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Sen. Pettyjohn

## HOUSE OF REPRESENTATIVES 152nd GENERAL ASSEMBLY

## HOUSE BILL NO. 385

AN ACT TO AMEND TITLE 4, TITLE 5, TITLE 6, TITLE 7, TITLE 9, TITLE 10, TITLE 11, TITLE 14, TITLE 16, TITLE 18, TITLE 19, TITLE 21, TITLE 24, TITLE 26, 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):

1 Section 1. Amend § 718, Title 4 of the Delaware Code by making deletions as shown by strike through and 2 insertions as shown by underline as follows: 3 § 718. Shipping and transporting alcoholic liquor. 4 (b) If alcoholic liquor is to be shipped to a point within or without this State by the manufacturer or importer 5 thereof, the shipment shall only be made by common carrier, by vehicle owned or hired by the manufacturer or importer, or 6 employee thereof, of the manufacturer or importer, under the rules of the Commissioner. "Shipped," as used in this 7 subsection, shall mean any movement of alcoholic beverage to any location other than the manufacturer's or importer's 8 storage location. 9 Section 2. Amend § 1304, Title 4 of the Delaware Code by making deletions as shown by strike through and 10 insertions as shown by underline as follows: 11 § 1304. Places of employment. 12 Nothing in this chapter is intended to impact or impose any requirement or restriction on employers with respect to 13 terms and conditions of employment including but not limited to accommodation, policies, or discipline. 14 Section 3. Amend § 1314, Title 4 of the Delaware Code by making deletions as shown by strike through and 15 insertions as shown by underline as follows: 16 § 1314. Oversight Committee; annual report by the Commissioner. 17 (b) The Commissioner shall submit to the Governor and members of the General Assembly an annual report

setting forth all matters of interest and all statistics concerning marijuana regulation and control in the State, including the

following:

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20	(4) Outcomes and effectiveness of the issuance of social equity licenses which shall include all of the
21	following:
22	c. The location of the social equity-licenses. <u>licensed premises.</u>
23	Section 4. Amend § 1354, Title 4 of the Delaware Code by making deletions as shown by strike through and
24	insertions as shown by underline as follows:
25	§ 1354. Grounds for refusal of license; transfer or extension of premises.
26	(e) The Commissioner shall refuse to grant a license for the sale of marijuana, marijuana products, or marijuana
27	accessories when there is an existing licensed establishment of the same type within 1200 feet by accessible public road or
28	street in any incorporated city or town, or within 1 mile by accessible public road or street in any unincorporated or rural
29	area. If there is an existing licensed establishment less than 1 mile but more than $\frac{9}{10}$ of 1 mile by accessible public road or
30	street in any unincorporated or rural area, the Commissioner may grant such license. This subsection does not apply to any
31	of the following:
32	(2) Any licensee who desires to move the location of the licensee's license licensed premises to a location
33	within 500 feet thereof by accessible public road or street or any licensee located in a shopping center or shopping mall
34	who desires to move the location of the licensee's-license licensed premises any distance within the same shopping
35	center or shopping mall, whether such center or mall consists of 1 or more than 1 separate buildings.
36	(f) Any holder of an existing license who desires to move the location of the existing license licensed premises due
37	to the destruction of the building, loss of lease, diversion of highway traffic pattern, or other reason beyond the control of
38	the licensee, shall have preference in the issuance of a new license provided that the application satisfies this section and all
39	other requirements under this chapter.
40	Section 5. Amend § 3311, Title 5 of the Delaware Code by making deletions as shown by strike through and
41	insertions as shown by underline as follows:
42	§ 3311. Applications; review by Commissioner.
43	(c) After a review of an application and receipt and review of any additional or supplemental information
44	requested by the Commissioner, the Commissioner shall approve the application for a license under this chapter if the
45	Commissioner determines that:
46	(2) Each director, officer officer, and controlling person of the applicant is of good character and sound
47	financial standing; each director and officer of such applicant is competent to perform the individual director's and
48	officer's functions with respect to such applicant; and the directors and officers of such applicant are collectively able

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to manage the business of such applicant as a Bidco;

50	Section 6. Amend § 73-304, Title 6 of the Delaware Code by making deletions as shown by strike through and
51	insertions as shown by underline as follows:
52	§ 73-304. Denial, revocation, suspension, cancellation and withdrawal of registration of broker-dealers, agents,
53	investment advisers and investment adviser representatives.
54	(c) The Director may by order summarily postpone or suspend registration or take such other action authorized by
55	this chapter pending final determination of any proceeding under this section. Upon the entry of an order, the Director shall
56	promptly notify the applicant or registrant, as well as the employer or prospective employer if the applicant or registrant is
57	an agent or investment adviser representative, that it has been entered and of the reasons therefore and that the subject of
58	the order may request a hearing on an application to set aside, limit, or suspend the summary order by filing with the
59	Director:
60	(1) A written request for a hearing; and
61	(2) A written answer addressing specifically the factual and legal findings of the order, within the time
62	provided by rule or order.
63	The opportunity to be heard is waived if the subject of the order fails to timely file a written answer and written
64	request for a hearing, and the order will remain in effect until modified or vacated by the Director. To the extent a hearing is
65	properly requested and an answer properly filed, a hearing shall be noticed within 15 days from the date the request is
66	received. If no hearing is requested and none is ordered by the Director, the order will remain in effect until it is modified or
67	vacated by the Director.
68	Section 7. Amend § 7502A, Title 7 of the Delaware Code by making deletions as shown by strike through and
69	insertions as shown by underline as follows:
70	§ 7502A. Membership.
71	(c) Only 1 representative of an entity or designee of an official named in subsection (a) of this section may serve at
72	a time and must submit written documentation to the Chair from their entity or official authorizing them to act as a
73	representative or designee. No person claiming to be a representative or designee shall be permitted to vote or be counted as
74	a member of a quorum without this authorization. Their A representative's or designee's authorization shall be considered
75	revoked if a letter to that effect is submitted to the Chair, Chair by the entity or official authorizing the representative or
76	designee to act as a representative or designee, if a replacement is subsequently authorized, or if they miss more than 2

Section 8. Amend § 10002, Title 7 of the Delaware Code by making deletions as shown by strike through and

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meetings of the full Council in a row without notice to the Chair.

insertions as shown by underline as follows:

