

## **SENATE BILL No. 343**

February 4, 1993, Introduced by Senators EHLERS, PRIDNIA, GEAKE and MC MANUS and referred to the Committee on Health Policy.

A bill to amend sections 7104, 7105, 7107, 7109, 7111, 7113, 7206, 7301, 7302a, 7305, 7306, 7311, 7314, 7315, 7316, 7334, 7407, 7502, 7507, 16103, 16104, 16108, 16121, 16122, 16131, 16135, 16137, 16138, 16139, 16141, 16143, 16145, 16174, 16177, 16181, 16182, 16186, 16192, 16211, 16221, 16224, 16226, 16227, 16231, 16232, 16233, 16234, 16235, 16236, 16241, 16243, 16244, 16245, 16247, 16248, 16249, 16291, 16294, 16301, 16421, 16648, 17011, 17021, 17221, 17421, 17521, 17721, 17747, 17763, 17768, 17821, 18021, 18103, 18117, 18221, 18237, 18305, 18421, 18821, 18835, 20175, 21006, and 21513 of Act No. 368 of the Public Acts of 1978, entitled as amended
"Public health code,"
sections 7104, 7105, 7107, 7109, 7301, and 7407 as amended and sections 7111 and 7113 as added by Act No. 60 of the Public Acts of 1988, section 7302a as added by Act No. 254 of the Public Acts

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of 1984, section 7311 as amended and sections 7315 and 7316 as added by Act No. 30 of the Public Acts of 1988, sections 7306. 7314, 16138, 16139, 16143, 16145, 16192, 16211, 16231, 16233, 16243, 16244, and 20175 as amended by Act No. 174 of the Public Acts of 1986, section 7334 as amended by Act No. 140 of the Public Acts of 1989, section 7502 as amended by Act No. 251 of the Public Acts of 1982, section 16103 as amended by Act No. 247 of the Public Acts of 1990, sections 16108, 16174, and 16245 as amended by Act No. 462 of the Public Acts of 1988, sections 16131 and 16135 as amended by Act No. 473 of the Public Acts of 1988. section 16181 as amended by Act No. 293 of the Public Acts of 1989, section 16182 as amended by Act No. 248 of the Public Acts of 1990, section 16186 as amended by Act No. 81 of the Public Acts of 1988, sections 16221 and 16226 as amended by Act No. 15 of the Public Acts of 1989, section 16301 as amended by Act No. 462 of the Public Acts of 1988, section 16648 as added by Act No. 89 of the Public Acts of 1983, section 17011 as amended by Act No. 248 of the Public Acts of 1990, section 17221 as amended by Act No. 201 of the Public Acts of 1989, section 17747 as amended by Act No. 333 of the Public Acts of 1990, section 17768 as amended by Act No. 250 of the Public Acts of 1987, sections 18103 and 18117 as added by Act No. 421 of the Public Acts of 1988, section 18305 as added by Act No. 473 of the Public Acts of 1988, section 18821 as amended by Act No. 353 of the Public Acts of 1982, section 21006 as amended by Act No. 354 of the Public Acts of 1982, and section 21513 as amended by Act No. 179 of the Public Acts of 1990, being sections 333.7104,

333.7105, 333.7107, 333.7109, 333.7111, 333.7113, 333.7206, 333.7301, 333.7302a, 333.7305, 333.7306, 333.7311, 333.7314, 333.7315, 333.7316, 333.7334, 333.7407, 333.7502, 333.7507, 333.16103, 333.16104, 333.16108, 333.16121, 333.16122, 333.16131, 333.16135, 333.16137, 333.16138, 333.16139, 333.16141, 333.16143, 333.16145, 333.16174, 333.16177, 333.16181, 333.16182, 333.16186, 333.16192, 333.16211, 333.16221, 333.16224, 333.16226, 333.16227, 333.16231, 333.16232, 333.16233, 333.16234, 333.16235, 333.16236, 333.16241, 333.16243, 333.16244, 333.16245, 333.16247, 333.16248, 333.16249, 333.16291, 333.16294, 333.16301, 333.16421, 333.16648, 333.17011, 333.17021, 333.17221, 333.17421, 333.17521, 333.17721, 333.17747, 333.17763, 333.17768, 333.17821, 333.18021, 333.18103, 333.18117, 333.18221, 333.18237, 333.18305, 333.18421, 333.18821, 333.18835, 333.20175, 333.21006, and 333.21513 of the Michigan Compiled Laws; to add sections 16103a, 16105a, 16106a, 16109a, 16165, 16166, 16167, 16168, 16169, 16170, 16170a, 16222, 16223, 16231a, 16231b, 16237, 16238, 16239, 16315, 16317, 16319, 16321, 16323, 16325, 16327, 16329, 16331, 16333, 16335, 16337, 16339, 16341, 16343, 16345, 16347, 16349, 20176a, and 20194; and to repeal certain parts of the act.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Section 1. Sections 7104, 7105, 7107, 7109, 7111, 7113,
   7206, 7301, 7302a, 7305, 7306, 7311, 7314, 7315, 7316, 7334,
- 3 7407, 7502, 7507, 16103, 16104, 16108, 16121, 16122, 16131,
- 4 16135, 16137, 16138, 16139, 16141, 16143, 16145, 16174, 16177,
- 5 16181, 16182, 16186, 16192, 16211, 16221, 16224, 16226, 16227,
- 6 16231, 16232, 16233, 16234, 16235, 16236, 16241, 16243, 16244,

- 1 16245, 16247, 16248, 16249, 16291, 16294, 16301, 16421, 16648,
- **2** 17011, 17021, 17221, 17421, 17521, 17721, 17747, 17763, 17768,
- **3** 17821, 18021, 18103, 18117, 18221, 18237, 18305, 18421, 18821,
- 4 18835, 20175, 21006, and 21513 of Act No. 368 of the Public Acts
- 5 of 1978, sections 7104, 7105, 7107, 7109, 7301, and 7407 as
- 6 amended and sections 7111 and 7113 as added by Act No. 60 of the
- 7 Public Acts of 1988, section 7302a as added by Act No. 254 of the
- 8 Public Acts of 1984, section 7311 as amended and sections 7315
- 9 and 7316 as added by Act No. 30 of the Public Acts of 1988, sec-
- 10 tions 7306, 7314, 16138, 16139, 16143, 16145, 16192, 16211,
- 11 16231, 16233, 16243, 16244, and 20175 as amended by Act No. 174
- 12 of the Public Acts of 1986, section 7334 as amended by Act
- 13 No. 140 of the Public Acts of 1989, section 7502 as amended by
- 14 Act No. 251 of the Public Acts of 1982, section 16103 as amended
- 15 by Act No. 247 of the Public Acts of 1990, sections 16108, 16174,
- 16 and 16245 as amended by Act No. 462 of the Public Acts of 1988,
- 17 sections 16131 and 16135 as amended by Act No. 473 of the Public
- 18 Acts of 1988, section 16181 as amended by Act No. 293 of the
- 19 Public Acts of 1989, section 16182 as amended by Act No. 248 of
- 20 the Public Acts of 1990, section 16186 as amended by Act No. 81
- 21 of the Public Acts of 1988, sections 16221 and 16226 as amended
- 22 by Act No. 15 of the Public Acts of 1989, section 16301 as
- 23 amended by Act No. 462 of the Public Acts of 1988, section 16648
- 24 as added by Act No. 89 of the Public Acts of 1983, section 17011
- 25 as amended by Act No. 248 of the Public Acts of 1990,
- 26 section 17221 as amended by Act No. 201 of the Public Acts of
- 27 1989, section 17747 as amended by Act No. 333 of the Public Acts

1 of 1990, section 17768 as amended by Act No. 250 of the Public 2 Acts of 1987, sections 18103 and 18117 as added by Act No. 421 of 3 the Public Acts of 1988, section 18305 as added by Act No. 473 of 4 the Public Acts of 1988, section 18821 as amended by Act No. 353 5 of the Public Acts of 1982, section 21006 as amended by Act 6 No. 354 of the Public Acts of 1982, and section 21513 as amended 7 by Act No. 179 of the Public Acts of 1990, being sections **8** 333.7104, 333.7105, 333.7107, 333.7109, 333.7111, 333.7113, 9 333.7206, 333.7301, 333.7302a, 333.7305, 333.7306, 333.7311, 10 333.7314, 333.7315, 333.7316, 333.7334, 333.7407, 333.7502, 11 333.7507, 333.16103, 333.16104, 333.16108, 333.16121, 333.16122, 12 333.16131, 333.16135, 333.16137, 333.16138, 333.16139, 333.16141, 13 333.16143, 333.16145, 333.16174, 333.16177, 333.16181, 333.16182, 14 333.16186, 333.16192, 333.16211, 333.16221, 333.16224, 333.16226, **15** 333.16227, 333.16231, 333.16232, 333.16233, 333.16234, 333.16235, 16 333.16236, 333.16241, 333.16243, 333.16244, 333.16245, 333.16247, 17 333.16248, 333.16249, 333.16291, 333.16294, 333.16301, 333.16421, 18 333.16648, 333.17011, 333.17021, 333.17221, 333.17421, 333.17521, **19** 333.17721, 333.17747, 333.17763, 333.17768, 333.17821, 333.18021, 20 333.18103, 333.18117, 333.18221, 333.18237, 333.18305, 333.18421, 21 333.18821, 333.18835, 333.20175, 333.21006, and 333.21513 of the 22 Michigan Compiled Laws, are amended and sections 16103a, 16105a, 23 16106a, 16109a, 16165, 16166, 16167, 16168, 16169, 16170, 16170a, 24 16222, 16223, 16231a, 16231b, 16237, 16238, 16239, 16315, 16317, **25** 16319, 16321, 16323, 16325, 16327, 16329, 16331, 16333, 16335, 26 16337, 16339, 16341, 16343, 16345, 16347, 16349, 20176a, and 27 20194 are added to read as follows:

- 1 Sec. 7104. (1) "Bureau" means the drug enforcement
- 2 administration, United States department of justice, or its suc-
- 3 cessor agency.
- 4 (2) "Controlled substance" means a drug, substance, or imme-
- 5 diate precursor in schedules 1 to 5 of part 72.
- 6 (3) "Controlled substance analogue" means a substance other
- 7 than a controlled substance that has a chemical structure sub-
- 8 stantially similar to that of a controlled substance in schedule
- 9 1 or 2 or that was specifically designed to produce an effect
- 10 substantially similar to that of a controlled substance in sched-
- 11 ule 1 or 2. Controlled substance analogue includes, but is not
- 12 limited to, the following chemical classes: phenethylamines,
- 13 n-substituted piperidines, morphinans, ecogonines, quinazoli-
- 14 nones, substituted indoles, and arylcycloalkylamines.
- 15 (4) "Counterfeit prescription form" means a printed form
- 16 which is the same or similar to a prescription form or an offi-
- 17 cial prescription form, and which was manufactured, printed,
- 18 duplicated, forged, or altered without the knowledge or permis-
- 19 sion of a licensed prescribing practitioner, or, in the case of
- 20 official prescription forms, the department of -licensing and
- 21 regulation COMMERCE.
- 22 (5) "Counterfeit substance" means a controlled substance
- 23 which, or the container or labeling of which, without authoriza-
- 24 tion, bears the trademark, trade name or other identifying mark,
- 25 imprint, number, or device, or any likeness thereof, of a manu-
- 26 facturer, distributor, or dispenser other than the person who in
- 27 fact manufactured, distributed, or dispensed the substance.

- 1 (6) "Deleterious drug" means a drug, other than a
  2 proprietary medicine, likely to be destructive to adult human
  3 life in quantities of 60 grains or less.
- Sec. 7105. (1) "Deliver" or "delivery" means the actual,

  5 constructive, or attempted transfer from 1 person to another of a

  6 controlled substance, whether or not there is an agency

  7 relationship.
- g (2) "Dispense" means to deliver or issue a controlled subg stance to an ultimate user or research subject by or pursuant to
  the lawful order of a practitioner, including the prescribing,
  administering, or compounding necessary to prepare the substance
  for the delivery or issuance.
- 13 (3) "Dispenser" means a practitioner who dispenses.
- (4) "Distribute" means to deliver other than by administer15 ing or dispensing a controlled substance.
- 16 (5) "Distributor" means a person who distributes.
- 17 (6) "Drug" means a substance recognized as a drug in the
  18 official United States pharmacopoeia, official homeopathic phar19 macopoeia of the United States, or official national formulary,
  20 or any supplement to any of them; a substance intended for use in
  21 the diagnosis, cure, mitigation, treatment, or prevention of dis22 ease in human beings or animals; a substance other than food
  23 intended to affect the structure or any function of the body of
  24 human beings or animals; or, a substance intended for use as a
  25 component of any article specified in this subsection. It does
  26 not include a device or its components, parts, or accessories.

- 1 (7) "Human consumption" means application, injection,
- 2 inhalation, or ingestion by a human being.
- 3 Sec. 7107. (1) "Narcotic drug" means any of the following,
- 4 whether produced directly or indirectly by extraction from sub-
- 5 stances of vegetable origin, or independently by means of chemi-
- 6 cal synthesis, or by a combination of extraction and chemical
- 7 synthesis:
- 8 (a) Opium and opiate, and any salt, compound, derivative, or
- 9 preparation of opium or opiate.
- 10 (b) Any salt, compound, isomer, derivative, or preparation
- 11 thereof which is chemically equivalent or identical with any of
- 12 the substances referred to in subdivision (a), but not including
- 13 the isoquinoline alkaloids of opium.
- (2) "Official prescription form" means a prescription form
- 15 that meets the requirements of section 7334 and is issued to
- 16 practitioners by the department of -licensing and regulation-
- 17 COMMERCE.
- 18 Sec. 7109. (1) "Person" means a person as defined in sec-
- 19 tion 1106 or a governmental entity.
- 20 (2) "Poppy straw" means all parts, except the seeds, of the
- 21 opium poppy, after mowing.
- 22 (3) "Practitioner" means:
- 23 (a) A prescriber or pharmacist, a scientific investigator as
- 24 defined by rule of the administrator, or other person licensed,
- 25 registered, or otherwise permitted to distribute, dispense, con-
- 26 duct research with respect to, or administer a controlled
- 27 substance in the course of professional practice or research in

- 1 this state, except the holder of a retiree's limited license
- 2 issued pursuant to article 15, including an individual in charge
- 3 of a dog pound or animal shelter licensed or registered by the
- A department of agriculture pursuant to Act No. 287 of the Public
- 5 Acts of 1969, being sections 287.331 to 287.340 of the Michigan
- 6 Compiled Laws, for the limited purpose of buying, possessing, and
- 7 administering a commercially prepared, premixed solution of
- s sodium pentobarbital to practice euthanasia on animals.
- (b) A pharmacy, hospital, or other institution or place of
- 10 professional practice licensed, registered, or otherwise permit-
- 11 ted to distribute, prescribe, dispense, conduct research with
- 12 respect to, or administer a controlled substance in the course of
- 13 professional practice or research in this state.
- 14 (4) "Prescription form" means a printed form which is autho-
- 15 rized and intended for use by a prescribing practitioner to pre-
- 16 scribe controlled substances or prescription drugs and which
- 17 meets the requirements of rules promulgated by the
- 18 administrator.
- 19 (5) "Production" means the manufacture, planting, cultiva-
- 20 tion, growing, or harvesting of a controlled substance.
- 21 (6) "Ultimate user" means an individual who lawfully pos-
- 22 sesses a controlled substance for personal use or for the use of
- 23 a member of the individual's household, or for administering to
- 24 an animal owned by the individual or by a member of the
- 25 individual's household.
- 26 Sec. 7111. (1) The controlled substances advisory
- 27 commission is created in the department of -licensing and

- 1 regulation COMMERCE and shall consist of the following 13 voting
- 2 members appointed by the governor with the advice and consent of
- 3 the senate:
- 4 (a) One health care professional from each of the following
- 5 boards created in article 15:
- 6 (i) The Michigan board of medicine.
- 7 (ii) The Michigan board of osteopathic medicine and 8 surgery.
- 9 (iii) The Michigan board of pharmacy.
- 10 (iv) The Michigan board of podiatric medicine and surgery.
- 11 (v) The Michigan board of dentistry.
- 12 (vi) The Michigan board of veterinary medicine.
- 13 (vii) The Michigan board of nursing.
- (b) One licensed health care professional from the field of
- 15 psychiatry.
- 16 (c) One licensed health care professional from the field of
- 17 pharmacology.
- 18 (d) Three public members, 1 of whom shall serve as
- 19 chairperson.
- (e) One member representing pharmaceutical manufacturers.
- 21 (2) The director of the department of state police, director
- 22 of licensing and regulation COMMERCE, director of public
- 23 health, director of social services, superintendent of public
- 24 instruction, and the attorney general, or their official desig-
- 25 nees, and the drug control administrator from within the depart-
- 26 ment of -licensing-and regulation COMMERCE, who shall serve as
- 27 secretary to the controlled substances advisory commission, shall

- 1 be ex officio members without votes, but are not members for the
- 2 purpose of determining of a quorum. The department OF COMMERCE,
- 3 in consultation with the Michigan board of pharmacy, shall
- 4 appoint an individual to serve as the drug control administrator
- 5 for purposes of this section. The individual appointed by the
- 6 department to serve as drug control administrator shall be a
- 7 licensed pharmacist.
- 8 (3) This section is repealed effective September 30, 1993.
- 9 Sec. 7113. (1) The controlled substances advisory commis-
- 10 sion shall monitor indicators of controlled substance abuse and
- 11 diversion. If any of that data shows that Michigan exceeds the
- 12 average national per capita consumption of a controlled sub-
- 13 stance, the controlled substances advisory commission shall
- 14 investigate and determine if there is a legitimate reason for the
- 15 excess consumption. If the controlled substances advisory com-
- 16 mission determines that there is not a legitimate reason for the
- 17 excess consumption, the controlled substances advisory commission
- 18 shall recommend to the administrator a plan of action to overcome
- 19 the problem. The controlled substances advisory commission may
- 20 also recommend action to the administrator if other indicators
- 21 show that a special problem is developing with any controlled
- 22 substance available by prescription.
- 23 (2) The controlled substances advisory commission shall pub-
- 24 licly issue an annual report to the administrator, the governor,
- 25 and the legislature on the current status of the abuse and diver-
- 26 sion of controlled substances in this state. The report shall
- 27 also identify existing efforts to overcome the abuse and

- 1 diversion of controlled substances in this state and make
- 2 recommendations for needed legislative, administrative, and
- 3 interagency activities.
- 4 (3) The controlled substances advisory commission may
- 5 include in the report required by subsection (2) recommendations
- 6 for action which involve licensing, law enforcement, substance
- 7 abuse treatment and prevention, education, professional associa-
- 8 tions, pharmaceutical manufacturers, and other relevant individu-
- 9 als and agencies.
- 10 (4) Within 1 year after the effective date of this section-
- 11 BY AUGUST 1, 1990, the controlled substances advisory commission,
- 12 in conjunction with the department of -licensing and regulation-
- 13 COMMERCE and the Michigan pharmacists association, shall estab-
- 14 lish a standardized data base format which may be used by dis-
- 15 pensing pharmacies to transmit the prescription-related informa-
- 16 tion required under section 7334 to the department of -licensing
- 17 and regulation COMMERCE electronically or on storage media
- 18 including, but not limited to, disks, tapes, and cassettes.
- 19 Within 2 years after establishing electronic or storage media
- 20 transmission of data required under section 7334, the controlled
- 21 substance advisory commission shall evaluate the continued need
- 22 for triplicate prescription forms and report to the legislature.
- (5) This section is repealed effective September 30, 1993.
- Sec. 7206. (1) A 7-member scientific advisory commission
- 25 is created to serve as a consultative and advisory body to the
- 26 administrator in all matters relating to the classification,
- 27 reclassification, addition to, or deletion from, all substances

- 1 presently classified as controlled substances in schedules 1 to
- 2 5, or substances not presently controlled or yet to come into
- 3 being. The scientific advisory commission shall be composed of 2
- 4 physicians to be appointed by the director of public health; 2
- 5 pharmacists to be appointed by the director of -licensing and
- 6 regulation COMMERCE; the chief of the crime detection laboratory
- 7 of the department of public health; the director of mental health
- 8 or his or her designee; and the director of the department of
- 9 state police or his or her designee. The physician and pharma-
- 10 cist appointments shall be for 2-year terms.
- 11 (2) The administrator shall receive the recommendations of
- 12 the scientific advisory commission pursuant to administration
- 13 over the controlled substances for inclusion in or exclusion from
- 14 schedules 1 to 5, especially in the implementation of scheduled
- 15 substances changes as provided in section 7201, except that the
- 16 administrator is not bound by recommendations of the scientific
- 17 advisory commission.
- 18 Sec. 7301. -(1) The administrator may promulgate rules
- 19 relating to the licensure and control of the manufacture, distri-
- 20 bution, prescribing -schedule II OF controlled substances
- 21 INCLUDED IN SCHEDULE 2, and dispensing of controlled substances
- 22 in this state.
- 23 (2) Fees charged under this part shall be as prescribed in
- 24 section 51 of the state license fee act, Act No. 152 of the
- 25 Public Acts of 1979, being section 338.2251 of the Michigan
- 26 Compiled Laws.

- 1 Sec. 7302a. (1) A prescription drug which THAT is in
- 2 finished solid oral dosage form shall not be manufactured or
- 3 distributed in this state after June 1, 1985 unless the drug is
- 4 clearly and prominently marked or imprinted with an individual
- 5 symbol, number, company name, words, letters, marking, national
- 6 drug code, or a combination of any of the foregoing -which THAT
- 7 identifies the prescription drug and the manufacturer or distrib-
- 8 utor of the drug.
- 9 (2) A person licensed by the administrator under this arti-
- 10 cle to manufacture or distribute prescription drugs shall supply
- 11 to the department of -licensing and regulation COMMERCE descrip-
- 12 tive material that will identify each current mark or imprint
- 13 under subsection (1) used by the person who distributes or manu-
- 14 factures the prescription drug.
- 15 (3) It is the intent of the legislature that the descriptive
- 16 material received by the department of -licensing and regulation-
- 17 COMMERCE pursuant to subsection (2) shall be used in conjunction
- 18 with similar information from other states by the United States
- 19 department of health and human services, food and drug adminis-
- 20 tration, or other national agency or organization, to compile a
- 21 national registry of prescription drugs manufactured or distrib-
- 22 uted in the United States.
- 23 (4) The department of -licensing and regulation COMMERCE,
- 24 upon the application of a person who distributes or manufactures
- 25 a prescription drug, shall exempt a particular prescription drug
- 26 from the requirements of this section if the department of
- 27 licensing and regulation COMMERCE determines that marking or

- 1 imprinting the prescription drug is not feasible because of the
- 2 drug's size, texture, or other unique characteristic.
- (5) This section does not apply to a prescription drug that
- 4 is compounded by a pharmacist licensed under article 15.
- 5 (6) The department of -licensing and regulation COMMERCE
- 6 may promulgate rules pursuant to Act No. 306 of the Public Acts
- 7 of 1969; being sections 24.201 to 24.315 of the Michigan Compiled
- 8 Laws THE ADMINISTRATIVE PROCEDURES ACT OF 1969, for purposes of
- 9 implementing and enforcing this section.
- 10 (7) As used in this section, "prescription drug" means a
- 11 prescription drug as defined in section 17708(4).
- 12 (8) A person who knowingly or intentionally violates this
- 13 section is guilty of a misdemeanor, punishable by imprisonment
- 14 for not more than 1 year, or a fine of not more than \$25,000.00,
- 15 or both.
- 16 Sec. 7305. The administrator shall initially permit a
- 17 person who owns, or operates an establishment engaged in the man-
- 18 ufacture, distribution, prescription, or dispensing of a con-
- 19 trolled substance before -the effective date of this article-
- 20 SEPTEMBER 30, 1978 and who is licensed by this state to apply for
- 21 a license pursuant to this article. However, a person who is
- 22 licensed under existing state law with the administrator or
- 23 department of -licensing and regulation COMMERCE is not required
- 24 to apply for a license pursuant to this article until the expira-
- 25 tion of the person's existing license.
- Sec. 7306. (1) The administrator shall grant a license to
- 27 an applicant to manufacture or distribute controlled substances

- 1 included in sections 7212 to 7220, unless the administrator
- 2 determines that the issuance of that license would be inconsis-
- 3 tent with the public interest. -A license shall not be granted
- 4 to the holder of a retiree's limited license issued pursuant to
- 5 article 15. In determining the public interest, the administra-
- 6 tor shall consider all of the following factors:
- 7 (a) Maintenance of effective controls against diversion of
- 8 controlled substances to other than legitimate and professionally
- 9 recognized therapeutic, scientific, or industrial channels.
- 10 (b) Compliance with applicable state and local law.
- 11 (c) A conviction of the applicant under a federal or state
- 12 law relating to a controlled substance.
- 13 (d) Past experience in the manufacture or distribution of
- 14 controlled substances, and the existence in the applicant's
- 15 establishment of effective controls against diversion.
- 16 (e) Furnishing by the applicant of false or fraudulent mate-
- 17 rial in an application filed under this article.
- 18 (f) Suspension or revocation of the applicant's federal reg-
- 19 istration to manufacture or distribute controlled substances as
- 20 authorized by federal law.
- (q) Any other factor relevant to and consistent with the
- 22 public health and safety.
- 23 (2) Licensure under subsection (1) does not entitle a
- 24 licensee to manufacture and distribute controlled substances in
- 25 schedules 1 or 2 other than those specified in the license.
- 26 (3) A practitioner shall be licensed to dispense or
- 27 prescribe any controlled substances or to conduct research with

- 1 controlled substances in schedules 2 to 5 if the practitioner is
- 2 authorized to dispense, prescribe, or conduct research under the
- 3 laws of this state. The administrator need not require separate
- 4 licensure under this article for a practitioner engaging in
- 5 research with nonnarcotic controlled substances in schedules 2 to
- 6 5 if the licensee is licensed under this article in another
- 7 capacity. A practitioner registered under federal law to conduct
- 8 research with schedule 1 substances may conduct research with
- g schedule 1 substances in this state upon furnishing the adminis-
- 10 trator evidence of that federal registration.
- 11 (4) Compliance by a manufacturer or distributor with the
- 12 provisions of the federal law as to registration, excluding fees,
- 13 entitles the manufacturer or distributor to be licensed under
- 14 this article.
- 15 (5) Licensure under subsection (1) does not authorize a
- 16 licensee to dispense, manufacture, distribute, or prescribe a
- 17 controlled substance if the dispensing, manufacture, distribu-
- 18 tion, or prescribing is not for legitimate and professionally
- 19 recognized therapeutic, scientific, or industrial purposes or is
- 20 not in the scope of practice of a practitioner-licensee.
- Sec. 7311. (1) A license under section 7306 to manufacture,
- 22 distribute, prescribe, or dispense a controlled substance may be
- 23 denied, suspended, or revoked by the administrator upon a finding
- 24 that an applicant for licensure or a licensee is subject to any
- 25 of the following:

- 1 (a) The applicant or licensee has furnished false or
- 2 fraudulent material information in an application filed under
- 3 this article.
- 4 (b) The applicant's or licensee's federal registration to
- 5 manufacture, distribute, or dispense controlled substances has
- 6 been surrendered, suspended, or revoked.
- 7 (c) The applicant or licensee has promoted a controlled sub-
- 8 stance to the general public.
- 9 (d) The applicant or licensee is not a practitioner, manu-
- 10 facturer, or distributor.
- 11 (e) The applicant or licensee has not maintained effective
- 12 controls against diversion of controlled substances to other than
- 13 legitimate and professionally recognized therapeutic, scientific,
- 14 or industrial uses.
- 15 (f) The applicant or licensee is not in compliance with
- 16 applicable federal, state, and local laws.
- 17 (g) The applicant or licensee has manufactured, distributed,
- 18 or dispensed a controlled substance for other than legitimate or
- 19 professionally recognized therapeutic, scientific, or industrial
- 20 purposes or outside the scope of practice of the
- 21 practitioner-licensee or applicant.
- (h) The applicant or licensee has violated or attempted to
- 23 violate, directly or indirectly, assisted in or abetted the vio-
- 24 lation of, or conspired to violate this article or rules of the
- 25 administrator promulgated under this article.
- 26 (2) The administrator may limit <del>revocation or suspension</del>
- 27 of a license under subsection (1) to -the- A particular

- 1 controlled substance. as to which grounds for revocation or 2 suspension exist.
- (3) A license under section 7306 to manufacture, distribute,
- 4 prescribe, or dispense a controlled substance shall be denied or
- 5 revoked by the administrator if the applicant or licensee has
- 6 been convicted of a felony under a state or federal law relating
- 7 to a controlled substance.
- g (4) If the administrator suspends or revokes a license OR IF
- 9 A LICENSE IS VOID UNDER SUBSECTION (6), all controlled substances
- 10 owned or possessed by the licensee at the time of suspension or
- 11 the effective date of the revocation order may be placed under
- 12 seal or seized at the discretion of the administrator. A dispo-
- 13 sition may not be made THE ADMINISTRATOR SHALL NOT DISPOSE of
- 14 CONTROLLED substances under seal or seizure until the time for
- 15 taking an appeal has elapsed or until all appeals have been con-
- 16 cluded, unless a court, upon application therefor, orders the
- 17 sale of perishable CONTROLLED substances and the deposit of the
- 18 proceeds of the sale with the court. Upon a revocation order
- 19 becoming final OR AFTER A LICENSE BECOMES VOID UNDER SUBSECTION
- 20 (6) BECAUSE THE LICENSEE'S LICENSE TO PRACTICE IS REVOKED UNDER
- 21 ARTICLE 15 AND THAT REVOCATION ORDER BECOMES FINAL, THE ADMINIS-
- 22 TRATOR MAY ORDER all controlled substances -may UNDER SEAL OR
- 23 SEIZURE TO be forfeited to this state.
- 24 (5) The administrator shall promptly notify the bureau of
- 25 all orders suspending or revoking a license and all forfeitures
- 26 of controlled substances.

