

SPONSOR: Sen. Sokola & Sen. Townsend & Sen. Lockman & Sen. Hocker & Sen. Pettyjohn & Rep. Schwartzkopf &

Rep. Longhurst & Rep. Minor-Brown & Rep. Ramone &

Released: 05/11/2023 11:42 AM

Rep. Yearick

DELAWARE STATE SENATE 152nd GENERAL ASSEMBLY

SENATE BILL NO. 125

AN ACT TO AMEND TITLE 3, TITLE 6, TITLE 9, TITLE 10, TITLE 11, TITLE 12, TITLE 13, TITLE 14, TITLE 15, TITLE 16, TITLE 18, TITLE 19, TITLE 20, TITLE 21, TITLE 24, TITLE 25, TITLE 29, AND TITLE 30 OF THE DELAWARE CODE RELATING TO TECHNICAL CORRECTIONS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE (Three-fourths of all members elected to each house thereof concurring therein):

Section 1. Amend § 1501, Title 3 of the Delaware Code by making deletions as shown by strike through and 2 insertions as shown by underline as follows: § 1501. Definitions. 3 4 As used in this chapter: 5 (20)b. "Restricted noxious weed seeds" are the seeds of all of the following: 8. Setari Giant foxtail (Setaria faberi R. A. W. Herrm.). 6 7 Section 2. Amend § 1507, Title 3 of the Delaware Code by making deletions as shown by strike through and 8 insertions as shown by underline as follows: 9 § 1507. Duties and authority of the Department. 10 (a) The Department shall administer and enforce this chapter and may do all of the following: (2) Adopt rules and regulations under the Administrative Procedures Act, Chapter 101 of Title 29, and after 11 12 public hearing, for all of the following: 13 d. Labeling flower seeds in respect to kind and variety or type and performance characteristics as required 14 by §§ 1502 and 1502C of this title. 15 e. Maintain a list of the kinds of flower seeds subject to the flower seed germination labeling requirements of §§ 1502 and 1502C of this-title title. 16 f. Maintain a list of the tree and shrub seed species subject to germination labeling requirements of §§ 17 18 1502 and 1503 of this title. 19 Section 3. Amend § 1706, Title 3 of the Delaware Code by making deletions as shown by strike through and 20 insertions as shown by underline as follows:

21	§ 1706. Registration fees.
22	(a) An annual registration fee must be paid to the Department, by December 31 each year, for each commercial
23	feed distributed in this State as follows:
24	(2) The annual registration fee for each pet food is as follows:
25	d. Notwithstanding paragraphs (a)(2)a. through (a)(2)c. of this section, for a pet food manufactured by a
26	nonprofit nonprofit, the annual registration fee is \$23 for each product of each brand.
27	Section 4. Amend § 2222, Title 3 of the Delaware Code by making deletions as shown by strike through and
28	insertions as shown by underline as follows:
29	§ 2222. Composition; appointment; qualifications and term; compensation; vacancies; civil liability.
30	(a) The Delaware Nutrient Management Commission consists of 19 members as follows:
31	(2) Three members appointed by the Governor, 1 each representing the following categories:
32	a. A representative of a commercial/agriculture nutrient applicator.
33	b. A representative of a golf course/lawn care industry.
34	c. A public citizen that does <u>not</u> represent any of the other categories.
35	Section 5. Amend § 8204, Title 3 of the Delaware Code by making deletions as shown by strike through and
36	insertions as shown by underline as follows:
37	§ 8204. Rabies vaccination required for dogs, cats, and ferrets; antirabies clinics.
38	(a) Vaccination of dogs. — (1) Any person owning a dog 6 months of age or older in this State shall have that dog
39	vaccinated against rabies by a licensed veterinarian, or by a licensed veterinary technician working under the indirect
40	supervision of a licensed veterinarian-and if the dog is in a shelter and is owned by the shelter; exemption from vaccination
41	against rabies may be permitted if a licensed veterinarian has examined the animal and based on the veterinarian's
42	professional judgment, has certified in writing that at the time, vaccination would endanger the animal's health because of
43	its infirmity, disability, illness, or other medical considerations and a titer test, in the case of these medical exemptions, may
44	be administered to assist in determining the need for the vaccination. The owner of the dog will receive a copy of the rabies
45	vaccination certificate legibly signed by the licensed veterinarian and the licensed veterinary technician responsible for the
46	administration of the vaccine. The owner of the dog will be responsible for keeping a valid rabies vaccination certificate or

veterinarian and vaccinated against rabies or a new certificate of exemption shall be issued to the animal's owner.

exemption certificate in their possession for inspection by an animal control officer, the Department, or the Division, if

deemed necessary. Certification that the animal is exempt from vaccination shall be valid for a period of 1 year from the

date of the issuance of the certificate of exemption, after which time the animal shall be re-examined by a licensed

47

48

49

(b) Vaccination of cats. —	ination	of cats.	
----------------------------	---------	----------	--

Any person owning a cat 6 months of age or older in this State shall have the cat vaccinated against rabies by a licensed veterinarian, or by a licensed veterinary technician working under the indirect supervision of a licensed veterinarian—and if the cat is in a shelter and is owned by the shelter; exemption from vaccination against rabies may be permitted if a licensed veterinarian has examined the animal and based on the veterinarian's professional judgment has certified in writing that at the time, vaccination would endanger the animal's health because of its infirmity, disability, illness, or other medical considerations and a titer test, in the case of these medical exemptions, may be administered to assist in determining the need for the vaccination. The owner of the cat will receive a copy of the rabies vaccination certificate legibly signed by the licensed veterinarian and the licensed veterinary technician responsible for the administration of the vaccine. The owner of the cat will be responsible for keeping a valid rabies vaccination certificate or exemption certificate in their possession for inspection by an animal welfare officer, the Department, or the Division. Certification that the animal is exempt from vaccination shall be valid for a period of 1 year from the date of the issuance of the certificate of exemption, after which time the animal shall be re-examined by a licensed veterinarian and vaccinated against rabies or a new certificate of exemption shall be issued to the animal's owner.

Section 6. Amend § 2732, Title 6 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:

§ 2732. Deceptive practices in consumer contracts.

In a contract for the sale or lease of merchandise to a consumer, a person engages in a deceptive practice when that person knowingly or-recklessly: recklessly does any of the following:

- (1) Distorts or obscures the terms, conditions or meaning of the contract or creates a likelihood of confusion or misunderstanding by the use of unintelligible words, phrases or sentences; or phrases, or sentences.
 - (2) Omits information required by law to be disclosed in contracts with a consumer; or consumer.
 - (3) Violates § 2734 Fails to comply with § 2734 or § 2735 of this title; or title.
- (4) With respect to a contract that automatically renews and without regard to the duration of such renewal period, fails to provide a cost-effective, timely, and easy to use mechanism for cancellation. A consumer who enters into a contract online shall be permitted to cancel the contract online.
- Section 7. Amend § 2734, Title 6 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:
 - § 2734. Contracts with automatic renewal provisions.

80	(a)-Any_A seller that sells, leases, or offers to sell or lease any merchandise to a consumer-pursuant to_under a
81	contract that contains an automatic renewal provision shall disclose the terms of the automatic renewal provision clearly
82	and conspicuously at the time the contract is entered into.
83	(b)-Any A seller that sells or leases any merchandise to a consumer-pursuant to under a contract that is renewed for
84	a specified period of more than 1 month if the renewal causes the contract to be in effect more than 12 months after the day
85	of the initiation of the contract, shall notify the consumer of each upcoming extension of the contract no less than 30 days
86	and no more than 60 days before the cancellation deadline-pursuant to under the automatic renewal provision. Such
87	notification shall disclose clearly and conspicuously: The notification required under this subsection must clearly and
88	conspicuously disclose all of the following:
89	(1) That unless the consumer cancels the contract, the contract will automatically renew; renew.
90	(2) The date by which the consumer must cancel the contract to avoid automatic renewal; renewal.
91	(3) The procedures the consumer must follow to cancel the contract; and contract. If the consumer entered into
92	the contract online, the seller must provide an online procedure for a consumer to cancel the contract.
93	(4) How the consumer may obtain details of the automatic renewal provision, whether by contacting the seller
94	at a specified telephone number or address, by providing a copy of the provision, by providing access to the contract,
95	or by any other appropriate method. including any of the following:
96	a. Contacting the seller at a specified telephone number or address.
97	b. Providing a copy of the provision.
98	c. Providing access to the contract.
99	d. By any other appropriate method.
100	(c) A seller that fails to comply with the requirements of this section is in violation of this subchapter unless the
101	seller demonstrates that: all of the following:
102	(1) As part of the seller's routine business practice, the seller has both: does all of the following:
103	a. Established and implemented Establishes and implements written procedures to comply with this
104	section; and section.
105	b. Enforces compliance with-such procedures; the procedures established under paragraph (c)(1)a. of this
106	section.
107	(2) Any failure to comply with this subchapter section is the result of error; and error.

108	(3) As part of the seller's routine business practice, where an error has caused the failure to comply with this
109	subchapter, section, the unearned portion of the contract subject to the automatic renewal provision is refunded as of
110	the date on which the seller is notified of the error or becomes aware of the error, whichever is earlier.
111	(d) This section does not apply to: to any of the following:
112	(1) Matters subject to the jurisdiction of the Public Service Commission.
113	(2) Matters subject to the jurisdiction of the Insurance Commission of this State.
114	(3) Matters subject to the jurisdiction of the Federal Communications Commission.
115	(4) Leases subject to the Residential Landlord-Tenant Code, Chapters 51 through 59 of Title 25, or the
116	Manufactured Homes and Manufactured Home Communities Act, Chapter 70 of Title 25.
117	Section 8. Amend § § 2735, Title 6 of the Delaware Code by making deletions as shown by strike through and
118	insertions as shown by underline as follows:
119	§ 2735. Remedies.
120	(c) With respect to any contract containing an automatic renewal provision that is renewed in violation of § 2734
121	of this title, such contract is voidable by the consumer.
122	(1) The consumer-shall may void the automatic renewal contract using any method that would have been
123	sufficient to cancel the contract prior to its renewal.
124	(2) A consumer who voids a contract pursuant to this subsection-shall is not be liable for any costs, fees, or
125	expenses associated with the contract that accrue after the date on which the consumer voided the contract. The seller
126	may retain a prorated fraction of any prepaid fees or costs based on the time since the renewal was executed and the
127	time remaining in the renewal period. The seller shall refund any remaining prepaid fees or costs to the consumer
128	within 30 days.
129	Section 9. Amend § 2737, Title 6 of the Delaware Code by making deletions as shown by strike through and
130	insertions as shown by underline as follows:
131	§ 2737. Enforcement.
132	(a) (1) Before bringing an action with respect to the automatic renewal of any contract containing an automatic
133	renewal provision that is renewed in violation of § 2734 of this title, the consumer must provide the seller with notice of the
134	violation and a request to cancel the extension of the contract. The consumer-shall send the notice by: must send this notice
135	by 1 of the following:
136	a. Email; <u>Email.</u>
137	b. Mail; or <u>Mail.</u>

