	It sha	Il be unlawful for any person to use the title	"APRN" or "APRN" plus their
respective		tles, the role title alone, authorized abbreviation	
		believe the individual is an APRN, unless perm	
(d)		Board shall have the authority to promulgate r	
this section			
		<b>FION 22.</b> G.S. 90-171.43A reads as rewritten:	
"§ 90-171		Mandatory employer verification of licensu	
(a)		e hiring an advanced practice registered nurs	
licensed r		l nurse in North Carolina, a health care facili	
-		id license to practice nursing pursuant to G.S.	
(b)		urposes of this section, "health care facility" m	
	(1)	Facilities described in G.S. 131E-256(b).	
	(2)	Public health departments, physicians' office	es, ambulatory care facilities, and
	~ /	rural health clinics."	
	SEC	<b>FION 23.</b> G.S. 90-171.44 reads as rewritten:	
"§ 90-171		rohibited acts.	
0		violation of this Article, and subject to action	n under G.S. 90-171.37, for any
person to:			, <b>, ,</b>
1	(1)	Sell, fraudulently obtain, or fraudulently fur	mish any nursing diploma or aid
	~ /	or abet therein.	
		Practice nursing under cover of any fraudule	ntly obtained license
	(2)	I fuctive multiling under cover of uny fraudule	
	(2) (3)	• •	•
	(2) (3)	Practice nursing without a license. This subc	livision shall not be construed to
		Practice nursing without a license. This subc prohibit any licensed registered nurse who	livision shall not be construed to b has successfully completed a
		Practice nursing without a license. This sub- prohibit any licensed registered nurse who program established under G.S. 90-171.3	livision shall not be construed to b has successfully completed a 8(b) from conducting medical
		Practice nursing without a license. This subc prohibit any licensed registered nurse who program established under G.S. 90 171.3 examinations or performing procedures to c	livision shall not be construed to b has successfully completed a 8(b) from conducting medical
	(3)	Practice nursing without a license. This subc prohibit any licensed registered nurse who program established under G.S. 90 171.3 examinations or performing procedures to c of offenses described in that subsection.	livision shall not be construed to b has successfully completed a 8(b) from conducting medical ollect evidence from the victims
		Practice nursing without a license. This sub- prohibit any licensed registered nurse whe program established under G.S. 90 171.3 examinations or performing procedures to c of offenses described in that subsection. Refer to themselves as an advanced practic	division shall not be construed to b has successfully completed a 8(b) from conducting medical ollect evidence from the victims ice registered nurse; or refer to
	(3)	Practice nursing without a license. This sub- prohibit any licensed registered nurse who program established under G.S. 90 171.33 examinations or performing procedures to c of offenses described in that subsection. Refer to themselves as an advanced practi- themselves as any of the three roles of advan-	livision shall not be construed to b has successfully completed a 8(b) from conducting medical ollect evidence from the victims lice registered nurse; or refer to nced practice registered nurses, a
	(3)	Practice nursing without a license. This sub- prohibit any licensed registered nurse who program established under G.S. 90 171.3 examinations or performing procedures to c of offenses described in that subsection. Refer to themselves as an advanced practi- themselves as any of the three roles of advan- registered nurse, or a licensed practical r	livision shall not be construed to b has successfully completed a 8(b) from conducting medical ollect evidence from the victims ice registered nurse; or refer to nced practice registered nurses, a nurse; or use the abbreviations
	(3) ( <u>3a)</u>	Practice nursing without a license. This sub- prohibit any licensed registered nurse who program established under G.S. 90 171.33 examinations or performing procedures to c of offenses described in that subsection. Refer to themselves as an advanced practi themselves as any of the three roles of advan registered nurse, or a licensed practical r "APRN", "CNM", "CNS", "NP", "RN", and	livision shall not be construed to b has successfully completed a 8(b) from conducting medical ollect evidence from the victims ice registered nurse; or refer to need practice registered nurses, a nurse; or use the abbreviations "LPN".
	(3)	Practice nursing without a license. This sub- prohibit any licensed registered nurse who program established under G.S. 90 171.3 examinations or performing procedures to c of offenses described in that subsection. Refer to themselves as an advanced practi- themselves as any of the three roles of advan registered nurse, or a licensed practical r "APRN", "CNM", "CNS", "NP", "RN", and Conduct a nursing program or a refresher co	livision shall not be construed to b has successfully completed a 8(b) from conducting medical ollect evidence from the victims ice registered nurse; or refer to nced practice registered nurses, a nurse; or use the abbreviations "LPN".