- 1 (6) A license under section 7306 to manufacture, distribute.
- 2 prescribe, or dispense a controlled substance -shall be suspended
- 3 or revoked by the administrator upon receipt of notice from the
- 4 appropriate licensing board that a IS AUTOMATICALLY VOID IF THE
- 5 LICENSEE'S BOARD SUSPENDS OR REVOKES THE licensee's license to
- 6 practice -a health care profession under article 15. -has been
- 7 suspended or revoked.
- 8 (7) Subject to subsection (8), if the administrator finds
- 9 that an applicant or licensee has been convicted of a misdemeanor
- 10 or a felony under a state or federal law relating to a controlled
- 11 substance, the applicant or licensee shall not have a direct
- 12 financial interest in or be employed in a capacity in which
- 13 the individual has direct access to controlled substances by -
- 14 a person who is licensed under this article to manufacture, dis-
- 15 tribute, prescribe, or dispense a controlled substance IN A
- 16 CAPACITY IN WHICH THE INDIVIDUAL HAS DIRECT ACCESS TO CONTROLLED
- 17 SUBSTANCES for a period of not less than 3 years after the date
- 18 of conviction. An individual who violates this subsection may
- 19 be punished by IS SUBJECT TO a civil fine of not more than
- 20 \$25,000.00 in a proceeding in the circuit court.
- 21 (8) Subsection (7) applies only to a conviction for a misde-
- 22 meanor -which- THAT is directly related to the manufacture,
- 23 delivery, possession, possession with intent to manufacture or
- 24 deliver, use, distribution, prescription, or dispensing of a con-
- 25 trolled substance. Subsection (7) does not apply to a conviction
- 26 for a misdemeanor based upon an unintentional error or omission
- 27 involving a clerical or record-keeping function.

- Sec. 7314. (1) Except as provided in subsection (3), 2 before denying, suspending, or revoking BEFORE THE ADMINISTRATOR 3 SUSPENDS OR REVOKES OR LIMITS OR DENIES AN APPLICATION, a license 4 -, or denying OR a renewal of a license, the administrator shall 5 serve on the applicant or licensee an order to show cause why the 6 application or license should not be denied, LIMITED, revoked, or 7 suspended, or why the renewal should not be denied. The order to a show cause shall contain a statement of the basis -therefor FOR g THE ORDER and shall call upon the applicant or licensee to appear 10 before the administrator at a time and place not less than 30 11 days after the date of service of the order. A show cause order 12 for a denial of renewal of a license shall be served not later 13 than 30 days before expiration of the license. These THE pro-14 ceedings DESCRIBED IN THIS SUBSECTION shall be conducted -in15 accordance with the administrative procedures act of 1969 with-16 out regard to any criminal prosecution or other proceeding. 17 proceeding to deny renewal of a license -shall- DOES not abate 18 the existing license, which shall remain in effect pending the 19 outcome of the administrative hearing. (2) The administrator may suspend A LICENSE, without an 20
- 20 (2) The administrator may suspend A LICENSE, without an
  21 order to show cause, —a license— simultaneously with the institu22 tion of proceedings under section 7311 or —where— IF renewal of
  23 licensure is refused, if the administrator finds that there is an
  24 imminent danger to the public health or safety —which— THAT war25 rants this action. The suspension shall continue in effect until
  26 conclusion of the proceedings, including judicial review, unless

- 1 sooner withdrawn by the administrator or dissolved by a court of
- 2 competent jurisdiction.
- 3 (3) Subsection (1) -shall DOES not apply to the suspension
- 4 or revocation of a license by the administrator pursuant to sec-
- 5 tion -7311(5) 7311(6).
- 6 Sec. 7315. (1) An individual whose license is limited, sus-
- 7 pended, or revoked under this part may apply to the -board-
- 8 ADMINISTRATOR for a reinstatement of a revoked or suspended
- 9 license or FOR removal of a -limited revocation or suspension-
- 10 LIMITATION as to a particular controlled substance. pursuant to
- 11 section 7316.
- 12 (2) In case of a revoked license, THE ADMINISTRATOR SHALL
- 13 NOT ACCEPT an application for reinstatement -shall not be
- 14 accepted before the expiration of -3 5 years after the date of
- 15 revocation.
- 16 (3) -An- THE ADMINISTRATOR SHALL PROVIDE AN opportunity for
- 17 a hearing -shall be provided- before final rejection of an appli-
- 18 cation for reinstatement.
- 19 Sec. 7316. The administrator may reinstate a revoked or
- 20 suspended license to an individual whose license has been sus-
- 21 pended or revoked under this article or remove a -limited revoca-
- 22 tion or suspension LIMITATION as to a particular controlled sub-
- 23 stance if, after a hearing, the administrator is satisfied that
- 24 the applicant is of good moral character, and should be permitted
- 25 in the public interest to have his or her license reinstated or
- 26 the -limited revocation or suspension LIMITATION removed. As a
- 27 condition of reinstatement, the administrator may impose a

- 1 disciplinary or corrective measure authorized under this
- 2 article. In determining the public interest, the administrator
- 3 shall consider the factors set forth in section 7306(1)(a) to
- 4 (g).
- 5 Sec. 7334. (1) A prescription for a controlled substance
- 6 included in schedule 2 shall be recorded on an official prescrip-
- 7 tion form that meets the requirements of subsection (3) and is
- 8 issued to practitioners by the department of -licensing and
- 9 regulation COMMERCE. Except as otherwise provided in subsection
- 10 (2), not more than 1 prescription shall be recorded on each
- 11 form. The department of -licensing and regulation COMMERCE
- 12 shall issue the official prescription forms to practitioners free
- 13 of charge.
- 14 (2) A practitioner employed by or under contract to a sub-
- 15 stance abuse treatment program licensed under part 62 to treat
- 16 opiate addiction with the drug methadone shall do all of the
- 17 following:
- 18 (a) On the first working day of each month, complete an
- 19 official prescription form for the entire program indicating the
- 20 total amount of methadone administered or dispensed and the total
- 21 number of patients who received the methadone during the previous
- 22 month.
- 23 (b) Comply with federal law regarding the confidentiality of
- 24 client information.
- 25 (c) Forward copy 1 of the official prescription form to the
- 26 department of -licensing and regulation COMMERCE by the
- 27 fifteenth day of the month in which the form was completed.

- 1 (3) Each official prescription form used to prescribe a
- 2 controlled substance included in schedule 2 shall be serially
- 3 numbered and in triplicate, with the first copy labeled 'copy 1'.
- 4 the second copy labeled 'copy 2', and the third copy labeled
- 5 'copy 3'. Each form shall contain spaces for all of the
- 6 following:
- 7 (a) The date the prescription is written.
- 8 (b) The date the prescription is filled.
- 9 (c) The controlled substance prescribed, the dosage, the
- 10 quantity, in both written and numerical terms, and instructions
- 11 for use.
- 12 (d) The name, address, and federal drug enforcement adminis-
- 13 tration number of the dispensing pharmacy and the state license
- 14 number and signature or initials of the pharmacist who fills the
- 15 prescription.
- 16 (e) The name, address, state license number, federal drug
- 17 enforcement administration number, and signature of the prescrib-
- 18 ing practitioner.
- 19 (f) The name, address, and age of the patient or owner of an
- 20 animal for whom the controlled substance is prescribed.
- (g) A box that, if checked, indicates that the controlled
- 22 substance was dispensed by a prescribing practitioner.
- 23 (4) A prescribing practitioner shall do all of the
- 24 following:
- 25 (a) Fill in on all 3 copies of the prescription form, in the
- 26 space provided, all of the following:

- 1 (i) The date the prescription is written.
- 2 (ii) The controlled substance prescribed, the dosage, the 3 quantity, in both written and numerical terms, and instructions
- 5 (iii) The name, address, and age of the patient or owner of 6 an animal for whom the controlled substance is prescribed.
- 7 (iv) If the controlled substance is prescribed for an 8 animal, the name of the animal.
- 9 (b) Sign copies 1 and 2 of the official prescription form
  10 and, except for an oral prescription prescribed under
  11 section 7333, give them to the person authorized to receive the
  12 prescription. If the prescribing practitioner signs copy 1 of
  13 the form and in so doing produces a legible copy of the signature
  14 on copy 2, the prescribing practitioner is in compliance with
  15 this subdivision.
- (c) Retain copy 3 of the official prescription form with the prescribing practitioner's records for a period of not less than so years from the date the prescription is written.
- (5) If a prescribing practitioner dispenses a controlledsubstance included in schedule 2, the prescribing practitionershall do all of the following:
- (a) Fill in on all 3 copies of the official prescription

  23 form, in the space provided, all of the following:
- 24 (i) The date the controlled substance is dispensed.
- 25 (ii) The controlled substance dispensed, the dosage, the
  26 quantity, in both written and numerical terms, and instructions
  27 for use.

4 for use.

- (iii) The name, address, and age of the patient or owner ofan animal for whom the controlled substance is dispensed.
- an animal for whom the controlled basbeance is alspensed.
- (iv) If the controlled substance is dispensed for an animal,4 the name of the animal.
- 5 (v) The box described in subsection (3)(g).
- 6 (b) Sign copies 1 and 2 of the official prescription form
- 7 and forward copy 1 to the department of -licensing and
- 8 regulation COMMERCE by the fifteenth day of the month following
- 9 the month in which the controlled substance was dispensed. If
- 10 the prescribing practitioner signs copy 1 of the official pre-
- 11 scription form and in so doing produces a legible copy of the
- 12 signature on copy 2, the prescribing practitioner is in compli-
- 13 ance with this subdivision.
- 14 (c) Retain copy 2 of the official prescription form as a
- 15 dispensing record.
- 16 (d) Retain copy 3 of the official prescription form with the
- 17 prescribing practitioner's records for a period of not less than
- 18 5 years from the date the prescription is written.
- 19 (6) For an oral prescription prescribed under
- 20 section 7333(2), the prescribing practitioner shall give the dis-
- 21 pensing pharmacy the information needed by the dispensing phar-
- 22 macy to fill the prescription. The prescribing practitioner
- 23 shall complete and forward the first and second copies of the
- 24 official prescription form to the dispensing pharmacy within 72
- 25 hours after issuing the oral prescription. If the dispensing
- 26 pharmacist does not receive the first and second copies of the
- 27 official prescription form within the 72-hour period, the

- 1 dispensing pharmacist may notify the department of -licensing and
  2 regulation COMMERCE.
- (7) Each dispensing pharmacist shall do all of the following:
- (a) Fill in on copies 1 and 2 of the official prescription 6 form, in the space provided, the information not required to be 7 filled in by the prescribing practitioner or the department of 8 licensing and regulation COMMERCE.
- 9 (b) Retain copy 2 with the records of the pharmacy for a 10 period of not less than 5 years.
- (c) Sign or initial copy 1 and forward it to the department
  12 of —licensing and regulation— COMMERCE by the fifteenth of the
  13 month following the month in which the prescription was written.
- (d) When filling a prescription for a controlled substance
  included in schedule 2 for a prescribing practitioner who is
  exempted under section 7333(3)(d) from using official prescription forms, a pharmacist shall, by the fifteenth of the month
  following the month in which the prescription was written, forward a copy of the prescription form used or a document provided
  by the department of <u>licensing and regulation</u> COMMERCE for each
  such prescription that contains all of the following
- 23 (i) The date the prescription is written.
- 24 (ii) The date the prescription is filled.
- 25 (iii) The controlled substance prescribed, the dosage, and
  26 the quantity.

- (iv) The name, address, and drug enforcement administration
   number of the prescribing practitioner.
- 3 (v) The name, address, and age of the patient.
- 4 (vi) The name, address, and state license number of the dis-5 pensing pharmacist.
- 6 (8) If a prescribing practitioner has failed to fill in all
- 7 of the information required under subsection (4)(a), the dispens-
- 8 ing pharmacist may complete the information on the back of copy
- 9 1. The dispensing pharmacist shall not change or add information
- 10 on the front of copy 1. If the department of -licensing and
- 11 regulation COMMERCE determines that a prescribing practitioner
- 12 is failing to fill in the required information, the department of
- 13 -licensing and regulation COMMERCE shall so notify the prescrib-
- 14 ing practitioner.
- 15 (9) A practitioner in possession of official prescription
- 16 forms issued under subsection (1) whose license to dispense or
- 17 practice, or whose federal drug enforcement administration
- 18 number, is suspended or revoked, shall, within 7 days after the
- 19 date the suspension or revocation becomes effective, return to
- 20 the department of -licensing-and regulation COMMERCE all offi-
- 21 cial prescription forms which have not been used to issue
- 22 prescriptions. An individual who violates this subsection is
- 23 guilty of a misdemeanor.
- 24 (10) The director of the department of licensing and
- 25 regulation COMMERCE shall permit access to information submitted
- 26 to the department of -licensing and regulation COMMERCE under
- 27 this section only to the following individuals:

- 1 (a) Employees and agents of the department of -licensing and
  2 regulation COMMERCE authorized by the director of -the depart3 ment of licensing and regulation COMMERCE.
- 4 (b) Employees of a governmental agency that is responsible
  5 for the enforcement of laws pertaining to controlled substances
  6 and is authorized by the director of the department of licensing
  7 and regulation— COMMERCE.
- g (c) A prescribing practitioner concerning an individual susg pected of attempting to obtain a controlled substance by fraud, to deceit, or misrepresentation, as authorized by the director of the department of licensing and regulation COMMERCE.
- (d) An individual with whom the department has contracted under subsection (16), as authorized by the director of -the department of licensing and regulation COMMERCE.
- (11) Information submitted to the department of —licensing

  16 and regulation— COMMERCE under this section is confidential, but

  17 may be released to persons authorized by the director of —the

  18 department of licensing and regulation— COMMERCE to conduct

  19 research studies or to other persons authorized by the director

  20 of —the department of licensing and regulation— COMMERCE.

  21 However, information released under this subsection shall not
- 22 identify the individuals to whom the information pertains, and 23 shall be released for statistical purposes only.
- (12) The system for retrieval of information submitted to

  25 the department of —licensing and regulation— COMMERCE pursuant to

  26 this section shall be designed in all respects so as to preclude

  27 improper access to information.

- 1 (13) Except as otherwise provided in this part, information
- 2 submitted to the department of -licensing and regulation-
- 3 COMMERCE under this section shall be used only for bona fide
- 4 drug-related criminal investigatory or evidentiary purposes or
- 5 for the investigatory or evidentiary purposes in connection with
- 6 the functions of 1 or more of the licensing OR REGISTRATION
- 7 boards created in article 15.
- 8 (14) The identity of an individual patient that is submitted
- 9 to the department of -licensing and regulation COMMERCE pursuant
- 10 to this section shall be removed from the system for retrieval of
- 11 the information described in this section and shall be destroyed
- 12 and rendered irretrievable not later than the end of the calendar
- 13 year following the year in which the information was submitted to
- 14 the department of -licensing and regulation COMMERCE. However,
- 15 an individual patient identity that is necessary for use in a
- 16 specific ongoing investigation conducted in accordance with this
- 17 act may be retained in the system until the end of the year in
- 18 which the necessity for retention of the identity ends.
- 19 (15) On or before September 30, 1993, the department of
- 20 -licensing and regulation COMMERCE, in conjunction with the con-
- 21 trolled substances advisory commission, shall submit a public
- 22 report to the legislature on the effectiveness of the triplicate
- 23 prescription program. The report shall include a recommendation
- 24 on whether the program has been a cost effective method of con-
- 25 trolling the diversion of controlled substances.

- 1 (16) The department of -licensing and regulation COMMERCE
- 2 may enter into contractual agreements for the administration of
- 3 this section.
- 4 (17) This section does not prohibit access to prescription
- 5 information otherwise allowed by law.
- 6 (18) This section is repealed effective September 30, 1993.
- 7 Sec. 7407. (1) A person shall not knowingly or
- 8 intentionally:
- (a) Distribute as a licensee a controlled substance classi-
- 10 fied in schedule 1 or 2, except pursuant to an order form as
- 11 required by section 7331.
- 12 (b) Use in the course of the manufacture or distribution of
- 13 a controlled substance a license number which is fictitious,
- 14 revoked, suspended, or issued to another person.
- 15 (c) Acquire or obtain possession of a controlled substance
- 16 by misrepresentation, fraud, forgery, deception, or subterfuge.
- 17 (d) Furnish false or fraudulent material information in, or
- 18 omit any material information from, an application, report, offi-
- 19 cial prescription form, or other document required to be kept or
- 20 filed under this article, or any record required to be kept by
- 21 this article.
- (e) Make, distribute, or possess a punch, die, plate, stone,
- 23 or other thing designed to print, imprint, or reproduce the
- 24 trademark, trade name, or other identifying mark, imprint, or
- 25 device of another or any likeness of any of the foregoing upon a
- 26 drug or container or labeling thereof so as to render the drug a
- 27 counterfeit substance.

- 1 (f) Knowingly and intentionally give, permit, or obtain
- 2 access to information submitted to the department of -licensing
- 3 and regulation COMMERCE under section 7334, except as otherwise
- 4 authorized by this article.
- 5 (g) Possess counterfeit prescription forms, except as an
- 6 agent of government while engaged in the enforcement of this
- 7 part.
- 8 (2) A person shall not refuse or knowingly fail to make,
- 9 keep, or furnish any record, notification, order form, statement.
- 10 invoice, or other information required under this article.
- 11 (3) A person who violates this section is guilty of a
- 12 felony, punishable by imprisonment for not more than 4 years, or
- 13 a fine of not more than \$30,000.00, or both.
- 14 Sec. 7502. (1) An inspection AGENT or investigatory agent
- 15 of the administrator or of the department of -licensing and
- 16 regulation COMMERCE may do any of the following:
- (a) Execute and serve search warrants, arrest warrants,
- 18 administrative inspection warrants, subpoenas, and summonses
- 19 issued under the authority of this state.
- 20 (b) Seize property pursuant to this article.
- (c) Perform other law enforcement duties the administrator
- 22 or the department of -licensing and regulation COMMERCE
- 23 designates.
- 24 (2) An agent of the department of treasury designated by the
- 25 commissioner of revenue may exercise the powers specified in sub-
- 26 section (1) with regard to the seizure of property under section
- 27 7521(e) and (f) after notification of the department of state

- 1 police or any other local law enforcement agency having
- 2 jurisdiction.
- 3 Sec. 7507. (1) The department of -licensing and
- 4 regulation COMMERCE may make administrative inspections of con-
- 5 trolled premises in accordance with this section.
- 6 (2) When authorized by an administrative inspection warrant,
- 7 an officer or employee designated by the department of -licensing
- 8 and regulation COMMERCE, upon presenting the warrant and appro-
- g priate credentials to the owner, operator, or agent in charge,
- 10 may enter controlled premises for the purpose of conducting an
- 11 administrative inspection.
- 12 (3) When authorized by an administrative inspection warrant,
- 13 an officer or employee designated by the department of -licensing
- 14 and regulation COMMERCE may:
- (a) Inspect and copy records required to be kept by this
- 16 article.
- 17 (b) Inspect, within reasonable limits and in a reasonable
- 18 manner, controlled premises and all pertinent equipment, finished
- 19 and unfinished material, containers, and labeling found therein
- 20 and, except as provided in subsection (5) all other things there-
- 21 in, including records, files, papers, processes, controls, and
- 22 facilities bearing on violation of this article.
- 23 (c) Inventory any stock of a controlled substance therein
- 24 and obtain samples thereof.
- 25 (4) This section does not prevent the inspection without a
- 26 warrant of books and records pursuant to an administrative
- 27 subpoena issued in accordance with law, nor does it prevent

- 1 entries and administrative inspections, including seizures of
- 2 property, without a warrant:
- 3 (a) If the owner, operator, or agent in charge of the con-
- 4 trolled premises consents.
- 5 (b) In situations presenting imminent danger to health or6 safety.
- 7 (c) In situations involving inspection of conveyances if
- 8 there is reasonable cause to believe that the mobility of the
- 9 conveyance makes it impracticable to obtain a warrant.
- 10 (d) In any other exceptional or emergency circumstance where
- 11 time or opportunity to apply for a warrant is lacking.
- (e) In any other situation in which a warrant is not consti-
- 13 tutionally required.
- 14 (5) An inspection authorized by this section shall not
- 15 extend to financial data or sales data, other than shipment data
- 16 or pricing data, unless the owner, operator, or agent in charge
- 17 of the controlled premises consents in writing.
- 18 (6) For purposes of this section only, "controlled premises"
- 19 means:
- 20 (a) A place where a person licensed or exempted from licen-
- 21 sure requirements under this article is required to keep
- 22 records.
- 23 (b) A place including a factory, warehouse, establishment,
- 24 and conveyance in which a person licensed or exempted from licen-
- 25 sure requirements under this article is permitted to hold, manu-
- 26 facture, compound, process, sell, deliver, or otherwise dispose
- 27 of a controlled substance.

- Sec. 16103. (1) "Board" as used in this part means each poard created in this article and as used in any other part covaring a specific health profession means the board created in that part.
- 5 (2) "Certificate of licensure" means a document issued as 6 evidence of authorization to practice and use a designated 7 title.
- g (3) "Certificate of registration" means a document issued asg evidence of authorization to use a designated title.
- 10 (4) "Council" means the health occupations council created

  11 in section 16151. "CONTROLLED SUBSTANCE" MEANS THAT TERM AS

  12 DEFINED IN SECTION 7104.
- (5) "CONVICTION" MEANS A JUDGMENT ENTERED BY A COURT UPON A

  14 PLEA OF GUILTY, GUILTY BUT MENTALLY ILL, OR NOLO CONTENDERE OR

  15 UPON A JURY VERDICT OR COURT FINDING THAT A DEFENDANT IS GUILTY

  16 OR GUILTY BUT MENTALLY ILL.
- 17 SEC. 16103A. "COMMITTEE" MEANS THE HEALTH PROFESSIONAL
  18 RECOVERY COMMITTEE CREATED IN SECTION 16165.
- 19 Sec. 16104. (1) "Delegation" means an authorization granted 20 by a licensee to a licensed or unlicensed individual to perform
- 21 selected acts, tasks, or functions -which THAT fall within the
- 22 scope of practice of the delegator and -which- THAT are not
- 23 within the scope of practice of the delegatee and -which- THAT,
- 24 in the absence of the authorization, would constitute illegal
- 25 practice of a licensed profession.
- (2) "Department" means the department of -licensing and
   regulation COMMERCE.

