GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH50516-RBfqq-29 (03/23)

Short Title:	Naturopathic Doctors Licensing Act.	(Public)
Sponsors:	Representative Hill.	
Referred to:		

1	A BILL TO BE ENTITLED	
2	AN ACT TO ESTABLISH THE NORTH CAROLINA NATUROPATHIC DOCTOR	S
3	LICENSURE ACT.	
4	The General Assembly of North Carolina enacts:	
5	SECTION 1. Chapter 90 of the General Statutes is amended by adding a new	W
6	Article to read:	
7	" <u>Article 42.</u>	
8	" <u>Naturopathic Doctors.</u>	
9	" <u>§ 90-801. Short title.</u>	
10	This Article may be cited as the 'North Carolina Naturopathic Doctors Licensure Act.'	
11	" <u>§ 90-802. Intent; purpose.</u>	
12	(a) Intent. – The General Assembly finds that a significant number of residents of the	<u>ie</u>
13	State of North Carolina choose complementary and alternative health care and declares that	
14	naturopathic treatment is a distinct health care profession that affects the public health, safety	
15	and welfare and provides for freedom of choice in health care. The General Assembl	_
16	concludes that licensure is in the current interest of North Carolina citizens to aid in protectin	-
17	them from deception, fraud, and damage to their health status. Licensure can provide a process	
18	by which citizens may more confidently rely on the level of skill, education, and competence	<u>y</u>
19	possessed by licensed persons.	
20	(b) Purpose. – The purpose of this act is to provide standards for the licensure of	
21	naturopathic doctors desiring to practice naturopathic medicine in this State and to ensure the	
22	maintenance of professional competence and acceptable standards of practice. This ac	
23	recognizes that many of the therapies used by naturopathic doctors, such as the use of	_
24	nutritional supplements, herbs, foods, homeopathic preparations, and such physical forces a	1S
25	heat, cold, water, touch, and light, are not the exclusive privilege of naturopathic doctors.	
26	" <u>§ 90-803. Definitions.</u>	
27	The following definitions apply in this act:	
28	(1) Approved program of naturopathic medicine. – A program that meets all of	<u>)f</u>
29	the following conditions:	
30	a. <u>A program that provides graduate-level full-time didactic an</u>	
31	supervised clinical training that is accredited, or has achieve	
32	candidacy status for accreditation, by the Council on Naturopathi	_
33	Medical Education Program or its federally recognized successor	<u>)r</u>
34	agency.	



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		<u>b.</u>	A program that is offered by an institution of hig	her education that is
		<u></u>	either accredited, or is a candidate for accreditati	
			national institutional accrediting agency recogn	
			States Secretary of Education.	
		<u>c.</u>	If the program is offered in the United States, it	must be a program
			that awards the degree of Doctor of Naturop	
			Naturopathic Medicine. If the program is offered	d in Canada, it must
			be a program that awards the degree or dip	loma of Doctor of
			Naturopathy or Doctor of Naturopathic Medicir	ne, and the program
			must be offered by an institution of higher	
			provincial approval for participation in government	nent-funded student
		_	aid programs.	
	<u>(2)</u>		The North Carolina Naturopathic Doctors Licer	-
	<u>(3)</u>		nal history. – A history of conviction of a Stat	te or federal crime,
		-	er a misdemeanor or felony.	
	$\frac{(4)}{(5)}$		ative medicine. – Same as defined in G.S. 90-1.1.	tal homes rath:
	<u>(5)</u>		al medicines. – Any herbal, nutritional, supplemen	nai, nomeopathic, or
	<u>(6)</u>		nonprescription remedies. opathic medicine. – A system of natural health	care that employe
	<u>(0)</u>		osis and treatment using natural therapies and diag	
			omotion, maintenance, and restoration of health a	
			e, including the following:	<u>nu ine prevention or</u>
		<u>a.</u>	Administering or providing any of the following	g for preventive and
		_	therapeutic purposes: natural medicines, natura	
			topical medicines, counseling, hydrotherapy, d	÷
			naturopathic physical medicine.	