138	c. Any other method the business wants to offer. offered by the seller.
139	(2)—If An action may not be initiated under this chapter by the consumer against the seller for the cured
140	violation of § 2734 of this title if, within 30 days of the consumer sending the notice, the seller: notice required under
141	paragraph (a)(1) of this section, the seller does all of the following:
142	a. Cures the violation; violation.
143	b. Provides the consumer with a written statement that the alleged-violations have violation has been
144	cured and that no further violations of that kind-shall occur; and
145	c. Sends will occur and sends a copy of such statement to the Director of Consumer Protection of the
146	Department of Justice, Justice.
147	then no action shall be initiated under this chapter by the consumer against the seller for the cured violation of
148	§ 2734 of this title.
149	(3) Nothing in this section-shall preclude precludes investigation or enforcement action by the Attorney
150	General for violations of this chapter.
151	(c) The automatic renewal provisions of this subchapter-shall become effective take effect on January 1, 2022.
152	Section 10. Amend § 9611, Title 9 of the Delaware Code by making deletions as shown by strike through and
153	insertions as shown by underline as follows:
154	§ 9611. Recordation of instruments containing certificate of notarial act [Effective Aug. 1, 2023].
155	(a) Any document presented to the recorder for recording which contains a certificate of a notarial act as defined
156	by §§-4321(3)[repealed] 4316(5) and 4328 of Title 29 (existing or as amended), shall, in addition to other matters which
157	may be required by law, identify the name and title of the notarial officer who executed the certificate in a legible manner
158	which is suitable for micrographic or electronic reproduction.
159	Section 11. Amend § 3901, Title 10 of the Delaware Code by making deletions as shown by strike through and
160	insertions as shown by underline as follows:
161	§ 3901. Affidavits of defense; judgments by default on written instruments; opening judgments.
162	(e) Upon any judgment under this section a stay of execution for 6 months shall be granted on security being given
163	by the defendant for the payment of such judgment, with interest and costs, in such form as by the rules of the court are
164	prescribed. In case of a suit by or against a corporation, the affidavit by the cashier or treasurer shall be sufficient in this
165	section. In case of security being given as aforesaid by the defendant, the entry of such security shall have all the force and
166	effect of a judgment, and at the expiration of the stay given, the judgment, with costs, may be collected by execution

process sued out jointly or severally against the principal and surety. Any affidavit authorized under this chapter may be

168	taken out of this State before any judge of any court of record, the mayor or chief magistrate of any city or borough, a
169	Commissioner of Deeds for this State, or any consul or vice-consul of the United States, or before any notary public of any
170	state or territory within the United States or of the District of Columbia. The affidavit shall be certified under the hand and
171	official stamp or seal, or seal of the court, city or borough, as the case may be, of the person taking the same.
172	Section 12. Amend § 1112C, Title 11 of the Delaware Code by making deletions as shown by strike through and
173	insertions as shown by underline as follows:
174	§ 1112C. Enticement for purposes of sexual contact; class F felony.
175	(d) A conviction is not required for any predicate act relied upon to establish a course of conduct. A conviction for
176	any predicate act relied upon to establish a course of conduct does not preclude prosecution under this section. Nothing in
177	this section shall preclude a separate charge, eonviction and conviction, or sentence for any other crime set forth in this title,
178	or in the Delaware Code.
179	Section 13. Amend § 1254, Title 11 of the Delaware Code by making deletions as shown by strike through and
180	insertions as shown by underline as follows:
181	§ 1254. Assault in a detention facility; penalty; class B and class D felony.
182	(a)(1) Any person who, being confined in a detention facility, intentionally or recklessly causes physical injury to a
183	correctional officer, other state employee of a detention facility acting in the lawful performance of duties, any other person
184	confined in a detention facility or any other person at a detention facility or other place having custody of such person shall
185	be guilty of a class D felony.
186	(2) Notwithstanding Chapter 45 of this title, any person convicted for a violation of this subsection shall be
187	imprisoned for a mandatory minimum period of 2 years which shall commence upon final judgment of conviction.
188	Such sentence shall not be suspended nor shall the defendant be eligible for parole or probation.
189	(b)(1) Any person who, being confined in a detention facility, intentionally or recklessly causes serious physical
190	injury to a correctional officer, other state employee of a detention facility acting in the lawful performance of duties, any
191	other person confined in a detention facility or any other person at a detention facility or other place having custody of such
192	person shall be guilty of a class B felony.
193	(2) Notwithstanding Chapter 45 of this title, any person convicted for a violation of this subsection shall be
194	imprisoned for a mandatory minimum period of 3 years which shall commence upon final judgment of conviction.
195	Such sentence shall not be suspended nor shall the defendant be eligible for parole or probation.

or other bodily fluid a correctional officer or other state employee of a detention facility acting in the lawful performance of

(c)(1) Any person who, being confined in a detention facility, intentionally or recklessly strikes with urine, feces

196

198	duties or any other person at a detention facility or other place having custody of such person, other than another person
199	confined at a detention facility shall be guilty of a class D felony.
200	(2) Notwithstanding Chapter 45 of this title, any person convicted for a violation of this subsection shall be
201	imprisoned for a mandatory minimum period of 1 year, which shall commence upon final conviction. Such sentence
202	shall not be suspended nor shall the defendant be eligible for parole or probation.
203	(3) When charged with a violation of this subsection, the defendant shall be tested for diseases transmittable
204	through bodily fluids, the cost of such tests to be assessed as costs upon conviction. The results of such tests shall be
205	provided only to the Attorney General, the victim of the assault, the defendant and the Department's medical care
206	provider.
207	(d) The execution and operation of the sentence for any other crime causing such original confinement shall, upon
208	the commencement of the sentence for a violation of this section, be placed in suspension, to be continued only after
209	completion of the sentence for the violation of this section.
210	Section 14. Amend § 4209, Title 11 of the Delaware Code by making deletions as shown by strike through and
211	insertions as shown by underline as follows:
212	§ 4209. Punishment, procedure for determining punishment, review of punishment and method of punishment for
213	first-degree murder committed by adult offenders.
214	(d) Determination of sentence. —
215	(3) a. Not later than 90 days before trial the defendant may file a motion with the Court alleging that the
216	defendant had a serious intellectual developmental disorder at the time the crime was committed. Upon the filing of the
217	motion, the Court shall order an evaluation of the defendant for the purpose of providing evidence of the following:
218	1. Whether the defendant has a significantly subaverage level of intellectual functioning;
219	2. Whether the defendant's adaptive behavior is substantially impaired; and
220	3. Whether the conditions described in paragraphs (d)(1) and (d)(2) (d)(3)a.1. and (d)(3)a.2. of this
221	section existed before the defendant became 18 years of age.
222	Section 15. Amend § 8404, Title 11 of the Delaware Code by making deletions as shown by strike through and
223	insertions as shown by underline as follows:
224	§ 8404. Powers and duties.
225	(c) The Council shall propose regulations detailing mandatory standards for the use of body-worn cameras by
226	police officers no later than January 15, 2022, to ensure widespread and consistent use of body-worn cameras. While
227	developing the standards, the Council shall hold a minimum of 2 public meetings to solicit input from the community on

228	the body-worn camera regulations to ensure that victims' rights advocates, community groups, and member members of the
229	public have an opportunity to contribute to the development of the regulations. The Council shall include the Delaware
230	State Troopers Association and the Delaware Fraternal Order of Police in discussions concerning regulations detailing
231	mandatory standards for the use of body-worn cameras by police officers. The Council shall consult with the Department of
232	Correction, the Department of Services for Children, Youth, and Their Families, and the Office of Defense Services in the
233	development of the regulations. Notwithstanding anything to the contrary in Chapter 101 of Title 29, the regulations shall
234	not come into effect until after review by the Delaware State Troopers Association and the Delaware Fraternal Order of
235	Police and formal approval by the Council on Police Training. At a minimum, the regulations shall address standards
236	governing body-worn cameras use, activation, electronic storage, and dissemination.
237	Section 16. Amend § 265, Title 12 of the Delaware Code by making deletions as shown by strike through and
238	insertions as shown by underline as follows:
239	§ 265. Declaration of disposition of last remains; form.
240	The following declaration of disposition of last remains must be substantially in the following form:
241	DECLARATION OF DISPOSITION OF LAST REMAINS
242	I, (Name of Declarant), being of sound mind and lawful age, hereby revoke all prior declarations, wills, codicils,
243	trusts, powers of appointment, and powers of attorney regarding the disposition of my last remains, and I declare and direct
244	that after my death the following provisions be taken:
245	1. If permitted by law, my body shall be (Initial ONE choice):
246	Buried. I direct that my body be buried at
247	Cremated. I direct that my cremated remains be disposed of as follows:
248	·
249	Entombed. I direct that my body be entombed at
250	Other. I direct that my body be disposed of as follows:
251	Disposed of as (Name of Designee) shall decide in writing. If is unwilling or
252	unable to act, I nominate as my alternate designee.
253	2. I request that the following ceremonial arrangements be made (initial desired choice or choices):
254	I request (Name of designee) make all arrangements for any ceremonies, consistent with my
255	directions set forth in this declaration. If is unwilling or unable to act, I nominate as my alternate
256	designee.
257	Funeral. I request the following arrangements for my funeral:

Page 9 of 35

LC : CBM : AF 3431520009

258	
259	Memorial Service. I request the following arrangements for my memorial service:
260 261	3. Special Instructions. In addition to the instructions above, I request (on the following lines you may make
262	special requests regarding ceremonies or lack of ceremonies):
263	·
264	Note: Those persons or entities asked to carry out a declarant's intent regarding disposition of last remains and
265	ceremonial arrangements need do so only if the declarant's intent is reasonable under the circumstances. "Reasonable under
266	the Circumstances" may take into consideration factors such as a known prepaid funeral, burial, or cremation plan of the
267	declarant, the size of the declarant's estate, cultural or family customs, the declarant's religious or spiritual beliefs, the
268	known or reasonably ascertainable creditors of the declarant, and the declarant's financial situation prior to death.
269	I may revoke or amend this declaration in writing at any time. I agree that a third party who receives a copy of thi
270	declaration may act according to it. Revocation of this declaration is not effective as to a third party until the third party
271	learns of my revocation. My estate shall indemnify any third party for costs incurred as a result of claims that arise against
272	the third party because of good-faith reliance on this declaration.
273	I execute this declaration as my free and voluntary act, on
274	(Declarant).
275	The following section regarding organ and tissue donation is optional. To make a donation, initial the option you
276	select and sign below.
277	In the hope that I might help others, I hereby make an anatomical gift, to be effective upon my death, of:
278	A Any needed organs/tissues.
279	B The following organs/tissues:
280	
281	Donor signature:
282	Notarization Optional:
283	State of Delaware
284	County of :
285	Acknowledged before me by, Declarant, on, My commission expires:
286	*(Seal) (Stamp or Seal) Notary Public .