- 1 (3) "Director" means the director of -licensing and
- 2 regulation COMMERCE OR THE DIRECTOR'S DESIGNEE.
- 3 (4) "Good moral character" means good moral character as
- 4 defined and determined under Act No. 381 of the Public Acts of
- 5 1974, as amended, being sections 338.41 to 338.47 of the Michigan
- 6 Compiled Laws.
- 7 SEC. 16105A. "HEALTH PROFESSIONAL RECOVERY PROGRAM" OR
- 8 "PROGRAM" MEANS A NONDISCIPLINARY, TREATMENT-ORIENTED PROGRAM FOR
- 9 IMPAIRED HEALTH PROFESSIONALS ESTABLISHED UNDER SECTION 16167.
- 10 SEC. 16106A. "IMPAIRED" OR "IMPAIRMENT" MEANS THE INABILITY
- 11 OR IMMEDIATELY IMPENDING INABILITY OF A HEALTH PROFESSIONAL TO
- 12 PRACTICE HIS OR HER HEALTH PROFESSION IN A MANNER THAT CONFORMS
- 13 TO THE MINIMUM STANDARDS OF ACCEPTABLE AND PREVAILING PRACTICE
- 14 FOR THAT HEALTH PROFESSION DUE TO THE HEALTH PROFESSIONAL'S SUB-
- 15 STANCE ABUSE, CHEMICAL DEPENDENCY, OR MENTAL ILLNESS OR THE
- 16 HEALTH PROFESSIONAL'S USE OF DRUGS OR ALCOHOL THAT DOES NOT CON-
- 17 STITUTE SUBSTANCE ABUSE OR CHEMICAL DEPENDENCY. AS USED IN THIS
- 18 SECTION:
- 19 (A) "CHEMICAL DEPENDENCY" MEANS A GROUP OF COGNITIVE, BEHAV-
- 20 IORAL, AND PHYSIOLOGICAL SYMPTOMS THAT INDICATE THAT AN INDIVID-
- 21 UAL HAS A SUBSTANTIAL LACK OF OR NO CONTROL OVER THE INDIVIDUAL'S
- 22 USE OF 1 OR MORE PSYCHOACTIVE SUBSTANCES.
- 23 (B) "MENTAL ILLNESS" MEANS THAT TERM AS DEFINED IN SECTION
- 24 400A OF THE MENTAL HEALTH CODE, ACT NO. 258 OF THE PUBLIC ACTS OF
- 25 1974, BEING SECTION 330.1400A OF THE MICHIGAN COMPILED LAWS.
- 26 (C) "SUBSTANCE ABUSE" MEANS THAT TERM AS DEFINED IN SECTION 27 6107.

- Sec. 16108. (1) "Reclassification" means an action by a poard by which restrictions or conditions, or both, applicable to a license are added or removed.
- 4 (2) "Registration" means an authorization only for the use 5 of a designated title which use would otherwise be prohibited 6 under this article. It includes specialty certification of a 7 licensee.
- 8 (3) "Registrant" as used in any part that regulates the use 9 of a title means an individual to whom a registration or spe-10 cialty certification is issued under that part, and as used in 11 this part means each registrant regulated by this article.
- 12 -(4) "Retiree's limited license" means a limited license

  13 which authorizes the holder to use a designated title which would

  14 otherwise be prohibited under this article, but does not autho
  15 rize the holder to practice a health profession.
- (4) -(5) "Reinstatement" means the granting of a license or 17 certificate of registration, with or without limitations or con18 ditions, to a person whose license or certificate of registration 19 has been suspended or revoked.
- (5) (6) "Relicensure" means the granting of a license to a person whose license has become null and void LAPSED for fail
  22 ure to renew the license within 60 days after the expiration

  23 date.
- 24 (6) -(7) "Reregistration" means the granting of a certifi25 cate of registration to a person whose certificate of registra26 tion has become void— LAPSED for failure to renew the
  27 certificate within 60 days after the expiration date.

- 1 SEC. 16109A. "TREATMENT" OR "TREATMENT PLAN" MEANS A PLAN
- 2 OF CARE AND REHABILITATION SERVICES PROVIDED TO IMPAIRED LICENS-
- 3 EES, REGISTRANTS, AND APPLICANTS.
- 4 Sec. 16121. (1) The governor shall appoint by and with the
- 5 advice and consent of the senate the members of the -council-and-
- 6 boards and task forces except ex officio members.
- 7 (2) A vacancy on -the-council or a board or task force
- 8 shall be filled for the balance of the unexpired term in the same
- 9 manner as the original appointment. An appointment for a vacancy
- 10 shall be submitted to the senate not later than 60 days after the
- 11 vacancy occurs.
- 12 (3) The governor shall seek nominations from a wide range of
- 13 sources including professional associations, educational institu-
- 14 tions, consumer organizations, labor unions, health planning
- 15 agencies, and other community health organizations when making
- 16 appointments under this article.
- 17 (4) The governor may remove or suspend a -council or a-
- 18 board or task force member from office in accordance with section
- 19 10 of article 5 of the state constitution of 1963.
- 20 Sec. 16122. Except as otherwise provided in this part, the
- 21 term of office of members of -the council or a board or task
- 22 force -shall-be IS 4 years, commencing on the day after the date
- 23 prescribed in section 16131 and terminating on the prescribed
- 24 date. A member shall not serve more than 2 terms and 1 partial
- 25 term, consecutive or otherwise, including service on a predeces-
- 26 sor council, board, or task force. However, a member serving

- when this section takes effect may complete the term to which the
  member was appointed.
- 3 Sec. 16131. The terms of office of individual members of
- 4 the council or the boards and task forces, except those appointed
- 5 to fill vacancies, shall expire 4 years after appointment as
- 6 follows:

7	Nursing June 30
8	Optometry June 30
9	Pharmacy June 30
10	Podiatric medicine and surgery June 30
11	Dentistry June 30
12	Chiropractic December 31
13	Counseling June 30
14	-Health occupations council December 31
15	Medicine December 31
16	Occupational therapists December 31
17	Osteopathic medicine and surgery December 31
18	Physical therapy December 31
19	Psychology December 31
20	Sanitarians December 31
21	Veterinary medicine December 31
22	Sec. 16135. (1) Except as otherwise provided in subsection
23	(2), a member of the council or a board, THE COMMITTEE, or A
24	task force created by this article shall MEET ALL OF THE FOLLOW-
25	ING REQUIREMENTS:

- 1 (a) Be 18 or more years of age.
- 2 (b) Be of good moral character.
- 3 (c) Be a resident of this state for not less than THE 6
- 4 months immediately -before PRECEDING appointment and remain a
- 5 resident of this state throughout the term of the appointment.
- 6 (d) Be currently licensed or registered in this state where
- 7 licensure or registration in a health profession is a requirement
- 8 for membership. -on the council or a board or task force. The
- 9 member shall have actively practiced that profession or taught in
- 10 an approved educational institution which THAT prepares appli-
- 11 cants for licensure or registration in that profession, or a com-
- 12 bination of both, in any state for not less than THE 2 years
- 13 immediately before PRECEDING appointment.
- 14 (2) Subject to subsection (3), for a board created on or
- 15 after January 1, 1989, the governor may appoint -- as the mem-
- 16 bers of the board who are required to be licensed or registered
- 17 under subsection (1)(d) individuals who meet either or both
- 18 of the following requirements:
- 19 (a) Are certified or otherwise approved by a national orga-
- 20 nization that certifies or otherwise approves individuals in the
- 21 profession to be licensed or registered by the board.
- (b) Have actively practiced the profession licensed or reg-
- 23 istered by the board or taught in an educational institution
- 24 -which THAT prepares applicants for licensure or registration in
- 25 that profession, or a combination of both, for not less than the
- 26 2 years immediately preceding their appointment.

- 1 (3) Each individual appointed under subsection (2) shall be
- 2 licensed or registered under this article in the profession
- 3 licensed or registered by that board within 3 years after the
- 4 effective date of the amendatory act that created the board.
- 5 Sec. 16137. The legislature annually shall fix the per diem
- 6 compensation of the members of the council, -and- THE COMMITTEE,
- 7 THE boards, and THE task forces. Expenses of members incurred in
- 8 the performance of official duties shall be reimbursed as pro-
- 9 vided in section 1216.
- 10 Sec. 16138. (1) The council or a A board, THE COMMITTEE,
- 11 or A task force shall hold -a regular -meeting MEETINGS at
- 12 places and on separate dates fixed by it. Licensure boards and
- 13 the physician's assistant task force shall hold a regular meeting
- 14 not less than 6 times a year. THE COMMITTEE SHALL MEET NOT LESS
- 15 THAN QUARTERLY. Special meetings may be called by the chair-
- 16 person, BY a majority of the members of -the council or THE
- 17 COMMITTEE, a board, or A task force, or BY the department.
- 18 Except as otherwise provided in THIS ARTICLE OR IN the bylaws of
- 19 -the council or THE COMMITTEE, a board, or A task force, a
- 20 majority of the members appointed and serving -constitutes
- 21 CONSTITUTE a quorum. Final action by the council or THE
- 22 COMMITTEE, a board, or A task force shall be taken only by affir-
- 23 mative vote of a majority of the members present at a meeting or
- 24 for a hearing. A member shall not vote by proxy.
- 25 (2) The department shall make available the times and places
- 26 of meetings of -the council and THE COMMITTEE, THE boards and
- 27 THE task forces and keep minutes of their meetings and a record

- 1 of their actions. The council-or- MEETINGS OF THE COMMITTEE, a
- 2 board, or A task force -meeting shall be open to the public in
- 3 accordance with the open meetings act, Act No. 267 of the Public
- 4 Acts of 1976, being sections 15.261 to 15.275 of the Michigan
- 5 Compiled Laws.
- 6 Sec. 16139. The -council or COMMITTEE, a board, or A task
- 7 force shall elect annually a chairperson and vice-chairperson at
- 8 the first meeting held after the date set forth in section
- 9 16131. The officers shall be selected from -council, board,
- 10 COMMITTEE, or task force members and shall hold office for 1 year
- 11 or until their successors are elected and qualified. The
- 12 -council or COMMITTEE, a board, or A task force may fill a
- 13 vacancy in the office of chairperson or vice-chairperson for the
- 14 balance of the unexpired term. The chairperson shall preside at
- 15 meetings, and if absent or unable to preside, the
- 16 vice-chairperson shall preside.
- 17 Sec. 16141. (1) The department shall furnish office serv-
- 18 ices to the council and THE COMMITTEE, THE boards, and THE task
- 19 forces; have charge of their offices, records, and -moneys- MONEY
- 20 collected; and perform managerial and administrative functions
- 21 for them.
- 22 (2) The department -, after consultation with the council,
- 23 board, or task force, shall appoint administrative and secreta-
- 24 rial staff, clerks, and employees necessary to allow the proper
- 25 exercise of the powers and duties of -the council or a THE COM-
- 26 MITTEE, A board, or A task force. Salaries and other expenses
- 27 incurred by the council or THE COMMITTEE, a board, or A task

- 1 force and staff and expenses for studies and activities
- 2 authorized under this article shall be paid out of funds appro-
- 3 priated by the legislature therefor and be paid out of the gen-
- 4 eral fund of the state FOR THOSE PURPOSES.
- 5 (3) The department shall send moneys received to the
- 6 department of treasury for deposit in the general fund of this
- 7 state.
- 8 (3) -(4) The department -, with the advice of the council,
- 9 may promulgate rules to promote the effective and consistent
- 10 administration of this article. However, rules shall not be
- 11 promulgated which THAT constitute the licensure, REGISTRATION,
- 12 or examination of health professionals.
- 13 Sec. 16143. (1) The -council or COMMITTEE, a board, or A
- 14 task force may adopt bylaws for the regulation of its internal
- 15 affairs.
- 16 (2) The -council or COMMITTEE, a board, or A task force
- 17 shall report its activities annually to the department. The
- 18 report shall include statistical data on applicants for examina-
- 19 tion, licensure, and registration; allegations and disciplinary
- 20 actions against licensees AND REGISTRANTS; and other matters
- 21 relating to the licensure, registration, and regulatory activity
- 22 of the boards, OR A TASK FORCE, as prescribed by the department.
- 23 (3) The -council or COMMITTEE, a board, or A task force may
- 24 perform acts and make determinations necessary and proper to
- 25 carry out its functions and the department may contract with
- 26 other state agencies, private agencies, organizations, and
- 27 consultants to assist -the council, COMMITTEE, board, or task

- 1 force to perform the acts or to aid in carrying out functions of
- 2 the -council, COMMITTEE, board, or task force.
- 3 Sec. 16145. (1) A board may adopt and have an official
- 4 seal.
- 5 (2) A board may promulgate rules necessary or appropriate to
- 6 fulfill its functions as prescribed in this article. The rules
- 7 shall not be inconsistent with rules promulgated by the council
- 8 pursuant to section 16154.-
- 9 (3) A board shall promulgate rules to specify requirements
- 10 for licenses, registrations, renewals, examinations, and required
- 11 passing scores.
- 12 SEC. 16165. (1) THE HEALTH PROFESSIONAL RECOVERY COMMITTEE
- 13 IS CREATED IN THE DEPARTMENT AND SHALL CONSIST OF THE FOLLOWING
- 14 VOTING MEMBERS, APPOINTED AS FOLLOWS:
- 15 (A) SUBJECT TO SUBSECTION (4), EACH BOARD CREATED UNDER THIS
- 16 ARTICLE AND THE PHYSICIAN'S ASSISTANTS TASK FORCE, IN CONSULTA-
- 17 TION WITH THE APPROPRIATE PROFESSIONAL ASSOCIATIONS, SHALL
- 18 APPOINT 1 HEALTH PROFESSIONAL MEMBER.
- 19 (B) THE DIRECTOR SHALL APPOINT 2 PUBLIC MEMBERS, 1 OF WHOM
- 20 HAS SPECIALIZED TRAINING OR EXPERIENCE, OR BOTH, IN TREATMENT OF
- 21 INDIVIDUALS WITH ADDICTIVE BEHAVIOR.
- 22 (2) THE DIRECTOR SHALL SERVE AS AN EX OFFICIO MEMBER OF THE
- 23 COMMITTEE WITHOUT VOTE.
- 24 (3) THE DIRECTOR AND THE BOARDS AND THE PHYSICIAN'S ASSIST-
- 25 ANTS TASK FORCE SHALL NOT APPOINT AS A MEMBER OF THE COMMITTEE AN
- 26 INDIVIDUAL WHO IS AT THE TIME OF APPOINTMENT A MEMBER OF A BOARD
- 27 OR TASK FORCE.

- 1 (4) THE MEMBERS APPOINTED BY THE BOARDS AND THE PHYSICIAN'S
- 2 ASSISTANTS TASK FORCE UNDER SUBSECTION (1) (A) SHALL HAVE EDUCA-
- 3 TION, TRAINING, AND CLINICAL EXPERTISE IN THE TREATMENT OF INDI-
- 4 VIDUALS WITH ADDICTIVE BEHAVIOR OR MENTAL ILLNESS, OR BOTH.
- 5 SEC. 16166. THE TERM OF OFFICE OF AN APPOINTED MEMBER OF
- 6 THE COMMITTEE IS 2 YEARS, COMMENCING ON JANUARY 1 AND TERMINATING
- 7 ON DECEMBER 31. AN APPOINTED MEMBER SHALL NOT SERVE MORE THAN 2
- 8 TERMS AND 1 PARTIAL TERM, CONSECUTIVE OR OTHERWISE. A BOARD OR
- THE PHYSICIAN'S ASSISTANTS TASK FORCE OR THE DIRECTOR SHALL FILL
- 10 A VACANCY FOR THE BALANCE OF THE UNEXPIRED TERM IN THE SAME
- 11 MANNER AS THE ORIGINAL APPOINTMENT.
- 12 SEC. 16167. THE COMMITTEE SHALL DO ALL OF THE FOLLOWING:
- 13 (A) ESTABLISH THE GENERAL COMPONENTS OF THE HEALTH PROFES-
- 14 SIONAL RECOVERY PROGRAM AND A MECHANISM FOR MONITORING HEALTH
- 15 PROFESSIONALS WHO MAY BE IMPAIRED.
- 16 (B) SUBJECT TO SECTIONS 16169 AND 16170 AND IN CONJUNCTION
- 17 WITH THE HEALTH PROFESSIONAL RECOVERY PROGRAM CONSULTANTS
- 18 DESCRIBED IN SECTION 16168, DEVELOP AND IMPLEMENT CRITERIA FOR
- 19 THE IDENTIFICATION, ASSESSMENT, AND TREATMENT OF HEALTH PROFES-
- 20 SIONALS WHO MAY BE IMPAIRED.
- 21 (C) IN CONJUNCTION WITH THE HEALTH PROFESSIONAL RECOVERY
- 22 PROGRAM CONSULTANTS DESCRIBED IN SECTION 16168, DEVELOP AND
- 23 IMPLEMENT MECHANISMS FOR THE EVALUATION OF CONTINUING CARE OR
- 24 AFTERCARE PLANS FOR HEALTH PROFESSIONALS WHO MAY BE IMPAIRED.
- 25 (D) DEVELOP A MECHANISM AND CRITERIA FOR THE REFERRAL OF A
- 26 HEALTH PROFESSIONAL WHO MAY BE IMPAIRED TO A PROFESSIONAL
- 27 ASSOCIATION WHEN APPROPRIATE FOR THE PURPOSE OF PROVIDING

- 1 ASSISTANCE TO THE HEALTH PROFESSIONAL. IN DEVELOPING CRITERIA
- 2 UNDER THIS SUBDIVISION, THE COMMITTEE SHALL REQUIRE THAT A REFER-
- 3 RAL BE MADE ONLY WITH THE CONSENT OF THE HEALTH PROFESSIONAL.
- 4 (E) ANNUALLY REPORT TO EACH BOARD AND THE PHYSICIAN'S
- 5 ASSISTANTS TASK FORCE CREATED UNDER THIS ARTICLE ON THE STATUS OF
- 6 THE HEALTH PROFESSIONAL RECOVERY PROGRAM. THE COMMITTEE SHALL
- 7 INCLUDE IN THE REPORT, AT A MINIMUM, STATISTICAL INFORMATION ON
- 8 THE LEVEL OF PARTICIPATION IN THE PROGRAM OF EACH HEALTH
- 9 PROFESSION. THE COMMITTEE MAY INCLUDE IN THE REPORT RECOMMENDA-
- 10 TIONS FOR CHANGES IN THE HEALTH PROFESSIONAL RECOVERY PROGRAM AND
- 11 FOR PARTICIPATION BY THE BOARDS AND THE PHYSICIAN'S ASSISTANTS
- 12 TASK FORCE, PROFESSIONAL ASSOCIATIONS, SUBSTANCE ABUSE TREATMENT
- 13 AND PREVENTION PROGRAMS, AND OTHER APPROPRIATE AGENCIES.
- 14 SEC. 16168. (1) THE DEPARTMENT SHALL ENTER INTO A CONTRACT
- 15 WITH A PRIVATE ENTITY TO ACT AS A CONSULTANT TO ASSIST THE COM-
- 16 MITTEE WITH THE ADMINISTRATION OF THE HEALTH PROFESSIONAL RECOV-
- 17 ERY PROGRAM INCLUDING, BUT NOT LIMITED TO, THE DUTIES DESCRIBED
- 18 IN SECTION 16167(B) AND (C). THE DEPARTMENT SHALL REQUIRE THE
- 19 PRIVATE ENTITY TO DEMONSTRATE THAT IT HAS EXPERTISE AND KNOWLEDGE
- 20 REGARDING THE TREATMENT OF IMPAIRED HEALTH PROFESSIONALS.
- 21 (2) IN THE CONTRACT BETWEEN THE DEPARTMENT AND THE PRIVATE
- 22 ENTITY ENTERED INTO UNDER SUBSECTION (1), THE DEPARTMENT SHALL
- 23 REQUIRE THE PRIVATE ENTITY TO REPORT IMMEDIATELY TO THE DEPART-
- 24 MENT ANY CIRCUMSTANCES KNOWN TO THE PRIVATE ENTITY THAT INDICATE
- 25 THAT AN IMPAIRED HEALTH PROFESSIONAL MAY BE A THREAT TO THE
- 26 PUBLIC HEALTH, SAFETY, OR WELFARE.

- sec. 16169. (1) If an individual employed by or under
- 2 CONTRACT TO THE DEPARTMENT HAS REASONABLE CAUSE TO BELIEVE THAT A
- 3 HEALTH PROFESSIONAL MAY BE IMPAIRED, THE INDIVIDUAL SHALL TRANS-
- 4 MIT THE INFORMATION TO THE COMMITTEE EITHER ORALLY OR IN
- 5 WRITING. UPON RECEIPT OF THE INFORMATION, THE COMMITTEE SHALL
- 6 REQUEST THE PROGRAM CONSULTANT DESCRIBED IN SECTION 16168 TO
- 7 DETERMINE WHETHER OR NOT THE HEALTH PROFESSIONAL MAY BE
- R TMPAIRED.
- 9 (2) IF, BASED ON THE INFORMATION RECEIVED BY THE DEPARTMENT
- 10 UNDER SECTION 16168(2), THE DEPARTMENT DETERMINES THAT THE HEALTH
- 11 PROFESSIONAL INVOLVED MAY BE A THREAT TO THE PUBLIC HEALTH,
- 12 SAFETY, OR WELFARE AND HAS VIOLATED THIS ARTICLE OR ARTICLE 7 OR
- 13 THE RULES PROMULGATED UNDER THIS ARTICLE OR ARTICLE 7, THE
- 14 DEPARTMENT MAY PROCEED UNDER SECTIONS 16211 AND 16231.
- 15 SEC. 16170. (1) IF THE PROGRAM CONSULTANT DESCRIBED IN
- 16 SECTION 16168 DETERMINES UNDER SECTION 16169(1) THAT A HEALTH
- 17 PROFESSIONAL MAY BE IMPAIRED, THE COMMITTEE MAY ACCEPT THE HEALTH
- 18 PROFESSIONAL INTO THE HEALTH PROFESSIONAL RECOVERY PROGRAM IF
- 19 BOTH OF THE FOLLOWING REQUIREMENTS ARE MET:
- 20 (A) THE HEALTH PROFESSIONAL ACKNOWLEDGES HIS OR HER
- 21 IMPAIRMENT.
- 22 (B) THE HEALTH PROFESSIONAL VOLUNTARILY DOES ALL OF THE
- 23 FOLLOWING:
- 24 (i) WITHDRAWS FROM OR LIMITS THE SCOPE OF HIS OR HER PRAC-
- 25 TICE, AS DETERMINED NECESSARY BY THE COMMITTEE. TO COMPLY WITH
- 26 THIS SUBPARAGRAPH, A HEALTH PROFESSIONAL MAY REQUEST THE
- 27 LIMITATION OF HIS OR HER LICENSE UNDER SECTION 16182.

- 1 (ii) AGREES TO PARTICIPATE IN A TREATMENT PLAN THAT MEETS
- 2 THE CRITERIA DEVELOPED UNDER SECTION 16167.
- 3 (2) IF A HEALTH PROFESSIONAL DOES NOT SATISFACTORILY PARTIC-
- 4 IPATE IN THE TREATMENT PLAN DESCRIBED IN SUBSECTION (1) (B) (ii),
- 5 AS DETERMINED BY THE COMMITTEE, THE COMMITTEE SHALL REPORT THAT
- 6 FACT TO THE DEPARTMENT.
- 7 (3) A HEALTH PROFESSIONAL PARTICIPATING IN OR WHO HAS PAR-
- 8 TICIPATED IN A TREATMENT PLAN UNDER THE HEALTH PROFESSIONAL
- 9 RECOVERY PROGRAM OR AN INDIVIDUAL TREATING THE HEALTH PROFES-
- 10 SIONAL UNDER THE TREATMENT PLAN SHALL NOT FALSELY REPRESENT,
- 11 EITHER INDIVIDUALLY OR TOGETHER, THAT THE HEALTH PROFESSIONAL HAS
- 12 SUCCESSFULLY COMPLETED THE TREATMENT PLAN. AN INDIVIDUAL WHO
- 13 INTENTIONALLY VIOLATES THIS SUBSECTION IS GUILTY OF A FELONY.
- 14 SEC. 16170A. (1) THE IDENTITY OF AN INDIVIDUAL SUBMITTING
- 15 INFORMATION TO THE COMMITTEE OR THE DEPARTMENT REGARDING THE SUS-
- 16 PECTED IMPAIRMENT OF A HEALTH PROFESSIONAL IS CONFIDENTIAL.
- 17 (2) THE IDENTITY OF A HEALTH PROFESSIONAL WHO PARTICIPATES
- 18 IN THE HEALTH PROFESSIONAL RECOVERY PROGRAM IS CONFIDENTIAL AND
- 19 IS NOT SUBJECT TO DISCLOSURE UNDER DISCOVERY OR SUBPOENA OR THE
- 20 FREEDOM OF INFORMATION ACT, ACT NO. 442 OF THE PUBLIC ACTS OF
- 21 1976, BEING SECTIONS 15.231 TO 15.246 OF THE MICHIGAN COMPILED
- 22 LAWS, UNLESS THE HEALTH PROFESSIONAL FAILS TO SATISFACTORILY PAR-
- 23 TICIPATE IN A TREATMENT PLAN PRESCRIBED UNDER THE HEALTH PROFES-
- 24 SIONAL RECOVERY PROGRAM OR VIOLATES SECTION 16170(3).
- 25 (3) IF A HEALTH PROFESSIONAL SUCCESSFULLY PARTICIPATES IN
- 26 AND COMPLETES A TREATMENT PLAN PRESCRIBED UNDER THE HEALTH
- 27 PROFESSIONAL RECOVERY PROGRAM, AS DETERMINED BY THE COMMITTEE,

- 1 THE DEPARTMENT SHALL DESTROY ALL RECORDS PERTAINING TO THE
- 2 IMPAIRMENT OF THE HEALTH PROFESSIONAL, INCLUDING RECORDS PERTAIN-
- 3 ING TO THE HEALTH PROFESSIONAL'S PARTICIPATION IN THE TREATMENT
- 4 PLAN, UPON THE EXPIRATION OF 5 YEARS AFTER THE DATE OF THE
- 5 COMMITTEE'S DETERMINATION. THIS SUBSECTION DOES NOT APPLY TO
- 6 RECORDS PERTAINING TO A VIOLATION OF THIS ARTICLE OR A RULE
- 7 PROMULGATED UNDER THIS ARTICLE.
- g Sec. 16174. (1) An individual WHO IS licensed or registered
- 9 under this article shall MEET ALL OF THE FOLLOWING REQUIREMENTS:
- 10 (a) Be 18 or more years of age.
- 11 (b) Be of good moral character.
- (c) Have a specific education or experience in the health
- 13 profession or in a subfield or specialty field of a health pro-
- 14 fession, or training equivalent, or both, as prescribed by this
- 15 article or rules of a board necessary to promote safe and compe-
- 16 tent practice and informed consumer choice.
- 17 (d) Have a working knowledge of the English language as
- 18 determined in accordance with minimum standards established for
- 19 that purpose by the -council DEPARTMENT.
- 20 (e) Pay the appropriate fees as prescribed in the state
- 21 license fee act, Act No. 152 of the Public Acts of 1979, being
- 22 sections 338.2201 to 338.2277 of the Michigan Compiled Laws THIS
- 23 ARTICLE.
- 24 (2) IN ADDITION TO THE REQUIREMENTS OF SUBSECTION (1), AN
- 25 APPLICANT FOR LICENSURE, REGISTRATION, OR SPECIALTY CERTIFICATION
- 26 UNDER THIS ARTICLE SHALL MEET BOTH OF THE FOLLOWING
- 27 REQUIREMENTS:

- 1 (A) ESTABLISH THAT DISCIPLINARY PROCEEDINGS BEFORE A SIMILAR
- 2 LICENSURE, REGISTRATION, OR SPECIALTY CERTIFICATION BOARD OF THIS
- 3 OR ANY OTHER STATE OR COUNTRY ARE NOT PENDING AGAINST THE
- 4 APPLICANT.
- 5 (B) ESTABLISH THAT IF SANCTIONS HAVE BEEN IMPOSED AGAINST
- 6 THE APPLICANT BY A SIMILAR LICENSURE, REGISTRATION, OR SPECIALTY
- 7 CERTIFICATION BOARD OF THIS OR ANY OTHER STATE OR COUNTRY BASED
- 8 UPON GROUNDS THAT ARE SUBSTANTIALLY SIMILAR TO THOSE SET FORTH IN
- 9 THIS ARTICLE OR ARTICLE 7 OR THE RULES PROMULGATED UNDER THIS
- 10 ARTICLE OR ARTICLE 7, AS DETERMINED BY THE BOARD OR TASK FORCE TO
- 11 WHICH THE APPLICANT APPLIES, THE SANCTIONS ARE NOT IN FORCE AT
- 12 THE TIME OF APPLICATION.
- 13 (3) BEFORE LICENSING, REGISTERING, OR CERTIFYING AN APPLI-
- 14 CANT, THE BOARD OR TASK FORCE TO WHICH THE APPLICANT APPLIES MAY
- 15 DO 1 OF THE FOLLOWING:
- 16 (A) MAKE AN INDEPENDENT INQUIRY INTO THE APPLICANT'S COMPLI-
- 17 ANCE WITH THE REQUIREMENTS DESCRIBED IN SUBSECTION (2). IF A
- 18 LICENSURE OR REGISTRATION BOARD OR TASK FORCE DETERMINES UNDER
- 19 SUBSECTION (2) (B) THAT SANCTIONS HAVE BEEN IMPOSED AND ARE IN
- 20 FORCE AT THE TIME OF APPLICATION, THE BOARD OR TASK FORCE SHALL
- 21 NOT GRANT A LICENSE OR REGISTRATION OR SPECIALTY CERTIFICATION TO
- 22 THE APPLICANT.
- 23 (B) REQUIRE THE APPLICANT TO SECURE FROM A NATIONAL ASSOCIA-
- 24 TION OR FEDERATION OF STATE PROFESSIONAL LICENSING BOARDS CERTI-
- 25 FICATION OF COMPLIANCE WITH THE REQUIREMENTS DESCRIBED IN SUBSEC-
- 26 TION (2).