		<u>b.</u>	Using diagnostic procedures including phy	
			examination but excluding endoscopy, si	<u>gmoidoscopy, and</u>
			colonoscopy.	
		<u>c.</u>	Ordering and interpreting laboratory tests and	
			but excluding electrocardiograms,	
			electroencephalograms, nuclear imagings, MRIs,	
			tests that should be conducted and interpreted medical specialist.	i by an appropriate
	<u>(7)</u>	Natur	ppathic physical medicine. – The manual use of ma	assage stretching or
	(7)	resista	± ± •	issuge, successing, OI
	(8)		opathic doctor. – A person licensed to practice na	turopathic medicine
	701		this act.	
1	<u>§ 90-804. Pract</u>		naturopathic medicine; scope of practice.	
			aturopathic Medicine. – A naturopathic doctor is a	licensed health care
	-		ne responsibilities as other licensed doctors rega	
	-		s and conditions, communicable disease control	
	-		. In diagnosing and treating an individual, a natur	
	· ·	-	aturopathic therapies, modalities, procedures, and	remedies consistent
V	-		ion and training:	
	<u>(1)</u>		nse, administer, and advise the use of natural reme	
			ntially similar in molecular structure or function to	
		-	ntive and therapeutic purposes, including food	
			euticals, vitamins, minerals, enzymes, botanicals	
			opathic remedies prepared according to according to	
		- ruarn	iaconoeia or me unneg states and all dietar	v submements and

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		nonprescription drugs as defined by the Federal Food, Drug, and Cosmeti-
		<u>Act, 21 U.S.C.A. § 301, et seq.</u>
	<u>(2)</u>	Order and perform physical examinations.
	<u>(3)</u>	Order, perform, and interpret laboratory examinations and diagnostic
		imaging studies, provided the naturopathic doctor has a supervision
		agreement with a licensed physician as provided in subsection (b) of thi
		section.
	<u>(4)</u>	Perform hot or cold hydrotherapy, colon hydrotherapy, naturopathic physica
		treatment, electromagnetic energy, and therapeutic exercise.
	<u>(5)</u>	Perform health education and health counseling.
	(6)	Perform musculoskeletal manipulation.
	$\overline{(7)}$	Perform utilization routes of administration that include oral, nasal
	<u> </u>	auricular, ocular, rectal, vaginal, and transdermal.
	<u>(8)</u>	Perform repair and care incidental to superficial lacerations and abrasion
	<u>, - , /</u>	and apply topical and local anesthetics and antimicrobials.
	<u>(9)</u>	Remove foreign bodies located in the superficial tissues.
	(10)	Other Board-approved therapies, modalities, procedures, and remedies fo
	<u> </u>	which the licensee has been trained and educated.
(b)	Super	vision Agreement. – A naturopathic doctor must designate a physician
	_	ce medicine to supervise the naturopathic doctor's ordering and interpretation
	-	s and diagnostic imaging studies. The designation must be on a form provide
		arolina Medical Board and the North Carolina Naturopathic Board. The
		remain in effect until one of the parties to the designation revokes the
agreem		remain in effect and one of the parties to the designation revokes th
<u>ugreen</u> (c)		itions. – A naturopathic doctor shall not:
<u>(e)</u>	$\frac{110111}{(1)}$	Prescribe, dispense, or administer any legend drug, except as authorized by
	<u>(1)</u>	this Article.
	<u>(2)</u>	Practice or attempt to practice as a medical physician, osteopath
	<u>x=</u> 7	acupuncturist, dentist, podiatrist, optometrist, chiropractor, dietitian o
		nutritionist, psychologist, advanced practice professional nurse, physician
		assistant, physical therapist, or any other health care professional no
		authorized by this Article unless licensed by this State to do so.
	<u>(3)</u>	Use general or spinal anesthetics unless licensed by the State to do so.
	$\frac{(3)}{(4)}$	Perform surgical procedures using a laser device.
	$\frac{(1)}{(5)}$	Perform surgical procedures.
	$\frac{(5)}{(6)}$	Administer ionizing radioactive substances for therapeutic purposes.