287	Section 17. Amend § 1176, Title 12 of the Delaware Code by making deletions as shown by strike through and
288	insertions as shown by underline as follows:
289	§ 1176. Failure of person examined to retain records.
290	(a) If a person subject to examination under § 1171 of this title does not retain the records required by § 1145 of
291	this title, the State Escheator may determine the amount of property due using a reasonable method of estimation based on
292	all information available to the State Escheator, including-to extrapolation and the use of statistical sampling when
293	appropriate.
294	Section 18. Amend § 8-302, Title 13 of the Delaware Code by making deletions as shown by strike through and
295	insertions as shown by underline as follows:
296	§ 8-302. Execution of acknowledgment of paternity.
297	(b) An acknowledgment of paternity is void if it:
298	(4) Is signed by-a the mother or a man seeking to establish his paternity who is a minor at the time of signing
299	the acknowledgment of paternity.
300	Section 19. Amend § 131, Title 14 of the Delaware Code by making deletions as shown by strike through and
301	insertions as shown by underline as follows:
302	§ 131. Public school enrollees' immunization program; exemptions.
303	(a) The Department shall from time to time, with advice from the Division of Public Health, adopt and promulgate
304	rules and regulations to establish an immunization program to protect pupils enrolled in public schools from certain
305	diseases. Such rules and regulations shall include at least the following:
306	(6) Provision for exemption from the immunization program for an enrollee whose parents or legal guardian,
307	because of individual religious beliefs, reject the concept of immunization. Such a request for exemption shall be
308	supported by the affidavit herein set forth:
309	
310	AFFIDAVIT OF RELIGIOUS BELIEF
311	STATE OF DELAWARE
312	County;
313	1. (I) (We) (am) (are) the (parent(s)) (legal guardian(s)) ofName of Child .
314	2. (I) (We) hereby (swear) (affirm) that (I) (we) subscribe to a belief in a relation to a Supreme Being
315	involving duties superior to those arising from any human relation.

316	3. (I) (We) further (swear) (affirm) that our belief is sincere and meaningful and occupies a place in (my) (our)
317	life parallel to that filled by the orthodox belief in God.
318	4. This belief is not a political, sociological or philosophical view of a merely personal moral code.
319	5. This belief causes (me) (us) to request an exemption from the mandatory school vaccination program for
320	Name of Child .
321	6. (I) (We) acknowledge that, in the event that the Division of Public Health declares that there is an outbreak
322	of a vaccine preventable disease, or if in the estimation of the Division of Public Health, (my) (our) child has had, or is
323	at risk of having an exposure to a vaccine preventable disease, (my) (our) child shall be temporarily excluded from
324	attendance at the public school, in which case, it will be (my) (our) responsibility, along with the school, to assist (my)
325	(our) child in keeping up with school work, and (my) (our) child shall be authorized to return to school once approved
326	by the Division of Public Health.
327	7. (I) (We) acknowledge that (I) (we) have been given the opportunity to receive from the school district
328	information regarding the medical benefits and risks in choosing whether to have the child participate in the
329	immunization program, and if (I) (we) have not taken that opportunity, it is hereby waived.
330	
331	Signature of Parent(s) or Legal Guardian(s)
332	SWORN TO AND SUBSCRIBED before me, a registered Notary Public, this day of
333	
334	(Seal) (Stamp or Seal)
335	Notary Public:
336	My commission expires:
337	Section 20. Amend § 161A, Title 14 of the Delaware Code by making deletions as shown by strike through and
338	insertions as shown by underline as follows:
339	§ 161A. Definitions.
340	As used in this compact, unless the context clearly requires a different construction:
341	A. "Active duty" means: Full-time duty status in the active uniformed service of the United States, including
342	members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C\ss Chapters 1209 and 1211.
343	Section 21. Amend § 402, Title 14 of the Delaware Code by making deletions as shown by strike through and
344	insertions as shown by underline as follows:
345	§ 402. Definitions [For application of this section, see 83 Del. Laws, c. 316, § 3].

346	For the purposes of this chapter, the following terms shall have the following meanings:
347	(1) "Application" shall mean the standard application for educational options. This-application application,
348	which consists of an online application or a written application, shall be provided by the Department of Education,
349	which consists of an online application or a written application. Education.
350	Section 22. Amend § 1270B, Title 14 of the Delaware Code by making deletions as shown by strike through and
351	insertions as shown by underline as follows:
352	§ 1270B. Delaware Performance Appraisal System II [Effective July 1, 2023].
353	(c) (1) Delaware Performance Appraisal System II must have no more than 5 components and must have a strong
354	focus on student improvement, with 1 component dedicated to student improvement. All components must be weighted
355	equally.
356	(2) For all Part I and Part II goals, the specialist, as well as the administrator, may propose measures to be
357	used to provide data to judge progress towards the goals. The proposed measures must be approved by the
358	administrator and not result in additional assessments for students. With regard to Part II goals, the measures must be
359	selected from a list of the standardized measures that may be created by a school district or charter school but must be
360	approved by the Department. If the specialist and administrator do not agree, the supervisor's administrator's decision
361	is final.
362	(3) The measure of student improvement must take into consideration student absence, student mobility,
363	student chronic noncompliance with school rules, chronic failure by parents to abide by the Parents' Declaration of
364	Responsibilities under § 157 of this title, and other factors that may adversely affect the evaluation. If a student has
365	missed more than 15% of the class time, the student's performance shall only be used with the agreement of the teacher
366	specialist or administrator under this chapter.
367	Section 23. Amend § 1337, Title 14 of the Delaware Code by making deletions as shown by strike through and
368	insertions as shown by underline as follows:
369	§ 1337. Public Education Compensation Committee.
370	(c) The Committee shall consist of the following-members: members, or a designee selected by the member
371	serving by virtue of position: the Secretary of Education; the Controller General; the Director of the Office of Management
372	and Budget; the President of the Delaware State Education Association; the Executive Director of the Delaware Association
373	of School Administrators; an educator appointed by the Senate President Pro Tempore; 2 school financial officers
374	appointed by the Governor; 1 school superintendent appointed by the Governor; a charter school administrator appointed by
375	the Speaker of the House; a representative of the Office of the Governor; the Chair of the House Education Committee; the

376	Chair of the Senate Education Committee; 1 member from the House minority caucus appointed by the Speaker of the
377	House of Representatives; and 1 member from the Senate minority caucus appointed by the President Pro Tempore of the
378	Senate. The Committee will elect a chair from amongst the membership.
379	(1) The Secretary of Education.
380	(2) The Controller General.
381	(3) The Director of the Office of Management and Budget.
382	(4) The Executive Director of the Delaware State Education Association.
383	(5) The Executive Director of the Delaware Association of School Administrators.
384	(6) An educator appointed by the Senate President Pro Tempore.
385	(7) Two school financial officers appointed by the Governor.
386	(8) One school superintendent appointed by the Governor.
387	(9) A charter school administrator appointed by the Speaker of the House.
388	(10) A representative of the Office of the Governor.
389	(11) The Chair of the House Education Committee.
390	(12) The Chair of the Senate Education Committee.
391	(13) One member of the House minority caucus appointed by the Speaker of the House of Representatives.
392	(14) One member of the Senate minority caucus appointed by the President Pro Tempore of the Senate.
393	(d) The Committee will elect a chair from amongst the membership.
394	(d)(e) The Committee shall seek input from others including educators, parents, school administrators, local school
395	boards, and higher education representatives. The Committee shall hold public meetings in person or virtually to
396	specifically gather input from educators.
397	(e)(f) The Department of Education shall provide staff assistance to the Committee and shall convene the first
398	meeting no later than August 1, 2022.
399	Section 24. Amend § 1716E, Title 14 of the Delaware Code by making deletions as shown by strike through and
400	insertions as shown by underline as follows:
401	§ 1716E. Mental health services unit and funding. funding for grades K through 5.
402	(i) The Department of Education shall promulgate rules and regulations to implement and enforce this-chapter.
403	section.
404	Section 25. Amend § 1716F, Title 14 of the Delaware Code by making deletions as shown by strike through and

405

insertions as shown by underline as follows:

106	§ 1716F. Mental health services unit and funding for middle school.
107	(h) The Department of Education shall promulgate rules and regulations to implement and enforce this chapter.
804	section.
109	Section 26. Amend § 1917, Title 14 of the Delaware Code by making deletions as shown by strike through and
110	insertions as shown by underline as follows:
111	§ 1917. Collection and deposit of school taxes.
112	(d)(4)a. Where title to property on which a credit is claimed is held by claimant and another or others, either as
113	tenants in common or as joint tenants, the claimant is not allowed a credit against that claimant's interest in the property in
114	excess of the assessed valuation of that claimant's proportionate share in the property. For the purposes of this subsection,
115	the claimant's proportional share is deemed to be equal to that of each of the other tenants unless it is shown that the
116	interests in question are not equal, in which event claimant's proportionate share must be as shown.
117	d. Right to claim credit under this subsection will be withdrawn for the subsequent tax year from any
118	taxpayer who has not paid in full such taxpayer's property tax bill by the end of the tax year for which a credit was
119	reported for that taxpayer to the Secretary of Finance by the receiver of taxes and county treasurer. Taxpayers who
120	fail to pay in full their property tax bill by the end of the tax year for which a credit was reported for that taxpayer
121	to the Secretary of Finance by the receiver of taxes and county treasurer may qualify for credits under this
122	subsection in subsequent tax years upon the payment in full of property taxes and penalties owed before the
123	beginning of the subsequent tax year. A claimant must notify the receiver of taxes or county treasurer of any
124	modification in status that results in the claimant no longer meeting the definition of "qualified person" set forth in
125	paragraph (d)(1) of this section or no longer an of eligible surviving spouse under paragraph (d)(1) (d)(1)d. of this
126	section.
127	Section 27. Amend § 3105A, Title 14 of the Delaware Code by making deletions as shown by strike through and
128	insertions as shown by underline as follows:
129	§ 3105A. Early intervention service providers; requirements.
130	(e) Ensure The Department shall ensure that early intervention service providers complete the background checks
131	required under § 309 of Title 31.
132	Section 28. Amend § 8003, Title 14 of the Delaware Code by making deletions as shown by strike through and
133	insertions as shown by underline as follows:
134	§ 8003. School bus safety camera systems.
135	(c) Liability. —

The owner or operator of a vehicle approaching a school bus from the front or from the rear who has failed to stop when a school bus is stopped and displays flashing lamps to take on or discharge school children as evidenced by information obtained from a school bus safety camera system, shall be subject to a civil or administrative assessment of \$100 for a first offense, which shall increase to \$500 for each subsequent offense within 10 years of the prior offense or offenses; provided, however, that the school district may provide for an additional assessment not to exceed \$10 if the civil or administrative assessment is not paid within 20 days, which assessment may be increased to an amount not to exceed \$20 if the assessment is not paid within 45 days, and may be increased to an amount not to exceed \$30 if the assessment is not paid within 90 days. Court costs or similar administrative fees not to exceed \$35 may also be assessed against an owner or operator who requests a hearing to contest the violation and is ultimately found or pleads responsible for the violation or who fails to pay or contest the violation in a timely manner. No assessments-and or court costs other than those specified in this subsection may be imposed. A violation for which a civil assessment is imposed under this subsection shall not be classified as a criminal offense and shall not be made a part of the operating record of the person upon whom such liability is imposed, nor shall it be used for insurance purposes in the provision of motor vehicle insurance. Assessments collected as a result of a traffic control signal monitoring system shall be paid to the school district, after first being applied to reimburse the private vendor or manufacturer and the school district for their costs of administering such systems. This subsection does not apply to an owner or operator of a vehicle on a roadway with 4 or more lanes approaching a school bus from the front.