- 1 (4) IF, AFTER ISSUING A LICENSE, REGISTRATION, OR
- 2 CERTIFICATION, A BOARD OR TASK FORCE OR THE DEPARTMENT DETERMINES
- 3 THAT SANCTIONS HAVE BEEN IMPOSED AGAINST THE LICENSEE OR REGIS-
- 4 TRANT BY A SIMILAR LICENSURE OR REGISTRATION BOARD AS DESCRIBED
- 5 IN SUBSECTION (2) (B) AND THAT THE SANCTIONS ARE STILL IN FORCE,
- 6 THE BOARD OR TASK FORCE MAY IMPOSE APPROPRIATE SANCTIONS UPON THE
- 7 LICENSEE OR REGISTRANT. THE LICENSEE OR REGISTRANT MAY REQUEST A
- 8 SHOW CAUSE HEARING BEFORE A HEARING EXAMINER TO DEMONSTRATE WHY
- 9 THE SANCTIONS SHOULD NOT BE IMPOSED.
- 10 (5) AN APPLICANT FOR LICENSURE, REGISTRATION, OR SPECIALTY
- 11 CERTIFICATION WHO IS OR HAS BEEN LICENSED, REGISTERED, OR CERTI-
- 12 FIED IN ANY PROFESSION OR SPECIALTY BY ANOTHER STATE OR COUNTRY
- 13 SHALL DISCLOSE THAT FACT ON THE APPLICATION FORM.
- 14 Sec. 16177. (1) An individual applying for licensure or
- 15 registration under this article shall do so on a form provided by
- 16 the department. If the facts set forth in the application meet
- 17 the requirements of the board OR TASK FORCE and this article for
- 18 licensure or registration, the board -may OR TASK FORCE SHALL
- 19 grant a license or registration to the applicant. A board OR
- 20 TASK FORCE may require the applicant to take an examination to
- 21 determine if the applicant meets the qualifications for licensure
- 22 or registration. The examination shall include subjects deter-
- 23 mined by the board OR TASK FORCE to be essential to the safe and
- 24 competent practice of the health profession, the appropriate use
- 25 of a title, or both. Passing scores or the procedure used to
- 26 determine passing scores shall be established before an
- 27 examination is administered.

- 1 (2) IN ADDITION TO THE INFORMATION REQUIRED UNDER
- 2 SUBSECTION (1), AN APPLICANT FOR LICENSURE OR REGISTRATION OR A
- 3 LICENSEE OR REGISTRANT APPLYING FOR RENEWAL SHALL INCLUDE ON A
- 4 FORM PROVIDED BY THE DEPARTMENT ALL OF THE FOLLOWING INFORMATION,
- 5 IF APPLICABLE:
- 6 (A) A FELONY CONVICTION.
- 7 (B) A MISDEMEANOR CONVICTION, IF THE MISDEMEANOR INVOLVES
- 8 THE ILLEGAL DELIVERY, POSSESSION, OR USE OF ALCOHOL OR A CON-
- 9 TROLLED SUBSTANCE.
- 10 (C) SANCTIONS IMPOSED AGAINST THE APPLICANT BY A SIMILAR
- 11 LICENSURE, REGISTRATION, OR CERTIFICATION BOARD OF ANOTHER STATE
- 12 OR COUNTRY.
- 13 (3) IN ADDITION TO THE INFORMATION REQUIRED UNDER
- 14 SUBSECTIONS (1) AND (2), A PHYSICIAN, OSTEOPATHIC PHYSICIAN, DEN-
- 15 TIST, OR PODIATRIST APPLYING FOR LICENSURE OR RENEWAL UNDER THIS
- 16 ARTICLE SHALL REPORT TO THE DEPARTMENT ON A FORM PROVIDED BY THE
- 17 DEPARTMENT THE NAME OF EACH HOSPITAL WITH WHICH HE OR SHE IS
- 18 EMPLOYED OR UNDER CONTRACT, AND EACH HOSPITAL IN WHICH HE OR SHE
- 19 IS ALLOWED TO PRACTICE.
- Sec. 16181. A board may grant a nonrenewable, temporary
- 21 license to an applicant who has completed all requirements for
- 22 licensure except for examination or other required evaluation
- 23 procedure. A -person- BOARD SHALL NOT GRANT A TEMPORARY LICENSE
- 24 TO AN INDIVIDUAL who has previously failed the examination or
- 25 other required evaluation procedure or whose license has been
- 26 suspended or revoked. -shall not be issued a temporary license.
- 27 A temporary license issued pursuant to this section is valid for

- 1 18 months, but A BOARD shall automatically be revoked VOID THE
- 2 TEMPORARY LICENSE if the applicant fails the examination or other
- 3 required evaluation procedure. The holder of a temporary license
- 4 shall practice only under the supervision of a licensee who holds
- 5 a license, other than a health profession subfield license, in
- 6 the same health profession. The holder of a temporary license
- 7 shall not be supervised by a licensee who holds a limited or tem-
- 8 porary license. The department shall promptly issue a temporary
- 9 license.
- 10 Sec. 16182. (1) A board may grant a limited license to an
- 11 individual if the board determines that the limitation is consis-
- 12 tent with the ability of the individual to practice the health
- 13 profession in a safe and competent manner, is necessary to pro-
- 14 tect the health and safety of patients or clients, or is appro-
- 15 priate to promote the efficient and effective delivery of health
- 16 care services.
- 17 (2) In addition to the licenses issued under subsection (1),
- 18 a board may grant the following types of limited licenses upon
- 19 application by an individual or upon its own determination:
- 20 (a) Educational, to an individual engaged in postgraduate
- 21 education.
- (b) Nonclinical, to an individual who functions only in a
- 23 nonclinical academic, research, or administrative setting and who
- 24 does not hold himself or herself out to the public as being
- 25 actively engaged in the practice of the health profession, or
- 26 otherwise directly solicit patients or clients.

- 1 (c) Clinical academic, to an individual who practices the
- 2 health profession only as part of an academic institution and
- 3 only in connection with his or her employment or other contrac-
- 4 tual relationship with that academic institution. For an indi-
- 5 vidual applying for a limited license under this subdivision to
- 6 engage in the practice of medicine under part 170, "academic
- 7 institution" means that term as defined in section 17001.
- 8 (3) In addition to the limited licenses issued under sub-
- 9 sections (1) and (2), a board may reclassify a license to a
- 10 retiree's limited license upon application and payment of the
- 11 equivalent of a 1-year license fee. A licensee under this sub-
- 12 section is authorized to use the appropriate title-listed in sec-
- 13 tion 16263 but shall not practice that health profession. The
- 14 license shall be issued once by the department and shall not have
- 15 an expiration date. A licensee under this subsection is not
- 16 required to fulfill continuing education or continued competency
- 17 requirements. If a licensee under this subsection desires to
- 18 practice the health profession, he or she shall fulfill all
- 19 licensure requirements of this act and the rules promulgated
- 20 under this act in effect at the time the licensee reapplies for
- 21 <del>licensure.</del>
- 22 Sec. 16186. (1) An individual who is licensed to practice a
- 23 health profession in another state or who is registered in
- 24 another state or who holds specialty certification from another
- 25 state and who applies for licensure, registration, or specialty
- 26 certification in this state may be granted an appropriate license

- 1 or registration upon satisfying the board OR TASK FORCE TO WHICH
- 2 THE APPLICANT APPLIES as to all of the following:
- 3 (a) The applicant substantially meets the requirements of
- 4 this article and rules promulgated by a board OR TASK FORCE for
- 5 licensure, registration, or specialty certification.
- 6 (b) Disciplinary proceedings before a similar licensing,
- 7 registration, or specialty certification board of this or any
- 8 other state or country are not pending against the applicant.
- 9 (c) That if sanctions have been imposed against the appli-
- 10 cant by a similar licensing or registration board of this or any
- 11 other state or country based upon grounds which are substantially
- 12 similar to those set forth in section 16221, as determined by the
- 13 board, the sanctions are not in force at the time of
- 14 application.
- 15 (B) -(d) The applicant is licensed, registered, or certi-
- 16 fied in another state -which THAT maintains standards substan-
- 17 tially equivalent to those of this state.
- 18 (2) Before licensing, registering, or certifying the appli-
- 19 cant, the board OR TASK FORCE TO WHICH THE APPLICANT APPLIES may
- 20 require the applicant to appear personally before it for an
- 21 interview to evaluate the applicant's relevant qualifications.
- 22 (3) Before licensing, registering, or certifying an appli-
- 23 cant under this section, the board shall do 1 of the following:
- 24 (a) Make an independent inquiry into the requirements
- 25 described in subsection (1)(b) and (c).
- 26 (b) Require the applicant to secure from a national
- 27 association or federation of state professional licensing boards

- 1 certification of the requirements described in subsection (1) (b)
- 2 and (c).
- 3 (4) An applicant for licensure, registration, or specialty
- 4 certification who is or has been licensed, registered, or certi-
- 5 fied in any profession by another state or country shall disclose
- 6 that fact on the application form.
- 7 Sec. 16192. (1) A licensee or registrant shall report to
- 8 the department a change in name or -residential or business-
- 9 MAILING address not later than 30 days after the change occurs.
- 10 (2) THE DEPARTMENT MAY SERVE A NOTICE OF HEARING ON A
- 11 LICENSEE OR REGISTRANT IN AN ACTION OR PROCEEDING FOR A VIOLATION
- 12 OF THIS ARTICLE OR ARTICLE 7 OR A RULE PROMULGATED UNDER THIS
- 13 ARTICLE OR ARTICLE 7 BY REGULAR MAIL AND BY CERTIFIED MAIL,
- 14 RETURN RECEIPT REQUESTED, TO THE LICENSEE'S OR REGISTRANT'S LAST
- 15 KNOWN ADDRESS, SERVING THE NOTICE ON THE LICENSEE OR REGISTRANT,
- 16 OR MAKING A REASONABLE ATTEMPT TO SERVE THE NOTICE ON THE
- 17 LICENSEE OR REGISTRANT. FOR PURPOSES OF THIS SUBSECTION, IF
- 18 SERVICE IS BY MAIL, SERVICE IS EFFECTIVE AT THE TIME OF MAILING,
- 19 AND NONDELIVERY DOES NOT AFFECT THE VALIDITY OF THE SERVICE IF
- 20 THE NONDELIVERY WAS CAUSED BY THE REFUSAL OF THE LICENSEE OR REG-
- 21 ISTRANT TO ACCEPT SERVICE.
- 22 (3) -(2) A license or registration is not transferable.
- Sec. 16211. (1) The department shall create and maintain a
- 24 permanent historical record for each licensee AND REGISTRANT with
- 25 respect to information and data transmitted pursuant to law.

- 1 (2) The individual historical record shall include a written 2 allegation against the licensee —which—OR REGISTRANT THAT is 3 substantiated after investigation.
- 4 (3) The individual historical record may include other items
  5 concerning a licensee's OR REGISTRANT'S record of practice THAT
  6 the appropriate board determines will facilitate proper and
  7 periodic review, but only those items as designated by -rules of
  8 the board RULE.
- 9 (4) The -board or its representative DEPARTMENT shall
  10 promptly review the entire file of a licensee OR REGISTRANT,
  11 including all prior matters with respect to which no action was
  12 taken at the time, with respect to whom there is received 1 OR
  13 MORE OF THE FOLLOWING:
- (a) A notice of revocation, suspension, or limitation of staff privileges by a licensed hospital.
- (b) A written allegation —which—OF A VIOLATION OF THIS

  17 ARTICLE, ARTICLE 7, OR A RULE PROMULGATED UNDER THIS ARTICLE OR

  18 ARTICLE 7 THAT is substantiated after investigation.
- (c) A notice of disciplinary action by a health professionalsociety.
- 21 (d) An adverse malpractice settlement, award, or judgment.
- (e) Written notice of <del>a conviction of a felony.</del> 1 OR MORE
  23 OF THE FOLLOWING:
- 24 (i) A FELONY CONVICTION.
- 25 (ii) A MISDEMEANOR CONVICTION, IF THE MISDEMEANOR INVOLVES
  26 THE ILLEGAL DELIVERY, POSSESSION, OR USE OF ALCOHOL OR A
- 27 CONTROLLED SUBSTANCE.

- 1 (F) NOTICE THAT A LICENSEE OR REGISTRANT IS INELIGIBLE TO
- 2 PARTICIPATE AS A PROVIDER IN A FEDERALLY FUNDED HEALTH INSURANCE
- 3 OR HEALTH BENEFITS PROGRAM BASED UPON THE LICENSEE'S OR
- 4 REGISTRANT'S FAILURE TO MEET THE PROGRAM'S STANDARDS OF PROFES-
- 5 SIONAL PRACTICE. A CERTIFIED COPY OF THE ACTION OR FINAL ORDER
- 6 MAKING THE LICENSEE OR REGISTRANT INELIGIBLE IS SUFFICIENT NOTICE
- 7 FOR PURPOSES OF THIS SUBDIVISION.
- 8 (G) A REPORT OR NOTICE UNDER SECTION 16222.
- 9 (5) The department shall retain written allegations -against
- 10 a licensee which THAT are unsubstantiated for 2 5 years, after
- 11 which they may be removed THE DEPARTMENT SHALL REMOVE THE
- 12 ALLEGATIONS from the registry, if approved by the appropriate
- 13 board FILE, IF NO FURTHER ALLEGATIONS AGAINST THE LICENSEE OR
- 14 REGISTRANT HAVE BEEN RECEIVED BY THE DEPARTMENT WITHIN THE 5-YEAR
- 15 PERIOD.
- 16 (6) Except as provided in section  $-\frac{16231(5)}{}$  16231(7), a
- 17 licensee, REGISTRANT, or applicant may review his or her individ-
- 18 ual historical record.
- 19 Sec. 16221. The department may investigate activities
- 20 related to the practice of a health profession by a licensee, a
- 21 registrant, or an applicant for licensure or registration. The
- 22 department may hold hearings, administer oaths, and order rele-
- 23 vant testimony to be taken and shall report its findings to the
- 24 appropriate board or appropriate task force. The board shall
- 25 proceed under section 16226 if -the board IT finds that any of
- 26 the following grounds exist:

- 1 (a) A violation of general duty, consisting of negligence or
- 2 failure to exercise due care, including negligent delegation to
- 3 or supervision of employees or other individuals, whether or not
- 4 injury results, or any conduct, practice, or condition which
- 5 impairs, or may impair, the ability to safely and skillfully
- 6 practice the health profession.
- 7 (b) Personal disqualifications, consisting of any of the 8 following:
- (i) Incompetence.
- 10 (ii) -Substance SUBJECT TO SECTIONS 16165 TO 16170A,
- 11 SUBSTANCE abuse as defined in section 6107.
- 12 (iii) Mental or physical inability reasonably related to and
- 13 adversely affecting the licensee's ability to practice in a safe
- 14 and competent manner.
- 15 (iv) Declaration of mental incompetence by a court of compe-
- 16 tent jurisdiction.
- 17 (v) Conviction of a misdemeanor PUNISHABLE BY IMPRISONMENT
- 18 FOR A MAXIMUM TERM OF 2 YEARS, A MISDEMEANOR INVOLVING THE ILLE-
- 19 GAL DELIVERY, POSSESSION, OR USE OF ALCOHOL OR A CONTROLLED
- 20 SUBSTANCE, or A felony. -reasonably related to and adversely
- 21 affecting the licensee's ability to practice in a safe and compe-
- 22 tent manner. A certified copy of the court record shall be IS
- 23 conclusive evidence of the conviction.
- 24 (vi) Lack of good moral character.
- 25 (vii) Conviction of a criminal offense under sections 520a
- 26 to 5201 of the Michigan penal code, Act No. 328 of the Public
- 27 Acts of 1931, being sections 750.520a to 750.5201 of the Michigan

- 1 Compiled Laws. A certified copy of the court record -shall-be-
- 2 IS conclusive evidence of the conviction.
- 3 (viii) Conviction of a violation of section 492a of the
- 4 Michigan penal code, Act No. 328 of the Public Acts of 1931,
- 5 being section 750.492a of the Michigan Compiled Laws. A certi-
- 6 fied copy of the court record -shall be- IS conclusive evidence
- 7 of the conviction.
- 8 (ix) Conviction of a misdemeanor or felony involving fraud
- 9 in obtaining or attempting to obtain fees related to the practic
- 10 of a health profession. A certified copy of the court record
- 11 -shall be IS conclusive evidence of the conviction.
- 12 (x) FINAL ADVERSE ADMINISTRATIVE ACTION BY A LICENSURE, REG
- 13 ISTRATION, OR DISCIPLINARY BOARD INVOLVING THE HOLDER OF, OR AN
- 14 APPLICANT FOR, A LICENSE OR REGISTRATION REGULATED BY ANOTHER
- 15 STATE OR A TERRITORY OF THE UNITED STATES. A CERTIFIED COPY OF
- 16 THE RECORD OF THE BOARD IS CONCLUSIVE EVIDENCE OF THE FINAL
- 17 ACTION.
- 18 (xi) CONVICTION OF A MISDEMEANOR THAT IS REASONABLY RELATED
- 19 TO OR THAT ADVERSELY AFFECTS THE LICENSEE'S ABILITY TO PRACTICE
- 20 IN A SAFE AND COMPETENT MANNER. A CERTIFIED COPY OF THE COURT
- 21 RECORD IS CONCLUSIVE EVIDENCE OF THE CONVICTION.
- (c) Prohibited acts, consisting of any of the following:
- 23 (i) Fraud or deceit in obtaining or renewing a license.
- 24 (ii) Permitting the license to be used by an unauthorized
- 25 person.
- 26 (iii) Practice outside the scope of a license.

- 1 (iv) Obtaining, possessing, or attempting to obtain or
- 2 possess a controlled substance as defined in section 7104 or a
- 3 drug as defined in section 7105 without lawful authority; or
- 4 selling, prescribing, giving away, or administering drugs for
- 5 other than lawful diagnostic or therapeutic purposes.
- 6 (d) Unethical business practices, consisting of any of the 7 following:
- g (i) False or misleading advertising.
- (ii) Dividing fees for referral of patients or accepting
- 10 kickbacks on medical or surgical services, appliances, or medica-
- 11 tions purchased by or in behalf of patients.
- (iii) Fraud or deceit in obtaining or attempting to obtain
- 13 third party reimbursement.
- 14 (e) Unprofessional conduct, consisting of any of the
- 15 following:
- 16 (i) Misrepresentation to a consumer or patient or in obtain-
- 17 ing or attempting to obtain third party reimbursement in the
- 18 course of professional practice.
- 19 (ii) Betrayal of a professional confidence.
- 20 (iii) Promotion for personal gain of an unnecessary drug,
- 21 device, treatment, procedure, or service.
- 22 (iv) Directing or requiring an individual to purchase or
- 23 secure a drug, device, treatment, procedure, or service from
- 24 another person, place, facility, or business in which the
- 25 licensee has a financial interest.
- 26 (f) Failure to report a change of name or address within 30
- 27 days after the change occurs.

- 1 (g) A violation, or aiding or abetting in a violation, of
- 2 this article or of rules promulgated under this article.
- 3 (h) Failure to comply with a subpoena issued pursuant to
- 4 this part, FAILURE TO RESPOND TO A COMPLAINT ISSUED UNDER THIS
- 5 ARTICLE OR ARTICLE 7, OR FAILURE TO APPEAR AT A COMPLIANCE CON-
- 6 FERENCE OR AN ADMINISTRATIVE HEARING.
- 7 (i) Failure to pay an installment of an assessment levied
- 8 pursuant to section 2504 of the insurance code of 1956, Act
- 9 No. 218 of the Public Acts of 1956, as amended, being section
- 10 500.2504 of the Michigan Compiled Laws, within 60 days after
- 11 notice by the appropriate board.
- 12 (j) A violation of section 17013 or 17513.
- 13 SEC. 16222. (1) A LICENSEE OR REGISTRANT HAVING KNOWLEDGE
- 14 THAT ANOTHER LICENSEE OR REGISTRANT HAS COMMITTED A VIOLATION
- 15 UNDER THIS ARTICLE OR ARTICLE 7 OR A RULE PROMULGATED UNDER THIS
- 16 ARTICLE OR ARTICLE 7 SHALL REPORT THE CONDUCT AND THE NAME OF THE
- 17 SUBJECT OF THE REPORT TO THE DEPARTMENT. INFORMATION OBTAINED BY
- 18 THE DEPARTMENT UNDER THIS SUBSECTION IS CONFIDENTIAL AND IS
- 19 SUBJECT TO SECTIONS 16238 AND 16244(2). FAILURE OF A LICENSEE OR
- 20 REGISTRANT TO MAKE A REPORT UNDER THIS SUBSECTION DOES NOT GIVE
- 21 RISE TO A CIVIL CAUSE OF ACTION FOR DAMAGES AGAINST THE LICENSEE
- 22 OR REGISTRANT. THIS SUBSECTION DOES NOT APPLY TO A LICENSEE OR
- 23 REGISTRANT WHO OBTAINS THE KNOWLEDGE OF A VIOLATION WHILE PROVID-
- 24 ING PROFESSIONAL SERVICES TO THE LICENSEE OR REGISTRANT TO WHOM
- 25 THE KNOWLEDGE APPLIES, WHO IS SERVING ON A DULY CONSTITUTED
- 26 ETHICS COMMITTEE OF A PROFESSIONAL ASSOCIATION, OR WHO IS SERVING

- 1 ON A COMMITTEE ASSIGNED A PROFESSIONAL REVIEW FUNCTION IN A 2 HEALTH FACILITY OR AGENCY.
- 3 (2) UNLESS THE LICENSEE OR REGISTRANT MAKING THE REPORT OTH-
- A ERWISE AGREES IN WRITING, THE IDENTITY OF THE LICENSEE OR REGIS-
- 5 TRANT MAKING THE REPORT SHALL REMAIN CONFIDENTIAL UNLESS DISCI-
- 6 PLINARY PROCEEDINGS UNDER THIS PART ARE INITIATED AGAINST THE
- 7 SUBJECT OF THE REPORT AND THE LICENSEE OR REGISTRANT MAKING THE
- 8 REPORT IS REQUIRED TO TESTIFY IN THE PROCEEDINGS.
- 9 (3) A LICENSEE OR REGISTRANT SHALL NOTIFY THE DEPARTMENT OF
- 10 A CRIMINAL CONVICTION OR A DISCIPLINARY LICENSING OR REGISTRATION
- 11 ACTION TAKEN BY ANOTHER STATE AGAINST THE LICENSEE OR REGISTRANT
- 12 WITHIN 30 DAYS AFTER THE DATE OF THE CONVICTION OR ACTION. THIS
- 13 SUBSECTION INCLUDES, BUT IS NOT LIMITED TO, A DISCIPLINARY ACTION
- 14 THAT IS STAYED PENDING APPEAL.
- 15 SEC. 16223. (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SEC-
- 16 TION, A LICENSEE OR REGISTRANT WHO HAS REASONABLE CAUSE TO
- 17 BELIEVE THAT A LICENSEE, REGISTRANT, OR APPLICANT IS IMPAIRED
- 18 SHALL REPORT THAT FACT TO THE DEPARTMENT. FOR PURPOSES OF THIS
- 19 SUBSECTION, A REPORT FILED WITH THE COMMITTEE OR WITH THE PROGRAM
- 20 CONSULTANTS DESCRIBED IN SECTION 16168 IS CONSIDERED TO BE FILED
- 21 WITH THE DEPARTMENT. A LICENSEE OR REGISTRANT WHO FAILS TO
- 22 REPORT UNDER THIS SUBSECTION IS NOT LIABLE IN A CIVIL ACTION FOR
- 23 DAMAGES RESULTING FROM THE FAILURE TO REPORT.
- 24 (2) THIS SECTION DOES NOT APPLY TO A LICENSEE OR REGISTRANT
- 25 WHO IS IN A BONA FIDE HEALTH PROFESSIONAL-PATIENT RELATIONSHIP
- 26 WITH A LICENSEE, REGISTRANT, OR APPLICANT BELIEVED TO BE
- 27 IMPAIRED.