80	§ 10002. Definitions.
81	For purposes of this chapter, the following terms shall have the meanings set forth herein.
82	(16) "State-agencies" agency" means agency "agency" as defined in § 6902 of Title 29.
83	Section 9. Amend § 1101A, Title 9 of the Delaware Code by making deletions as shown by strike through and
84	insertions as shown by underline as follows:
85	§ 1101A. Definitions.
86	For purposes of this chapter:
87	(3)a. "Local service function" or "LSF" means a local governmental service, or a group of closely allied
88	governmental services, that is all of the following:
89	b. "Local service function" or "LSF" may include any of the following:
90	7. <u>9-1-1 911</u> communications.
91	Section 10. Amend § 1077, Title 10 of the Delaware Code by making deletions as shown by strike through and
92	insertions as shown by underline as follows:
93	§ 1077. Order to submit to human immunodeficiency virus testing; test results; notification to Department of
94	Services to Children, Youth and their Families; counseling; costs; notice of appeal not to stay order for HIV testing.
95	(c) The result of any human immunodeficiency virus testing conducted pursuant to this subchapter shall only be
96	made available by the Division of Public Health to the victim, or the parent or guardian of the victim who is a minor or is
97	mentally retarded or mentally incapacitated, a person with intellectual or developmental disabilities, the defendant, the
98	court issuing the order for testing and any other person or agency pursuant to Chapters 12 and 12A of Title 16.
99	Section 11. Amend § 4319, Title 10 of the Delaware Code by making deletions as shown by strike through and
100	insertions as shown by underline as follows:
101	§ 4319. Confidential communications involving first responders, civilian employees, or their families.
102	(b) Except as provided in subsection (d) of this section, all proceedings, communications, and records, including
103	any information acquired by a CISM team, CISM team member, or trained peer support member from a participant, are
104	confidential. A CISM team member or trained peer support member may not be compelled to disclose the proceedings,
105	communications,-and or records, including information, through compulsory legal process or otherwise discoverable or
106	admissible in evidence in any action, including any legal proceeding, trial, or investigation unless the confidentiality is
107	waived by the affected participant.

Section 12. Amend § 7209, Title 10 of the Delaware Code by making deletions as shown by strike through and

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insertions as shown by underline as follows:

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110	§ 7209. Sanctions.
111	(a) Any person who violates a sexual violence-protection_protective order may be guilty of criminal contempt
112	under § 1271A of Title 11.
113	Section 13. Amend § 7708, Title 10 of the Delaware Code by making deletions as shown by strike through and
114	insertions as shown by underline as follows:
115	§ 7708. Sanctions.
116	(a) Any person who violates a lethal violence <u>protection protective</u> order may be guilty of criminal contempt under
117	§ 1271A of Title 11.
118	Section 14. Amend § 472, Title 11 of the Delaware Code by making deletions as shown by strike through and
119	insertions as shown by underline as follows:
120	§ 472. Mitigating factors and defenses based on a victim's sexual orientation, sex, gender, gender identity, or sex
121	assigned at birth.
122	(c) Notwithstanding any other provision of this Criminal Code, in any prosecution or sentencing for an offense, a
123	defendant does-not not, based on the discovery of, knowledge or belief about, or the potential or actual disclosure of the
124	victim's actual or perceived sexual orientation, sex, gender, gender identity, or sex assigned at birth, suffer from a mental
125	illness, mental defect, mental disorder, serious mental disorder, psychiatric disorder, or other impairment affecting or
126	impacting the defendant's mental state relating to-any questions of-intent; knowledge; capacity to appreciate the
127	wrongfulness of the defendant's conduct; disturbance of the defendant's thinking, feeling, or behavior; culpability;
128	willpower to choose whether to do or refrain from doing an act; or ability to distinguish right from wrong, based on the
129	discovery of, knowledge or belief about, or the potential or actual disclosure of the victim's actual or perceived sexual
130	orientation, sex, gender, gender identity, or sex assigned at birth. any of the following:
131	(1) Intent.
132	(2) Knowledge.
133	(3) Capacity to appreciate the wrongfulness of the defendant's conduct.
134	(4) Disturbance of the defendant's thinking, feeling, or behavior.
135	(5) Culpability.
136	(6) Willpower to choose whether to do or refrain from doing an act.
137	(7) Ability to distinguish right from wrong.
138	Section 15. Amend § 612, Title 11 of the Delaware Code by making deletions as shown by strike through and

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insertions as shown by underline as follows:

140	§ 612. Assault in the second degree; class C or D felony.
141	(d) Assault in the second degree is a class D-felony, unless the offense is a class C felony as described in
142	paragraph (a)(12) of this section.
143	Section 16. Amend § 832, Title 11 of the Delaware Code by making deletions as shown by strike through and
144	insertions as shown by underline as follows:
145	§ 832. Robbery in the first degree; class B felony.
146	(b) Notwithstanding any provisions of this section or Code to the contrary, any person convicted of robbery in the
147	first degree shall receive a minimum sentence of:
148	(2) Five years at Level V, if the conviction was either of the following:
149	a. For an offense that was committed pursuant to paragraph-(a)(3) (a)(2) of this section and the deadly
150	weapon was a firearm, and within 7 years of the date of a previous conviction for robbery in the first degree or if
151	the conviction is for an offense that was committed within 7 years of the date of termination of all periods of
152	incarceration or confinement imposed pursuant to a previous conviction for robbery in the first degree, whichever
153	is the later date.
154	Section 17. Amend § 1103D, Title 11 of the Delaware Code by making deletions as shown by strike through and
155	insertions as shown by underline as follows:
156	§ 1103D. Child torture; class B felony.
157	(a) As used in this section:
158	(1) "Torture" means a course of conduct consisting of 1 or more instances of any of the following acts which
159	occur over a period of more than 24 hours and are done with malice or an extreme indifference to the well-being of the
160	child:
161	a. Child abuse under §§ 1103, 1103A, 1103B, and 1103C § 1103, § 1103A, § 1103B, or § 1103C of this
162	title.
163	Section 18. Amend § 1334, Title 11 of the Delaware Code by making deletions as shown by strike through and
164	insertions as shown by underline as follows:
165	§ 1334. Unlawful use of an unmanned aircraft system; unclassified misdemeanor; class B misdemeanor; class A
166	misdemeanor.
167	(a) Definitions. — The following terms shall have the following meanings as used in this section.
168	(2) "First responder" means federal, state, and local law-enforcement officers, fire, and emergency medical
169	services personnel, hazardous materials response team members, 9-1-1 911 dispatchers, or any individual who is

170	responsible for the protection and preservation of life and is directed to respond to an incident that could result in death
171	or serious injury.
172	Section 19. Amend § 1448, Title 11 of the Delaware Code by making deletions as shown by strike through and
173	insertions as shown by underline as follows:
174	§ 1448. Possession and purchase of deadly weapons by persons prohibited; penalties [Effective until June 30,
175	2025].
176	(a) Except as otherwise provided in this section, the following persons are prohibited from purchasing, owning,
177	possessing, or controlling a deadly weapon or ammunition for a firearm within the State:
178	(11) Any person who is subject to a lethal violence-protection protective order, issued under § 7704 of Title
179	10, but only for so long as that order remains in effect or is not vacated or otherwise terminated under Chapter 77 of
180	Title 10.
181	Section 20. Amend § 1448, Title 11 of the Delaware Code by making deletions as shown by strike through and
182	insertions as shown by underline as follows:
183	§ 1448. Possession and purchase of deadly weapons by persons prohibited; penalties [Effective June 30, 2025].
184	(a) Except as otherwise provided in this section, the following persons are prohibited from purchasing, owning,
185	possessing, or controlling a deadly weapon or ammunition for a firearm within the State:
186	(11) Any person who is subject to a lethal violence-protection protective order, issued under § 7704 of Title
187	10, but only for so long as that order remains in effect or is not vacated or otherwise terminated under Chapter 77 of
188	Title 10.
189	Section 21. Amend § 8404, Title 11 of the Delaware Code by making deletions as shown by strike through and
190	insertions as shown by underline as follows:
191	§ 8404. Powers and duties.
192	(a) The Commission shall do all of the following:
193	(4) Suspend or revoke certification under any of the following circumstances:
194	e. Has A police officer has received a hearing pursuant to Chapter 92 of this title, or who has knowingly
195	and voluntarily waived that individual's right to such a hearing and: and has done any of the following:
196	1. Has been Been discharged from employment with a law-enforcement agency for a breach of
197	internal discipline; or discipline.
198	2. Has retired Retired or resigned prior to the entry of findings of fact concerning an alleged breach

of internal discipline for which the individual could have been legitimately discharged had the individual not