	$\frac{(0)}{(7)}$	Perform chiropractic adjustments unless licensed by this State to do so.
	$\frac{(7)}{(8)}$	Perform acupuncture unless licensed by this State to do so.
"8 9 0-8		se required; exemptions.
(a)		e Required. – On or after May 1, 2010, no person shall practice or offer to
		uropathic doctor, perform naturopathic medicine, or use any card, title, o
-		indicate that the person is a naturopathic doctor unless the person has been
-		e provisions of this act. Persons licensed under this act have the exclusive
		•
-		• •
<u>(U)</u>		
	(1)	
		• •
		the authorized scope of practice.
	oathy,' 'nat	terms: 'naturopathic doctor,' 'doctor of naturopathic medicine,' 'doctor propathic medicine,' 'naturopath,' D.N.,' N.D.,' 'ND,' and 'N.M.D.' otions. – Nothing in this act shall be construed to prohibit or affect: The practice of a profession by an individual who is licensed, certified, registered under other laws of this State and is performing services with the authorized scope of practice.

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	(2)	The practice of naturopathic medicine by a	person employed by the federa
		government while the person is engaged	1 I V V
		prescribed by laws and regulations of the Ur	
	(3)	A person rendering aid in an emergency	
		compensation for the service is received.	
	<u>(4)</u>	The practice of naturopathic medicine by a i	naturopathic doctor duly license
	<u> </u>	in another state, territory, or the District of	- · ·
		State to consult with a licensed physician	
		months.	
	(5)	The practice of naturopathic medicine by	students completing a clinica
	<u>(0)</u>	requirement for graduation from a naturop	
		by the Board, so long as the practice is perfe	• • • • • •
		licensed physician and the clinical requirement	
	<u>(6)</u>	A person who does not hold himself out to	
	<u>(0)</u>	that person furnishes nutrition information	-
		materials, dietary supplements, and other	
		establishment in connection with the mar	
		goods at the retail establishment.	keeing and distribution of those
(c)	Unla	wful Act. – A person who violates this section	is guilty of a Class I felony. Th
		e application to superior court for an order enju	
		by the Board that a person has violated or is	
		an injunction, restraining order, or take other a	
		th Carolina Naturopathic Doctors Licensing	
(a)		d. – The North Carolina Naturopathic Doctors	
		f seven members serving for staggered terms.	
		ard members, each member is appointed for a t	± +
		ich year. A member serves until the memb	
		ve more than two consecutive full terms.	ers successor is appointed. It
	•	oard members shall be appointed on or before.	January 1, 2010, as follows:
	<u>(1)</u>	The General Assembly, upon the recommendation of the commentation of the commentationo	-
	<u>(1)</u>	• •	
		<u>Tempore of the Senate, shall appoint two</u> licensed under this act. One member shall s	-
			serve a term of one year and on
	(2)	member shall serve a term of three years.	andation of the Speeler of th
	<u>(2)</u>	The General Assembly, upon the recomm	-
		House of Representatives, shall appoint tw	-
		licensed under this act. One member shall s	serve a term of one year and or
	$\langle 0 \rangle$	member shall serve a term of two years.	
	<u>(3)</u>	The Governor shall appoint two physicia	
		Chapter 90 of the General Statutes, at least of	
		the practice of integrative medicine or who	
		medical school. Both of these members shal	
	<u>(4)</u>	The Governor shall appoint for a two-year t	
		a licensed health care professional and is	not employed in a health can
		profession.	
<u>(b)</u>		ncies A member of the Board serves at the	
annointea	d it. A	vacancy must be filled in the same manner	as the original appointment. A
<u>uppointe</u>	e to fil	l a vacancy shall serve the remainder of th	ne unexpired term and until i
appointee	r has be	en duly appointed.	
appointee successor (c)	<u>r has be</u> <u>Remo</u>	<u>en duly appointed.</u> oval. – The Board may remove any of its r unprofessional conduct. A member subject	

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1	licensee is disqua	lified from participating in the official business of the Boa	rd until the charges
2	have been resolve	ed.	