(j) Notwithstanding any other provision in this section, if the motor vehicle which is found by the school bus safety camera system to have failed to comply with a school bus signal is commercially licensed, then the owner of that vehicle shall be sent notice of the date, time, and location of the violation with 2 photographs thereof. Within 10 days of the receipt of said notice, the owner of the vehicle shall provide the school district with the name and address of the driver of the vehicle at the date, time, and location of the violation and, within the same time period, shall provide the driver of the vehicle with the photographs of the violation. After receipt by the school district of the name and address of the driver of the vehicle at the time of the violation, the driver of the vehicle shall be prima facie responsible for such violation in the same manner as provided for under § 7003 of Title 21 and shall be subject to the provisions of this section. Failure of the owner of the vehicle found to be in violation of subsection (d) of this section to provide the name and address of the driver at the time of the violation within the period prescribed shall cause the owner to be held responsible as set forth in paragraph (d)(5) subsection (g) of this section.

Page 16 of 35

Released: 05/11/2023 11:42 AM

436

437

438

439

440

441

442

443

444

445

446

447

448

449

450

451

452

453

454

455

456

457

458

459

460

461

462

464	Section 29. Amend Chapter 90D, Title 14 and Chapter 100, Title 29 of the Delaware Code by transferring §
465	9001D of Title 14, redesignating § 9001D of Title 14 as § 10008 of Title 29, and making deletions as shown by strike
466	through and insertions as shown by underline as follows:
467	Chapter 90D. Livestreaming Board of Trustees Meetings of Public Institutions of Higher Education [Transferred]
468	§ 9001D. Board of Trustees meetings; livestreaming-requirements. requirements [Transferred to § 10008 of Title
469	<u>29].</u>
470	§ 10008. Livestreaming Board of Trustees meetings of public institutions of higher learning.
471	(a) For purposes of this section, "full Board of Trustees" means the full Board of Trustees for each of the
472	following:
473	(1) University of Delaware, under § 5107 of this title. <u>Title 14.</u>
474	(2) Delaware State University, under § 6505 this title. <u>Title 14.</u>
475	(3) Delaware Technical and Community College, under § 9105 of this title. Title 14.
476	(b) Meetings of a full Board of Trustees must be available over the internet by livestream broadcast that meets all
477	of the following:
478	(1) Streams audio and video of the meeting.
479	(2) Permits the public to hear all participants contemporaneously.
480	(c) A recording of a meeting livestreamed under subsection (b) of this section must be posted on a public website
481	within a reasonable time after the meeting concludes and must remain on the website for at least 1 year.
482	(d) Notice of a full Board of Trustees meeting must include information on how the public can access the
483	livestream broadcast of the meeting and a recording of the meeting.
484	(e) (1) A technological failure that prevents, or a technological limitation that limits, public access otherwise
485	required under paragraphs (b)(1) and (b)(2) of this section does not invalidate a meeting or an action taken at a meeting.
486	(2) Subsections (b) and (c) of this section do not require the livestreaming or recording of the portion of a ful
487	Board of Trustees meeting that is in an executive session under § 10004 of Title 29. this title.
488	Section 30. Amend § 9219, Title 14 of the Delaware Code by making deletions as shown by strike through and
489	insertions as shown by underline as follows:
490	§ 9219. Basic salary schedule for Plan A employees.
491	(f) The salary paid to any Plan B employee shall be paid in accordance with a merit system comparable pay
492	system. Such a system shall be subject to the following provisions:

(1) For salary purposes, the 37.5 hour merit salary schedule shall be the pay plan for Plan B employees. Salary
adjustments shall be granted under the same conditions as listed in § 8(d)(1)(ii) of 70 Del. Laws, c. 118.
(2) a. The class specifications for positions occupied by Delaware Technical and Community College Plan E
employees shall be assigned paygrades comparable to the Merit System pay plan using the same criteria authorized by
the Department of Human Resources for Merit System positions. Notwithstanding the forgoing, the College is
authorized to adopt a separate pay plan for Plan B employees assigned to—an information technology class
specifications and support positions, without impact to the general fund appropriation limit as provided in § 1 of the
annual Appropriations Act.
b. Periodic classification maintenance reviews shall be processed under the normal Department of Human
Resources maintenance review processes. Critical reclassifications shall be processed under the same genera
system as the Merit System, subject to final approval of a committee composed of the President of the College
Secretary of the Department of Human Resources, Director of the Office of Management and Budget and
Controller General.
Section 31. Amend § 4904, Title 15 of the Delaware Code by making deletions as shown by strike through and
insertions as shown by underline as follows:
§ 4904. Oath at polling place before opening an election.
Before opening the election, the inspector, judges, clerks and any other appointed election officers shall subscribe
to the following oath:
"I do solemnly swear (or affirm) that in the election to be held on the day o
- we recommend the management of the management
A. D I will not knowingly or willfully receive or consen
A. D I will not knowingly or willfully receive or consen
A. D I will not knowingly or willfully receive or consent to the receiving of the vote of any alien, and also that I will not receive or consent to the receiving of the vote of any
A. D I will not knowingly or willfully receive or consent to the receiving of the vote of any alien, and also that I will not receive or consent to the receiving of the vote of any person whom I shall believe not entitled to vote, unless my associates shall adjudge such person to be entitled to vote
A. D I will not knowingly or willfully receive or consent to the receiving of the vote of any alien, and also that I will not receive or consent to the receiving of the vote of any person whom I shall believe not entitled to vote, unless my associates shall adjudge such person to be entitled to vote. That I will not receive or reject, nor concur in receiving or rejecting any vote through partiality or under bias, and that
A. D I will not knowingly or willfully receive or consent to the receiving of the vote of any alien, and also that I will not receive or consent to the receiving of the vote of any person whom I shall believe not entitled to vote, unless my associates shall adjudge such person to be entitled to vote. That I will not receive or reject, nor concur in receiving or rejecting any vote through partiality or under bias, and that will determine every matter that shall come before me and perform every act and duty by law required of me, touching
A. D I will not knowingly or willfully receive or consent to the receiving of the vote of any alien, and also that I will not receive or consent to the receiving of the vote of any person whom I shall believe not entitled to vote, unless my associates shall adjudge such person to be entitled to vote. That I will not receive or reject, nor concur in receiving or rejecting any vote through partiality or under bias, and that will determine every matter that shall come before me and perform every act and duty by law required of me, touching the election, truly, faithfully and impartially, according to the best of my skill and judgment; that I will cause the
A. D I will not knowingly or willfully receive or consent to the receiving of the vote of any alien, and also that I will not receive or consent to the receiving of the vote of any person whom I shall believe not entitled to vote, unless my associates shall adjudge such person to be entitled to vote. That I will not receive or reject, nor concur in receiving or rejecting any vote through partiality or under bias, and that will determine every matter that shall come before me and perform every act and duty by law required of me, touching the election, truly, faithfully and impartially, according to the best of my skill and judgment; that I will cause the ballots that shall be taken at such election to be fully read and ascertained, and a true statement thereof to be made

indirectly receive any money, pay or other valuable thing or reward from such candidate or other person other than that

Released: 05/11/2023 11:42 AM

523	provided by law and if I shall discover any partiality, unfairness or corruption in the conduct of the election, I shall
524	disclose the same to the Department of Elections that is conducting the election and to the Attorney General to the end
525	that the subject may be investigated, so help me God (or so I solemnly affirm)."
526	Section 32. Amend § 5608A, Title 15 of the Delaware Code by making deletions as shown by strike through and
527	insertions as shown by underline as follows:
528	§ 5608A. Voting procedure; execution of statement; return of ballot [For application of this chapter, see 83 Del.
529	Laws, c. 353, § 6].
530	(a) The procedure for completing a mail ballot and returning it to the Department includes all of the following:
531	(2) The elector shall confirm that the information about that elector on the ballot envelope is correct and then
532	sign the self-administered oath and enter the elector's state-issued driver's license number or state-issued nondriver
533	identification-eard, card number, or the last 4 digits of the elector's Social Security number.
534	Section 33. Amend § 5615A, Title 15 of the Delaware Code by making deletions as shown by strike through and
535	insertions as shown by underline as follows:
536	§ 5615A. Challenges [For application of this chapter, see 83 Del. Laws, c. 353, § 6].
537	(a) A mail ballot may be challenged for any of the following:
538	(3) The ballot envelope does not contain the elector's state-issued driver's license number or state-issued
539	nondriver identification-eard, card number, or the last 4 digits of the elector's Social Security number, as required
540	under § 5608A(a)(2) of this title.
541	Section 34. Amend § 8044, Title 15 of the Delaware Code by making deletions as shown by strike through and
542	insertions as shown by underline as follows:
543	§ 8044. Tardy reports.
544	(a)(5)a. A reporting party named in a citation is responsible for the administrative penalty assessed under
545	paragraph (a)(4)a.1. of this section.
546	b. Notwithstanding paragraph (a)(4)a. (a)(5)a. of this section, the administrative penalty may be paid by a
547	political committee or political action committee for which a reporting party named in a citation is responsible for
548	filing a report required under this chapter.
549	Section 35. Amend § 122, Title 16 of the Delaware Code by making deletions as shown by strike through and
550	insertions as shown by underline as follows:
551	§ 122. Powers and duties of the Department of Health and Social Services.
552	The Department shall have the following general powers and duties:

553	(3) Adopt, promulgate, amend, and repeal regulations consistent with law, which regulations shall not extend,
554	modify or conflict with any law of this State or the reasonable implications thereof, and which shall be enforced by all
555	state and local public health officials, to do all of the following:
556	u. 1. Promulgate and enforce standards to regulate food establishments which may include, but are not
557	limited to, restaurants, caterers, temporary food vendors, grocery stores, food vending machines, ice manufacturers
558	and cottage industries that prepare or handle food for human consumption whenever it is determined that said food
559	represents a hazard to the public health.
560	Notwithstanding any regulation to the contrary, the owner of a food establishment or beer garden
561	may permit leashed dogs in the owner's beer garden or on the owner's licensed outdoor patio.
562	5. Churches, schools, fire companies and other nonprofit organizations are exempt from these fees.
563	6. Notwithstanding any regulation to the contrary, the owner of a food establishment or beer garden
564	may permit leashed dogs in the owner's beer garden or on the owner's licensed outdoor patio.
565	Section 36. Amend § 126, Title 16 of the Delaware Code by making deletions as shown by strike through and
566	insertions as shown by underline as follows:
567	§ 126. Regulations and orders of Department and Secretary — Effect; distribution.
568	(c) A copy of every regulation or order of the Department of Health and Social Services, giving the date that it
569	takes effect, shall be filed with the Secretary of State, and copies of such regulations or orders shall be issued by the
570	Department of Health and Social Services in pamphlet form for general distribution. The Department must promulgate
571	regulations in accordance with the procedures under the Administrative Procedures Act, Chapter 101 of Title 29.
572	Section 37. Amend § 1802, Title 18 of the Delaware Code by making deletions as shown by strike through and
573	insertions as shown by underline as follows:
574	§ 1802. Definitions.
575	As used in this chapter:
576	(2) "Insurer" means any person, firm, association or corporation duly licensed in this State as an insurance
577	company pursuant to Chapter 17_5 of this title.
578	Section 38. Amend § 3370B, Title 18 of the Delaware Code by making deletions as shown by strike through and
579	insertions as shown by underline as follows:
580	§ 3370B. Coverage for treatment of pediatric autoimmune neuropsychiatric disorders associated with streptococcal
581	infections and pediatric acute onset neuropsychiatric syndrome.