200	retired from or resigned that individual's position prior to the imposition of discipline by the employing
201	agency.
202	Section 22. Amend § 8531, Title 11 of the Delaware Code by making deletions as shown by strike through and
203	insertions as shown by underline as follows:
204	§ 8531. Definitions.
205	For purposes of this subchapter:
206	(2) "Missing person" means a person who is missing, and who also meets 1 of the following characteristics:
207	a. The Is a person-is physically or mentally disabled. with physical, intellectual, or developmental
208	disabilities.
209	Section 23. Amend § 1318, Title 14 of the Delaware Code by making deletions as shown by strike through and
210	insertions as shown by underline as follows:
211	§ 1318. Sick leave and absences for other reasons; accumulation of annual leave.
212	(f)(1) An employee may be absent without loss of pay no more than 5 days per fiscal year for personal reasons of
213	the employee. These absences are included in the employee's sick-leave and employee's officer. leave. The procedure for
214	granting or denying a request to be absent for personal reasons is as follows:
215	a. Requests to be absent for personal reasons may be approved by building level administrators, provided
216	that the building level administrator cannot ask the employee the reason for the request.
217	b. Requests that are being considered for denial shall be forwarded to the chief school officer or the local
218	education agency human resources administrator designated for processing such requests. The chief school officer
219	and the human resources administrator may ask the employee the reason for the request, provided that the
220	employee is not required to provide the reason for the request.
221	c. A request to be absent for personal reasons may only be denied if school operational requirements
222	cannot be met.
223	(2)
224	c. An employee shall notify the employee's chief school officer building level administrator in advance of
225	the need to be absent under this paragraph (f)(2) and provide a copy of the subpoena or jury duty notification.
226	Section 24. Amend § 2702, Title 14 of the Delaware Code by making deletions as shown by strike through and
227	insertions as shown by underline as follows:
228	§ 2702. Compulsory attendance requirements; evaluation of readiness; exit interview.

229	(h) Every student who is enrolled in a public school of this State in grades 6 through 12 shall be allowed 1 excused
230	absence per school year to attend a civic engagement activity, which includes visiting Capitol Hill in Washington, D.C. o
231	Legislative Hall in Dover, visiting a site of significant historical or cultural importance, advocating for or testifying or
232	behalf of legislation, or participating in a rally, march, or protest.
233	(1) "One For purposes of this subsection, "1 excused absence" is defined as 1 partial or full school day
234	Students may not take more than 1 excused partial day and combine them to consider them to be "1 excused absence."
235	(2) For any civic engagement event that occurs on a day when the student's school is not in session, the
236	student may not redeem or exchange this nonschool day for an excused absence on a school day.
237	(j) A pupil's absence from school for a mental or behavioral health reason is a necessary and an excused absence
238	Each school district and charter school shall determine the maximum number of excused absences allowable under this
239	section. subsection.
240	(1) "Excused For purposes of this section, "excused absence" means a full school day and does not require a
241	medical or doctor's note.
242	Section 25. Amend § 4143, Title 14 of the Delaware Code by making deletions as shown by strike through and
243	insertions as shown by underline as follows:
244	§ 4143. Black history instruction.
245	(f)(1) Each school district and charter school shall designate an individual responsible for overseeing the
246	implementation of the educational programming provided under this section. Each school district and charter school shall
247	provide the name and contact information for the individual designated under this subsection to the Department o
248	Education no later than September 15 of each year.
249	(2) Each individual designated under paragraph (f)(1) of this section shall report to the Department o
250	Education no later than November 15 of each year regarding how the curriculum has been implemented by tha
251	individual's school district or charter school.
252	(3) The Department of Education shall submit a written report to the Governor, the members of the Genera
253	Assembly, and the Director of the Division of Research no later than January 15 of each year. The report must include
254	the educational programming provided under paragraph (a)(3) of this section and how the curricula has been
255	implemented by each school district and charter school.
256	(4)(g) The Department of Education may, with the approval of the State Board of Education, adopt regulations to
257	implement and enforce this section.

258	Section 26. Amend § 1002A, Title 16 of the Delaware Code by making deletions as shown by strike through and
259	insertions as shown by underline as follows:
260	§ 1002A. Definitions.
261	For purposes of this chapter:
262	(9) "Long-term care facility" means a nursing-home facility or intermediate care facility for persons with
263	mental retardation intellectual disabilities licensed under Chapter 11 of this title.
264	Section 27. Amend § 1161, Title 16 of the Delaware Code by making deletions as shown by strike through and
265	insertions as shown by underline as follows:
266	§ 1161. Definitions.
267	For purposes of this subchapter:
268	(a)(1) "Advanced practice nurse"-shall mean means an individual whose education and certification meet the
269	criteria outlined in Chapter 19 of Title 24, and who is certified in at least 1 of the following specialty areas:
270	(1)a. Adult nurse practitioner; practitioner.
271	(2)b. Gerontological clinical nurse-specialist; specialist.
272	(3)c. Gerontological nurse practitioner; practitioner.
273	(4)d. Psychiatric/mental health clinical nurse-specialist; or specialist.
274	(5)e. Family nurse practitioner.
275	(b)(2) "Department" shall mean means the Department of Health and Social Services.
276	(c)(3) "Direct care"-shall mean means an activity performed by a nursing services direct caregiver that is
277	specific to a resident. Direct care activities are as follows:
278	(1)a. "Hands-on" treatment or care, including, but not limited to, including assistance with activities of
279	daily living (e.g., bathing, dressing, eating, range of motion, toileting, transferring and transferring, ambulation);
280	medical treatments; and medication-administration; administration.
281	(2)b. Physical and psychosocial-assessments; assessments.
282	(3)c. Documentation, if conducted for treatment or care purposes; purposes.
283	(4)d. Care planning; and planning.
284	(5)e. Communication with a family member or a health-care professional or entity, regarding a specific
285	resident.
286	(d)(4) "Division"-shall mean means the Division of Health Care Quality.