3		al Administration. – A Board member may not receive con	
4		ement as provided in G.S. 93B-5. The officers of the Board	
5	secretary, and an	y other officer deemed necessary by the Board to carry out	the purposes of this
5	act. All officers	shall be elected annually by the Board at its first n	neeting held after
,		the Board are made. The Board must hold a meeting wit	
		new Board members. All officers serve one-year terms ar	
		are elected and qualified. No person shall chair the Board	
		s. The Board may adopt rules governing the calling, holdi	
		ecial meetings. A majority of Board members constitutes a	<u>quorum.</u>
		ers of the Board.	
	The Board sh	all have the power and duty to:	
	<u>(1)</u>	Administer and enforce the provisions of this act.	
	<u>(2)</u>	Adopt rules as may be necessary to carry out the provision	
	<u>(3)</u>	Establish, examine, and determine the qualifications and f	itness of applicants
		for licensure and renewal of licensure.	
	<u>(4)</u>	Issue, renew, deny, suspend, or revoke licenses and condu	act any disciplinary
		actions authorized by this act.	
	<u>(5)</u>	Collect fees for licensure, licensure renewal, and other	r services deemed
		necessary to carry out the provisions of this act.	_
	<u>(6)</u>	Recommend and advocate for the establishment of one	or more approved
		programs of naturopathic medicine in this State.	
	<u>(7)</u>	Establish and approve continuing education requirer	nents for persons
	(2)	licensed under this act.	
	<u>(8)</u>	Develop and implement a plan for instituting a naturopath	
		program as a condition for licensure no later than July 1, 2	
	<u>(9)</u>	Employ and fix the compensation of personnel that the H	
		necessary to carry out the provisions of this act and in	cur other expenses
	(10)	necessary to perform the duties of the Board.	11 12 1
	<u>(10)</u>	Adopt a seal containing the name of the Board for use	on all licenses and
	(11)	official reports issued by the Board.	1
	<u>(11)</u>	Institute corrective measures, as necessary, to rehabit	litate naturopathic
		doctors or limit their practice.	
		ifications for licensure; renewal; reinstatement.	a manifold face on
		sure. – Upon application to the Board and payment of the	-
		b licensed under this act as a naturopathic doctor if the applications and conditions:	plicant meets an or
	<u>(1)</u>		
		Is of good moral and ethical character.	licina
	$\frac{(2)}{(3)}$	Is a graduate of an approved program of naturopathic med Meets one of the following two conditions:	<u>iiciiie.</u>
	<u>(3)</u>		tional naturanathia
		<u>a.</u> <u>Has successfully passed a competency-based na</u> licensing examination administered by the North	
		Naturopathic Examiners, or equivalent agency as	
		Board.	recognized by the
		b. Has successfully passed a competency-based exa	mination approved
		by the Board and by the North American Board	
		Medical Education or its successor agency.	
	(4)	Provides the Board with a list of physicians licensed to p	ractice medicine in
	<u>(+)</u>	this State who have agreed to work with the applicant a	
		from the applicant. The applicant must also provide the B	-
		nom die appread. The appread must also provide the D	Sura with fotto U

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	verification from the listed physicians. The	list must include physicians with
	specialties in at least four of the following	areas: allergy and immunology,
	cancer and oncology, cardiology, endocrin	nology and metabolism, family
	medicine, gastroenterology, internal medic	ine, obstetrics and gynecology,
	pediatrics, psychiatry, and urology.	
<u>(5)</u>	Submits any other documentation the Board	d deems necessary to determine
	the applicant's fitness for licensure under th	•
	include successful completion of a Board-	
	laws and rules related to naturopathic medici	
(b) Renev	wal. – A license expires two years after th	
	to renew a license within six months of the da	
	feiture of the right to practice naturopathic n	
	ense has been reinstated. To renew a license,	
following condit		
(1)	Submit an application for license renewal.	
(2)	Pay the required fees.	