582	(b) At any time that the State-is required by the Secretary of the United States Department of Health and Human
583	Services, or its successor agency, determines it is required under federal law to defray the cost of any coverage for pediatric
584	autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric
585	syndrome required under subsection (a) of this section, the requirements under subsection (a) of this section are inoperative
586	and the State may not assume any obligation for the cost of coverage for pediatric autoimmune neuropsychiatric disorders
587	associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome.
588	Section 39. Amend § 3571T, Title 18 of the Delaware Code by making deletions as shown by strike through and
589	insertions as shown by underline as follows:
590	§ 3571T. Coverage for treatment of pediatric autoimmune neuropsychiatric disorders associated with streptococcal
591	infections and pediatric acute onset neuropsychiatric syndrome.
592	(b) At any time that the State is required by the Secretary of the United States Department of Health and Human
593	Services, or its successor agency, determines it is required under federal law to defray the cost of any coverage for pediatric
594	autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric
595	syndrome required under subsection (a) of this section, the requirements under subsection (a) of this section are inoperative
596	and the State may not assume any obligation for the cost of coverage for pediatric autoimmune neuropsychiatric disorders
597	associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome.
598	Section 40. Amend § 5005, Title 18 of the Delaware Code by making deletions as shown by strike through and
599	insertions as shown by underline as follows:
500	§ 5005. Standards and management of an insurer within an insurance holding company system.
501	(a) Transactions within an insurance holding company system. —
502	(6) Supervision, seizure, conservatorship or receivership proceedings.
603	a. Any affiliate that is party to an agreement or contract with a domestic insurer that is subject to §
604	5004(b)(3)e. of this title shall be subject to the jurisdiction of any supervision, seizure, conservatorship, or
505	receivership proceedings against the insurer and to the authority of any supervisor, conservator, rehabilitator, or
606	liquidator for the insurer appointed pursuant to Chapter 59 of this title for the purpose of interpreting, enforcing,
507	and overseeing the affiliate's obligations under the agreement or contract to perform services for the insurer that
608	are either of the following:

1. An integral part of the insurer's operations, including, but not limited to management,

Released: 05/11/2023 11:42 AM

administrative, accounting, data processing, marketing, underwriting, claims handling, investment, or any

other similar functions.

609

610

612	2. Essential to the insurer's ability to fulfill its obligations under insurance policies.
613	b. The Commissioner may require that an agreement or contract pursuant to § 5004(b)(3)e. of this title fo
614	the provision of services described in paragraphs (a)(6)a.1. and 2above of this section specify that the affiliate
615	consents to the jurisdiction as set forth in this § 5005(a)(6) of this-chapter. title.
616	Section 41. Amend § 104, Title 19 of the Delaware Code by making deletions as shown by strike through and
617	insertions as shown by underline as follows:
618	§ 104. Preparation of certificates, papers and abstracts.
619	The Department shall formulate and have printed certificates and papers required in the issuing of employmen
620	certificates and the abstracts of the law relating to the hours of child labor and conditions and hours of females in this State.
621	Section 42. Amend § 3716, Title 19 of the Delaware Code by making deletions as shown by strike through and
622	insertions as shown by underline as follows:
623	§ 3716. Private plans.
624	(a) (1) Except as provided under subsection (e) of this section, an employer may apply to the Department fo
625	approval to meet the employer's obligations under this chapter through a private plan. To be approved as meeting an
626	employer's obligations under this chapter, a private plan must do all of the following:
627	lProviding Provide that the cost to employees covered by a private plan is not greater than the cost
628	charged to employees under the State program.
629	m. Provide an internal administrative review process and notice to employees of the option to appeal
630	final determination of the private plan to the Family and Medical Leave Insurance Appeal, consistent with § 371
631	of this title.
632	Section 43. Amend § 3718, Title 19 of the Delaware Code by making deletions as shown by strike through and
633	insertions as shown by underline as follows:
634	§ 3718. Powers of the Department.
635	(g) The Department has exclusive authority to settle any claim related to noncompliance with this. this chapter.
636	Section 44. Amend § 3102, Title 20 of the Delaware Code by making deletions as shown by strike through and
637	insertions as shown by underline as follows:
638	§ 3102. Definitions.
639	As used in this chapter:

640	(1) "COVID-19 order" means any modification to the <u>Declaration of a State of Emergency Declaration</u> ,
641	Emergency, or other order issued by the Governor pursuant to the authority granted by this chapter, relating to the
642	COVID-19 State of Emergency.
643	(2) "COVID-19 State of Emergency" means the state of emergency declared effective as of Friday, March 13,
644	2020, at 8:00 a.m. Eastern Standard Time by the Governor, pursuant to the <u>Declaration of a State of Emergency</u>
645	Declaration, Emergency, and any subsequent state of emergency for the State of Delaware, or any portion thereof,
646	relating to coronavirus disease 2019, also known as COVID-19.
647	Section 45. Amend § 3156, Title 20 of the Delaware Code by making deletions as shown by strike through and
648	insertions as shown by underline as follows:
649	§ 3156. Notarization [Repealed effective Aug. 1, 2023].
650	The provisions of Paragraph B of the Eleventh Modification of the Declaration of a State of Emergency
651	Declaration, Emergency, dated April 15, 2020, shall continue in full force and effect until July 31, 2023.
652	Section 46. Amend § 318, Title 21 of the Delaware Code by making deletions as shown by strike through and
653	insertions as shown by underline as follows:
654	§ 318. Notarial fees; penalty.
655	(a) Notaries' public fees for administering and certifying, under hand and notarial stamp or seal, the necessary
656	oaths or affirmations to an applicant for the registration and titling of a motor vehicle and the necessary operator's license
657	shall not exceed 50 cents for the first certification and 25 cents for each additional certification.
658	Section 47. Amend § 2715, Title 21 of the Delaware Code by making deletions as shown by strike through and
659	insertions as shown by underline as follows:
660	§ 2715. Driver license renewal cycle; fees; photograph [Effective until Apr. 1, 2025].
661	(f) Notwithstanding the length of issuance and fees as stated in this-subsection, section, the length of issuance and
662	fees for commercial motor vehicle driver's licenses as required in Chapter 26 of this title shall be as required in § 2611 of
663	this title.
664	Section 48. Amend § 2715, Title 21 of the Delaware Code by making deletions as shown by strike through and
665	insertions as shown by underline as follows:
666	§ 2715. Driver license renewal cycle; fees; photograph [Effective Apr. 1, 2025].
667	(f) Notwithstanding the length of issuance and fees as stated in this-subsection, section, the length of issuance and
668	fees for commercial motor vehicle driver's licenses as required in Chapter 26 of this title shall be as required in § 2611 of
669	this title.

671	insertions as shown by underline as follows:
672	§ 4144. Drivers to exercise due care.
673	Notwithstanding the foregoing any other provisions of this chapter every driver of a vehicle shall exercise due care
674	to avoid colliding with any pedestrian upon any roadway and shall give warning by sounding the horn when necessary and
675	shall exercise proper precaution upon observing any child or any obviously confused or incapacitated person, or a person
676	wholly or partially blind, carrying a cane or walking stick white in color, or white tipped with red or accompanied by a
677	guide dog upon a roadway.
678	Section 50. Amend § 707, Title 24 of the Delaware Code by making deletions as shown by strike through and
679	insertions as shown by underline as follows:
680	§ 707. Qualifications of applicant; report to Attorney General; judicial review.
681	(a) An applicant who is applying for licensure as a doctor of chiropractic under this chapter shall submit evidence,
682	verified by oath and satisfactory to the Board, that such person:
683	(1) Has received a degree of "Doctor of Chiropractic" from a school or college fully accredited by an
684	accrediting agency recognized by the U.S. Department of Education; Education.
685	(2) Shall provide proof satisfactory to the Board that the applicant has successfully passed Parts I, II, III, IV
686	and the physiotherapy section of the National Board of Chiropractic Examiners' examination; examination.
687	(3) Shall Has not have been the recipient of any administrative penalties regarding the applicant's practice of
688	chiropractic, including but not limited to fines, formal reprimands, license suspensions or revocation (except for license
689	revocations for nonpayment of license renewal fees), probationary limitations-and/or and has not entered into any
690	"consent agreements" which contain conditions placed by a Board on the applicant's professional conduct and practice,
691	including any voluntary surrender of a license. The Board may determine, after a hearing, whether such administrative
692	penalty is grounds to deny-licensure; licensure.
693	(4) Does not have any impairment related to drugs, alcohol, or a finding of mental incompetence by a
694	physician qualified by specialty or experience to make a professional diagnosis regarding mental capacity, that would
695	limit the applicant's ability to undertake the practice of chiropractic in a manner consistent with the safety of the
696	public; <u>public.</u>
697	(5) Does not have a criminal conviction record, nor pending criminal charge relating to an offense that is
698	substantially related to the practice of chiropractic. If however, after considering the factors set forth under §
699	8735(x)(3) of Title 29 through a hearing or review of documentation the Board determines that granting a waiver

Section 49. Amend § 4144, Title 21 of the Delaware Code by making deletions as shown by strike through and