(e)(5) "Nursing services direct caregivers"-shall mean means certified nursing assistants, licensed practical
nurses, registered nurses, advanced practice-nurses nurses, and nursing supervisors when and only when providing
direct care of residential health facility residents. The director of nursing ("DON"), assistant director of nursing
("ADON"), and/or or registered nurse assessment coordinator ("RNAC") may be designated as a nursing services
direct caregiver and counted in the direct care hours and minimum staffing ratios when exigent circumstances require
that they discontinue their administrative and managerial duties in order to provide direct care. Within 24 hours of the
exigent-eircumstance(s) circumstance that require that requires the DON, ADON and/or ADON, or RNAC provide
direct care, the facility shall notify the Division in writing of this emergency situation and provide documentation of
the amount of direct care time that was provided by the DON, ADON and/or ADON, or RNAC.
(f)(6) "Nursing supervisor"-shall mean means an advanced practice nurse or registered nurse who is assigned
to supervise and evaluate nursing services direct caregivers no less than 25 percent 25% of the nursing supervisor's

(f)(6) "Nursing supervisor"—shall mean means an advanced practice nurse or registered nurse who is assigned to supervise and evaluate nursing services direct caregivers no less than—25 percent 25% of the nursing supervisor's time per shift. Up to 75 percent 75% of the nursing supervisor's time per shift may be spent providing direct care. Registered nurses—(RN) ("RN") holding the following positions may provide the supervision required of a nursing supervisor, and the supervision may be counted towards the minimum—25 percent 25% supervision required per shift:

- (1)a. Director of nursing ("DON").
- (2)b. Assistant director of nursing ("ADON").
- (3)c. Registered nurse assessment coordinator ("RNAC").
- 304 (4)d. Director of in-service education (RN).
- 305 (5)e. Quality improvement coordinator nurse (if an RN).
- 306 (6)f. Nursing home administrator (if an RN).

An individual serving as a nursing supervisor must be an employee of the facility, thus excluding temporary employment agency personnel from serving in this capacity unless exigent circumstances exist. The term "exigent circumstances" means a short-term emergency or other unavoidable situation, and all reasonable alternatives to the use of a temporary employee as a nursing supervisor have been exhausted. Within 24 hours of the exigent circumstances that require the use of temporary employment agency staffing to fill a nursing supervisor position in a residential health facility, the facility shall notify the Division in writing of the exigent circumstances and the expected duration. For any shift that exceeds the minimum RN/LPN shift ratio mandated by § 1162 of this title, the amount of RN time that exceeds the minimum ratio may be counted towards the minimum—25 percent 25% supervision required for that shift; provided, however, that said RN time was dedicated to supervisory functions. For those facilities that are not required by state or federal regulations to have a registered nurse on duty on each shift, a licensed practical nurse with 3 years

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317	long-term care experience may serve as a nursing supervisor, provided that no registered nurse is on duty. There shall
318	be a nursing supervisor on duty and on-site at all times. By June 1, 2002, the Nursing Home Residents Quality
319	Assurance Commission shall issue to the Governor and to the General Assembly a report evaluating the requirement
320	that nursing supervisors spend a minimum of 25 percent 25% of their time on supervisory functions. The purpose of
321	the report is to determine if the required minimum amount of supervision time is appropriate and necessary, and
322	whether it should be adjusted.
323	(g)(7) "Residential health facility"-shall mean means any facility that provides long-term health-related care
324	and nursing services to individuals who do not require the degree of care and treatment that a hospital is designed to
325	provide. These are those facilities, licensed pursuant to this chapter, that: that provide any of the following:
326	(1) Provide skilled a. Skilled nursing services to persons who require medical or nursing care; or care.
327	(2) Provide nursing b. Nursing services above the level of room and board to those who, because of a
328	mental or physical condition, routinely require these services.
329	Also included are units, licensed pursuant to this chapter, of facilities that provide active treatment and health
330	and rehabilitation services to persons with mental retardation developmental disabilities or related conditions, in which
331	care is delivered to residents in accordance with medical plans of care. This definition does not include group homes
332	for the mentally ill, mentally retarded persons with developmental disabilities, persons with mental illness, or persons
333	with AIDS, rest family care homes, neighborhood homes, rest/residential health facilities, assisted living facilities and
334	intermediate care facilities that, as of March 1, 1999, were solely private pay, provided they remain exclusively
335	intermediate care facilities.
336	Section 28. Amend § 3003L, Title 16 of the Delaware Code by making deletions as shown by strike through and
337	insertions as shown by underline as follows:
338	§ 3003L. Definitions.
339	For purposes of this chapter:
340	(6) "Health-care provider" means a licensed physician (doctor of medicine or doctor of osteopathic medicine),
341	a physician assistant, or an advanced practice registered nurse, who is trained and experienced in the evaluation,
342	management, and care of concussions, or such other licensed health-care professional who is trained and experienced
343	in the evaluation, management, and care of concussions, as defined by the Division, in consultation with the Council,
344	through regulation. Division.

Section 29. Amend § 3001Q, Title 16 of the Delaware Code by making deletions as shown by strike through and

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insertions as shown by underline as follows:

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347	§ 3001Q. Definitions [Effective July 1, 2025].
348	For purposes of this chapter:
349	(8) "Health-care provider" means a facility that provides long-term, acute, and outpatient health-care services
350	under Chapter 79 of Title 29. "long-term, acute, or outpatient health-care services" as defined in § 7971 of Title 29.
351	Section 30. Amend § 4769, Title 16 of the Delaware Code by making deletions as shown by strike through and
352	insertions as shown by underline as follows:
353	§ 4769. Criminal immunity for persons who suffer or report an alcohol or drug overdose or other life threatening
354	medical emergency.
355	(a) For purposes of this chapter:
356	(1) "Medical provider" means the person whose professional services are provided to a person experiencing
357	an overdose or other life-threatening medical emergency by a licensed, registered or certified health-care professional
358	who, acting within his or her the health-care professional's lawful scope of practice, may provide diagnosis, treatment
359	or emergency services.
360	(b) A person who is experiencing an overdose or other life-threatening medical emergency and anyone (including
361	the person experiencing the emergency) seeking medical attention for that person shall not be arrested, charged or
362	prosecuted for an offense for which they have been granted immunity pursuant to subsection (c)-and/or or (d) of this
363	section, or subject to the revocation or modification of the conditions of probation, if: if all of the following conditions are
364	met:
365	(1) The person seeking medical attention reports in good faith the emergency to law enforcement, the 9-1-1
366	911 system, a poison control center, or to a medical provider, or if the person in good faith assists someone so
367	reporting; and reporting.
368	Section 31. Amend § 5520, Title 16 of the Delaware Code by making deletions as shown by strike through and
369	insertions as shown by underline as follows:
370	§ 5520. Liability for maintenance of patient; collection remedies.
371	(d) The Department may also proceed for the recovery of the moneys necessary for the care, maintenance and
372	support in an action to be brought in any court of competent jurisdiction in the name of the Department of Health and
373	Social Services or by petition to the Court of Chancery if the patient has been ascertained to be mentally incompetent
374	incompetent, or mentally retarded to be a person with developmental disabilities, by inquisition duly held.
375	Section 32 Amend 8 9802 Title 16 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