	(3) ( <u>3a)</u> (4)	Practice nursing without a license. This sub- prohibit any licensed registered nurse who program established under G.S. 90 171.3 examinations or performing procedures to c of offenses described in that subsection. Refer to themselves as an advanced practi themselves as any of the three roles of advan registered nurse, or a licensed practical r "APRN", "CNM", "CNS", "NP", "RN", and Conduct a nursing program or a refresher co that is not approved by the Board.	division shall not be construed to b has successfully completed a 8(b) from conducting medical ollect evidence from the victims dice registered nurse; or refer to need practice registered nurses, a nurse; or use the abbreviations "LPN". ourse for activation of a license,
	<ul> <li>(3)</li> <li>(3a)</li> <li>(4)</li> <li>(5)</li> </ul>	Practice nursing without a license. This sub- prohibit any licensed registered nurse who program established under G.S. 90 171.3 examinations or performing procedures to c of offenses described in that subsection. Refer to themselves as an advanced practi- themselves as any of the three roles of advan registered nurse, or a licensed practical r "APRN", "CNM", "CNS", "NP", "RN", and Conduct a nursing program or a refresher co	division shall not be construed to b has successfully completed a 8(b) from conducting medical ollect evidence from the victims dice registered nurse; or refer to need practice registered nurses, a nurse; or use the abbreviations "LPN". ourse for activation of a license,

Any person who has reasonable cause to suspect misconduct or incapacity of a licensee or 1 2 who has reasonable cause to suspect that any person is in violation of this Article, including 3 those actions specified in G.S. 90-171.37(1) through (8), G.S. 90-171.43, and G.S. 90-171.44, 4 shall report the relevant facts to the Board Board in a timely manner. Upon receipt of such 5 charge-information or upon its own initiative, the Board may give notice of an administrative 6 hearing or may, after diligent investigation, dismiss unfounded charges.shall conduct an 7 investigation and prosecute all persons violating this Article pursuant to G.S. 90-171.23(b)(7). 8 Any person making a report pursuant to this section shall be immune from any criminal 9 prosecution or civil liability resulting therefrom unless such person knew the report was false or 10 acted in bad faith or reckless disregard of whether the report was false." 11 SECTION 25. G.S. 90-171.48 reads as rewritten: 12 "§ 90-171.48. Criminal history record checks of applicants for licensure. 13 Definitions. – The following definitions shall apply in this section: (a) 14 Applicant. – A person applying for initial-licensure as a an advanced practice (1)15 registered nurse, registered nurse nurse, or licensed practical nurse either by examination pursuant to G.S. 90-171.29 or G.S. 90-171.30 or without 16 17 examination pursuant to G.S. 90-171.32. The term "applicant" shall also 18 include a person applying for renewal of licensure pursuant to 19 G.S. 90-171.34, reinstatement of licensure pursuant to G.S. 90-171.35 or 20 returning to active status pursuant to G.S. 90-171.36 as a registered nurse or 21 licensed practical nurse. Additionally, the term "applicant" shall also apply 22 to a person applying for licensure pursuant to G.S. 90-171.36B, renewal for 23 licensure, or reinstatement for licensure pursuant to G.S. 90-171.36C as an 24 advanced practice registered nurse. 25 Criminal history. - A history of conviction of a State crime, whether a (2)26 misdemeanor or felony, that bears on an applicant's fitness for licensure to 27 practice nursing. The crimes include the criminal offenses set forth in any of 28 the following Articles of Chapter 14 of the General Statutes: Article 5, 29 Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering 30 Executive and Legislative Officers; Article 6, Homicide; Article 7A, Rape 31 and Other Sex Offenses; Article 8, Assaults; Article 10, Kidnapping and 32 Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or 33 Incendiary Device or Material; Article 14, Burglary and Other 34 Housebreakings; Article 15, Arson and Other Burnings; Article 16, Larceny; 35 Article 17, Robbery; Article 18, Embezzlement; Article 19, False Pretenses 36 and Cheats; Article 19A, Obtaining Property or Services by False or 37 Fraudulent Use of Credit Device or Other Means; Article 19B, Financial 38 Transaction Card Crime Act; Article 20, Frauds; Article 21, Forgery; Article 39 26, Offenses Against Public Morality and Decency; Article 26A, Adult 40 Establishments; Article 27, Prostitution; Article 28, Perjury; Article 29, 41 Bribery; Article 31, Misconduct in Public Office; Article 35, Offenses 42 Against the Public Peace; Article 36A, Riots, Civil Disorders, and 43 Emergencies; Article 39, Protection of Minors; Article 40, Protection of the 44 Family; Article 59, Public Intoxication; and Article 60, Computer-Related 45 Crime. The crimes also include possession or sale of drugs in violation of the 46 North Carolina Controlled Substances Act in Article 5 of Chapter 90 of the 47 General Statutes and alcohol-related offenses including sale to underage 48 persons in violation of G.S. 18B-302 or driving while impaired in violation 49 of G.S. 20-138.1 through G.S. 20-138.5.