- (3) A LICENSEE OR REGISTRANT WHO IN GOOD FAITH COMPLIES WITH 1
- 2 THIS SECTION IS NOT LIABLE FOR DAMAGES IN A CIVIL ACTION OR
- 3 SUBJECT TO PROSECUTION IN A CRIMINAL PROCEEDING AS A RESULT OF
- 4 THE COMPLIANCE.
- Sec. 16224. (1) Failure or refusal to submit to an examina-
- 6 tion -which THAT THE DEPARTMENT OR a board OR TASK FORCE is
- 7 authorized to require under this part after reasonable notice and
- 8 opportunity FOR A HEARING constitutes a ground for DENIAL OR
- 9 suspension of a license OR REGISTRATION until the examination is
- 10 taken.
- (2) Additional grounds for disciplinary action may be found
- 12 in a part dealing with a specific health profession.
- 13 Sec. 16226. (1) After finding the existence of 1 or more of
- 14 the grounds for board action listed in section 16221, a board
- 15 shall impose 1 or more of the following sanctions for each
- 16 violation:

## 17 Violations of Section 16221

- 18 Subdivision (a), (b)(ii), Probation, limitation, denial,
- (b)(iv), (b)(vi), or19
- 20 (b) (vii)
- 21
- 22 Subdivision (b) (viii)
- 23 Subdivision (b)(i),
- 24 (b) (iii), (b) (v),
- 25 -or (b) (ix),

## Sanctions

suspension, revocation,

restitution, COMMUNITY SERVICE,

or fine.

Revocation OR DENIAL.

Limitation, suspension,

revocation, denial,

probation, restitution,

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(B)(x), OR(B)(xi)
                                      COMMUNITY SERVICE, or fine.
1
2 Subdivision (c)(i)
                                   Denial, revocation, suspension,
                                      probation, limitation,
3
                                      COMMUNITY SERVICE, or fine.
5 Subdivision (c)(ii)
                                    Denial, suspension, revocation,
                                      restitution, COMMUNITY SERVICE,
                                      or fine.
                                    Probation, denial, suspension,
8 Subdivision (c)(iii)
                                      revocation, restitution,
9
                                      COMMUNITY SERVICE, or fine.
10
                                    Fine, probation, denial,
11 Subdivision (c) (iv)
                                      suspension, revocation,
    or (d)(iii)
12
                                      COMMUNITY SERVICE,
13
                                      or restitution.
14
                                    Reprimand, fine, probation,
15 Subdivision (d)(i)
                                      COMMUNITY SERVICE, DENIAL,
16
  or (d)(ii)
                                      or restitution.
17
                                    Reprimand, fine, probation,
18 Subdivision (e)(i)
                                      limitation, suspension,
19
                                      COMMUNITY SERVICE, DENIAL, or
20
                                      restitution.
21
                                    Reprimand, probation,
22 Subdivision (e)(ii)
                                      suspension, restitution,
23
     or (h)
                                      COMMUNITY SERVICE, DENIAL, or
24
                                      fine.
25
                                    Reprimand, fine, probation,
26 Subdivision (e)(iii)
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suspension, revocation, 1 or (e)(iv)limitation, COMMUNITY SERVICE, DENIAL, or restitution. 4 Subdivision (f) Reprimand or fine. 5 Subdivision (g) Reprimand, probation, denial, suspension, revocation, limitation, restitution, COMMUNITY SERVICE, or fine. 9 Subdivision (i) Suspension or fine.

- 10 Subdivision (j) Reprimand or fine.
- (2) Determination of sanctions for violations under THIS 12 section -16226- shall be made by a board. If, during judicial 13 review, -a THE court -holds OF APPEALS DETERMINES that a 14 -sanction is unlawful under FINAL DECISION OR ORDER OF A BOARD 15 PREJUDICES SUBSTANTIAL RIGHTS OF THE PETITIONER FOR ANY OF THE 16 GROUNDS LISTED IN section 106 of the administrative procedures 17 act of 1969, Act No. 306 of the Public Acts of 1969, being sec-18 tion 24.306 of the Michigan Compiled Laws, AND HOLDS THAT THE 19 FINAL DECISION OR ORDER IS UNLAWFUL AND IS TO BE SET ASIDE, the 20 court shall state on the record the reasons for the holding and 21 may remand the case to the board for further consideration.
- 22 (3) A board - ereated under part 170 or 175 may impose a 23 fine of up to, but not exceeding, \$250,000.00 for a violation of 24 section 16221(a) or (b).
- (4) A BOARD MAY REQUIRE A LICENSEE OR REGISTRANT OR AN 25 26 APPLICANT FOR LICENSURE OR REGISTRATION WHO HAS VIOLATED THIS 27 ARTICLE OR ARTICLE 7 OR A RULE PROMULGATED UNDER THIS ARTICLE OR

- 1 ARTICLE 7 TO SATISFACTORILY COMPLETE AN EDUCATIONAL PROGRAM, A
- 2 TRAINING PROGRAM, OR A TREATMENT PROGRAM, A MENTAL, PHYSICAL, OR
- 3 PROFESSIONAL COMPETENCE EXAM, OR A COMBINATION OF THOSE PROGRAMS
- 4 AND EXAMS.
- 5 Sec. 16227. (1) A board shall deny or revoke a registration
- 6 for fraud or deceit in obtaining the registration or for violat-
- 7 ing or aiding or abetting in a violation of this article
- 8 or of rules promulgated under this article. A board shall sus-
- 9 pend or revoke -a THE registration -permitted to OF A REGIS-
- 10 TRANT WHO PERMITS HIS OR HER REGISTRATION TO be used by an unau-
- 11 thorized person.
- 12 (2) For an offense committed within 2 years after a previous
- 13 offense of the same kind, a board -shall- MAY suspend or revoke
- 14 the license or registration.
- 15 (3) Section 16226 and this section do not limit any other
- 16 sanction or additional -disciplinary action a board is autho-
- 17 rized to impose or take.
- 18 Sec. 16231. (1) A person or governmental entity who
- 19 believes that a violation of this article or ARTICLE 7 OR a rule
- 20 promulgated under this article or -a-ground-for disciplinary
- 21 action— ARTICLE 7 exists may -notify— MAKE AN ALLEGATION OF THAT
- 22 FACT TO the department in writing. The department shall provide
- 23 the appropriate board or its representative with the allegation 5
- 24 days after its receipt.
- 25 (2) If, upon reviewing an allegation, the board or its rep-
- 26 resentative determines there is reasonable basis to believe a
- 27 ground set forth in section 16221(a), (b)(i), (b)(v), or (c)(iii)

- 1 exists, the department shall investigate. If a board or its
- 2 representative does not make a determination within 30 days, the
- 3 department shall make the determination.
- 4 (2) -(3) If, upon reviewing an APPLICATION OR AN allegation
- 5 OR A LICENSEE'S FILE UNDER SECTION 16211(4), the department
- 6 determines there is a reasonable basis to believe the existence
- 7 of -grounds other than those listed in subsection (2) A VIOLA-
- 8 TION OF THIS ARTICLE OR ARTICLE 7 OR A RULE PROMULGATED UNDER
- 9 THIS ARTICLE OR ARTICLE 7, the department shall investigate.
- 10 (3) -(4) Upon the receipt of information reported pursuant
- 11 to section 16243(2) -which THAT indicates 3 or more malpractice
- 12 settlements, awards, or judgments against a licensee in -any con-
- 13 secutive 10-year- A period OF 5 CONSECUTIVE YEARS or 1 or more
- 14 malpractice settlements, awards, or judgments against a licensee
- 15 totaling more than \$200,000.00 in any consecutive 10-year A
- 16 period OF 5 CONSECUTIVE YEARS, whether or not a judgment or award
- 17 is stayed pending appeal, -a board shall notify the department,
- 18 and the department shall investigate.
- 19 (4) AT ANY TIME DURING AN INVESTIGATION OR FOLLOWING THE
- 20 ISSUANCE OF A COMPLAINT, THE DEPARTMENT MAY SCHEDULE A COMPLIANCE
- 21 CONFERENCE PURSUANT TO SECTION 92 OF THE ADMINISTRATIVE PROCE-
- 22 DURES ACT OF 1969, BEING SECTION 24.292 OF THE MICHIGAN COMPILED
- 23 LAWS. THE CONFERENCE MAY INCLUDE THE APPLICANT, LICENSEE, OR
- 24 REGISTRANT, THE APPLICANT'S, LICENSEE'S, OR REGISTRANT'S ATTOR-
- 25 NEY, 1 MEMBER OF THE DEPARTMENT'S STAFF, AND ANY OTHER INDIVIDU-
- 26 ALS APPROVED BY THE DEPARTMENT. ONE MEMBER OF THE APPROPRIATE
- 27 BOARD OR TASK FORCE MAY ATTEND THE CONFERENCE AND PROVIDE SUCH

- 1 ASSISTANCE AS NEEDED. AT THE COMPLIANCE CONFERENCE, THE
- 2 DEPARTMENT SHALL ATTEMPT TO REACH AGREEMENT. IF AN AGREEMENT IS
- 3 REACHED, THE DEPARTMENT SHALL SUBMIT A WRITTEN STATEMENT OUTLIN-
- 4 ING THE TERMS OF THE AGREEMENT, OR A STIPULATION AND FINAL ORDER,
- 5 IF APPLICABLE, OR A REQUEST FOR DISMISSAL TO THE APPROPRIATE
- 6 BOARD FOR APPROVAL. IF THE AGREEMENT OR STIPULATION AND FINAL
- 7 ORDER OR REQUEST FOR DISMISSAL IS REJECTED BY THE BOARD, OR IF NO
- 8 AGREEMENT IS REACHED, A HEARING BEFORE A HEARINGS EXAMINER SHALL
- 9 BE SCHEDULED. A PARTY SHALL NOT MAKE A TRANSCRIPT OF THE COMPLI-
- 10 ANCE CONFERENCE.
- 11 (5) Within -45 90 days after -receipt of the allegation AN
- 12 INVESTIGATION IS INITIATED UNDER SUBSECTION (2) OR (3), the
- 13 department shall notify the person making the allegation in
- 14 writing of actions taken. The department shall transmit a
- 15 response to the appropriate board within 5 days after the date
- 16 sent. DO 1 OR MORE OF THE FOLLOWING:
- 17 (A) ISSUE A FORMAL COMPLAINT.
- 18 (B) CONDUCT A COMPLIANCE CONFERENCE UNDER SUBSECTION (4).
- 19 (C) ISSUE A SUMMARY SUSPENSION.
- 20 (D) ISSUE A CEASE AND DESIST ORDER.
- 21 (E) DISMISS THE COMPLAINT.
- 22 (F) PLACE IN THE COMPLAINT FILE A WRITTEN EXTENSION OF NOT
- 23 MORE THAN 30 DAYS TO TAKE ACTION UNDER THIS SUBSECTION.
- 24 (6) -The UNLESS THE PERSON SUBMITTING THE ALLEGATION UNDER
- 25 SUBSECTION (1) OTHERWISE AGREES IN WRITING, THE DEPARTMENT SHALL
- 26 KEEP THE identity of a person submitting the allegation -shall
- 27 remain- confidential until disciplinary proceedings under this

- 1 part are initiated against the subject of the allegation and the
- 2 person making the allegation is required to testify in the
- 3 proceedings.
- 4 (7) The Michigan board of medicine created in part 170, or
- 5 the Michigan board of osteopathic medicine and surgery created in
- 6 part 175, or the official designee of either board shall review
- 7 allegations on a priority basis. Those allegations which are
- 8 determined by the boards or their official designees to pose a
- 9 serious risk to the public health and welfare shall be reviewed
- 10 before all other allegations received by the boards or their
- 11 representatives. THE DEPARTMENT SHALL MAIL A COMPLAINT TO THE
- 12 APPLICANT, LICENSEE, OR REGISTRANT WHO IS THE SUBJECT OF THE COM-
- 13 PLAINT BY REGULAR MAIL AND BY CERTIFIED MAIL, RETURN RECEIPT
- 14 REQUESTED, AT THE APPLICANT'S, LICENSEE'S, OR REGISTRANT'S LAST
- 15 KNOWN ADDRESS, SERVE THE COMPLAINT UPON THE APPLICANT, LICENSEE,
- 16 OR REGISTRANT, OR MAKE A REASONABLE ATTEMPT TO SERVE THE COM-
- 17 PLAINT UPON THE APPLICANT, LICENSEE, OR REGISTRANT. FOR PURPOSES
- 18 OF THIS SUBSECTION, IF SERVICE IS BY MAIL, THEN SERVICE IS EFFEC-
- 19 TIVE 3 DAYS AFTER THE DATE OF MAILING, AND NONDELIVERY DOES NOT
- 20 AFFECT THE VALIDITY OF THE SERVICE IF THE NONDELIVERY WAS CAUSED
- 21 BY THE REFUSAL OF THE APPLICANT, LICENSEE, OR REGISTRANT TO
- 22 ACCEPT SERVICE. THE DEPARTMENT SHALL INCLUDE IN THE COMPLAINT A
- 23 NOTICE THAT THE APPLICANT, LICENSEE, OR REGISTRANT WHO IS THE
- 24 SUBJECT OF THE COMPLAINT HAS 30 DAYS FROM THE DATE OF RECEIPT TO
- 25 RESPOND IN WRITING TO THE COMPLAINT. THE DEPARTMENT OF COMMERCE
- 26 MAY CONSULT WITH THE DEPARTMENT OF ATTORNEY GENERAL BEFORE
- 27 PREPARING A COMPLAINT UNDER THIS SUBSECTION, AND MAY UTILIZE AN

- 1 ATTORNEY ON THE DEPARTMENT OF COMMERCE STAFF, AN ATTORNEY UNDER
- 2 CONTRACT TO THE DEPARTMENT OF COMMERCE, OR A DEPARTMENT OF COM-
- 3 MERCE PARALEGAL UNIT TO DRAFT COMPLAINTS.
- 4 (8) THE DEPARTMENT SHALL TREAT THE FAILURE OF THE APPLICANT,
- 5 LICENSEE, OR REGISTRANT TO RESPOND TO THE COMPLAINT WITHIN THE
- 6 30-DAY PERIOD SET FORTH IN SUBSECTION (7) AS AN ADMISSION OF THE
- 7 ALLEGATIONS CONTAINED IN THE COMPLAINT. THE DEPARTMENT SHALL
- 8 NOTIFY THE APPROPRIATE BOARD OR TASK FORCE OF THE INDIVIDUAL'S
- 9 FAILURE TO RESPOND AND SHALL FORWARD A COPY OF THE COMPLAINT TO
- 10 THAT BOARD OR TASK FORCE. SUBJECT TO SECTION 16231B, THE BOARD
- 11 OR TASK FORCE MAY THEN IMPOSE AN APPROPRIATE SANCTION UNDER THIS
- 12 ARTICLE OR ARTICLE 7.
- 13 SEC. 16231A. (1) IF AN AGREEMENT IS NOT REACHED AT A COM-
- 14 PLIANCE CONFERENCE HELD UNDER SECTION 16231(4), OR IF AN AGREE-
- 15 MENT IS REACHED BUT IS REJECTED BY A BOARD OR TASK FORCE AND THE
- 16 PARTIES DO NOT REACH A NEW AGREEMENT, THE DEPARTMENT SHALL HOLD A
- 17 HEARING BEFORE A HEARINGS EXAMINER EMPLOYED BY OR UNDER CONTRACT
- 18 TO THE DEPARTMENT. IF AN AGREEMENT IS REACHED BUT IS REJECTED BY
- 19 A BOARD OR TASK FORCE, THE DEPARTMENT SHALL NOT HOLD ANOTHER COM-
- 20 PLIANCE CONFERENCE, BUT MAY CONTINUE TO TRY AND REACH A NEW
- 21 AGREEMENT. THE HEARINGS EXAMINER SHALL CONDUCT THE HEARING
- 22 WITHIN 60 DAYS AFTER THE COMPLIANCE CONFERENCE AT WHICH AN AGREE-
- 23 MENT IS NOT REACHED OR AFTER THE AGREEMENT IS REJECTED BY THE
- 24 BOARD OR TASK FORCE, UNLESS A NEW AGREEMENT IS REACHED AND
- 25 APPROVED BY THE BOARD OR TASK FORCE. ONE MEMBER OF THE APPROPRI-
- 26 ATE BOARD OR TASK FORCE MAY ATTEND THE HEARING AND PROVIDE SUCH
- 27 ASSISTANCE AS NEEDED.

- 1 (2) THE HEARINGS EXAMINER SHALL DETERMINE IF THERE ARE
- 2 GROUNDS FOR DISCIPLINARY ACTION UNDER SECTION 16221 OR IF THE
- 3 APPLICANT, LICENSEE, OR REGISTRANT HAS VIOLATED THIS ARTICLE OR
- 4 ARTICLE 7 OR THE RULES PROMULGATED UNDER THIS ARTICLE OR ARTICLE
- 5 7. THE HEARINGS EXAMINER SHALL PREPARE RECOMMENDED FINDINGS OF
- 6 FACT AND CONCLUSIONS OF LAW FOR TRANSMITTAL TO THE APPROPRIATE
- 7 BOARD OR TASK FORCE. THE HEARINGS EXAMINER SHALL NOT RECOMMEND
- 8 OR IMPOSE PENALTIES.
- 9 (3) THE APPLICANT, LICENSEE, OR REGISTRANT WHO IS THE
- 10 SUBJECT OF THE COMPLAINT OR THE DEPARTMENT OF ATTORNEY GENERAL
- 11 MAY REQUEST AND BE GRANTED NOT MORE THAN 1 CONTINUANCE BY THE
- 12 HEARINGS EXAMINER FOR GOOD CAUSE SHOWN.
- 13 (4) THE APPLICANT, LICENSEE, OR REGISTRANT MAY BE REPRE-
- 14 SENTED AT THE HEARING BY LEGAL COUNSEL. THE DEPARTMENT SHALL BE
- 15 REPRESENTED AT THE HEARING BY AN ASSISTANT ATTORNEY GENERAL FROM
- 16 THE DEPARTMENT OF ATTORNEY GENERAL. THE ASSISTANT ATTORNEY GEN-
- 17 ERAL SHALL NOT BE THE SAME INDIVIDUAL ASSIGNED BY THE DEPARTMENT
- 18 OF ATTORNEY GENERAL TO PROVIDE LEGAL COUNSEL TO THE BOARD.
- 19 (5) UNLESS A CONTINUANCE HAS BEEN GRANTED UNDER
- 20 SUBSECTION (3), FAILURE OF AN APPLICANT, LICENSEE, OR REGISTRANT
- 21 TO APPEAR OR BE REPRESENTED AT A SCHEDULED HEARING SHALL BE
- 22 TREATED BY THE HEARINGS EXAMINER AS A DEFAULT AND AN ADMISSION OF
- 23 THE ALLEGATIONS CONTAINED IN THE COMPLAINT. THE HEARINGS
- 24 EXAMINER SHALL NOTIFY THE APPROPRIATE BOARD OR TASK FORCE OF THE
- 25 INDIVIDUAL'S FAILURE TO APPEAR AND FORWARD A COPY OF THE COM-
- 26 PLAINT AND ANY OTHER RELEVANT RECORDS TO THE BOARD OR TASK

- 1 FORCE. THE BOARD OR TASK FORCE MAY THEN IMPOSE AN APPROPRIATE
- 2 SANCTION UNDER THIS ARTICLE OR ARTICLE 7.
- 3 (6) THE DEPARTMENT SHALL PROMULGATE RULES TO GOVERN HEARINGS
- 4 AND RELATED PRELIMINARY PROCEEDINGS.
- 5 SEC. 16231B. (1) THE CHAIR OF EACH BOARD OR TASK FORCE AND
- 6 THE DIRECTOR MAY APPOINT A DISCIPLINARY ADVISORY SUBCOMMITTEE
- 7 CONSISTING OF 2 PUBLIC MEMBERS AND 3 PROFESSIONAL MEMBERS. THE 3
- 8 PROFESSIONAL MEMBERS SHALL BE APPOINTED BY THE CHAIR OF THE BOARD
- 9 OR TASK FORCE. THE 2 PUBLIC MEMBERS SHALL NOT BE MEMBERS OF THE
- 10 BOARD OR TASK FORCE BUT SHALL BE APPOINTED BY THE DIRECTOR AND
- 11 SHALL BE EMPLOYEES OF THE DEPARTMENT.
- 12 (2) UPON RECEIPT BY A BOARD OR TASK FORCE OF FINDINGS OF
- 13 FACT AND CONCLUSIONS OF LAW FROM A HEARINGS EXAMINER UNDER SEC-
- 14 TION 16231A AND BEFORE A BOARD OR TASK FORCE IMPOSES AN APPROPRI-
- 15 ATE SANCTION BASED ON THE FINDINGS OF FACT AND CONCLUSIONS OF LAW
- 16 OR ON A LICENSEE'S OR REGISTRANT'S FAILURE TO RESPOND TO A COM-
- 17 PLAINT, ATTEND A COMPLIANCE CONFERENCE, OR ATTEND OR BE REPRE-
- 18 SENTED AT A SCHEDULED HEARING AS DESCRIBED IN SECTIONS 16231 AND
- 19 16231A, THE CHAIR OF THE BOARD OR TASK FORCE SHALL NOTIFY THE
- 20 DISCIPLINARY ADVISORY SUBCOMMITTEE APPOINTED UNDER SUBSECTION (1)
- 21 OF THE PENDING CASE.
- 22 (3) WITHIN 15 DAYS AFTER RECEIPT OF NOTICE UNDER SUBSECTION
- 23 (2), A DISCIPLINARY ADVISORY SUBCOMMITTEE APPOINTED UNDER SUBSEC-
- 24 TION (1) SHALL CONVENE AND REVIEW THE ALLEGATION, COMPLAINT, AND
- 25 OTHER INFORMATION PROVIDED BY THE DEPARTMENT OR THE FINDINGS OF
- 26 FACT AND CONCLUSIONS OF LAW PREPARED BY THE HEARINGS EXAMINER AND

- 1 ISSUE A RECOMMENDATION TO THE BOARD OR TASK FORCE REGARDING THE
- 2 DISPOSITION OF THE CASE.
- 3 (4) A BOARD OR TASK FORCE SHALL ADOPT THE RECOMMENDATION OF
- 4 A DISCIPLINARY ADVISORY SUBCOMMITTEE APPOINTED UNDER SUBSECTION
- 5 (1) AT A HEARING HELD UNDER SECTION 16232 UNLESS THE RECOMMENDA-
- 6 TION IS REJECTED AT THE HEARING BY A MAJORITY OF THE MEMBERS
- 7 APPOINTED TO AND SERVING ON THE BOARD OR TASK FORCE. IF THE
- 8 BOARD OR TASK FORCE REJECTS THE RECOMMENDATION OF THE DISCI-
- 9 PLINARY ADVISORY SUBCOMMITTEE, THE BOARD OR TASK FORCE SHALL
- 10 STATE THE REASONS FOR THE REJECTION IN WRITING.
- 11 Sec. 16232. (1) -An- THE DEPARTMENT SHALL PROVIDE AN oppor-
- 12 tunity for a hearing -shall be provided in connection with the
- 13 denial, reclassification, limitation, REINSTATEMENT, suspension,
- 14 or revocation of a license or a proceeding to reprimand, fine,
- 15 ORDER COMMUNITY SERVICE OR RESTITUTION, or place a licensee on
- 16 probation.
- 17 (2) -An- THE DEPARTMENT SHALL PROVIDE AN opportunity for a
- 18 hearing -shall-be provided in connection with the denial,
- 19 LIMITATION, suspension, -or revocation, OR REINSTATEMENT of a
- 20 registration or A proceeding to reprimand, -or fine, -a
- 21 registrant ORDER COMMUNITY SERVICE OR RESTITUTION, OR PLACE A
- 22 REGISTRANT ON PROBATION.
- 23 (3) A BOARD OR TASK FORCE SHALL MEET WITHIN 60 DAYS AFTER
- 24 RECEIPT OF THE RECOMMENDED FINDINGS OF FACT AND CONCLUSIONS OF
- 25 LAW FROM A HEARINGS EXAMINER TO IMPOSE A PENALTY.