377	§ 9802. Definitions [Effective until July 17, 2028].
378	The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in
379	this section, except where the context clearly indicates a different meaning: For purposes of this chapter:
380	(1) "Administrator"-shall mean means the program chief of the paramedic services responsible for advanced
381	life support and the administration of the Delaware Paramedic Services Act; this chapter.
382	(2) "Advanced life support" (ALS) shall have the same definition as is set forth in Chapter 97 of this title;
383	means as defined in § 9702 of this title.
384	(3) "Basic life support" (BLS) shall have the same definition as is set forth in Chapter 97 of this title; means
385	as defined in § 9702 of this title.
386	(4) "Board"-shall mean means the Board of Medical Licensure and Discipline; Discipline.
387	(6) "County" or "counties"-shall refer mean, singularly or-collectively to collectively, New Castle, Kent Kent
388	and Sussex Counties of the State; this State.
389	(7) "County paramedic service"-shall mean means the paramedic service operated pursuant to this chapter by
390	a county with its own employees or under contract with another governmental entity; entity.
391	(10) "Department" shall mean means the Delaware Department of Health and Social Services; Services.
392	(11) "Emergency medical services (EMS) provider"-shall mean means individual providers certified by the
393	Delaware State Fire Prevention Commission or the Office of EMS, or emergency medical dispatchers certified by the
394	National Academy of Emergency Medical Dispatch.
395	(12) "Emergency medical services (EMS) provider agency"-shall-mean_means a provider agency certified by
396	the Delaware State Fire Prevention Commission or the Office of EMS, or an emergency medical dispatch center under
397	contract with the Department of Safety and Homeland Security.
398	(13) "Emergency medical unit"-shall mean means an ambulance, rescue-vehicle vehicle, or any other
399	specialized vehicle staffed by EMS providers and other certified or licensed medical care providers, and utilized solely
400	for providing mobile pre-hospital care and other emergency medical-treatment; treatment.
401	(15) "Medical command facility"-shall mean means the distinct unit within a hospital which meets the
402	operational, staffing staffing, and equipment requirements established by the Division of Public Health for providing
403	medical control to the EMS providers. Any hospital that operates an emergency medical facility and desires to be
404	designated as a medical command facility shall maintain and staff-such the facility on its premises and at its own
405	expense with the exception of base station communication devices which shall be an authorized shared expense
406	pursuant to the provisions of this-chapter; chapter.

(16) "Medical control"-shall mean means an order or directive given to an EMS provider by an authorized
medical control physician. These orders or directives shall normally be provided from a specifically authorized and
designated medical command facility with such medical supervision supplying professional support to the EMS
provider through radio or telephonic communication for on-scene and in-transit basic and advanced life support
services; services.

- (17) "Medical control physician"—shall—mean\_means any physician certified by the American Board of Emergency Medicine or the American Board of Osteopathic Emergency Medicine, or their successors, or a physician certified in Advanced Trauma Life Support (ATLS), Advanced Cardiac Life Support (ACLS) and Pediatric Advanced Life Support (PALS) or other courses approved by the Office of Emergency Medical Services who is credentialed by the hospital within which a medical command facility is located and who is authorized by the medical command facility to give medical control commands via radio or other telecommunication devices to an EMS provider. When a medical control physician establishes contact with an EMS provider, the EMS provider shall, solely for the purpose of compliance with the Medical Practice Act [Chapter 17 of Title 24], be considered to be operating under the license of said medical control physician; physician.
- (18) "Office"-shall-mean\_means the Office of Emergency Medical Services, of the Division of Public Health, Department of Health and Social-Services; Services.
  - (19) "Paramedic staff hour" shall mean means 1 full hour of a paramedic on duty.
- (21) "Pre-hospital care"-shall mean means any emergency medical service, including advanced life support, rendered by an emergency medical unit before and during transportation to a hospital or other facility, and upon arrival at the facility until such care is assumed by the facility's-staff; staff.
- (22) "Service and/or training reciprocity agreements"—shall—mean\_means written agreements negotiated between 2 counties or between a county and an adjoining state or a governmental entity of an adjoining state and approved pursuant to the provisions of this chapter which provide for the scheduled delivery of paramedic services by paramedics to citizens of this State or a neighboring state by personnel certified to render such services by this State or a neighboring state, or such similar agreements as are required by and between the counties of this State, in order to effectively and efficiently deliver paramedic services. Such agreements may also include provisions that provide for the temporary rotation of paramedics—and/or\_or equipment between the counties of this State in order to provide such personnel with proper experience and training opportunities, address seasonal demands, or adequately respond to a disaster or severe emergency incident. All such agreements shall include any financial terms, or other considerations included as part of the-agreement; agreement.

437	(23) "State EMS Medical Director"-shall-mean_means a physician who is board-certified by the American
438	Board of Emergency Medicine-and/or or by the Osteopathic Board of Emergency Medicine and who shall be the chief
439	physician for the statewide emergency medical system and under whose license all EMS providers shall operate for the
440	purpose of delivering the standing orders of the statewide standard treatment-protocol; protocol.
441	(24) "Statewide ALS treatment protocol"-shall mean means written and uniform treatment and care plans for
442	emergency and critical patients statewide that constitute the standing orders of paramedics. The treatment protocol for
443	advanced life support must be approved and signed by the State EMS Medical Director and the Director of the
444	Division of Public Health or, if the Director is not a licensed physician or advanced practice registered nurse, a licensed
445	physician or advanced practice registered nurse designated by the Director and employed by the Division. The
446	treatment protocol shall be prepared by the Board of Medical Licensure and Discipline. In preparing and, from time to
447	time, amending the statewide ALS treatment protocol, the Board shall consult with the State EMS Medical Director
448	and the ALS Standards Committee of the Board of Medical Licensure and Discipline.
449	(25) "Statewide BLS treatment protocol"-shall-mean_means written and uniform treatment and care plans for
450	emergency and critical patients statewide that constitute the standing orders of basic life support providers. The
451	treatment protocol shall be prepared by the Board of Medical Licensure and Discipline. The treatment protocol for
452	basic life support must be approved and signed by the State EMS Medical Director, the BLS Medical Director and the
453	Director of the Division of Public Health or, if the Director is not a licensed physician or advanced practice registered
454	nurse, a licensed physician or advanced practice registered nurse designated by the Director and employed by the
455	Division. The treatment protocol for basic life support shall be adopted and enacted by the State Fire Prevention
456	Commission. In preparing and, from time to time, amending statewide BLS treatment protocol, the Board shall consult
457	with the EMS Medical Director, the ALS Standards Commission and the State Fire Prevention Commission. The
458	Statewide BLS treatment protocol shall be adopted by June 30, 2000, and in use by all EMS providers by January 1,
459	2002.
460	Section 33. Amend § 9802, Title 16 of the Delaware Code by making deletions as shown by strike through and
461	insertions as shown by underline as follows:
462	§ 9802. Definitions [Effective July 17, 2028].
463	The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in
464	this section, except where the context clearly indicates a different meaning: For purposes of this chapter:
465	(1) "Administrator"-shall mean means the program chief of the paramedic services responsible for advanced

life support and the administration of the Delaware Paramedic Services Act; this chapter.