50 (b) All applicants for licensure <u>shallshall</u>, <u>if requested by the Board</u>, consent to a 51 criminal history record check. Refusal to consent to a criminal history record check may

#### Session 2015

constitute grounds for the Board to deny licensure to an applicant. The Board shall ensure that 1 2 the State and national criminal history of an applicant applying for initial licensure as a 3 registered nurse or licensed practical nurse either by examination pursuant to G.S. 90-171.29 or 4 G.S. 90-171.30 or without examination pursuant to G.S. 90-171.32 is checked. The Board may 5 request a criminal history record check for applicants applying for reinstatement of licensure 6 pursuant to G.S. 90-171.35 or returning to active status pursuant to G.S. 90-171.36 as a 7 registered nurse or licensed practical nurse. 8 The Board shall be responsible for providing to the North Carolina Department of Public 9 Safety the fingerprints of the applicant to be checked, a form signed by the applicant consenting 10 to the criminal record check and the use of fingerprints and other identifying information 11 required by the State or National Repositories, and any additional information required by the 12 Department of Public Safety. The Board shall keep all information obtained pursuant to this 13 section confidential. 14 (c) If an applicant's criminal history record check reveals one or more convictions listed 15 under subsection (a)(2) of this section, the conviction shall not automatically bar licensure. The 16 Board shall consider all of the following factors regarding the conviction: 17 The level of seriousness of the crime. (1)18 (2) The date of the crime. The age of the person at the time of the conviction. 19 (3) 20 (4) The circumstances surrounding the commission of the crime, if known. 21 (5) The nexus between the criminal conduct of the person and the job duties of 22 the position to be filled. 23 The person's prison, jail, probation, parole, rehabilitation, and employment (6)24 records since the date the crime was committed. 25 (7)The subsequent commission by the person of a crime listed in subsection (a) 26 of this section. 27 If, after reviewing the factors, the Board determines that the grounds set forth in subsections 28 (1), (2), (3), (4), (5), or (6) of G.S. 90-171.37 exist, the Board may deny licensure of the 29 applicant. The Board may disclose to the applicant information contained in the criminal 30 history record check that is relevant to the denial. The Board shall not provide a copy of the 31 criminal history record check to the applicant. The applicant shall have the right to appear 32 before the Board to appeal the Board's decision. However, an appearance before the full Board 33 shall constitute an exhaustion of administrative remedies in accordance with Chapter 150B of 34 the General Statutes. 35 (d) Limited immunity. – The Board, its officers and employees, acting in good faith and 36 in compliance with this section, shall be immune from civil liability for denying licensure to an 37 applicant based on information provided in the applicant's criminal history record check." 38 SECTION 26. Article 9A of Chapter 90 of the General Statutes is amended by 39 adding a new section to read: 40 "§ 90-171.49. Disasters and emergencies. 41 In the event of an occurrence which the Governor of the State of North Carolina has 42 declared a state of emergency, or in the event of an occurrence for which a county or 43 municipality has enacted an ordinance to deal with states of emergency under G.S. 166A-19.31, or to protect the public health, safety, or welfare of its citizens under Article 22 of Chapter 44 45 130A of the General Statutes, G.S. 160A-174(a) or G.S. 153A-121(a), as applicable, the Board may waive the requirements of this Article in order to permit the provision of emergency health 46 47 services to the public." 48 SECTION 27. G.S. 90-171.28 is repealed. 49 **SECTION 28.** This act becomes effective January 1, 2016.