- 1 (4) ONLY THE DEPARTMENT SHALL PROMULGATE RULES GOVERNING
- 2 HEARINGS UNDER THIS ARTICLE OR ARTICLE 7 AND RELATED PRELIMINARY
- 3 PROCEEDINGS.
- 4 Sec. 16233. (1) The department may conduct an investigation
- 5 necessary to administer and enforce this article. Investigations
- 6 may include written, oral, or practical tests of a licensee's OR
- 7 REGISTRANT'S competency.
- 8 (2) The appropriate board or its representative shall be
- 9 informed of investigations, enforcement actions, and hearings
- 10 undertaken pursuant to this article and shall have the right to
- 11 consult with and recommend to the department on the conduct of
- 12 those activities at any stage of the proceeding. THE DEPARTMENT
- 13 MAY ORDER AN INDIVIDUAL TO CEASE AND DESIST FROM A VIOLATION OF
- 14 THIS ARTICLE OR ARTICLE 7 OR A RULE PROMULGATED UNDER THIS ARTI-
- 15 CLE OR ARTICLE 7.
- 16 (3) AN INDIVIDUAL ORDERED TO CEASE AND DESIST UNDER
- 17 SUBSECTION (2) IS ENTITLED TO A HEARING BEFORE A HEARINGS
- 18 EXAMINER IF THE INDIVIDUAL FILES A WRITTEN REQUEST FOR A HEARING
- 19 WITHIN 30 DAYS AFTER THE EFFECTIVE DATE OF THE CEASE AND DESIST
- 20 ORDER. THE DEPARTMENT SHALL SUBSEQUENTLY PRESENT THE NOTICE, IF
- 21 ANY, OF THE APPLICANT'S, LICENSEE'S, OR REGISTRANT'S FAILURE TO
- 22 RESPOND TO A COMPLAINT, OR ATTEND OR BE REPRESENTED AT A HEARING
- 23 AS DESCRIBED IN SECTIONS 16231 AND 16231A, OR THE RECOMMENDED
- 24 FINDINGS OF FACT AND CONCLUSIONS OF LAW TO THE APPROPRIATE BOARD
- 25 OR TASK FORCE TO DETERMINE WHETHER THE ORDER IS TO REMAIN IN
- 26 EFFECT OR BE DISSOLVED.

- 1 (4) UPON A VIOLATION OF A CEASE AND DESIST ORDER ISSUED
- 2 UNDER SUBSECTION (2), THE DEPARTMENT OF ATTORNEY GENERAL MAY
- 3 APPLY IN THE CIRCUIT COURT TO RESTRAIN AND ENJOIN, TEMPORARILY OR
- 4 PERMANENTLY, AN INDIVIDUAL FROM FURTHER VIOLATING THE CEASE AND
- 5 DESIST ORDER.
- 6 (5) -(3) The -appropriate board DEPARTMENT may summarily
- 7 suspend a license OR REGISTRATION if the public health, safety,
- 8 or welfare requires emergency action in accordance with section
- 9 92 of the administrative procedures act of 1969, BEING SECTION
- 10 24.292 OF THE MICHIGAN COMPILED LAWS. IF A LICENSEE OR REGIS-
- 11 TRANT IS CONVICTED OF A FELONY OR A MISDEMEANOR INVOLVING THE
- 12 ILLEGAL DELIVERY, POSSESSION, OR USE OF ALCOHOL OR A CONTROLLED
- 13 SUBSTANCE, THE APPROPRIATE BOARD OR TASK FORCE SHALL FIND THAT
- 14 THE PUBLIC HEALTH, SAFETY, OR WELFARE REQUIRES EMERGENCY ACTION
- 15 AND SHALL SUSPEND THE LICENSEE'S LICENSE OR THE REGISTRANT'S
- 16 REGISTRATION.
- 17 (4) A board may delegate determination of a violation and
- 18 the imposition of a sanction in a contested case to a hearing
- 19 examiner whose decision shall constitute final administrative
- 20 action unless the board authorizes review.
- 21 (5) A board or hearing examiner which suspends or revokes a
- 22 license shall immediately notify, in writing, the Michigan board
- 23 of pharmacy or its designated or established authority.
- 24 Sec. 16234. (1) The department may authorize a hearings
- 25 examiner to- hold hearings and administer oaths -,- and order
- 26 testimony to be taken at a hearing or by deposition conducted
- 27 pursuant to the administrative procedures act of 1969.

- 1 (2) An accused person has the right to be represented at 2 -the- A hearing by legal counsel.
- 3 Sec. 16235. (1) Upon application by the attorney general or
- 4 a party to a contested case, the circuit court may issue a sub-
- 5 poena requiring a person to appear before a hearings examiner in
- 6 a contested case or before the department in an investigation and
- 7 be examined with reference to a matter within the scope of that
- 8 contested case or investigation and to produce books, papers, or
- 9 documents pertaining to that contested case -- or
- 10 investigation. A SUBPOENA ISSUED UNDER THIS SUBSECTION MAY
- 11 REQUIRE A PERSON TO PRODUCE ALL BOOKS, PAPERS, AND DOCUMENTS PER-
- 12 TAINING TO A LICENSEE'S OR REGISTRANT'S PATIENT IN A HEALTH
- 13 FACILITY ON A PARTICULAR DAY IF THE ALLEGATION THAT GAVE RISE TO
- 14 THE DISCIPLINARY PROCEEDING WAS MADE BY OR PERTAINS TO THAT
- 15 PATIENT.
- 16 (2) A copy of a record of the council, a board , or a
- 17 task force certified by a person designated by the director
- 18 shall be IS prima facie evidence of the matters recorded and
- 19 -shall be IS admissible as evidence in a proceeding in this
- 20 state with the same force and effect as if the original were
- 21 produced.
- Sec. 16236. (1) In a hearing OR AN INVESTIGATION where
- 23 mental or physical inability OR SUBSTANCE ABUSE under section
- 24 16221 OR IMPAIRMENT is alleged, the board OR TASK FORCE or A
- 25 hearings examiner may require the APPLICANT, licensee, OR
- 26 REGISTRANT to submit to a mental or physical examination
- 27 conducted by physicians or other appropriate health professionals

- 1 designated by the board OR THE DEPARTMENT. This AN examination
- 2 CONDUCTED UNDER THIS SUBSECTION shall be at the expense of the
- 3 -department LICENSEE OR REGISTRANT.
- 4 (2) For purposes of this section, an individual licensed OR
- 5 REGISTERED under this part who accepts the privilege of practic-
- 6 ing in this state, by so practicing or by receiving a license or
- 7 renewal to practice OR BY RECEIVING REGISTRATION, AND AN INDIVID-
- 8 UAL WHO APPLIES FOR LICENSURE OR REGISTRATION, consents to submit
- 9 to a mental or physical examination UNDER SUBSECTION (1) when
- 10 directed to do so in writing by a board or TASK FORCE, A hearings
- 11 examiner, -conducting the hearing and OR THE DEPARTMENT. THE
- 12 INDIVIDUAL waives all objections to the admissibility of the tes-
- 13 timony or examination reports of the examining health profes-
- 14 sional on the ground that the testimony or reports constitute
- 15 privileged communications.
- 16 SEC. 16237. (1) IN IMPOSING A PENALTY UNDER SECTION
- 17 16232(3), A BOARD OR TASK FORCE SHALL REVIEW THE RECOMMENDED
- 18 FINDINGS OF FACT AND CONCLUSIONS OF LAW OF THE HEARINGS
- 19 EXAMINER.
- 20 (2) IN REVIEWING THE RECOMMENDED FINDINGS OF FACT AND CON-
- 21 CLUSIONS OF LAW OF THE HEARINGS EXAMINER AND THE RECORD OF THE
- 22 HEARING, A BOARD OR TASK FORCE MAY REQUEST OF A PARTY ADDITIONAL
- 23 TESTIMONY OR EVIDENCE ON A SPECIFIC ISSUE OR MAY REVISE THE REC-
- 24 OMMENDED FINDINGS OF FACT AND CONCLUSIONS OF LAW AS DETERMINED
- 25 NECESSARY BY THE BOARD OR TASK FORCE, OR BOTH.
- 26 (3) IF A BOARD OR TASK FORCE FINDS THAT A PREPONDERANCE OF
- 27 THE EVIDENCE SUPPORTS THE RECOMMENDED FINDINGS OF FACT AND

- 1 CONCLUSIONS OF LAW OF THE HEARINGS EXAMINER INDICATING THAT
- 2 GROUNDS EXIST FOR DISCIPLINARY ACTION, THE BOARD OR TASK FORCE
- 3 SHALL IMPOSE AN APPROPRIATE SANCTION UNDER THIS ARTICLE OR ARTI-
- 4 CLE 7. IF THE BOARD OR TASK FORCE FINDS THAT A PREPONDERANCE OF
- 5 THE EVIDENCE DOES NOT SUPPORT THE FINDINGS OF FACT AND CONCLU-
- 6 SIONS OF LAW OF THE HEARINGS EXAMINER INDICATING THAT GROUNDS
- 7 EXIST FOR DISCIPLINARY ACTION, THE BOARD OR TASK FORCE SHALL DIS-
- a MISS THE COMPLAINT.
- 9 (4) THE COMPLIANCE CONFERENCE, THE HEARING BEFORE THE HEAR-
- 10 INGS EXAMINER, AND FINAL BOARD OR TASK FORCE ACTION SHALL BE COM-
- 11 PLETED WITHIN 1 YEAR AFTER THE DEPARTMENT INITIATES AN INVESTIGA-
- 12 TION UNDER SECTION 16231(2) OR (3). THE DEPARTMENT SHALL NOTE IN
- 13 ITS ANNUAL REPORT ANY EXCEPTIONS TO THE 1-YEAR REQUIREMENT.
- 14 (5) A FINAL DECISION OF A BOARD OR TASK FORCE MAY BE
- 15 APPEALED TO THE COURT OF APPEALS. AN APPEAL FILED UNDER THIS
- 16 SUBSECTION SHALL BE BY RIGHT.
- 17 SEC. 16238. (1) EXCEPT AS OTHERWISE PROVIDED IN SECTION
- 18 13(1)(U)(i) AND (ii) OF THE FREEDOM OF INFORMATION ACT, ACT
- 19 NO. 442 OF THE PUBLIC ACTS OF 1976, BEING SECTION 15.243 OF THE
- 20 MICHIGAN COMPILED LAWS, THE INFORMATION INCLUDING, BUT NOT
- 21 LIMITED TO, PATIENT NAMES, OBTAINED IN AN INVESTIGATION BEFORE A
- 22 COMPLAINT IS ISSUED, IS CONFIDENTIAL AND SHALL NOT BE DISCLOSED
- 23 EXCEPT TO THE EXTENT NECESSARY FOR THE PROPER FUNCTIONING OF A
- 24 HEARINGS EXAMINER, A BOARD OR TASK FORCE, OR THE DEPARTMENT.
- 25 (2) A COMPLIANCE CONFERENCE CONDUCTED UNDER THIS PART SHALL
- 26 BE CLOSED TO THE PUBLIC.

- 1 SEC. 16239. EACH LICENSEE OR REGISTRANT WHO IS IN PRIVATE
- 2 PRACTICE SHALL MAKE AVAILABLE UPON REQUEST OF A PATIENT A
- 3 PAMPHLET PROVIDED BY THE DEPARTMENT OUTLINING THE PROCEDURE FOR
- 4 FILING AN ALLEGATION WITH THE DEPARTMENT UNDER SECTION 16231.
- 5 THE DEPARTMENT SHALL PREPARE AND PRINT THE PAMPHLET IN LANGUAGES
- 6 THAT ARE APPROPRIATE TO THE ETHNIC COMPOSITION OF THE PATIENT
- 7 POPULATION WHERE THE PAMPHLET WILL BE AVAILABLE.
- 8 Sec. 16241. (1) After administrative disciplinary action is
- 9 final, the department of -licensing and regulation COMMERCE
- 10 shall publish a list of the names and addresses of disciplined
- 11 individuals. THE DEPARTMENT OF COMMERCE SHALL INDICATE ON THE
- 12 LIST THAT A FINAL ADMINISTRATIVE DISCIPLINARY ACTION IS SUBJECT
- 13 TO JUDICIAL REVIEW. The department of licensing and regulation
- 14 COMMERCE shall report disciplinary action to the department of
- 15 public health, the commissioner of insurance, the state and fed-
- 16 eral agencies responsible for fiscal administration of federal
- 17 health care programs, and the appropriate professional
- 18 association.
- 19 (2) ONCE EACH CALENDAR YEAR, THE DEPARTMENT OF COMMERCE
- 20 SHALL TRANSMIT TO THE LIBRARY OF MICHIGAN SUFFICIENT COPIES OF A
- 21 COMPILATION OF THE LISTS REQUIRED UNDER SUBSECTION (1) FOR THE
- 22 IMMEDIATELY PRECEDING 3 CALENDAR YEARS. THE LIBRARY OF MICHIGAN
- 23 SHALL DISTRIBUTE THE COMPILATION TO EACH DEPOSITORY LIBRARY IN
- 24 THE STATE.
- 25 (3) -(2)— The department of public health shall report the
- 26 disciplinary actions to appropriate licensed health facilities
- 27 and agencies. The commissioner of insurance shall report the

- 1 disciplinary actions received from the department of -licensing
- 2 and regulation COMMERCE to insurance carriers providing profes-
- 3 sional liability insurance.
- 4 (4)  $\frac{(3)}{(3)}$  In case of a summary suspension of a license under
- 5 the administrative procedures act of 1969 SECTION 16233(5), the
- 6 department of -licensing and regulation COMMERCE shall report
- 7 the name and address of the individual whose license has been
- 8 -surrendered SUSPENDED to the department of public health, the
- 9 commissioner of insurance, the state and federal agencies respon-
- 10 sible for fiscal administration of federal health care programs,
- 11 and the appropriate professional association.
- 12 (5) A LICENSEE OR REGISTRANT WHOSE LICENSE OR REGISTRATION
- 13 IS REVOKED OR IS SUSPENDED FOR MORE THAN 90 DAYS UNDER THIS ARTI-
- 14 CLE SHALL NOTIFY IN WRITING EACH PATIENT OR CLIENT WHO IS UNDER
- 15 THE LICENSEE'S OR REGISTRANT'S CARE ON THE DATE OF THE FINAL
- 16 ORDER IMPOSING THE REVOCATION OR SUSPENSION AND EACH INDIVIDUAL
- 17 WHO CONTACTS THE LICENSEE OR REGISTRANT FOR PROFESSIONAL SERVICES
- 18 DURING THE TERM OF THE REVOCATION OR SUSPENSION. THE NOTICE
- 19 SHALL BE ON A FORM PROVIDED BY THE LICENSEE'S OR REGISTRANT'S
- 20 BOARD OR TASK FORCE AND SHALL STATE, AT A MINIMUM, THE NAME,
- 21 ADDRESS, AND LICENSE OR REGISTRATION NUMBER OF THE LICENSEE OR
- 22 REGISTRANT, THE FACT THAT HIS OR HER LICENSE OR REGISTRATION HAS
- 23 BEEN REVOKED OR SUSPENDED, THE EFFECTIVE DATE OF THE REVOCATION
- 24 OR SUSPENSION, AND THE TERM OF THE REVOCATION OR SUSPENSION.
- 25 EACH BOARD OR TASK FORCE SHALL DEVELOP A NOTICE FORM THAT MEETS
- 26 AT LEAST THE MINIMUM REQUIREMENTS OF THIS SUBSECTION. THE
- 27 LICENSEE OR REGISTRANT SHALL SEND THE NOTICE TO EACH PATIENT OR

- 1 CLIENT WHO IS UNDER THE LICENSEE'S OR REGISTRANT'S CARE ON THE
- 2 DATE OF THE FINAL ORDER IMPOSING THE REVOCATION OR SUSPENSION
- 3 WITHIN 30 DAYS AFTER THE DATE OF THE FINAL ORDER IMPOSING THE
- 4 REVOCATION OR SUSPENSION AND SHALL SIMULTANEOUSLY TRANSMIT A COPY
- 5 OF THE NOTICE TO THE DEPARTMENT. THE LICENSEE OR REGISTRANT
- 6 SHALL NOTIFY EACH INDIVIDUAL WHO CONTACTS THE LICENSEE OR REGIS-
- 7 TRANT FOR PROFESSIONAL SERVICES DURING THE TERM OF THE REVOCATION
- 8 OR SUSPENSION AT THE TIME OF CONTACT. THE LICENSEE OR REGISTRANT
- 9 SHALL ALSO PROVIDE A COPY OF THE NOTICE WITHIN 10 DAYS AFTER THE
- 10 DATE OF THE FINAL ORDER IMPOSING THE REVOCATION OR SUSPENSION TO
- 11 HIS OR HER EMPLOYER, IF ANY, AND TO EACH HOSPITAL, IF ANY, IN
- 12 WHICH THE LICENSEE OR REGISTRANT IS ADMITTED TO PRACTICE.
- 13 (6) A LICENSEE OR REGISTRANT WHO IS REPRIMANDED, FINED,
- 14 PLACED ON PROBATION, OR ORDERED TO PAY RESTITUTION UNDER THIS
- 15 ARTICLE OR AN APPLICANT WHOSE APPLICATION FOR LICENSURE OR REGIS-
- 16 TRATION IS DENIED UNDER THIS ARTICLE SHALL NOTIFY HIS OR HER
- 17 EMPLOYER AND EACH HOSPITAL IN WHICH HE OR SHE IS ADMITTED TO
- 18 PRACTICE, IN THE SAME MANNER AS PROVIDED FOR NOTICE OF REVOCATION
- 19 OR SUSPENSION UNDER SUBSECTION (5), WITHIN 10 DAYS AFTER THE DATE
- 20 OF THE FINAL ORDER IMPOSING THE SANCTION.
- 21 (7) THE DEPARTMENT OF COMMERCE SHALL ANNUALLY REPORT TO THE
- 22 LEGISLATURE AND TO EACH BOARD AND TASK FORCE ON DISCIPLINARY
- 23 ACTIONS TAKEN UNDER THIS ARTICLE AND ARTICLE 7. THE REPORT SHALL
- 24 CONTAIN, AT A MINIMUM, ALL OF THE FOLLOWING INFORMATION:
- 25 (A) INVESTIGATIONS CONDUCTED, COMPLAINTS ISSUED, AND SETTLE-
- 26 MENTS REACHED BY THE DEPARTMENT OF COMMERCE, SEPARATED OUT BY
- 27 TYPE OF COMPLAINT AND HEALTH PROFESSION.

- 1 (B) INVESTIGATIONS AND COMPLAINTS CLOSED OR DISMISSED.
- 2 (C) ACTIONS TAKEN BY EACH BOARD AND TASK FORCE, SEPARATED
- 3 OUT BY TYPE OF COMPLAINT, HEALTH PROFESSION, AND FINAL ORDER
- 4 ISSUED.
- 5 (D) RECOMMENDATIONS BY BOARDS AND TASK FORCES.
- 6 (E) THE NUMBER OF EXTENSIONS AND DELAYS GRANTED BY THE
- 7 DEPARTMENT THAT WERE IN EXCESS OF THE TIME LIMITS REQUIRED UNDER
- 8 THIS ARTICLE FOR EACH PHASE OF THE DISCIPLINARY PROCESS, AND THE
- 9 TYPES OF CASES FOR WHICH THE EXTENSIONS AND DELAYS WERE GRANTED.
- 10 (8) WITHIN 2 YEARS AFTER THE EFFECTIVE DATE OF THE AMENDA-
- 11 TORY ACT THAT ADDED THIS SUBSECTION, THE DEPARTMENT OF COMMERCE
- 12 SHALL SUBMIT A PUBLIC REPORT TO THE LEGISLATURE ON THE EFFECTIVE-
- 13 NESS OF THE AMENDATORY ACT THAT ADDED THIS SUBSECTION. THE
- 14 REPORT SHALL INCLUDE A REVIEW AND EVALUATION OF THE DISCIPLINARY
- 15 PROCESS AND THE REPORTING REQUIREMENTS OF THIS ARTICLE AND
- 16 ARTICLE 17 AND RECOMMENDED ADMINISTRATIVE OR STATUTORY CHANGES,
- 17 IF ANY.
- 18 Sec. 16243. (1) A board THE DEPARTMENT may request and
- 19 SHALL receive the following reports: and shall evaluate the
- 20 reports, determine whether grounds for disciplinary action exist,
- 21 and apply appropriate sanctions:
- (a) Information from a licensed health care facility as to
- 23 disciplinary action taken by it -which- THAT results in the
- 24 change of employment status or privileges of practice of a
- 25 licensee, and a summary of the information pertinent to the
- 26 change, where— IF the DISCIPLINARY action is related to the
- 27 safety and competence of practice.

- 1 (b) Information from an insurer providing professional
- 2 liability insurance as to claims or actions for damages against a
- 3 licensee; settlements in any amount; final disposition not
- 4 resulting in payment on behalf of the insured; and a personal
- 5 injury claimed to have been caused by an error, omission, or neg-
- 6 ligence in the performance of the insured professional services.
- 7 AN INSURER THAT RECEIVES A REQUEST UNDER THIS SUBDIVISION SHALL
- 8 SUBMIT THE INFORMATION REQUESTED DIRECTLY TO THE DEPARTMENT.
- 9 (c) Information from a court in this state as to a felony or
- 10 misdemeanor conviction or a judgment against a licensee or regis-
- 11 trant finding the licensee or registrant negligent in an action
- 12 for malpractice, whether or not the judgment is appealed.
- 13 (D) A REPORT BY A LICENSEE OR REGISTRANT UNDER
- 14 SECTION 16222.
- 15 (E) INFORMATION PROVIDED BY THE INSURANCE BUREAU UNDER SEC-
- 16 TIONS 2477, 2477B, AND 2477C OF THE INSURANCE CODE, ACT NO. 218
- 17 OF THE PUBLIC ACTS OF 1956, BEING SECTIONS 500.2477, 500.2477B,
- 18 AND 500.2477C OF THE MICHIGAN COMPILED LAWS, INFORMATION PROVIDED
- 19 BY THE NATIONAL PRACTITIONER DATA BANK, AND REPORTS FROM THE
- 20 MICHIGAN HEALTH CARE ARBITRATION PROGRAM.
- 21 (F) -(d) Reports from any other appropriate source neces-
- 22 sary for determination of the competency and safety of the prac-
- 23 tice of a licensee. Appropriate sources include, BUT ARE NOT
- 24 LIMITED TO, appointed public and private professional review
- 25 entities and public and private health insurance programs.
- 26 (2) Within 10 days after the entry of a judgment against a
- 27 licensee finding the licensee negligent in an action for

- 1 malpractice or the approval by a court of a settlement in an
- 2 action for malpractice, the clerk of the court in which the judg-
- 3 ment was entered or the settlement approved shall prepare and
- 4 immediately forward to the -appropriate board DEPARTMENT on a
- 5 form prescribed by the department a report setting forth the name
- 6 of the licensee and the amount of damages awarded or the amount
- 7 of the approved settlement.
- 8 Sec. 16244. (1) A person, including a state or county
- 9 health professional organization, a committee of the organi-
- 10 zation, or an employee or officer of the organization furnishing
- 11 information to, or on behalf of, the organization, acting in good
- 12 faith who makes a report; assists in originating, investigating,
- 13 or preparing a report; or assists a board OR TASK FORCE, A HEAR-
- 14 INGS EXAMINER, THE COMMITTEE, or the department in carrying out
- 15 its duties under this article -shall be IS immune from civil or
- 16 criminal liability -which INCLUDING, BUT NOT LIMITED TO, LIABIL-
- 17 ITY IN A CIVIL ACTION FOR DAMAGES THAT might otherwise be
- 18 incurred thereby and -shall be IS protected under the
- 19 whistleblowers' protection act, Act No. 469 of the Public Acts of
- 20 1980, being sections 15.361 to 15.369 of the Michigan Compiled
- 21 Laws. A person making or assisting in making a report, or
- 22 assisting a board OR TASK FORCE 2221, A HEARINGS EXAMINER, THE
- 23 COMMITTEE, or the department, -shall-be- IS presumed to have
- 24 acted in good faith. This THE immunity from civil or criminal
- 25 liability GRANTED UNDER THIS SUBSECTION extends only to acts done
- 26 pursuant to this article or section 21513(e).

- 1 (2) The physician-patient privilege -shall not prevail
- 2 CREATED IN SECTION 2157 OF THE REVISED JUDICATURE ACT OF 1961,
- 3 ACT NO. 236 OF THE PUBLIC ACTS OF 1961, BEING SECTION 600.2157 OF
- 4 THE MICHIGAN COMPILED LAWS, DOES NOT APPLY in an investigation or
- 5 proceeding by a board OR TASK FORCE OR SUBCOMMITTEE OF A BOARD OR
- 6 TASK FORCE, A HEARINGS EXAMINER, THE COMMITTEE, or the department
- 7 acting within the scope of its authorization. Unless expressly
- 8 waived by the -patient INDIVIDUAL TO WHOM THE INFORMATION
- 9 PERTAINS, the information obtained -shall be IS confidential and
- 10 shall not be disclosed except to the extent necessary for the
- 11 proper functioning of a board OR TASK FORCE OR A SUBCOMMITTEE OF
- 12 A BOARD OR TASK FORCE, THE COMMITTEE, or the department. Any
- 13 other use or dissemination by a person by any means, unless
- 14 EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, A PERSON SHALL
- 15 NOT USE OR DISSEMINATE THE INFORMATION EXCEPT pursuant to a valid
- 16 court order. -, is prohibited.
- 17 Sec. 16245. (1) An individual whose license is limited,
- 18 suspended, or revoked under this part may apply to -the- HIS OR
- 19 HER board OR TASK FORCE for a reinstatement of a revoked or sus-
- 20 pended license or reclassification of a limited license pursu-
- 21 ant to section 16247 -, 16248, or 16249.
- (2) An individual whose registration is suspended or revoked
- 23 under this part may apply to -the- HIS OR HER board for a rein-
- 24 statement of a suspended or revoked registration pursuant to sec-
- 25 tion 16248.