467	(2) "Advanced life support" (ALS) shall have the same definition as is set forth in Chapter 97 of this title;
468	means as defined in § 9702 of this title.
469	(3) "Basic life support" (BLS) shall have the same definition as is set forth in Chapter 97 of this title; means
470	as defined in § 9702 of this title.
471	(4) "Board"-shall mean means the Board of Medical Licensure and Discipline; Discipline.
472	(6) "County" or "counties" shall refer mean, singularly or collectively collectively, to New Castle, Kent Kent,
473	and Sussex Counties of the State; this State.
474	(7) "County paramedic service" shall mean means the paramedic service operated pursuant to this chapter by
475	a county with its own employees or under contract with another governmental entity; entity.
476	(10) "Department" shall mean means the Delaware Department of Health and Social Services; Services.
477	(11) "Emergency medical services (EMS) provider" shall mean means individual providers certified by the
478	Delaware State Fire Prevention Commission or the Office of EMS, or emergency medical dispatchers certified by the
479	National Academy of Emergency Medical Dispatch.
480	(12) "Emergency medical services (EMS) provider agency"-shall mean means a provider agency certified by
481	the Delaware State Fire Prevention Commission or the Office of EMS, or an emergency medical dispatch center under
482	contract with the Department of Safety and Homeland Security.
483	(13) "Emergency medical unit"-shall mean means an ambulance, rescue-vehicle vehicle, or any other
484	specialized vehicle staffed by EMS providers and other certified or licensed medical care providers, and utilized solely
485	for providing mobile pre-hospital care and other emergency medical-treatment; treatment.
486	(15) "Medical command facility"-shall mean means the distinct unit within a hospital which meets the
487	operational, staffing staffing, and equipment requirements established by the Division of Public Health for providing
488	medical control to the EMS providers. Any hospital that operates an emergency medical facility and desires to be
489	designated as a medical command facility shall maintain and staff-such the facility on its premises and at its own
490	expense with the exception of base station communication devices which shall be an authorized shared expense
491	pursuant to the provisions of this-chapter; chapter.
492	(16) "Medical control"-shall-mean_means an order or directive given to an EMS provider by an authorized
493	medical control physician. These orders or directives shall normally be provided from a specifically authorized and
494	designated medical command facility with such medical supervision supplying professional support to the EMS
495	provider through radio or telephonic communication for on-scene and in-transit basic and advanced life support
496	services; services.

(17) "Medical control physician"—shall mean means any physician certified by the American Board of
Emergency Medicine or the American Board of Osteopathic Emergency Medicine, or their successors, or a physician
certified in Advanced Trauma Life Support (ATLS), Advanced Cardiac Life Support (ACLS) and Pediatric Advanced
Life Support (PALS) or other courses approved by the Office of Emergency Medical Services who is credentialed by
the hospital within which a medical command facility is located and who is authorized by the medical command
facility to give medical control commands via radio or other telecommunication devices to an EMS provider. When a
medical control physician establishes contact with an EMS provider, the EMS provider shall, solely for the purpose of
compliance with the Medical Practice Act [Chapter 17 of Title 24], be considered to be operating under the license of
said medical control-physician; physician.

- (18) "Office" shall mean means the Office of Emergency Medical Services, of the Division of Public Health,

  Department of Health and Social Services; Services.
  - (19) "Paramedic staff hour"-shall mean means 1 full hour of a paramedic on duty.
- (21) "Pre-hospital care"-shall mean means any emergency medical service, including advanced life support, rendered by an emergency medical unit before and during transportation to a hospital or other facility, and upon arrival at the facility until such care is assumed by the facility's-staff; staff.
- (22) "Service and/or training reciprocity agreements"—shall—mean\_means written agreements negotiated between 2 counties or between a county and an adjoining state or a governmental entity of an adjoining state and approved pursuant to the provisions of this chapter which provide for the scheduled delivery of paramedic services by paramedics to citizens of this State or a neighboring state by personnel certified to render such services by this State or a neighboring state, or such similar agreements as are required by and between the counties of this State, in order to effectively and efficiently deliver paramedic services. Such agreements may also include provisions that provide for the temporary rotation of paramedics—and/or\_or equipment between the counties of this State in order to provide such personnel with proper experience and training opportunities, address seasonal demands, or adequately respond to a disaster or severe emergency incident. All such agreements shall include any financial terms, or other considerations included as part of the agreement; agreement.
- (23) "State EMS Medical Director"—shall—mean\_means a physician who is board-certified by the American Board of Emergency Medicine—and/or or by the Osteopathic Board of Emergency Medicine and who shall be the chief physician for the statewide emergency medical system and under whose license all EMS providers shall operate for the purpose of delivering the standing orders of the statewide standard treatment—protocol; protocol.

526	(24) "Statewide ALS treatment protocol"-shall mean means written and uniform treatment and care plans for
527	emergency and critical patients statewide that constitute the standing orders of paramedics. The treatment protocol for
528	advanced life support must be approved and signed by the State EMS Medical Director and the Director of the
529	Division of Public Health, Department of Health and Social Services. The treatment protocol shall be prepared by the
530	Board of Medical Licensure and Discipline. In preparing and, from time to time, amending the statewide ALS
531	treatment protocol, the Board shall consult with the State EMS Medical Director and the ALS Standards Committee of
532	the Board of Medical Licensure and Discipline.
533	(25) "Statewide BLS treatment protocol"-shall mean means written and uniform treatment and care plans for
534	emergency and critical patients statewide that constitute the standing orders of basic life support providers. The
535	treatment protocol shall be prepared by the Board of Medical Licensure and Discipline. The treatment protocol for
536	basic life support must be approved and signed by the State EMS Medical Director, the BLS Medical Director and the
537	Director of the Division of Public Health, Department of Health and Social Services. The treatment protocol for basic
538	life support shall be adopted and enacted by the State Fire Prevention Commission. In preparing and, from time to
539	time, amending statewide BLS treatment protocol, the Board shall consult with the EMS Medical Director, the ALS
540	Standards Commission and the State Fire Prevention Commission. The Statewide BLS treatment protocol shall be
541	adopted by June 30, 2000, and in use by all EMS providers by January 1, 2002.
542	Section 34. Amend § 9903, Title 16 of the Delaware Code by making deletions as shown by strike through and
543	insertions as shown by underline as follows:
544	§ 9903. Duties and authority of the Commission.
545	(j) The Commission shall be responsible for the administration of a Health Care Provider Loan Repayment
546	Program (HCPLRP). The HCPLRP must be administered consistent with all of the following guidelines:
547	(4) The award of health care provider loan repayment grants must be limited to the recruitment and retention
548	of new primary care-and_or_dental providers in ambulatory and outpatient settings. For purposes of this paragraph
549	(j)(4), a-new_"new primary care-and or dental-provider_provider" means any of the following providers who have
550	completed graduate education within 2 years of the application for a health care provider loan repayment grant being
551	submitted:
552	c. Dental clinicians possessing a DDS or DMD and practicing general, pediatric, or public health
553	dentistry.