Released: 05/11/2023 11:42 AM

700	would not create an unreasonable risk to public safety, the Board, by an affirmative vote of a majority of the quorum,
701	shall waive this paragraph (a)(5). Applicants who have criminal conviction records or pending criminal charges shall
702	require appropriate authorities to provide information about the record or charge directly to the Board; Board.
703	ad. [Repealed.]
704	(6) Notwithstanding the time limitation set forth in § 8735(x)(4) of Title 29, has not been convicted of a
705	felony sexual-offense; offense.
706	(7) Has submitted, at the applicant's expense, fingerprints and other necessary information in order to obtain
707	the following:
708	a. A report of the applicant's entire criminal history record from the State Bureau of Identification or a
709	statement from the State Bureau of Identification that the State Central Repository contains no such information
710	relating to that-person; person.
711	b. A report of the applicant's entire federal criminal history record pursuant to the Federal Bureau of
712	Investigation appropriation of Title II of Public Law 92-544 (28 U.S.C. § 534). The State Bureau of Identification
713	shall be the intermediary for purposes of this section and the Board of Chiropractic shall be the screening point for
714	the receipt of said federal criminal history-records; records.
715	c. An applicant may not be licensed to practice chiropractic until the applicant's criminal history reports
716	have been produced. An applicant whose record shows a prior criminal conviction related to the practice of
717	chiropractic may not be licensed by the Board unless a waiver is granted pursuant to paragraph (a)(5) of this
718	section.
19	Section 51. Amend § 1935, Title 24 of the Delaware Code by making deletions as shown by strike through and
720	insertions as shown by underline as follows:
721	§ 1935. Advanced Practice Registered Nurse (APRN) — Authority and duties.
22	(b) An APRN licensed by the Board of Nursing-with has full-practice authority and is authorized within the
723	APRN's role and population foci to:
724	(1) Prescribe, procure, administer, store, dispense, and furnish over the counter, legend and controlled
725	substances pursuant to applicable state and federal laws and within the APRN's role and population foci.
726	(2) Plan and initiate a therapeutic regimen within the APRN's role and population foci that includes ordering
727	and prescribing nonpharmacological interventions, including:
728	a Medical devices and durable medical equipment, nutrition, blood, and blood products

729	b. Diagnostic and supportive services including home health care, hospice, and physical and occupational
730	therapy.
731	(3) Diagnose, prescribe and institute therapy or referrals of patients within the APRN's role and population
732	foci to health-care agencies, health-care providers and community resources.
733	(4) Sign death certificates.
734	(5) Terminate a human pregnancy in accordance with § 1790 of this title.
735	(c) APRNs-with full-practice authority shall seek consultation regarding treatment and care of patients as
736	appropriate to patient needs and the APRN's level of expertise and scope of practice.
737	Section 52. Amend § 110, Title 25 of the Delaware Code by making deletions as shown by strike through and
738	insertions as shown by underline as follows:
739	§ 110. Certificates of notaries public; validity [Effective Aug. 1, 2023].
740	No official certificate of any notary public shall be invalid or defective because the impression of the official
741	stamp or seal of such officer upon the certificate does not strictly comport with the requirements of §-4309_4330 of Title-29
742	[repealed]. 29. All such certificates shall be valid in all respects; and in all cases where such certificates are annexed to
743	papers proper to be recorded, the several recorders shall admit such papers to record. The record of the same, or a duly
744	certified copy thereof, shall be competent evidence, and every such paper shall be as good and effectual in law as though
745	the stamp or seal used by the officer certifying the acknowledgment of the same had been made or engraved in exact
746	conformity with the provisions of the law.
747	Section 53. Amend § 5316, Title 25 of the Delaware Code by making deletions as shown by strike through and
748	insertions as shown by underline as follows:
749	§ 5316. Protection for victims of domestic abuse, sexual offenses and/or stalking.
750	(a) A landlord may not pursue any action for summary possession, demand any increase in rent, decrease any
751	services, or otherwise cause any tenant to quit a rental unit where said tenant is a victim of domestic abuse, sexual offenses,
752	or stalking, and where said tenant has obtained or has sought assistance for domestic abuse, sexual offenses, or stalking
753	from any court, police, medical emergency, domestic violence, or sexual offenses program or service.
754	(c) A landlord may rebut the presumption that the prohibited action is in violation of subsection (a) of this section,
755	above, if:
756	(10) The landlord, after being given notice-of the tenant's victimization per that the tenant is a victim of
757	"domestic abuse," "sexual offenses," or "stalking" as defined in §-5141(9) or (33) 5141 of this title, discontinues those
758	actions prohibited by subsection (a) of this section, above.

759	Section 54. Amend § 802, Title 29 of the Delaware Code by making deletions as shown by strike through and
760	insertions as shown by underline as follows:
761	§ 802. Composition of the Senate; staggered terms.
762	The Senate shall be composed of 21 members who shall be chosen to hold office for 4 years. a term established
763	under § 806 of this title. The State shall be divided into 21 senatorial districts, from each of which shall be chosen by the
764	qualified electors thereof, 1 Senator. The terms of office of the several Senators shall be staggered so that 10 Senators shall
765	be elected at the first biennial general election following June 30, 2011, for a term of 2 years, and 11 Senators shall be
766	elected at such election for a term of 4 years.
767	Section 55. Amend § 901, Title 29 of the Delaware Code by making deletions as shown by strike through and
768	insertions as shown by underline as follows:
769	§ 901. Altering, defacing, or concealing bills or acts; penalties.
770	(a) (1) It is unlawful to wilfully do any of the following to an act passed by the General Assembly or a bill pending
771	before a House of the General Assembly, a committee of a House of the General Assembly, or a joint committee of the
772	General Assembly:
773	a. Add to.
774	b. Alter.
775	c. Deface.
776	d. Erase.
777	e. Obliterate.
778	f. Mutilate.
779	g. Blot.
780	h. Blur.
781	i. Steal.
782	j. Hide.
783	k. Conceal.
784	1. Destroy.
785	m. Misplace with the intent to conceal.
786	(2) A violation of paragraph (a)(1) of this section is a felony and is to be punished by a fine of not less than

\$100 nor more than \$5,000 and costs of prosecution and imprisonment of not less than 1 year nor more than 10 years.

788	(d) This section does not prevent or limit a House of the General Assembly from punishing an individual who
789	violates paragraph (a)(1) of this section for contempt according to parliamentary usage. A punishment for contempt by a
790	House of the General Assembly does <u>not</u> prevent or limit a prosecution under this section.
791	Section 56. Amend § 904, Title 29 of the Delaware Code by making deletions as shown by strike through and
792	insertions as shown by underline as follows:
793	§ 904. Engrossment; duty of Secretary of the Senate and Chief Clerk of the House as to passed bills or resolutions.
794	(a) (1) If a bill or resolution is amended, the Division of Research shall prepare an engrossed copy of the bill or
795	joint resolution for the Governor and publication in the Session Laws and the simple or concurrent resolution for
796	publication on the General Assembly's website.
797	(2) In preparing the engrossed copy of a bill or resolution, the Division of Research may correct manifes
798	clerical, typographical, and grammatical errors-caused by the bill or resolution being amended. created during the
799	amendment process.
800	(3) In preparing the engrossed copy of a bill or resolution, the Division of Research shall proofread the
801	engrossed copy before release to ensure accurate engrossment.
802	Section 57. Amend § 5251, Title 29 of the Delaware Code by making deletions as shown by strike through and
803	insertions as shown by underline as follows:
804	§ 5251. Definitions.
805	As used in this chapter:
806	(a) (1) "Carrier" shall mean means the disability insurance company selected pursuant to § 5254 of this title.
807	(b) (2) "Committee"-shall-mean_means the State Employee Benefits Committee as established by § 9602 of this
808	title.
809	(e) (3) "Creditable compensation"-shall mean means the base rate of compensation that the employee received or
810	the last day of employment before the employee developed a disability as determined by the Committee.
811	(d) (4) "Disability benefit"-shall-mean_means income replacement payments payable to a participating employee
812	under a short-term or long-term disability benefit program pursuant to this chapter.
813	(e) (5) "Employee" shall mean means an eligible "employee" as defined in §-5501(f) 5501 of this title who elects
814	to participates in the Program as specified in § 5519 of this title. This shall include any employee who is collecting benefits
815	pursuant to § 8352(4) of Title 11.

(f) (6) "Employment" shall mean means any occupation for which the employee is reasonably suited by training or

Released: 05/11/2023 11:42 AM

experience.

816

818	(g) (7) "Program" means the Disability Insurance Program created pursuant to this chapter providing short-term
819	and long-term disability benefits for eligible employees electing to participate in the Program.
820	Section 58. Amend § 5290, Title 29 of the Delaware Code by making deletions as shown by strike through and
821	insertions as shown by underline as follows:
822	§ 5290. Definitions.
823	As used in this chapter:
824	(1) "Carrier" shall mean means the supplemental income benefits carrier selected pursuant to § 5292 of this
825	title.
826	(2) "Claims loss ratio"-shall mean means claims payable as a percentage of premium income, or ratio of
827	incurred losses and loss adjustment expenses to net premiums earned.
828	(3) "Committee" shall mean means the State Employee Benefits Committee as established by § 9602 of this
829	title.
830	(4) "Employee"-shall mean means an eligible-employee "employee" as defined in §§-5501(e) 5501 and 5201
831	of this title who elects to participate in the supplemental insurance program as specified in § 5293 of this title.
832	(5) "Income indemnity" shall mean means restoration to the participating employee of a loss by payment.
833	(6) "Premium" shall mean means the price of insurance protection for a specified risk for a specified period of
834	time.
835	(7) "Supplemental insurance program" shall mean means voluntary insurance benefits designed to supplement
836	existing major medical coverage where the payments are predetermined and paid regardless of other available
837	coverage.
838	Section 59. Amend § 7929, Title 29 of the Delaware Code by making deletions as shown by strike through and
839	insertions as shown by underline as follows:
840	§ 7929. Division for the Visually Impaired.
841	(a) The Division for the Visually Impaired ("Division") has the power, duties, and functions necessary to provide
842	services for persons with blindness and persons with visual impairment, including the powers, duties, and functions under
843	this section, Chapter 21 of Title 31, and Chapter 23 of Title 31 [repealed.].
844	Section 60. Amend § 8011, Title 29 of the Delaware Code by making deletions as shown by strike through and
845	insertions as shown by underline as follows:
846	§ 8011. Water Infrastructure Advisory Council.

847	(g) Council shall work in concert with DNREC, DHSS, DelDOT, DDA, the Conservation Districts, the Delaware
848	Geological Survey, the Public Service Commission, DOF, the Cabinet Committee on State Planning Issues, and another
849	any other appropriate department, agency, or committee focusing on statewide planning issues. Each agency shall provide
850	reasonable staff time and resources as Council may require to fulfill Council's duties and responsibilities. Council shall also
851	work in concert with the Water Resources Agency of New Castle County and each appropriate agency that a county may
852	designate. DNREC and DHSS are the lead agencies in coordinating support for Council.
853	Section 61. Amend § 8081, Title 29 of the Delaware Code by making deletions as shown by strike through and
854	insertions as shown by underline as follows:
855	§ 8081. Legislative findings.
856	(a) The General Assembly finds all of the following:
857	(5) It is important that priorities for clean water projects in this State be given to projects that utilize green
858	infrastructure and enhancement of natural systems to provide ecological benefits that include all of the following
859	improve water quality, demonstrate a high ratio of nutrient or pollution reduction to the amount of funding, and
860	improve of community resilience to extreme weather, sea level rise, and other climate impacts.
861	a. Improvement of water quality.
862	b. Demonstration of a high ratio of nutrient or pollution reduction to the amount of funding.
863	c. Improvement of community resilience to extreme weather, sea level rise, and other climate impacts.
864	Section 62. Amend § 9003, Title 29 of the Delaware Code by making deletions as shown by strike through and
865	insertions as shown by underline as follows:
866	§ 9003. Powers, duties, and functions.
867	(a) The Department of Services for Children, Youth and Their Families has the following powers, duties, and
868	functions:
869	(4) To prepare and maintain a written case plan for each child under its supervision or custody, which must
870	include a description of the child's problems, needs, the care and treatment of the child, and any other services to be
871	provided to the child and the child's family; each case plan must be designed to achieve any placement of the child
872	outside of the child's home in the least restrictive setting available and in close proximity to the child's home
873	consistent with the best interests and special needs of the child.
874	Section 63. Amend § 1116, Title 30 of the Delaware Code by making deletions as shown by strike through and
875	insertions as shown by underline as follows:
876	§ 1116. Delaware investment credit [For application of this section, see 81 Del. Laws, c. 244, §§ 4, 5].