- 1 (3) A BOARD OR TASK FORCE SHALL REINSTATE A license OR
- 2 REGISTRATION suspended for grounds stated in section 16221(i)
- 3 -shall be reinstated upon payment of the installment.
- 4 (4) -In EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, IN
- 5 case of a revoked license or registration, THE DEPARTMENT SHALL
- 6 NOT ACCEPT an application -shall not be accepted FOR
- 7 REINSTATEMENT within 3 years after the EFFECTIVE date of THE
- 8 revocation. IN CASE OF A LICENSE OR REGISTRATION THAT WAS
- 9 REVOKED FOR A VIOLATION OF SECTION 16221(B) (vii), A VIOLATION OF
- 10 SECTION 16221(C)(iv) CONSISTING OF A FELONY CONVICTION, OR ANY
- 11 OTHER FELONY CONVICTION INVOLVING A CONTROLLED SUBSTANCE, THE
- 12 DEPARTMENT SHALL NOT ACCEPT AN APPLICATION FOR REINSTATEMENT
- 13 WITHIN 5 YEARS AFTER THE EFFECTIVE DATE OF THE REVOCATION.
- 14 (5) An A BOARD OR TASK FORCE SHALL PROVIDE AN opportunity
- 15 for a hearing -shall-be provided-before final rejection of an
- 16 application for reinstatement.
- 17 (6) An individual who seeks reinstatement or reclassifica-
- 18 tion of a license or registration pursuant to this section shall
- 19 pay the application processing fee as a reinstatement or reclas-
- 20 sification fee. If approved for reinstatement or reclassifica-
- 21 tion, the individual shall pay the per year license or registra-
- 22 tion fee for the applicable license or registration period.
- Sec. 16247. (1) A board OR TASK FORCE may reinstate a
- 24 license or issue a limited license to an individual whose license
- 25 has been suspended or revoked under this part if after a
- 26 hearing the board OR TASK FORCE is satisfied BY CLEAR AND
- 27 CONVINCING EVIDENCE that the applicant is of good moral

- 1 character, is able to practice the profession with reasonable
- 2 skill and safety to patients, and should be permitted in the
- 3 public interest to resume practice. As a condition of reinstate-
- 4 ment, -the A board OR TASK FORCE may impose a disciplinary or
- 5 corrective measure authorized under this part and require that
- 6 the licensee attend a school or program selected by the board OR
- 7 TASK FORCE to take designated courses or training to become com-
- 8 petent or proficient in those areas of practice in which the
- 9 board OR TASK FORCE finds the licensee to be deficient. The
- 10 board OR TASK FORCE may require a statement on a form approved by
- 11 it from the chief administrator of the school or program attended
- 12 or the person responsible for the training certifying that the
- 13 licensee has achieved the required competency or proficiency.
- 14 (2) A BOARD OR TASK FORCE SHALL NOT REINSTATE A license sus-
- 15 pended or revoked for grounds stated in section 16221(b)(i),
- 16 (iii), or (iv) shall not be reinstated until the board UNTIL IT
- 17 finds that the licensee -has become- IS mentally or physically
- 18 able to practice with reasonable skill and safety to patients.
- 19 The board OR TASK FORCE may -conduct REQUIRE further examination
- 20 of the licensee, at the licensee's expense, necessary to verify
- 21 that the licensee -has become IS mentally or physically able. A
- 22 licensee affected by this section shall be afforded the opportu-
- 23 nity at reasonable intervals to demonstrate that he or she can
- 24 resume competent practice in accordance with standards of accept-
- 25 able and prevailing practice.
- 26 Sec. 16248. A REGISTRATION board may reinstate a
- 27 registration revoked or suspended under this part if, after a

- 1 hearing, -the board IT is satisfied BY CLEAR AND CONVINCING
- 2 EVIDENCE that the individual is of good moral character, has the
- 3 education and experience as required in this article, and that
- 4 the individual will use the title lawfully and act in accordance
- s with this article.
- 6 Sec. 16249. A board OR TASK FORCE may reclassify a license
- 7 limited under this part to alter or remove the limitations if,
- 8 after a hearing, the board IT is satisfied that the applicant
- 9 will practice the profession safely and competently within the
- 10 area of practice and under conditions stipulated by the board OR
- 11 TASK FORCE, and should be permitted in the public interest to so
- 12 practice. The board OR TASK FORCE may require the submission of
- 13 information necessary to make the determination required for
- 14 reclassification. As a condition of reclassification, the board
- 15 OR TASK FORCE may require that the licensee take an examination
- 16 or attend a school or program selected by the board OR TASK FORCE
- 17 to take designated courses or training to become competent in
- 18 those areas of practice the board OR TASK FORCE determines neces-
- 19 sary for reclassification. The board OR TASK FORCE may require a
- 20 statement on a form approved by it from the chief administrator
- 21 of the school or program attended or the person responsible for
- 22 the training certifying that the licensee has achieved the
- 23 required competency.
- 24 Sec. 16291. (1) Upon a violation of this article or of a
- 25 rule or order of a board OR TASK FORCE or the department, the
- 26 circuit court for the county in which the violation occurs may
- 27 restrain and enjoin a person from the violation. A board OR TASK

- 1 FORCE or THE department shall seek injunctive relief through the
- 2 attorney general or the prosecuting attorney of the county in
- 3 which the violation occurs. This proceeding may be in addition
- 4 to and is not in lieu of a criminal prosecution or proceeding as
- 5 to a license or registration.
- 6 (2) The department, or a board OR TASK FORCE or both, may
- 7 request the attorney general or prosecuting attorney to prosecute
- 8 a person violating this article. The attorney general or the
- 9 prosecuting attorney may prosecute a violation of this article.
- 10 Sec. 16294. Except as provided in section 16215, an indi-
- 11 vidual --- who practices or holds himself or herself out as prac-
- 12 ticing a health profession regulated by this article without
- 13 a license OR REGISTRATION or under a suspended, revoked, LAPSED,
- 14 or fraudulently obtained license OR REGISTRATION, or outside the
- 15 provisions of a limited OR RESTRICTED license OR REGISTRATION, or
- 16 who uses as his or her own the license OR REGISTRATION of another
- 17 person, is guilty of a felony.
- 18 Sec. 16301. (1) Fees for licenses and registrations issued
- 19 and other services performed BY THE DEPARTMENT shall be as pre-
- 20 scribed in the state license fee act, Act No. 152 of the Public
- 21 Acts of 1979, being sections 338.2201 to 338.2277 of the Michigan
- 22 Compiled Laws THIS ARTICLE.
- 23 (2) This article does not prohibit a person who has a con-
- 24 tract with the department or any other person providing direct
- 25 services from collecting fees directly from an applicant, regis-
- 26 trant, or licensee.

- 1 (3) If the department terminates a contract with a person
- 2 who has been administering a licensing or registration
- 3 examination to applicants for licensure or registration in a spe-
- 4 cific profession and the department itself begins to adminis-
- 5 ter the examination, the department shall not charge an applicant
- 6 a fee greater than the fee charged under the terminated contract
- 7 unless the examination fee for that profession is increased under
- 8 -the state license fee act, Act No. 152 of the Public Acts of
- 9 1979, being sections 338.2201 to 338.2277 of the Michigan
- 10 Compiled Laws THIS ARTICLE.
- 11 SEC. 16315. (1) THE HEALTH PROFESSIONS REGULATORY FUND IS
- 12 ESTABLISHED IN THE STATE TREASURY. THE STATE TREASURER SHALL
- 13 CREDIT THE FEES COLLECTED UNDER SECTIONS 16319 TO 16349 TO THE
- 14 HEALTH PROFESSIONS REGULATORY FUND. THE MONEY IN THE FUND SHALL
- 15 BE EXPENDED ONLY AS PROVIDED IN SUBSECTIONS (2) TO (5).
- 16 (2) THE STATE TREASURER SHALL DIRECT THE INVESTMENT OF THE
- 17 HEALTH PROFESSIONS REGULATORY FUND. INTEREST AND EARNINGS FROM
- 18 FUND INVESTMENT SHALL BE CREDITED TO THE FUND.
- 19 (3) THE UNENCUMBERED BALANCE IN THE HEALTH PROFESSIONS REGU-
- 20 LATORY FUND AT THE CLOSE OF THE FISCAL YEAR SHALL REMAIN IN THE
- 21 FUND AND SHALL NOT REVERT TO THE GENERAL FUND.
- 22 (4) THE FUND MAY RECEIVE GIFTS AND DEVISES AND OTHER MONEY
- 23 AS PROVIDED BY LAW.
- 24 (5) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, THE
- 25 DEPARTMENT SHALL USE THE FUND ONLY TO CARRY OUT ITS POWERS AND
- 26 DUTIES UNDER THIS ARTICLE. OF THE MONEY IN THE HEALTH
- 27 PROFESSIONS REGULATORY FUND THAT IS ATTRIBUTABLE TO ANNUAL

- 1 LICENSE FEES COLLECTED UNDER SECTION 16327, UP TO \$2.00 OF EACH
- 2 INDIVIDUAL ANNUAL LICENSE FEE COLLECTED SHALL BE USED TO ESTAB-
- 3 LISH AND OPERATE AN OFFICE OF NURSING.
- 4 SEC. 16317. (1) AT THE BEGINNING OF EACH STATE FISCAL YEAR,
- 5 THE DEPARTMENT MAY INCREASE THE FEES COLLECTED UNDER SECTIONS
- 6 16319 TO 16349 BY A PERCENTAGE AMOUNT EQUAL TO NOT MORE THAN THE
- 7 AVERAGE PERCENTAGE WAGE AND SALARY INCREASE GRANTED FOR THAT
- 8 FISCAL YEAR TO CLASSIFIED CIVIL SERVICE EMPLOYEES EMPLOYED BY THE
- 9 DEPARTMENT.
- 10 (2) IF THE DEPARTMENT INCREASES FEES UNDER SUBSECTION (1),
- 11 THE INCREASE SHALL BE EFFECTIVE FOR THAT FISCAL YEAR. THE
- 12 INCREASED FEES SHALL BE USED BY THE DEPARTMENT AS THE BASIS FOR
- 13 CALCULATING FEE INCREASES IN SUBSEQUENT FISCAL YEARS.
- 14 (3) BY AUGUST 1 OF EACH YEAR THE DEPARTMENT SHALL PROVIDE TO
- 15 THE DIRECTOR OF THE DEPARTMENT OF MANAGEMENT AND BUDGET AND THE
- 16 CHAIRPERSONS OF THE APPROPRIATIONS COMMITTEES OF THE SENATE AND
- 17 HOUSE OF REPRESENTATIVES A COMPLETE SCHEDULE OF FEES TO BE COL-
- 18 LECTED UNDER THE SECTIONS LISTED IN SUBSECTION (1) FOR THE FOL-
- 19 LOWING FISCAL YEAR.
- 20 SEC. 16319. (1) UNTIL SEPTEMBER 30, 1993, FEES FOR A PERSON
- 21 LICENSED OR SEEKING LICENSURE TO ENGAGE IN THE MANUFACTURING,
- 22 DISTRIBUTING, PRESCRIBING, OR DISPENSING OF CONTROLLED SUBSTANCES
- 23 OR THE CONDUCTING OF RESEARCH WITH CONTROLLED SUBSTANCES UNDER
- 24 PART 73 ARE AS FOLLOWS:
- 25 (A) APPLICATION PROCESSING FEE.....\$10.00
- 26 (B) LICENSE FEE, PER YEAR.......75.00

1	(2) AFTER SEPTEMBER 30, 1993, FEES FOR A PERSON LICENSED OR
2	SEEKING LICENSURE TO ENGAGE IN THE MANUFACTURING, DISTRIBUTING,
3	PRESCRIBING, OR DISPENSING OF CONTROLLED SUBSTANCES OR THE CON-
4	DUCTING OF RESEARCH WITH CONTROLLED SUBSTANCES UNDER PART 73 ARE
5	AS FOLLOWS:
6	(A) APPLICATION PROCESSING FEE\$10.00
7	(B) LICENSE FEE, PER YEAR55.00
8	SEC. 16321. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
9	TO ENGAGE IN THE PRACTICE OF CHIROPRACTIC UNDER PART 164 ARE AS
10	FOLLOWS:
11	(A) APPLICATION PROCESSING FEE\$ 20.00
12	(B) EXAMINATION FEES:
13	(i) COMPLETE EXAMINATION 100.00
14	(ii) PER PART
15	(iii) EXAMINATION REVIEW 20.00
16	(C) LICENSE FEE, PER YEAR90.00
17	(D) TEMPORARY LICENSE
18	(E) LIMITED LICENSE, PER YEAR 25.00
19	SEC. 16323. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
20	TO PRACTICE AS A DENTIST, DENTAL ASSISTANT, OR DENTAL HYGIENIST
21	UNDER PART 166 ARE AS FOLLOWS:
22	(A) APPLICATION PROCESSING FEES:
23	(i) DENTIST\$ 20.00
24	(ii) DENTAL ASSISTANT
25	(iii) DENTAL HYGIENIST

20.00

26

(iv) DENTAL SPECIALTY.....

1	(B) EXAMINATION FEES:
2	(i) DENTAL ASSISTANT'S EXAMINATION, COMPLETE 70.00
3	(ii) DENTAL ASSISTANT'S EXAMINATION, PER PART 35.00
4	(iii) DENTAL SPECIALTY EXAMINATION, COMPLETE 300.00
5	(iv) DENTAL SPECIALTY EXAMINATION, PER PART 100.00
6	(C) LICENSE FEES, PER YEAR:
7	(i) DENTIST90.00
8	(ii) DENTAL ASSISTANT10.00
9	(iii) DENTAL HYGIENIST20.00
10	(iv) DENTAL SPECIALTY
11	(D) TEMPORARY LICENSE FEES:
12	(i) DENTIST 20.00
13	(ii) DENTAL ASSISTANT 5.00
14	(iii) DENTAL HYGIENIST
15	(E) LIMITED LICENSE FEE, PER YEAR:
16	(i) DENTIST 25.00
17	(ii) DENTAL ASSISTANT
18	(iii) DENTAL HYGIENIST
19	(F) EXAMINATION REVIEW FEES:
20	(i) DENTAL PRECLINICAL OR SPECIALTY 50.00
21	(ii) DENTAL ASSISTANT
22	SEC. 16325. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
23	TO ENGAGE IN THE PRACTICE OF MEDICINE UNDER PART 170 ARE AS
24	FOLLOWS:
25	(A) APPLICATION PROCESSING FEE\$ 50.00
26	(B) LICENSE FEE, PER YEAR90.00

1	(C) TEMPORARY LICENSE FEE
2	(D) LIMITED LICENSE FEE, PER YEAR
3	SEC. 16327. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
4	TO PRACTICE NURSING AS A REGISTERED NURSE, A LICENSED PRACTICAL
5	NURSE, OR A TRAINED ATTENDANT UNDER PART 172 ARE AS FOLLOWS:
6	(A) APPLICATION PROCESSING FEE\$ 20.00
7	(B) LICENSE FEE, PER YEAR20.00
8	(C) TEMPORARY LICENSE
9	(D) LIMITED LICENSE, PER YEAR 10.00
10	(E) SPECIALTY CERTIFICATION FOR REGISTERED NURSE:
11	(i) APPLICATION PROCESSING FEE20.00
12	(ii) SPECIALTY CERTIFICATION, PER YEAR 10.00
13	SEC. 16329. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
_	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS
.14	
.14	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS FOLLOWS:
.14 15	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE\$ 20.00
14 15 16	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE\$ 20.00  (B) EXAMINATION FEES:
14 15 16 17	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE\$ 20.00  (B) EXAMINATION FEES:  (i) COMPLETE EXAMINATION
14 15 16 17 18	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE\$ 20.00  (B) EXAMINATION FEES:  (i) COMPLETE EXAMINATION
14 15 16 17 18	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE
14 15 16 17 18 19	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE
14 15 16 17 18 19 20 21	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE
14 15 16 17 18 19 20 21 22	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE
14 15 16 17 18 19 20 21 22 23	TO ENGAGE IN THE PRACTICE OF OPTOMETRY UNDER PART 174 ARE AS  FOLLOWS:  (A) APPLICATION PROCESSING FEE. \$ 20.00  (B) EXAMINATION FEES:  (i) COMPLETE EXAMINATION. 200.00  (ii) EXAMINATION, PER PART. 50.00  (iii) EXAMINATION REVIEW. 20.00  (C) LICENSE FEE, PER YEAR. 90.00  (D) LIMITED LICENSE, PER YEAR. 25.00  (E) TEMPORARY LICENSE. 25.00  (F) CERTIFICATION TO USE TOPICAL OCULAR DIAGNOSTIC PHARMACEUTI-

26 (i) APPLICATION PROCESSING FEE...... 20.00

1	(ii) CERTIFICATION 55.00
2	SEC. 16331. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
3	TO ENGAGE IN THE PRACTICE OF OSTEOPATHIC MEDICINE AND SURGERY
4	UNDER PART 175 ARE AS FOLLOWS:
5	(A) APPLICATION PROCESSING FEE\$ 50.00
6	(B) EXAMINATION FEES:
7	(i) COMPLETE EXAMINATION
8	(ii) EXAMINATION, PER SUBJECT
9	(C) LICENSE FEE, PER YEAR90.00
10	(D) TEMPORARY LICENSE FEE
11	(E) LIMITED LICENSE FEE, PER YEAR
12	SEC. 16333. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
13	TO ENGAGE IN THE PRACTICE OF PHARMACY OR OTHER PRACTICES REGU-
14	LATED UNDER PART 177 ARE AS FOLLOWS:
15	(A) APPLICATION PROCESSING FEES:
16	(i) PHARMACIST\$ 20.00
17	(ii) PHARMACY 35.00
18	(iii) DRUG CONTROL 20.00
19	(iv) MANUFACTURER OR WHOLESALER 50.00
20	(v) CLINICAL THERMOMETER 50.00
21	(B) EXAMINATION FEES:
22	JURISPRUDENCE EXAMINATION
23	(C) LICENSE FEES, PER YEAR:
24	(i) PHARMACIST30.00
25	(ii) PHARMACY50.00
26	(iii) DRUG CONTROL

1	(iv) MANUFACTURER OR WHOLESALER
2	(v) CLINICAL THERMOMETER 25.00
3	(D) TEMPORARY LICENSE FOR PHARMACIST 25.00
4	(E) LIMITED LICENSE FOR PHARMACIST, PER YEAR 15.00
5	SEC. 16335. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
6	TO ENGAGE IN THE PRACTICE OF PHYSICAL THERAPY UNDER PART 178 ARE
7	AS FOLLOWS:
8	(A) APPLICATION PROCESSING FEE\$ 20.00
9	(B) EXAMINATION FEES:
10	JURISPRUDENCE EXAMINATION ONLY
11	(C) LICENSE FEE, PER YEAR50.00
12	(D) TEMPORARY LICENSE 20.00
13	(E) LIMITED LICENSE, PER YEAR 25.00
14	SEC. 16337. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
	SEC. 16337. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER
15	
15	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER PART 170 OR PART 175 ARE AS FOLLOWS:
15 16	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER  PART 170 OR PART 175 ARE AS FOLLOWS:  (A) APPLICATION PROCESSING FEE\$30.00
15 16 17 18	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER  PART 170 OR PART 175 ARE AS FOLLOWS:  (A) APPLICATION PROCESSING FEE\$ 30.00
15 16 17 18	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER  PART 170 OR PART 175 ARE AS FOLLOWS:  (A) APPLICATION PROCESSING FEE\$30.00  (B) LICENSE FEE, PER YEAR
15 16 17 18	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER  PART 170 OR PART 175 ARE AS FOLLOWS:  (A) APPLICATION PROCESSING FEE
15 16 17 18 19 20 21	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER  PART 170 OR PART 175 ARE AS FOLLOWS:  (A) APPLICATION PROCESSING FEE\$ 30.00  (B) LICENSE FEE, PER YEAR
15 16 17 18 19 20 21 22	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER  PART 170 OR PART 175 ARE AS FOLLOWS:  (A) APPLICATION PROCESSING FEE
15 16 17 18 19 20 21 22	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER  PART 170 OR PART 175 ARE AS FOLLOWS:  (A) APPLICATION PROCESSING FEE
15 16 17 18 19 20 21 22 23	TO ENGAGE IN PRACTICE AS A PHYSICIAN'S ASSISTANT UNDER EITHER  PART 170 OR PART 175 ARE AS FOLLOWS:  (A) APPLICATION PROCESSING FEE\$ 30.00  (B) LICENSE FEE, PER YEAR

1	(D) LIMITED LICENSE, PER YEAR
2	SEC. 16341. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
3	TO ENGAGE IN THE PRACTICE OF COUNSELING UNDER PART 181 ARE AS
4	FOLLOWS:
5	(A) APPLICATION PROCESSING FEE\$ 50.00
6	(B) LICENSE FEE, PER YEAR55.00
7	(C) LIMITED LICENSE FEE, PER YEAR 25.00
8	SEC. 16343. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
9	TO ENGAGE IN THE PRACTICE OF PSYCHOLOGY UNDER PART 182 ARE AS
10	FOLLOWS:
11	(A) APPLICATION PROCESSING FEE\$ 50.00
12	(B) LICENSE FEE, PER YEAR:
13	(i) FULL DOCTORAL90.00
14	(ii) LIMITED DOCTORAL
15	(iii) MASTERS LIMITED60.00
16	(iv) TEMPORARY LIMITED
17	(C) LIMITED LICENSE, PER YEAR 40.00
18	(D) TEMPORARY LICENSE
19	(E) EXAMINATION REVIEW FEE 20.00
20	SEC. 16345. FEES FOR A PERSON REGISTERED OR SEEKING REGIS-
21	TRATION AS A CERTIFIED OCCUPATIONAL THERAPIST OR A CERTIFIED
22	OCCUPATIONAL THERAPIST ASSISTANT UNDER PART 183 ARE AS FOLLOWS:
23	(A) APPLICATION PROCESSING FEE\$ 20.00
24	(B) REGISTRATION FEE, PER YEAR60.00
25	SEC. 16347. FEES FOR A PERSON REGISTERED OR SEEKING REGIS-
26	TRATION AS A REGISTERED SANITARIAN UNDER PART 184 ARE AS
27	FOLLOWS:

1 (A) APPLICATION PROCESSING FEE\$ 20.00
2 (B) REGISTRATION FEE, PER YEAR50.00
3 (C) LIMITED REGISTRATION, PER YEAR 10.00
4 (D) TEMPORARY REGISTRATION
5 SEC. 16349. FEES FOR A PERSON LICENSED OR SEEKING LICENSURE
6 TO ENGAGE IN THE PRACTICE OF VETERINARY MEDICINE OR LICENSED OR
7 SEEKING LICENSURE TO PRACTICE AS A VETERINARY TECHNICIAN UNDER
8 PART 188 ARE AS FOLLOWS:
9 (A) APPLICATION PROCESSING FEES:
10 (i) VETERINARIAN\$ 20.00
11 (ii) VETERINARY TECHNICIAN 10.00
12 (B) EXAMINATION FEES:
13 (i) VETERINARY TECHNICIAN, COMPLETE
14 (ii) VETERINARY TECHNICIAN, PER PART 65.00
15 (C) LICENSE FEES, PER YEAR:
16 (i) VETERINARIAN50.00
17 (ii) VETERINARY TECHNICIAN20.00
18 (D) TEMPORARY LICENSE FEES:
19 (i) VETERINARIAN 25.00
20 (ii) VETERINARY TECHNICIAN
21 (E) LIMITED LICENSES, PER YEAR:
22 (i) VETERINARIAN 25.00
23 (ii) VETERINARY TECHNICIAN
24 (F) EXAMINATION REVIEW
Sec. 16421. The Michigan board of chiropractic is created
26 in the department and shall consist of the following -7 9 voting

- 1 members who shall meet the requirements of part 161: 5
- 2 chiropractors and  $\frac{2}{}$  4 public members.
- 3 Sec. 16648. (1) Information relative to the care and treat-
- 4 ment of a dental patient acquired as a result of providing pro-
- 5 fessional dental services shall be confidential and privileged.
- 6 Except with the written consent of the patient or the patient's
- 7 attorney in fact or personal representative, a dentist or a
- 8 person employed by the dentist shall not disclose or be required
- 9 to disclose that information.
- 10 (2) This section does not prohibit disclosure of the infor-
- 11 mation described in subsection (1) in the following instances:
- 12 (a) Disclosure as part of the defense to a claim in a court
- 13 or administrative agency challenging, the dentist's professional
- 14 competence.
- 15 (b) Disclosure pursuant to Act No. 270 of the Public Acts of
- 16 1967, being sections 331.531 to 331.533 of the Michigan Compiled
- 17 Laws.
- 18 (c) Disclosure in relation to a claim for payment of fees.
- 19 (d) Disclosure to a third party payer of information relat-
- 20 ing to fees for services in the course of a good faith examina-
- 21 tion of the dentist's records to determine the amount and cor-
- 22 rectness of fees or the type and volume of services furnished
- 23 pursuant to provisions for payment established by a third party
- 24 payer, or information required for a third party payer's prede-
- 25 terminations, post treatment reviews, or audits. For purposes of
- 26 this subdivision, "third party payer" includes a nonprofit dental
- 27 care corporation, -nonprofit hospital service corporation,

- 1 nonprofit medical care corporation, nonprofit health care
- 2 corporation, insurer, benefit fund, health maintenance organi-
- 3 zation, and a dental capitation plan.
- (e) Disclosure, pursuant to a court order, to a police
- 5 agency as part of a criminal investigation.
- 6 (f) Disclosure as provided in section 2844a.
- 7 (G) DISCLOSURE MADE PURSUANT TO SECTION 16222 IF THE
- 8 LICENSEE REASONABLY BELIEVES IT IS NECESSARY TO DISCLOSE THE
- 9 INFORMATION TO COMPLY WITH SECTION 16222.
- 10 Sec. 17011. (1) An individual shall not engage in the prac-
- 11 tice of medicine or practice as a physician's assistant unless
- 12 licensed or otherwise authorized by this article. An individual
- 13 shall not engage in teaching or research that requires the prac-
- 14 tice of medicine unless the individual is licensed or otherwise
- 15 authorized by this article.
- 16 (2) Notwithstanding section 16145 or rules promulgated pur-
- 17 suant to that section, the board may grant a license to an indi-
- 18 vidual who meets the requirements of section 16186 or 17031(2)
- 19 after reviewing the applicant's record of practice, experience,
- 20 and credentials and determining that the applicant is competent
- 21 to practice medicine.
- 22 (3) FOR INDIVIDUALS APPLYING FOR LICENSURE UNDER
- 23 SECTION 16186, THE BOARD SHALL NOT IMPOSE REQUIREMENTS ON GRADU-
- 24 ATES OF MEDICAL SCHOOLS LOCATED OUTSIDE THE UNITED STATES OR THE
- 25 DOMINION OF CANADA THAT EXCEED THE REQUIREMENTS IMPOSED ON GRADU-
- 26 ATES OF MEDICAL SCHOOLS LOCATED IN THE UNITED STATES OR THE
- 27 DOMINION OF CANADA. THE BOARD SHALL REQUIRE GRADUATES OF MEDICAL

- 1 SCHOOLS LOCATED OUTSIDE THE UNITED STATES OR THE DOMINION OF
- 2 CANADA WHOSE FIRST LANGUAGE IS NOT ENGLISH TO PASS A SPOKEN
- 3 ENGLISH PROFICIENCY TEST:
- 4 Sec. 17021. (1) The Michigan board of medicine is created
- 5 in the department and shall consist of the following -14- 15
- 6 voting members who shall meet the requirements of part 161: 10
- 7 physicians, 1 physician's assistant, and -3 4 public members.
- 8 (2) The requirement of section 16135(d) that a board member
- 9 shall have practiced that profession for 2 years immediately
- 10 before appointment is waived for 2 years after the effective
- 11 date of this part UNTIL SEPTEMBER 30, 1980 for members of the
- 12 board licensed in a health profession subfield created by this
- 13 part.
- 14 (3) The board of medicine shall not have the powers and
- 15 duties vested in the task force by sections 17058 to 17088.
- 16 Sec. 17221. The Michigan board of nursing is created in the
- 17 department and shall consist of the following -17 19 voting mem-
- 18 bers who shall meet the requirements of part 161: 9 registered
- 19 professional nurses, 1 nurse midwife, 1 nurse anesthetist, 1
- 20 nurse practitioner, 3 licensed practical nurses, and  $\frac{2}{3}$  4 public
- 21 members. Three of the registered professional nurse members
- 22 shall be engaged in nursing education, 1 of whom shall be in less
- 23 than a baccalaureate program, 1 in a baccalaureate or higher pro-
- 24 gram and 1 in a licensed practical nurse program and each of whom
- 25 shall have a master's degree from an accredited college with a
- 26 major in nursing. Three of the registered professional nurse
- 27 members shall be engaged in nursing practice or nursing

- 1 administration, each of whom shall have a baccalaureate degree in
- 2 nursing from an accredited college. Three of the registered pro-
- 3 fessional nurse members shall be engaged in nursing practice or
- 4 nursing administration, each of whom shall be a nonbaccalaureate
- 5 registered nurse. The 3 licensed practical nurse members shall
- 6 have graduated from a state approved program for the preparation
- 7 of individuals to practice as licensed practical nurses. The
- 8 nurse midwife, the nurse anesthetist, and the nurse practitioner
- 9 shall each have a specialty certification issued by the depart-
- 10 ment in his or her respective specialty field.
- 11 Sec. 17421. The Michigan board of optometry is created in
- 12 the department and shall consist of the following -7 9 voting
- 13 members who shall meet the requirements of part 161: 5 optome-
- 14 trists and -2 4 public members.
- 15 Sec. 17521. (1) The Michigan board of osteopathic medicine
- 16 and surgery is created in the department and shall consist of the
- 17 following -8- 9 voting members who shall meet the requirements of
- 18 part 161: 5 physicians, 1 physician's assistant, and  $\frac{2}{3}$
- 19 public members.
- 20 (2) The requirement of section 16135(d) that a board member
- 21 shall have practiced that profession for 2 years immediately
- 22 before appointment is waived for 2 years after the effective
- 23 date of this part UNTIL SEPTEMBER 30, 1980 for members of the
- 24 board who are licensed in a health profession subfield created by
- 25 this part.