Section 35. Amend § 10203, Title 16 of the Delaware Code by making deletions as shown by strike through and

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insertions as shown by underline as follows:

554

556	§ 10203. Powers and duties of the Office.
557	(b) The Office shall register the 2-1-1 Community Social Services Helpline with the 9-1-1 911 Committee
558	established by § 10004(e) of this title, all phone companies, the Association of Information and Referral Services, and the
559	United Way of America.
560	Section 36. Amend § 701, Title 18 of the Delaware Code by making deletions as shown by strike through and
561	insertions as shown by underline as follows:
562	§ 701. Fee schedule.
563	Except as provided herein or otherwise by law, the Commissioner shall collect, in advance, fees, costs and
564	miscellaneous charges as follows:
565	(23) Insurance producer (§ 1702(i) "Insurance producer" (§ 1702 of this title), limited "limited line credit
566	insurance producer (as defined in § 1702 producer" (§ 1702 of this title), limited "limited lines producer (as defined in
567	§ 1702 producer" (§ 1702 of this title) title), and miscellaneous limited lines producer (§ 1708(f) of this title).
568	f. One-time appointment of insurance producer, limited line credit insurance producer, limited lines
569	producer producer, and miscellaneous limited line producer (§ 1715 of this title), each
570	insurer
571	Section 37. Amend § 1702, Title 18 of the Delaware Code by making deletions as shown by strike through and
572	insertions as shown by underline as follows:
573	§ 1702. Definitions.
574	For purposes of this chapter:
575	(a)(1) "Adjuster" means a licensee of the Department who, as an independent contractor or on behalf of an
576	independent contractor, insurer, self-insurer, producer or managing general agent, investigates and/or negotiates
577	settlement of claims arising under insurance contracts.
578	(b)(2) "Agent of the insurer" means a licensed producer of the Department appointed by an insurer to sell,
579	solicit or negotiate applications for policies of insurance on its behalf and, if authorized to do so by the insurer, to issue
580	conditional receipts.
581	(e)(3) "Appraiser" means a licensee of the Department who assesses property damage to motor vehicles.
582	(d)(4) "Apprentice" means a licensee of the Department who is qualified in all respects as an adjuster or
583	appraiser, except as to experience, education and/or training.
584	(e)(5) "Broker of insured" means a licensed producer of the Department who for compensation negotiates on
585	behalf of others contracts for insurance from companies to whom such licensed producer is not appointed.

586	(f)(6) "Business entity" means a corporation, association, partnership, limited liability company, limited
587	liability partnership or other legal entity.
588	(g)(7) "Fraternal representative" means a licensee of the Department who is appointed or authorized to act for
589	a society or fraternal organization to sell, solicit or negotiate, or make a life insurance, accident, or health insurance or
590	annuity contract for no compensation except as specifically exempted from this requirement by § 6233 of this title.
591	(h)(8) "Home state" means the District of Columbia or any state or territory of the United States in which an
592	insurance producer, adjuster or appraiser maintains a principal place of residence or principal place of business and is
593	licensed to act as an insurance producer, adjuster or appraiser.
594	(i)(9) "Insurance producer" means a person required to be licensed under the laws of this State to sell, solicit
595	or negotiate contracts of insurance or annuity or the lines of authority authorized within the scope of such license. For
596	the purposes of this title the terms "insurance agent," "insurance broker," and "insurance consultant" shall be used
597	interchangeably with the term "insurance producer."
598	(j)(10) "License" means a document issued by this State's Insurance Commissioner authorizing a person to
599	act as an insurance producer, adjuster or appraiser for the lines of authority specified in the document. The license itself
600	does not create any authority, actual, apparent or inherent, in the holder to represent or commit an insurance carrier.
601	(k)(11) "Licensee" means any person issued a license pursuant to this chapter.
602	(f)(12) "Limited line credit insurance" includes credit life, credit disability, credit property, credit
603	unemployment, involuntary unemployment, mortgage life, mortgage guaranty, mortgage disability, guaranteed
604	automobile protection (gap) insurance and any other form of insurance offered in connection with an extension of
605	credit that is limited to partially or wholly extinguishing that credit obligation that the Insurance Commissioner
606	determines should be designated a form of limited line credit insurance.
607	(m)(13) "Limited line credit insurance producer" means a person who sells, solicits or negotiates 1 or more
608	forms of limited line credit insurance coverage to individuals through a master, corporate, group or individual policy.
609	(n)(14) "Limited lines insurance" means those lines of insurance defined in § 1707(b) of this title or any other
610	line of insurance that the Insurance Commissioner deems necessary to recognize for the purposes of complying with §
611	1708(e) of this title.
612	(o)(15) "Limited lines producer" means a person authorized by the Insurance Commissioner to sell, solicit or
613	negotiate limited lines insurance.
614	(p)(16) "Negotiate" means the act of conferring directly with or offering advice directly to a purchaser or

prospective purchaser of a particular contract of insurance concerning any of the substantive benefits, terms or

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516	conditions of the contract, provided that the person engaged in that act either sells insurance or obtains insurance from
617	insurers for purchasers.
618	(q)(17) "Person" means an individual or a business entity.
519	(r)(18) "Portable electronics insurance" has the meaning set forth in § 2051 of this title.
520	(s)(19) "Revocation" means recalling or taking back an insurance license or licenses for a minimum period o
521	12 months. Any insurer appointments of such license shall likewise be revoked. No individual whose license is
522	revoked shall be issued another license without first complying with all requirements of § 1706 of this title.
623	(t)(20) "Self-service storage insurance" means insurance offered in connection with and incidental to the
624	rental of space at a self-service storage facility.
625	(u)(21) "Sell" means to exchange a contract of insurance by any means, for money or its equivalent, on behal
626	of an insurance company.
627	(v)(22) "Solicit" means attempting to sell insurance or asking or urging a person to apply for a particular kind
528	of insurance from a particular company.
529	(w)(23) "Suspension" means to bar temporarily the privileges of an insurance license or licenses granted
630	under Chapter 17 of this title, for a maximum of 12 months. A suspension shall also include a suspension of the
631	appointment of such licensee. Upon the expiration of the suspension period and upon satisfactory completion of such
632	terms and conditions as the Commissioner has imposed pursuant to the suspension, all licenses and appointments shall
633	be reinstated.
634	(x)(24) "Termination" means the cancellation of the relationship between a licensee and the insurer or the
635	termination of a licensee's authority to transact insurance.
636	(y)(25) "Transact" shall have the meaning set forth in § 103 of this title and, for purposes of this chapter shall
637	include negotiating, selling and soliciting insurance and settling and/or adjusting claims under policies.
638	(z)(26) "Travel insurance" means insurance coverage for personal risks incident to planned travel, including
639	but not limited to any of the following:
640	(1)a. Interruption or cancellation of trip or event.
641	(2)b. Loss of baggage or personal effects.
642	(3)c. Damages to accommodations or rental vehicles.
643	(4)d. Sickness, accident, disability or death occurring during travel.
644	(5)e. Emergency evacuation.
545	(6)f Renatriation of remains