$\frac{(2)}{(3)}$	Complete at least 40 hours of continuing edu	cation approved by the Board
<u></u>	statement. – A licensed naturopathic doctor	
	o renew within the time allowed under subsect	
· ·	t. The Board may reinstate the applicant's li	
	rnishes a statement of the reason for failure t	
-	mplies with any other requirements establishe	
	as lapsed for five years or longer, the Boar	
	ctorily a refresher course approved by the Boa	
-	the past five years in another jurisdiction.	ard of to provide proof of active
" <u>§ 90-809. Reci</u>	nay grant, upon application and payment of	face a license to a person who
	ate and has been licensed to practice as a nati	
		*
-	ovince if both of the following conditions are r	
<u>(1)</u>	The standards for licensure in the state or pr	÷
(2)	doctor is licensed are substantially equivalen	-
<u>(2)</u>	The applicant provides proof of licensure in	
119 00 010 E	provinces in which the applicant has been lic	<u>censed.</u>
" <u>§ 90-810. Fees.</u>		
	ay impose the following fees:	¢ 400.00
$\frac{(1)}{(2)}$	Application and examination	<u>\$400.00</u>
<u>(2)</u>	<u>License</u>	<u>\$600.00</u> \$400.00
(2)	License renewal	N 4(N)(N)
$\frac{(3)}{(4)}$		
(4)	Late renewal	\$200.00
$\frac{\overline{(4)}}{(5)}$	Late renewal Reinstatement	<u>\$200.00</u> <u>\$1,000</u>
(4) (5) (6)	Late renewal <u>Reinstatement</u> Reasonable charges for duplication services	<u>\$200.00</u> <u>\$1,000</u> and material.
$\frac{\overline{(4)}}{(5)}$	Late renewal Reinstatement Reasonable charges for duplication services Criminal history record check fee equal	\$200.00 \$1,000 and material. to the amount imposed by the
(4) (5) (6)	Late renewal Reinstatement Reasonable charges for duplication services Criminal history record check fee equal Department of Justice to conduct the criminal	\$200.00 \$1,000 and material. to the amount imposed by the
(4) (5) (6) (7)	Late renewal Reinstatement Reasonable charges for duplication services Criminal history record check fee equal Department of Justice to conduct the crimina by the Board.	\$200.00 \$1,000 and material. to the amount imposed by the
(4) (5) (6) (7) " <u>§ 90-811. Disci</u>	Late renewal <u>Reinstatement</u> <u>Reasonable charges for duplication services</u> <u>Criminal history record check fee equal</u> <u>Department of Justice to conduct the crimina</u> <u>by the Board.</u> iplinary authority.	\$200.00 \$1,000 and material. to the amount imposed by the al history record check requested
(4) (5) (6) (7) " <u>§ 90-811. Disci</u>	Late renewal <u>Reinstatement</u> <u>Reasonable charges for duplication services</u> <u>Criminal history record check fee equal to</u> <u>Department of Justice to conduct the criminal</u> <u>by the Board.</u> <u>iplinary authority.</u> <u>prity. – The Board may impose probationary of</u>	\$200.00 \$1,000 and material. to the amount imposed by the al history record check requested conditions upon a licensee, or it
(4) (5) (6) (7) " <u>§ 90-811. Disci</u> (a) <u>Autho</u> may deny, suspe	Late renewal <u>Reinstatement</u> <u>Reasonable charges for duplication services</u> <u>Criminal history record check fee equal to</u> <u>Department of Justice to conduct the criminal</u> <u>by the Board.</u> <u>iplinary authority.</u> <u>prity. – The Board may impose probationary on</u> <u>nd, revoke, or refuse to issue or renew a license</u>	\$200.00 \$1,000 and material. to the amount imposed by the al history record check requested conditions upon a licensee, or it e, if the licensee or applicant:
(4) (5) (6) (7) " <u>§ 90-811. Disci</u>	Late renewal <u>Reinstatement</u> <u>Reasonable charges for duplication services</u> <u>Criminal history record check fee equal</u> <u>Department of Justice to conduct the crimina</u> <u>by the Board.</u> <u>iplinary authority.</u> <u>ority. – The Board may impose probationary ond, revoke, or refuse to issue or renew a license</u> <u>Engages in any act or practice in violation of</u>	\$200.00 \$1,000 and material. to the amount imposed by the al history record check requested conditions upon a licensee, or it e, if the licensee or applicant: f any of the provisions of this act
(4) (5) (6) (7) " <u>§ 90-811. Disci</u> (a) <u>Autho</u> may deny, suspe	Late renewal <u>Reinstatement</u> <u>Reasonable charges for duplication services</u> <u>Criminal history record check fee equal to</u> <u>Department of Justice to conduct the criminal</u> <u>by the Board.</u> <u>iplinary authority.</u> <u>prity. – The Board may impose probationary on</u> <u>nd, revoke, or refuse to issue or renew a license</u>	\$200.00 \$1,000 and material. to the amount imposed by the al history record check requested conditions upon a licensee, or it e, if the licensee or applicant: f any of the provisions of this act or aids, abets, or assists any other

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	(2)	Gives false information to or withholds information fi	rom the Board i
		procuring or attempting to procure a license.	