A resident and nonresident individual shall be allowed a credit against that individual's tax otherwise due under this chapter in an amount equal to 15% of the individual's investment that is qualified under subchapter X of Chapter 87A of Title 29 ("Delaware Investment Tax Credit Program") [repealed] and certified as such by the Director of the Division of Small Business to the Director of Revenue. Notwithstanding § 329 of this title to the contrary, determinations by the Delaware Economic Development Authority as to the qualification of any investment under the Delaware Investment Tax Credit Program [repealed] shall not be appealable to the Tax Appeal Board. In no event shall the credit allowable under this section exceed the tax otherwise due under this chapter. Unused credits under this section may be carried forward 4 years from the tax year in which they are certified under the Delaware Investment Tax Credit Program [repealed]. [Repealed]

Section 64. Amend § 2002, Title 30 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:

§ 2002. Definitions.

As used in this subchapter:

- (4) "Economic development" means any activity that aids in business development and ownership in impoverished-areas, areas or for low and moderate income families.
- Section 65. Amend § 2004, Title 30 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:
 - § 2004. Qualification for tax-eredit; regit; Neighborhood Assistance Act Advisory Council.
- (a) For each taxable period beginning on or after July 1, 2007, a person that contributes to a neighborhood organization or that provides neighborhood assistance in an impoverished area or for low and moderate income families shall receive a tax credit as provided in § 2005 of this title if the Director of the Delaware State Housing Authority annually approves the proposal of the taxpaying investor. The Director of the Delaware State Housing Authority shall promulgate rules and regulations for the approval or disapproval of such proposals by taxpaying investors.
- (b) A Neighborhood Assistance Act Advisory Council, whose members shall be appointed every 2 years by the Director of the Delaware State Housing Authority and comprising be comprised of community development practitioners and representatives of the private and public sectors, shall be established. The Neighborhood Assistance Act Advisory Council shall provide guidance and recommendations to the Director of the Delaware State Housing Authority in establishing program priorities and mechanisms for the program to be conducted and determining the impoverished area or areas selected and the estimated amount to be invested in the program or neighborhood organization. The Neighborhood Assistance Act Advisory Council shall assist the Delaware State Housing Authority in establishing and promulgating rules and regulations for the approval or disapproval of proposals by taxpaying investors and neighborhood organizations.

SYNOPSIS

In December 2022, the Code Revisors provided the General Assembly with a list of potential technical corrections that they identified as they revised the Delaware Code to reflect legislation that was enacted by the 151st General Assembly in 2022 or as they reviewed titles of the Code. While technical in nature, these changes are beyond the authority of the Code Revisors to make and can only be done by the General Assembly through legislation. This Act also includes technical corrections identified outside of the list provided by the Code Revisors.

This Act requires a greater than majority vote for passage to err on the side of caution because some of the sections of the Delaware Code being revised may require a super-majority vote under the Delaware Constitution.

This Act also makes basic technical corrections to conform existing law to the standards of the Delaware Legislative Drafting Manual.

Sections 1 and 2. Senate Bill No. 304 (151st General Assembly) corrected both the names of regulated seeds and enforcement provisions to align with current practices and terminology. Section 1, in § 1501(20)b.8 of Title 3, removes the misplaced and misspelled word "Setari" which later appears in that paragraph correctly as "Setaria". Section 2 corrects a drafting error by inserting the words "as" and "by" in the phrase "as required by §§ 1502 and 1503 of this title" in § 1507(a)(2)d. of Title 3.

Section 3. This Section corrects a drafting error in House Bill No. 295 (151st General Assembly), by inserting a comma in § 1706(a)(2)d. of Title 3, to clarify that an annual registration fee must be paid "for a pet food manufactured by a nonprofit".

Section 4. This Section corrects a drafting error in Senate Bill No. 261 (151st General Assembly) by clarifying that the public citizen member of the Delaware Nutrient Management Commission appointed by the Governor in § 2222(a)(2)c. of Title 3 should not also be representative of the categories of Governor appointees described in § 2222(a)(2)a. or b. of Title 3.

Section 5. This Section corrects a drafting error in Senate Bill No. 228 (151st General Assembly) by making a grammatical correction in the first sentence of § 8204(a)(1) of Title 3 by substituting "if" for "and" to clarify that a licensed veterinary technician working under the indirect supervision of a licensed shall vaccinate a dog "if the dog is in a shelter and is owned by the shelter". This Section also makes the same substitution of "if" for "and" in the first sentence of § 8204(b) of Title 3 to clarify that a licensed veterinary technician working under the indirect supervision of a licensed shall vaccinate a cat "if the cat is in a shelter and is owned by the shelter".

Sections 6 through 9. These Sections make corrections to Senate Substitute No. 1 for Senate Bill No. 93 (151st General Assembly) which provided protections for consumers in connection with contracts with automatic renewal provisions. Section 6 adds failure to comply with § 2735 of Title 6 to the list of deceptive practices listed in § 2732(3) of Title 6. Section 7 clarifies that in § 2734 of Title 6 an online procedure to cancel a contract entered into online must be provided as stated in paragraph (b)(3) of that section and specifies that paragraph (c)(1)b. applies to paragraph (c)(1)a. of that section. Section 8 makes clear that a consumer may void an automatic renewal contract, but is not required to do so, in § 2735(c)(1) of Title 6. Section 9 revises the designation of the paragraphs in § 2737(a)(2) of Title 6 so that there are no undesignated paragraphs and makes other corrections throughout the statute to conform to the Delaware Legislative Drafting Manual.

Sections 10 and 11. Senate Bill No. 262 (151st General Assembly) rewrote Chapter 43 of Title 29 as the Revised Uniform Law on Notarial Acts. Section 10 corrects an internal reference in § 9611(a) of Title 9 referring to the definition of a "notarial act" located in § 4316(5) of the newly revised chapter. Section 11 adds "stamp or" in the final sentence of § 3901(e) of Title 10 to conform to the Revised Uniform Law's newly allowed use of notary stamps as well as seals.

Section 12. This Section corrects a grammatical error made in § 1112C(d) of Title 11, by Senate Bill No. 307 (151st General Assembly), by substituting "or" for "and" to allow for separate charges, convictions, or sentences in addition to those charged in § 1112C.

Section 13. This Section conforms § 1254 of Title 11, as it originally appeared in House Substitute No. 1 for HB 13 (127th General Assembly) and Senate Bill No. 110 (139th General Assembly), to the Delaware Legislative Drafting Manual by designating all undesignated paragraphs.

Section 14. This Section corrects an internal referenced in § 4209 (d)(3)a.3. of Title 11 as newly added in Senate Bill No. 450 (141st General Assembly). The phrase "subparagraphs (1) and (2) of this paragraph" was meant to refer to paragraphs (d)(3)a.1. and (d)(3)a.2 of the section and not to (d)(1) and (d)(2) of the section.

Section 15. This Section corrects a grammatical error in § 8404(c) of Title 11 from House Bill No. 195 (151st General Assembly) by making clear that "members" of the public, and not a "member" of the public, may contribute to the development of regulations for police body-worn cameras.

Section 16. This Section adds "Stamp or" to the notary signature block in § 265 of Title 12 in order to conform to Senate Bill No. 262 (151st General Assembly), the Revised Uniform Law on Notarial Acts, which allows use of notary stamps as well as seals.

Section 17. This Section corrects an error in Senate Bill No. 13 (149th General Assembly) by removing the extraneous word "to" as it appears between "including" and "extrapolation" in § 1176(a) of Title 12.

Page 32 of 35

Section 18. This Section corrects an error from House Bill No. 432 (151st General Assembly) by making clear that the reference in § 8-302(b)(4) of Title 13 is to "the" mother and not to "a" mother who is a minor at the time of signing an acknowledgment of paternity.

Section 19. This Section adds "Stamp or" to the notary signature block in § 131(a)(6) of Title 14 in order to conform to Senate Bill No. 262 (151st General Assembly), the Revised Uniform Law on Notarial Acts, which allows use of notary stamps as well as seals.

Section 20. This Section corrects a typographical error in § 161A of Title 14 from House Bill No. 297 (144th General Assembly). The reference to "10 U.S.C. §§ 1209 and 1211" was intended to refer to Chapters 1209 and 1211 of Title 10 of the U.S. Code.

Section 21. This Section addresses a grammatical error in § 402(1) of Title 14, from House Bill No. 270 (151st General Assembly), by correcting the erroneous statement that the Department of Education (rather than the application as defined) consists of an online or written application.

Section 22. This Section conforms the language in § 1270B(c)(2) of Title 14 to that in § 1270A(c)(2) of Title 14, as both appeared in House Bill No. 133 (151st General Assembly), clarifying that in both statutes the administrator's decision is final if the specialist and administrator do not agree.

Section 23. This Section corrects a typographical error in § 1337(c)(4) of Title 14, from Senate Bill No. 100 (151st General Assembly), by substituting the "Executive Director" of the Delaware State Education Association for the "President" of that association on the Public Education Compensation Committee. It also makes format corrections based upon guidelines in the Delaware Legislative Drafting Manual.

Section 24. This Section corrects a typographical error in § 1716E(i) of Title 14, from House Bill No. 100 (151st General Assembly), to clarify that the Department of Education shall promulgate rules and regulations to enforce the section, rather than the chapter.

Section 25. This Section corrects a typographical error in § 1716F(h) of Title 14, from House Bill No. 300 (151st General Assembly), to clarify that the Department of Education shall promulgate rules and regulations to enforce the section, rather than the chapter.

Section 26. This Section removes redundant language and corrects an internal reference in § 1917(d)(4)d. of Title 14 from Senate Bill No. 241 (151st General Assembly) to make clear which provision within § 1917(d)(1) applies to paragraph (d)(4)d. of the section.

Section 27. This Section corrects a grammatical error in § 3105A(e) of Title 14 from Senate Bill No. 136 (151st General Assembly) by clarifying that (as in § 3105A(a) through (d)), the Department of Education is also responsible for enforcing § 3105A(e).

Section 28. This Section corrects a grammatical error in the third sentence of § 8003(c) of Title 14 from House Bill No. 202 (150th General Assembly) by substituting "or" for "and" to prohibit assessments "or" court costs other than those specified in that statute. It also corrects an internal reference in § 8003(j) by making clear that a vehicle owner not providing the name and address of a driver who violated school bus safety laws will be held responsible under § 8003(g) of Title 14.