- 1 (3) The board of osteopathic medicine and surgery shall not
- 2 have the powers and duties vested in the task force by sections
- 3 17058 to 17088.
- 4 Sec. 17721. The Michigan board of pharmacy is created in
- 5 the department and shall consist of the following -8-9 voting
- 6 members who shall meet the requirements of part 161: 6 pharma-
- 7 cists and  $\frac{2}{}$  3 public members.
- 8 Sec. 17747. (1) A drug control license shall contain the
- 9 name and address of the dispensing prescriber and each location
- 10 in which the storage and dispensing of drugs occur and other
- 11 information the board requires.
- 12 (2) The A drug control license is valid until the date on
- 13 which the dispensing prescriber's professional license must be
- 14 renewed, at which time the drug control license shall be
- 15 renewed. The drug control license shall be renewed automatical-
- 16 ly, if both of the following conditions are met:
- 17 (a) The dispensing prescriber indicates that he or she dis-
- 18 penses drugs and desires to continue to do so.
- 19 (b) The dispensing prescriber renews his or her professional
- 20 license.
- 21 (3) A dispensing prescriber whose drug control license is
- 22 renewed pursuant to subsection (2) is subject to section 16226
- 23 and the other requirements of this -act ARTICLE AND ARTICLE 7.
- 24 (4) A DRUG CONTROL LICENSE AUTOMATICALLY LAPSES IF A BOARD
- 25 SUSPENDS OR REVOKES THE LICENSEE'S HEALTH PROFESSIONAL LICENSE.
- Sec. 17763. In addition to the grounds set forth in part
- 27 161, the board may fine, reprimand, or place a pharmacist

- 1 licensee on probation, or deny, limit, suspend, or revoke the
- 2 license of a pharmacist for a violation or abetting in a viola-
- 3 tion of this part or rules promulgated under this part, or for
- 4 any of the following grounds:
- 5 (a) Employing the mail to sell, distribute, or deliver a
- 6 drug which requires a prescription when the prescription for the
- 7 drug is received by mail.
- 8 (b) Adulterating, misbranding, or substituting a drug or
- g device knowing or intending that it shall be used.
- 10 (c) Permitting the dispensing of prescriptions by an indi-
- 11 vidual who is not a pharmacist, pharmacist intern, or dispensing
- 12 prescriber.
- (d) Permitting the dispensing of prescriptions by a pharma-
- 14 cist intern, except in the presence and under the personal charge
- 15 of a pharmacist.
- 16 (e) Selling at auction drugs in bulk or in open packages
- 17 unless the sale has been approved in accordance with rules of the
- 18 board.
- 19 (f) Promoting to the public in any manner a prescription
- 20 drug.
- Sec. 17768. (1) In a manner consistent with part 161, the
- 22 board may fine, reprimand, or place on probation, a person
- 23 licensed under this part, or deny, limit, suspend, or revoke a
- 24 person's license OR ORDER RESTITUTION OR COMMUNITY SERVICE for a
- 25 violation of this part or rules promulgated under this part.
- 26 (2) In addition to the grounds set forth in subsection (1),
- 27 and in a manner consistent with part 161, the board may fine,

- 1 reprimand, or place on probation a person licensed under this
- 2 part, or deny, limit, suspend, or revoke a license issued under
- 3 this part OR ORDER RESTITUTION OR COMMUNITY SERVICE if the board
- 4 finds that any of the following categories apply to an applicant
- 5 or a partner, officer, or member of the board of directors of a
- 6 pharmacy, manufacturer, or wholesale distributor licensed under
- 7 this part or a stockholder of a pharmacy, manufacturer, or whole-
- 8 sale distributor which is a privately held corporation licensed
- 9 under this part:
- 10 (a) The applicant or other person described in this subsec-
- 11 tion lacks good moral character.
- 12 (b) —The— SUBJECT TO SUBSECTION (3), THE applicant or other
- 13 person described in this subsection has been convicted of a mis-
- 14 demeanor or a felony under a state or federal law relating to a
- 15 controlled substance or the practice of pharmacy.
- 16 (c) The applicant or other person described in this subsec-
- 17 tion has furnished false or fraudulent material information or
- 18 has knowingly omitted material information in an application
- 19 filed under this part.
- 20 (d) The applicant or other person described in this subsec-
- 21 tion has previously maintained a financial interest in a pharma-
- 22 cy, manufacturer, or wholesale distributor which has been denied
- 23 a license or federal registration, has had its license or federa
- 24 registration limited, suspended, or revoked, or been subject to
- 25 any other criminal, civil, or administrative penalty.

- 1 (e) The applicant or other person described in this 2 subsection is not in compliance with article 7 or the rules 3 promulgated under article 7.
- 4 (3) Except for a conviction for a misdemeanor under section 5 7404 (2)(d) or a local ordinance that is substantially similar to 6 section 7404 (2)(d), subsection (2)(b) applies only to a conviction for a misdemeanor —which—THAT is directly related to the 8 manufacture, delivery, possession, possession with intent to manufacture or deliver, use, distribution, prescription, or dispensing of a controlled substance. Subsection (2)(b) does not apply 11 to a conviction for a misdemeanor based upon an unintentional 12 error or omission involving a clerical or record-keeping 13 function.
- 14 Sec. 17821. The Michigan board of physical therapy is cre-15 ated in the department and shall consist of the following -7 9 16 voting members who shall meet the requirements of part 161: 5 17 physical therapists and -2 4 public members.
- 18 Sec. 18021. The Michigan board of podiatric medicine and
  19 surgery is created in the department and shall consist of the
  20 following -5 9 voting members who shall meet the requirements of
  21 part 161: -3 5 podiatrists and -2 4 public members.
- Sec. 18103. The Michigan board of counseling is created in the department. The board shall consist of the following -9 11 voting members who shall meet the requirements of part 161:
- (a) Six members of the board shall be engaged in the prac-tice of counseling and shall consist of: 3 members who areengaged primarily in providing counseling techniques, behavior

- 1 modification techniques, or preventive techniques to clients; 2
- 2 members who are engaged primarily in teaching, training, or
- 3 research in counseling; and 1 member who is engaged primarily in
- 4 the administration of counseling services.
- 5 (b) —Two—FOUR members of the general public.
- 6 (c) One member who is a statutorily regulated mental health
- 7 professional. As used in this subdivision, "statutorily requ-
- 8 lated mental health professional" means any of the following: a
- 9 psychiatrist, psychologist, substance abuse counselor, marriage
- 10 and family therapist, or social worker.
- 11 Sec. 18117. For the purposes of this part, the confidential
- 12 relations and communications between a licensed professional
- 13 counselor or a limited licensed counselor and a client of the
- 14 licensed professional counselor or a limited licensed counselor
- 15 are privileged communications, and nothing in this part -shall
- 16 require REQUIRES any privileged communication to be disclosed,
- 17 except as otherwise provided by law. Confidential information
- 18 may be disclosed only upon consent of the client OR PURSUANT TO
- 19 SECTION 16222 IF THE LICENSEE REASONABLY BELIEVES IT IS NECESSARY
- 20 TO DISCLOSE THE INFORMATION TO COMPLY WITH SECTION 16222.
- 21 Sec. 18221. The Michigan board of psychology is created in
- 22 the department and shall consist of the following -8- 9 voting
- 23 members who shall meet the requirements of part 161: 5 psycholo-
- 24 gists, including at least 1 nondoctoral psychologist, and -3 4
- 25 public members. Section 1212 -shall DOES not apply to this
- 26 board.

- Sec. 18237. A psychologist licensed or allowed to use the
- 2 title under this part or AN individual under his or her
- 3 supervision shall not be compelled to disclose confidential
- 4 information acquired from an individual consulting the psycholo-
- 5 gist in his or her professional capacity and which information is
- 6 necessary to enable the psychologist to render services.
- 7 Information may be disclosed with the consent of the individual
- 8 consulting, or if the individual consulting is a minor, with the
- g consent of the minor's guardian, OR PURSUANT TO SECTION 16222 IF
- 10 THE PSYCHOLOGIST REASONABLY BELIEVES IT IS NECESSARY TO DISCLOSE
- 11 THE INFORMATION TO COMPLY WITH SECTION 16222. In a contest on
- 12 the admission of a deceased individual's will to probate, an heir
- 13 at law of the decedent, whether a proponent or contestant of the
- 14 will, and the personal representative of the decedent may waive
- 15 the privilege created by this section.
- 16 Sec. 18305. The Michigan board of occupational therapists
- 17 is created in the department and shall consist of the following
- 18 -5 9 voting members who shall meet the requirements of part
- 19 161:  $\frac{3}{2}$  5 certified occupational therapists and  $\frac{2}{2}$  4 public
- 20 members.
- Sec. 18421. The Michigan board of sanitarians is created in
- 22 the department and shall consist of the following -5 9 voting
- 23 members who shall meet the requirements of part 161: -3- 5 reg-
- 24 istered sanitarians and  $\frac{2}{2}$  4 public members.
- 25 Sec. 18821. (1) The Michigan board of veterinary medicine
- 26 is created in the department and shall consist of the following
- 27 -8- 9 members who shall meet the requirements of part 161: 5

- 1 veterinarians, 1 veterinary technician, and  $\frac{2}{3}$  public
- 2 members. The chief of the animal health division of the depart-
- 3 ment of agriculture is an ex officio member without vote.
- 4 (2) The requirement of section 16135(d) that a board member
- 5 shall have practiced that profession for 2 years immediately
- 6 before appointment is waived -for 2 years after the effective
- 7 date of this part UNTIL SEPTEMBER 30, 1980 for members of the
- 8 board who are licensed in a health profession subfield created by
- 9 this part.
- 10 Sec. 18835. In addition to the grounds set forth in part
- 11 161, the board may fine, reprimand, or place a licensee on proba-
- 12 tion, or deny, limit, suspend, or revoke the license of a veteri-
- 13 narian for fraudulent use or misuse of a health certificate,
- 14 inspection certificate, vaccination certificate, test chart, meat
- 15 inspection stamp, or other blank form used in the practice of
- 16 veterinary medicine that might lead to the dissemination of dis-
- 17 ease, unlawful transportation of diseased animals, or the sale of
- 18 inedible products of animal origin for human consumption.
- 19 Sec. 20175. (1) A health facility or agency shall keep and
- 20 maintain a record for each patient including a full and complete
- 21 record of tests and examinations performed, observations made,
- 22 treatments provided, and in the case of a hospital, the purpose
- 23 of hospitalization. In addition to the sanctions set forth in
- 24 section 20165, a hospital -which- THAT fails to comply with this
- 25 subsection shall be IS subject to -a civil AN ADMINISTRATIVE
- 26 fine of \$10,000.00.

- (2) A hospital shall take precautions to assure that the records required by subsection (1) are not wrongfully altered or destroyed. A hospital which THAT fails to comply with this subsection shall be IS subject to a civil AN ADMINISTRATIVE fine of \$10,000.00.
- 6 (3) Unless otherwise provided by law, the licensing and cer-7 tification records required by this article are public records.
- g (4) Departmental officers and employees shall respect the g confidentiality of patient clinical records and shall not divulge 10 or disclose the contents of records in a manner -which THAT 11 identifies an individual except -on PURSUANT TO court order.
- (5) A health facility or agency with a medical staff—THAT

  13 EMPLOYS, CONTRACTS WITH, OR GRANTS PRIVILEGES TO A HEALTH PROFES
  14 SIONAL LICENSED OR REGISTERED UNDER ARTICLE 15 shall report THE

  15 FOLLOWING to the appropriate licensing board and to the depart
  16 ment OF COMMERCE not more than 30 days after any disciplinary

  17 action has been taken against a member of the medical staff, and

  18 the relevant circumstances, for any of the grounds set forth in

  19 section 16221—IT OCCURS:
- (A) DISCIPLINARY ACTION TAKEN BY THE HEALTH FACILITY OR

  21 AGENCY AGAINST A HEALTH PROFESSIONAL LICENSED OR REGISTERED UNDER

  22 ARTICLE 15 BASED ON THE LICENSEE'S OR REGISTRANT'S PROFESSIONAL

  23 COMPETENCE OR CONDUCT THAT ADVERSELY AFFECTS THE LICENSEE'S OR

  24 REGISTRANT'S CLINICAL PRIVILEGES FOR A PERIOD OF MORE THAN 15

  25 DAYS. AS USED IN THIS SUBDIVISION, "ADVERSELY AFFECTS" MEANS THE

  26 REDUCTION, RESTRICTION, SUSPENSION, REVOCATION, DENIAL, OR

- 1 FAILURE TO RENEW THE CLINICAL PRIVILEGES OF A LICENSEE OR
- 2 REGISTRANT BY A HEALTH FACILITY OR AGENCY.
- 3 (B) RESTRICTION OR ACCEPTANCE OF THE SURRENDER OF THE CLINI-
- 4 CAL PRIVILEGES OF A LICENSEE OR REGISTRANT UNDER EITHER OF THE
- 5 FOLLOWING CIRCUMSTANCES:
- 6 (i) THE LICENSEE OR REGISTRANT IS UNDER INVESTIGATION BY THE
- 7 HEALTH FACILITY OR AGENCY.
- 8 (ii) THERE IS AN AGREEMENT IN WHICH THE HEALTH FACILITY OR
- 9 AGENCY AGREES NOT TO CONDUCT AN INVESTIGATION INTO THE LICENSEE'S
- 10 OR REGISTRANT'S ALLEGED PROFESSIONAL INCOMPETENCE OR IMPROPER
- 11 PROFESSIONAL CONDUCT.
- 12 (6) UPON REQUEST BY ANOTHER HEALTH FACILITY OR AGENCY SEEK-
- 13 ING A REFERENCE FOR PURPOSES OF CHANGING OR GRANTING STAFF PRIVI-
- 14 LEGES, CREDENTIALS, OR EMPLOYMENT, A HEALTH FACILITY OR AGENCY
- 15 THAT EMPLOYS, CONTRACTS WITH, OR GRANTS PRIVILEGES TO HEALTH PRO-
- 16 FESSIONALS LICENSED OR REGISTERED UNDER ARTICLE 15 SHALL NOTIFY
- 17 THE REQUESTING HEALTH FACILITY OR AGENCY OF ANY DISCIPLINARY OR
- 18 OTHER ACTION REPORTABLE UNDER SUBSECTION (5) THAT IT HAS TAKEN
- 19 AGAINST A HEALTH PROFESSIONAL LICENSED OR REGISTERED UNDER ARTI-
- 20 CLE 15 AND EMPLOYED BY, UNDER CONTRACT TO, OR GRANTED PRIVILEGES
- 21 BY THE HEALTH FACILITY OR AGENCY.
- 22 (7) UPON REQUEST BY THE DEPARTMENT OF COMMERCE, A HEALTH
- 23 FACILITY OR AGENCY THAT EMPLOYS, CONTRACTS WITH, OR GRANTS PRIVI-
- 24 LEGES TO HEALTH PROFESSIONALS LICENSED OR REGISTERED UNDER ARTI-
- 25 CLE 15 THAT HAS TAKEN DISCIPLINARY OR OTHER ACTION REPORTABLE
- 26 UNDER SUBSECTION (5) AGAINST A HEALTH PROFESSIONAL LICENSED OR
- 27 REGISTERED UNDER ARTICLE 15 WHO IS EMPLOYED BY, UNDER CONTRACT

- 1 TO, OR GRANTED PRIVILEGES BY THE HEALTH FACILITY OR AGENCY SHALL
- 2 PROVIDE THE DEPARTMENT OF COMMERCE INFORMATION PERTAINING TO THE
- 3 DISCIPLINARY OR OTHER ACTION REPORTABLE UNDER SUBSECTION (5). A
- 4 HEALTH FACILITY OR AGENCY SHALL INCLUDE ONLY THE FOLLOWING IN THE
- 5 INFORMATION PROVIDED UNDER THIS SUBSECTION:
- 6 (A) THE NAME OF THE LICENSEE OR REGISTRANT AGAINST WHOM DIS-7 CIPLINARY ACTION HAS BEEN TAKEN.
- 8 (B) A DESCRIPTION OF THE DISCIPLINARY ACTION TAKEN.
- 9 (C) THE SPECIFIC GROUNDS FOR THE DISCIPLINARY ACTION TAKEN.
- 10 (D) THE DATE OF THE INCIDENT THAT IS THE BASIS FOR THE DIS-11 CIPLINARY ACTION.
- (8) (6) The records, data, and knowledge collected for or 13 by individuals or committees assigned a professional review function in a health facility or agency are confidential, shall be 15 used only for the purposes provided in this article, are not
- 16 public records, and are not subject to court subpoena.
- 17 SEC. 20176A. (1) A HEALTH FACILITY OR AGENCY SHALL NOT DIS-
- 18 CHARGE OR DISCIPLINE, THREATEN TO DISCHARGE OR DISCIPLINE, OR
- 19 OTHERWISE DISCRIMINATE AGAINST AN EMPLOYEE REGARDING THE
- 20 EMPLOYEE'S COMPENSATION, TERMS, CONDITIONS, LOCATION, OR PRIVI-
- 21 LEGES OF EMPLOYMENT BECAUSE THE EMPLOYEE OR AN INDIVIDUAL ACTING
- 22 ON BEHALF OF THE EMPLOYEE DOES EITHER OR BOTH OF THE FOLLOWING:
- 23 (A) IN GOOD FAITH REPORTS OR INTENDS TO REPORT, VERBALLY OR
- 24 IN WRITING, THE MALPRACTICE OF A HEALTH PROFESSIONAL OR A VIOLA-
- 25 TION OF ARTICLE 7 OR ARTICLE 15 OR A RULE PROMULGATED UNDER
- 26 ARTICLE 7 OR ARTICLE 15.

- 1 (B) ACTS AS AN EXPERT WITNESS IN A CIVIL ACTION INVOLVING
- 2 MEDICAL MALPRACTICE OR IN AN ADMINISTRATIVE ACTION.
- 3 (2) IN ADDITION TO THE SANCTIONS SET FORTH IN SECTION 20165.
- 4 A HEALTH FACILITY OR AGENCY THAT VIOLATES SUBSECTION (1) IS
- 5 SUBJECT TO AN ADMINISTRATIVE FINE OF NOT MORE THAN \$10,000.00 FOR
- 6 EACH VIOLATION.
- 7 SEC. 20194. A HEALTH FACILITY OR AGENCY, EXCEPT A HEALTH
- 8 FACILITY OR AGENCY LICENSED UNDER PART 209, AND INCLUDING A
- 9 HEALTH FACILITY THAT IS NOT LICENSED UNDER THIS ARTICLE BUT HOLDS
- 10 ITSELF OUT AS PROVIDING MEDICAL SERVICES, SHALL CONSPICUOUSLY
- 11 DISPLAY IN THE PATIENT WAITING AREAS OR OTHER COMMON AREAS OF THE
- 12 HEALTH FACILITY OR AGENCY A NOTICE THAT THE HEALTH FACILITY OR
- 13 AGENCY HAS AVAILABLE COPIES OF A PAMPHLET PROVIDED BY THE DEPART-
- 14 MENT OF PUBLIC HEALTH OUTLINING THE PROCEDURE FOR FILING A COM-
- 15 PLAINT AGAINST A HEALTH FACILITY OR AGENCY WITH THE DEPARTMENT OF
- 16 PUBLIC HEALTH AND THE PROCEDURE FOR FILING A COMPLAINT WITH THE
- 17 DEPARTMENT OF COMMERCE AGAINST A LICENSEE EMPLOYED BY, UNDER CON-
- 18 TRACT TO, OR GRANTED PRIVILEGES BY THE HEALTH FACILITY OR
- 19 AGENCY. THE PAMPHLET SHALL BE PREPARED BY THE DEPARTMENT OF
- 20 PUBLIC HEALTH IN CONSULTATION WITH THE DEPARTMENT OF COMMERCE AND
- 21 APPROPRIATE PROFESSIONAL ASSOCIATIONS. THE DEPARTMENT OF PUBLIC
- 22 HEALTH SHALL PRINT THE PAMPHLETS IN LANGUAGES THAT ARE APPROPRI-
- 23 ATE TO THE ETHNIC COMPOSITION OF THE PATIENT POPULATION WHERE THE
- 24 PAMPHLET WILL BE DISPLAYED.
- 25 Sec. 21006. "Insurance bureau" means the unit in the
- 26 department of -licensing and regulation COMMERCE headed by the
- 27 commissioner of insurance.

- Sec. 21513. The owner, operator, and governing body of a hospital licensed under this article:
- (a) Are responsible for all phases of the operation of the hospital, selection of the medical staff, and quality of care rendered in the hospital.
- (b) Shall cooperate with the department in the enforcement of this part, and require that the physicians, dentists, and therefore the other personnel working in the hospital and for whom a license or pregistration is required be currently licensed or registered.
- (c) Shall assure that physicians and dentists admitted to practice in the hospital are granted hospital privileges consistent with their individual training, experience, and other qualifications.
- (d) Shall assure that physicians and dentists admitted to practice in the hospital are organized into a medical staff to enable an effective review of the professional practices in the hospital for the purpose of reducing morbidity and mortality and mortality and improving the care provided in the hospital for patients. This review shall include the quality and necessity of the care provided and the preventability of complications and deaths occurring in the hospital.
- (e) Shall notify the -appropriate board DEPARTMENT OF

  COMMERCE as to disciplinary action taken by the hospital for any

  the formula of the grounds set forth in section 16221 which THAT results in

  the change of employment status or privileges of practice of a

  change of employment HEALTH PROFESSIONAL LICENSED OR REGISTERED

  The contract to the

- 1 HOSPITAL OR admitted to practice in the hospital, including -an
- 2 offer by the hospital to permit the physician or dentist to
- 3 resign in lieu A CASE IN WHICH A HEALTH PROFESSIONAL RESIGNS OR
- 4 TERMINATES A CONTRACT OR WHOSE CONTRACT IS NOT RENEWED INSTEAD of
- 5 the hospital taking disciplinary action against the physician or
- 6 dentist HEALTH PROFESSIONAL. The notice shall contain a summary
- 7 of the information pertinent to the change and shall be transmit-
- 8 ted in writing to the -appropriate board DEPARTMENT OF COMMERCE
- 9 within -30- 15 days after the -change DISCIPLINARY ACTION
- 10 occurs. As used in this subdivision, "board" means a licensing
- 11 board created pursuant to article 15.
- (f) After December 31, 1989, shall not discriminate because
- 13 of race, religion, color, national origin, age, or sex in the
- 14 operation of the hospital including employment, patient admission
- 15 and care, room assignment, and professional or nonprofessional
- 16 selection and training programs, and shall not discriminate in
- 17 the selection and appointment of individuals to the physician
- 18 staff of the hospital or its training programs on the basis of
- 19 licensure or registration or professional education as doctors of
- 20 medicine, osteopathic medicine and surgery, or podiatry.
- 21 (g) Shall assure that the hospital adheres to medical con-
- 22 trol authority protocols according to section 20918.
- 23 Section 2. Sections 16123, 16134, 16151, 16152, 16154,
- 24 16155, 16156, 16183, 17058, 17086, and 17088 of Act No. 368 of
- 25 the Public Acts of 1978, being sections 333.16123, 333.16134,
- **26** 333.16151, 333.16152, 333.16154, 333.16155, 333.16156, 333.16183,

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1 333.17058, 333.17086, and 333.17088 of the Michigan Compiled 2 Laws, are repealed.
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- 3 Section 3. This amendatory act shall not take effect unless
- 4 all of the following bills of the 87th Legislature are enacted
- 5 into law:
- 6 (a) Senate Bill No. 337.

7

g (b) Senate Bill No. 338.

9

10 (c) Senate Bill No. 339.

11

12 (d) Senate Bill No. 340.

13

14 (e) Senate Bill No. 341.

15

16 (f) Senate Bill No. 342.

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