	<u>(3)</u>	Has been convicted of or pled guilty or no contest to a c	rime that indicate
		that the person is unfit or incompetent to practice as a natu	uropathic doctor of
		that indicates the person has deceived or defrauded the	public. A felon
		conviction shall result in the automatic revocation of a lic	ense issued by th
		Board unless the Board determines otherwise pursuant to	o rules adopted b
		the Board.	
	<u>(4)</u>	Has been declared mentally incompetent by a cou	urt of competer
		jurisdiction.	
	<u>(5)</u>	Habitually uses or is addicted to drugs or intoxicating li	quors to an exter
		that affects his or her professional competency. If a lice	ensee violates thi
		subdivision, the Board may require the licensee to unc	dergo a mental o
		physical examination by physicians designated by the Bo	ard before or afte
		the licensee has been charged. The results of the exa	mination shall b
		admissible as evidence in a hearing before the Board.	
	<u>(6)</u>	Has demonstrated gross negligence, incompetency, or a	misconduct in th
		performance of naturopathic medical treatment.	
	<u>(7)</u>	Has had a health care provider license denied, restri	cted, revoked, a
		suspended by another state or jurisdiction.	
	<u>(8)</u>	Fails to consent to a criminal history record check.	
	<u>(9)</u>	Fails to respond, within a reasonable time, to inquirie	
		concerning any matter affecting the individual's lic	cense to practic
		naturopathic medicine.	
	<u>(10)</u>	Fails to complete continuing education requirements	within the tim
<i></i>		prescribed.	
<u>(b)</u>		ing. – Denial, refusal to renew, suspension, or revocatio	
-	-	robationary conditions upon a licensee may be ordered by	
-		accordance with Article 3A of Chapter 150B of the General	
		t to this act. An application may be made to the Board for	
		if the revocation has been in effect for not less than two years	
<u>(c)</u>	-	rds. – The Board must keep a record of its proceedings. The	
		eceive evidence regarding the treatment of a patient who has	· · ·
		ented to the public disclosure of the treatment as may be	
-		ne rights of the patient or of the accused naturopathic de	
presentati		relevant evidence. All records, papers, investigative files, invest	
and other		nents containing information gathered or received by the B	
		inquiries, or interviews conducted in connection with a plaint, or a disciplinary matter are not considered public doc	* *
investigat		apter 132 of the General Statutes. If a record, paper, o	
<u>investigat</u> licensure,	ot ('h	<u>apter 152 of the General Statutes. If a fecold, paper, o</u>	
investigat licensure, meaning		mation collected and compiled by the Board is admitted	
investigat licensure, meaning containing	g infor	mation collected and compiled by the Board is admitted in the Board, it shall then be a public record within the meaning	into evidence in
investigat licensure, meaning containing hearing hearing	g infor eld by t	the Board, it shall then be a public record within the meaning	into evidence in
investigat licensure, meaning containing hearing he the Gener	g informed state in the second state of the se	the Board, it shall then be a public record within the meaning utes.	into evidence in g of Chapter 132 of
investigat licensure, meaning containing hearing he the Gener (d)	g informed g informed by t cal Statu <u>Confi</u>	the Board, it shall then be a public record within the meaning utes. idential Information. – The Board may release confider	into evidence in g of Chapter 132 of ntial or nonpubli
investigat licensure, meaning containing hearing he the Gener (d) informatio	g informed eld by t cal Statu <u>Confi</u> con abou	the Board, it shall then be a public record within the meaning utes. idential Information. – The Board may release confider ut a licensee to any health care licensure board in this Sta	into evidence in g of Chapter 132 of ntial or nonpubli te or another stat
investigat licensure, meaning containing hearing he the Gener (d) information relating to	g informed al d by t al Statu Confi con about con the is	the Board, it shall then be a public record within the meaning utes. idential Information. – The Board may release confider out a licensee to any health care licensure board in this Sta ssuance, denial, suspension, revocation, or voluntary surren	into evidence in g of Chapter 132 of ntial or nonpubliste or another state der of the license