Section 29. This Section transfers Chapter 90D of Title 14 (consisting only of § 9001D of Title 14), as enacted in Senate Bill No. 26 (151st General Assembly) and concerning live streaming of Board of Trustee meetings of higher education public institutions, to § 10008 of Title 29 within the Freedom of Information Act where it is more correctly located by topic. It also corrects internal references within new § 10008 of Title 29 to adjust for the transfer to Title 29.

Section 30. This Section corrects a grammatical error in § 9219(f)(2)a. of Title 14 from Senate Bill No. 250 (151st General Assembly) by deleting a stray "an" between "assigned to" and "information technology class specifications."

Section 31. This Section corrects a grammatical error in the oath of office in § 4904 of Title 15 from Senate Bill No. 162 (143rd General Assembly). The word "to" is inserted between "disclose the same" and "the Department of Elections" in the final sentence.

Sections 32 and 33. These Sections correct identical errors in both §§ 5608A(a)(2) and 5615A(a)(3) of Title 15, from Senate Bill No. 320 (151st General Assembly), by clarifying in Section 32 that the state-issued nondriver identification card "number" is the relevant identifying information that must be noted in § 5608A(a)(2) and in Section 33 that the "number" must be protected from disclosure in § 5615A(a)(3).

Section 34. This Section corrects a typographical error in § 8044(a)(5)b. of Title 15, from Senate Bill No. 176 (151st General Assembly), by clarifying that paragraph (a)(5)b. is an exception to paragraph (a)(5)a. of that section and not to paragraph (a)(4)a. of that section.

Section 35. This Section corrects a stylistic error in § 122(3)u. of Title 16 from House Bill No. 275 (150th General Assembly), by making a format correction based upon guidelines in the Delaware Legislative Drafting Manual, designating the undesignated paragraph in paragraph (3)u.1. as new paragraph (3)u.6.

Section 36. This Section corrects an error in § 126(c) of Title 16, from Chapter 91 of Volume 43 (108th General Assembly), by conforming the promulgation of regulations to the requirements of the Administrative Procedures Act and to the present practices of the Department of Health and Social Services.

Page 33 of 35 Released: 05/11/2023 11:42 AM Section 37. This Section updates an internal reference in § 1802(2) of Title 18, which has not been amended since its enactment by House Bill No. 218 of the 136th General Assembly, referring to Chapter 17 of Title 18 as the licensing provisions for insurance companies. Until its revision by House Bill No. 332 of the 136th General Assembly, Chapter 17 of Title 18 had been more expansive in scope, but now governs only insurance professionals. The internal reference to "Chapter 17" of Title 18 in § 1802(2) has been corrected to refer to "Chapter 5" of Title 18 which contains the general requirements for the authorization of insurers.

Sections 38 and 39. These Sections correct errors from House Bill No. 386 (149th General Assembly) in §§ 3370B(b) and 3571T(b) of Title 18 (the text of which is identical as appears in Section 38 and Section 39, respectively). To conform to federal rule changes, the State shall defer to federal law to determine requirements to defray costs, rather than to the Secretary of the United States Department of Health and Human Services or its successor agency.

Section 40. This Section corrects stylistic errors in § 5005(a)(6)b. of Title 18, from House Bill No. 272 (151st General Assembly), in order to conform to the requirements of the Delaware Legislative Drafting Manual. It substitutes "of this section" for the less precise "above" following "paragraphs (a)(6)a.1. and 2." and properly identifies "§ 5005(a)(6)"as being located in "this title" rather than in "this chapter."

Section 41. This Section corrects an error from Chapter 259 of Volume 53 (121st General Assembly) by conforming § 104 of Title 19 to current practice by removing the outdated requirement that the Department of Labor formulate and have printed certificates and papers in issuing employment certificates and abstracts relating to the conditions and hours of females in the State. This requirement should only apply to the hours of child labor.

Sections 42 and 43. These Sections correct errors from Senate Substitute No. 2 for Senate Bill No. 1 (151st General Assembly). Section 42 corrects a grammatical error in § 3716(a)(1)l. of Title 19, substituting "Provide" for "Providing". Section 43 inserts "chapter" after "this" in § 3718(g) of Title 19, clarifying the Department of Labor's authority to settle claims related to noncompliance with Chapter 37 of Title 19.

Sections 44 and 45. These Sections address improper nomenclature used for reference to the Declaration of a State of Emergency issued during COVID-19. Section 44 corrects the improperly worded reference to a "State of Emergency Declaration" in § 3102(1) and (2) of Title 20 from Senate Bill No. 247 (150th General Assembly). Section 45 corrects the improperly worded reference to a "State of Emergency Declaration" in § 3156 of Title 20 from House Bill No. 216 (151st General Assembly).

Section 46. This Section adds "stamp or" prior to "seal" in § 318(a) of Title 21 in order to conform to Senate Bill No. 262 (151st General Assembly), the Revised Uniform Law on Notarial Acts, which allows use of notary stamps as well as seals.

Sections 47 and 48. These Sections correct errors from Senate Bill No. 151 (151st General Assembly) in both the present (Section 47) and future (Section 48) versions of § 2715(f) of Title 21 (the text of which are identical). It substitutes "this section" for "this subsection" to clarify that the length of issuance and fees stated throughout § 2715 must still conform to § 2611 of Title 21 for commercial motor vehicle driver's licenses.

Section 49. This Section corrects an error in § 4144 of Title 21, from Senate Bill No. 619 (128th General Assembly), by updating the requirement that drivers exercise due care despite other provisions in Chapter 41 of Title 21 by substituting "Notwithstanding any other provisions in this chapter" for "Notwithstanding the foregoing provisions in this chapter". When enacted, § 4144 had been the final section in Chapter 41. The substitution takes into account that there are now also relevant provisions which follow § 4144 in that chapter.

Section 50. This Section corrects stylistic errors § 707(a) of Title 24, from Senate Bill No. 161 (140th General Assembly), to conform to guidelines in the Delaware Legislative Drafting Manual by substituting periods for semicolons at the end of the paragraphs throughout the subsection and by correcting grammatical errors in the first sentence of § 707(a)(3) by substituting "Has not" for "Shall not have", by removing the redundant "but not limited to" following "including", and by substituting the more precise "and" for "and/or".

Section 51. This Section corrects errors in § 1935 of Title 24, from House Bill No. 141 (151st General Assembly) by clarifying that there are no advanced practice registered nurse licenses without full-practice authority. It does so by substituting "has" for "with" preceding "full-practice authority in the introductory paragraph of subsection (b) and by deleting the redundant "with full practice authority" following "APRNs" in subsection (c).

Section 52. This Section corrects errors in § 110 of Title 25 in order to conform to Senate Bill No. 262 (151st General Assembly), the Revised Uniform Law on Notarial Acts (Chapter 43 of Title 29). "Stamp or" is inserted in 2 places before "seal", and "made or" was inserted prior to "engraved", in order to acknowledge the newly permissible use of notary stamps as well as seals. An internal reference to § 4330 of Title 29 in the newly revised chapter was also substituted for the repealed § 4309 of Title 29 in the former version of the chapter.

Section 53. This Section corrects a stylistic error in § 5316(c)(10) of Title 25, from Senate Bill No. 110 (144th General Assembly). A reference to "§ 5141 of this title", along with a list the referenced defined terms themselves, were substituted for an imprecise internal reference to "§ 5141(9) or (33) 5141 of this title".

Section 54. This Section corrects an error in § 802 of Title 29, from House Substitute No. 1 for House Bill No. 210 (146th General Assembly), by substituting a reference to the current Senate terms of office provided in "§ 806 of this title" for outdated descriptions of Senate terms of office as they existed in 2011.

Sections 55 and 56. These Sections correct errors in House Bill No. 453 (151st General Assembly). Section 55, in § 901 of Title 29, restores a list of prohibited acts with regard to a bill or act of the General Assembly, which had been erroneously deleted from subsection (a), and clarifies in subsection (d) that punishment for contempt does not limit prosecution under that statute. Section 56, in § 904(a)(2) of Title 29, corrects a grammatical error by substituting "created during the amendment process" for "caused by the bill or resolution being amended".

Section 57. This Section corrects stylistic errors in § 5251 of Title 29, from Senate Substitute No. 1 for Senate Bill No. 178 (143rd General Assembly), by inserting an introductory paragraph clarifying that the defined terms within the statute apply to Chapter 52 of Title 29, by substituting "means" for "shall mean" throughout the statute, by redesignating the lettered paragraphs as numbered paragraphs, and by removing the unnecessary "(f)" after the internal reference to the defined term statute "§ 5501" of this title in paragraph (5).

Section 58. This Section corrects stylistic errors in § 5290 of Title 29, from House Bill No. 336 (147th General Assembly), by inserting an introductory paragraph clarifying that the defined terms within the statute apply to Chapter 52 of Title 29, by substituting "means" for "shall mean" throughout the statute, by numbering the undesignated defined terms, and by removing the unnecessary "(e)" after the internal reference to the defined term statute "§ 5501" of this title in paragraph (4).

Section 59. This Section corrects a grammatical error in § 7929(a) of Title 29, from House Bill No. 382 (151st General Assembly), by inserting "services for" between "provide" and "persons".

Section 60. This Section corrects a spelling error in the first sentence of § 8011(g) of Title 29, from House Bill No. 439 (151st General Assembly), by substituting "any other" for "another" preceding "appropriate department".

Section 61. This Section corrects a stylistic error in § 8081(a)(5) of Title 29, from House Bill No. 200 (151st General Assembly), by placing the embedded clean water project priorities in a designated paragraph list format.

Section 62. This Section corrects an error in § 9003(a)(4) of Title 29, from Senate Bill No. 198 (151st General Assembly). The bill had substituted "needs" for "problems" without striking the word "problems". This section properly strikes "problems" following "description of the child's" in paragraph (a)(4) as originally intended.

Section 63. This Section corrects an error in § 1116 of Title 30, from House Bill No. 432 (149th General Assembly), by repealing the statute. The Delaware Investment Tax Program (former subchapter X of Chapter 87A of Title 29), which created the Delaware investment credit, ceased existence when House Bill No. 432 repealed the program; however, the bill neglected to repeal § 1116 of Title 30, the Delaware investment credit section of Delaware's personal income tax provisions. Repeal of § 1116 of Title 30 corrects the error.

Sections 64 and 65. These Sections correct errors in Senate Bill No. 169 (144th General Assembly). Section 64, in § 2002(4) of Title 30, inserts "or for low and moderate income families" following "impoverished areas" as already inserted by the bill in paragraphs (2), (5), (6), (8), (10) and (11) of the statute. In Section 65, § 2004 of Title 30, the heading is made more specific by adding a reference to the "Neighborhood Assistance Act Advisory Council", the undesignated paragraphs are designated to conform to the Delaware Legislative Drafting Manual, and grammatical errors in the first sentence of (b) are corrected by substituting "be comprised of" for "comprising" and by inserting a comma after "sectors".

Author: Senator Sokola