investigat licensure, meaning containing hearing he the Gener (d) informatio relating to including	g inform eld by t cal Statu <u>Confi</u> on abou o the is the rea	the Board, it shall then be a public record within the meaning utes. idential Information. – The Board may release confider out a licensee to any health care licensure board in this Sta ssuance, denial, suspension, revocation, or voluntary surren easons for the action or any investigative report prepared b	into evidence in g of Chapter 132 of ntial or nonpublic te or another star der of the licension by the Board. The
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General Assembly of North Carolina Session 2009 of all the information being released. Notice or copies shall not be provided by the Board if the 1 2 information relates to an ongoing criminal investigation by a law enforcement agency or any 3 Department of Health and Human Services personnel with enforcement or investigative 4 responsibilities. 5 \$ 90-812. Criminal history record check of applicants and licensees. Criminal History Record Check. - The Board may require a criminal history record 6 (a) 7 check for a person who is either licensed under this act or applying for licensure under this act. 8 The Board is responsible for providing to the North Carolina Department of Justice the 9 fingerprints of the person to be checked, a form signed by the person consenting to the criminal record check and the use of fingerprints and other identifying information required by the State 10 or National Repositories, and any additional information required by the Department of Justice. 11 The Board shall keep all information obtained pursuant to this section confidential. 12 13 Conviction. - If a criminal history record check reveals one or more convictions, the (b) 14 conviction does not automatically bar licensure. The Board must consider all of the following 15 factors regarding the conviction: The level of seriousness of the crime. 16 (1)17 The date of the crime. (2)18 (3) The age of the person at the time of the conviction. 19 (4) The circumstances surrounding the commission of the crime, if known. 20 (5) The nexus between the criminal conduct of the person and the job duties of 21 the position to be filled. 22 (6) The person's prison, jail, probation, parole, rehabilitation, and employment 23 records since the date the crime was committed. 24 (7) The subsequent commission by the person of a crime. 25 Denial of Licensure. - If the Board denies, revokes, or suspends a license based on (c) 26 information obtained in a criminal history record check, the Board must disclose to the person 27 the information contained in the criminal history record check that is relevant to the Board's 28 actions. The Board may not provide a copy of the criminal history record check to the person. 29 A person has the right to appear before the Board to appeal the Board's decision. An 30 appearance before the Board shall constitute an exhaustion of administrative remedies in 31 accordance with Chapter 150B of the General Statutes. 32 Limited Immunity. - The Board, its officers and employees, acting in good faith and (d)33 in compliance with this section, shall be immune from civil liability for its actions based on 34 information provided in a person's criminal history record check. 35 "§ 90-813. Reports; immunity from suit. 36 Report. – A person who has reasonable cause to suspect misconduct or incapacity of (a) 37 a licensee, or who has reasonable cause to suspect that a person is in violation of this act, may 38 report the relevant facts to the Board. Upon receipt of a charge, or upon its own initiative, the 39 Board may give notice of an administrative hearing or may, after diligent investigation, dismiss 40 unfounded charges. A person who, in good faith, makes a report pursuant to this section is immune from any criminal prosecution or civil liability resulting from making the report. 41 42 Immunity. - The Board and its staff are immune from any criminal prosecution or (b) 43 civil liability for exercising, in good faith, the powers and duties given to the Board under this 44 act. 45 "§ 90-814. Third-party reimbursement. Nothing in this act shall be construed to require direct third-party reimbursement to persons 46 47 licensed under this act. 48 "§ 90-815. Advisory Council. 49 Created. - An Advisory Council is created to advise the Board and to develop (a) recommendations to foster coordination and collaboration between naturopathic doctors, 50 51 medical doctors, and other health professionals for the purpose of providing appropriate care

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1	for patients. The Council must meet periodically and report its recommendation	ons to the Board
2	and to the boards of directors for the North Carolina Medical Society and the	<u>North Carolina</u>
3	Association of Naturopathic Physicians.	
4	(b) Membership. – The Advisory Council consists of the following six i	
5	(1) <u>Two licensed physicians appointed by the North Carolina Me</u>	
6	(2) <u>Two licensed naturopathic doctors appointed by the</u>	North Carolina
7	Association of Naturopathic Physicians.	
8	(3) One licensed pharmacist or pharmacologist appointed by the	<u>e North Carolina</u>
9	Association of Pharmacists.	
10	(4) One licensed advanced practice registered nurse appointed	d by the North
11	Carolina Nursing Association.	_
12	(b) <u>General Administration. – Each member is appointed for a term</u>	
13	beginning January 1. A member serves until a successor is appointed. The	
14	Advisory Council may elect a chairperson by a majority vote. Advisory Counc	-
15	not receive compensation for their services but may receive reimbursement	as provided in
16	<u>G.S. 93B-5.</u> "	
17	SECTION 2. G.S. 90-18(c) is amended by adding a new subdivision	
18	"(c) The following shall not constitute practicing medicine or surger	y as defined in
19 20	subsection (b) of this section:	
20	$(20) \qquad The number of notion of the statement is an divise based in the statement is the statement of the$	
21 22	(20) The practice of naturopathic medicine by a licensed nature under the provisions of Article 42 of this Chapter."	<u>iropathic doctor</u>
22 23	<u>under the provisions of Article 42 of this Chapter.</u> " SECTION 3. Part 2 of Article 4 of Chapter 114 of the General Sta	tutos is smondad
23 24	by adding a new section to read:	iules is amenueu
24 25	" <u>§ 114-19.20. Criminal record checks for naturopathic doctors.</u>	
25 26	(a) The Department of Justice may provide to the North Carolina Natural	ropathic Doctors
20 27	Licensing Board from the State and National Repositories of Criminal Histor	•
28	history of an applicant for licensure by the Board or a licensee of the Boa	
29	Department shall provide to the Department of Justice, along with the request.	
30	of the applicant or licensee, a form signed by the applicant or licensee co	
31	criminal record check and use of fingerprints and other identifying information	
32	State and National Repositories, and any additional information required by th	
33	Justice. The fingerprints of the applicant or licensee shall be forwarded to the	-
34	Investigation for a search of the State's criminal history record file, and the	State Bureau of
35	Investigation shall forward a set of fingerprints to the Federal Bureau of In-	vestigation for a
36	national criminal history record check. The Judicial Department shall keep	all information
37	obtained pursuant to this section confidential.	
38	(b) The Department of Justice may charge a fee to offset the cost i	
39	conduct a criminal record check under this section. The fee shall not exceed the	he actual cost of
40	locating, editing, researching, and retrieving the information."	
41	SECTION 4. Notwithstanding the provisions of G.S. 90-8	
42	naturopathic doctors appointed to the North Carolina Naturopathic Doctors	-
43	must be North Carolina residents, must be licensed as a naturopathic docto	
44	licenses this profession, and must be eligible for licensure under G.S.	-
45	appointment, the appointee must immediately apply for a license under this act.	
46	SECTION 5. This act is effective when it becomes law.	