646	(7)g. Any other contractual obligations to indemnify or pay a specified amount to the traveler upor
647	determinable contingencies related to travel as approved by the Commissioner.
648	"Travel insurance" does not include major medical plans, which provide comprehensive medical protection for
649	travelers with trips lasting 6 months or longer, including for example, those working or residing overseas as an expatriate or
650	military personnel being deployed, or any other product that requires a specific insurance producer license.
651	(aa)(27) "Uniform Business Entity Application" means the current version of the NAIC National Association
652	of Insurance Commissioners (NAIC) Uniform Business Entity Application for resident and nonresident business
653	entities.
654	(bb)(28) "Uniform Application" means the current version of the NAIC Uniform Application for resident and
655	nonresident producer licensing.
656	Section 38. Amend § 1750, Title 18 of the Delaware Code by making deletions as shown by strike through and
657	insertions as shown by underline as follows:
658	§ 1750. Definitions.
659	For the purposes of §§ 1750-1761 1750 through 1761 of this title, the following terms have the meanings
660	indicated.
661	(1) "Adjuster" means an adjuster as defined in §—1702(a) 1702 of this title.
662	Section 39. Amend § 1774, Title 18 of the Delaware Code by making deletions as shown by strike through and
663	insertions as shown by underline as follows:
664	§ 1774. Policy.
665	Travel insurance may be provided-under an individual, group, or blanket policy, to a "primary policyholder," as
666	"group travel insurance," or as "blanket travel insurance," as those terms are defined in § 5603 of this title.
667	Section 40. Amend § 5603, Title 18 of the Delaware Code by making deletions as shown by strike through and
668	insertions as shown by underline as follows:
669	§ 5603. Definitions.
670	For purposes of this chapter:
671	(a)(1) "Aggregator site" means a website that provides access to information regarding insurance products
672	from more than 1 insurer, including product and insurer information, for use in comparison shopping.
673	(b)(2) "Blanket travel insurance" means a policy of travel insurance issued to any eligible group providing
674	coverage for specific classes of persons defined in the policy with coverage provided to all members of the eligible

group without a separate charge to individual members of the eligible group.

677	customer to waive some or all of the nonrefundable cancellation fee provisions of the supplier's underlying travel
678	contract with or without regard to the reason for the cancellation or form of reimbursement. A "cancellation fee
679	waiver" is not insurance.
680	(d)(4) "Commissioner" shall have the meaning stated means as defined in § 102 of this title.
681	(e)(5) Solely for the purposes of travel insurance, "eligible group" means 2 or more persons who are engaged
682	in a common enterprise, or have an economic, educational, or social affinity or relationship, including any of the
683	following:
684	(1)a. Any entity engaged in the business of providing travel or travel services, including: tour operators,
685	lodging providers, vacation property owners, hotels and resorts, travel clubs, travel agencies, property managers,
686	cultural exchange programs, and common carriers or the operator, owner, or lessor of a means of transportation of
687	passengers, including airlines, cruise lines, railroads, steamship companies, and public bus carriers, wherein with
688	regard to any particular travel or type of travel or travelers, all members or customers of the group must have a
689	common exposure to risk attendant to such travel.
690	(2)b. Any college, school, or other institution of learning, covering students, teachers, employees, or
691	volunteers.
692	(3)c. Any employer covering any group of employees, volunteers, contractors, board of directors,
693	dependents, or guests.
694	(4)d. Any sports team, camp, or sponsor thereof, covering participants, members, campers, employees,
695	officials, supervisors, or volunteers.
696	(5)e. Any religious, charitable, recreational, educational, or civic organization, or branch thereof,
697	covering any group of members, participants, or volunteers.
698	(6)f. Any financial institution or financial institution vendor, or parent holding company, trustee, or agent
699	of or designated by 1 or more financial institutions or financial institution vendors, including accountholders,
700	credit card holders, debtors, guarantors, or purchasers.
701	(7)g. Any incorporated or unincorporated association, including labor unions, having a common interest,
702	constitution and bylaws, and organized and maintained in good faith for purposes other than obtaining insurance
703	for members or participants of such association covering its members.
704	(8)h. Any trust or the trustees of a fund established, created or maintained for the benefit of and covering
705	members, employees or customers, of 1 or more associations meeting the requirements of paragraph $\frac{(e)(7)}{(5)g}$ of

(c)(3) "Cancellation fee waiver" means a contractual agreement between a supplier of travel services and its

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706	this section, subject to the Commissioner's permitting the use of a trust and the State's premium tax provisions in
707	§ 5604 of this title.
708	(9)i. Any entertainment production company covering any group of participants, volunteers, audience
709	members, contestants, or workers.
710	(10)j. Any volunteer fire department, ambulance, rescue, police, court, or any first aid, civil defense, or
711	other such volunteer group.
712	(11)k. Preschools, daycare institutions for children or adults, and senior citizen clubs.
713	(12)1. Any automobile or truck rental or leasing company covering a group of individuals who may
714	become renters, lessees, or passengers defined by their travel status on the rented or leased vehicles. The common
715	carrier, the operator, owner owner, or lessor of a means of transportation, or the automobile or truck rental or
716	leasing company, is the policyholder under a policy to which this section applies.
717	(13)m. Any other group where the Commissioner has determined that the members are engaged in a
718	common enterprise, or have an economic, educational, or social affinity or relationship, and that issuance of the
719	policy would not be contrary to the public interest.
720	(f)(6) "Fulfillment materials" means documentation sent to the purchaser of a travel protection plan
721	confirming the purchase and providing the travel protection plan's coverage and assistance details.
722	(g)(7) "Group travel insurance" means travel insurance issued to any eligible group.
723	(h)(8) "Limited lines travel insurance producer" shall have the meaning stated means as defined in § 1771 of
724	this title.
725	(i)(9) "Offer and disseminate" shall have the meaning stated means as defined in § 1771 of this title.
726	(j)(10) "Primary certificate holder", for purposes of § 5604 of this title, means an individual person who elects
727	and purchases travel insurance under a group policy.
728	(k)(11) "Primary policyholder", for purposes of § 5604 of this title, means an individual person who elects
729	and purchases individual travel insurance.
730	(1)(12) "Travel administrator" means a person who directly or indirectly underwrites, collects charges,
731	collateral or premiums from, or adjusts or settles claims on residents of this State, in connection with travel insurance,
732	except that a person shall not be considered a travel administrator if that person's only actions that would otherwise
733	cause it to be considered a travel administrator are among any of the following:

the supervision and control of the travel administrator.

(1)a. A person working for a travel administrator to the extent that the person's activities are subject to

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736	(2)b. An insurance producer selling insurance or engaged in administrative and claims-related activities
737	within the scope of the producer's license.
738	(3)c. A travel retailer offering and disseminating travel insurance and registered under the license of a
739	limited lines travel insurance producer in accordance with § 1772 of this title.
740	(4)d. An individual adjusting or settling claims in the normal course of that individual's practice of
741	employment as an attorney-at-law and who does not collect charges or premiums in connection with insurance
742	coverage.
743	(5)e. A business entity that is affiliated with a licensed insurer while acting as a travel administrator for
744	the direct and assumed insurance business of an affiliated insurer.
745	(m)(13) "Travel assistance services" means noninsurance services for which the consumer is not indemnified
746	based on a fortuitous event, and where providing the service does not result in transfer or shifting of risk that would
747	constitute the business of insurance. Travel assistance services include: security advisories; destination information,
748	vaccination and immunization information services; travel reservation services; entertainment; activity and event
749	planning; translation assistance; emergency messaging; international legal and medical referrals; medical case
750	monitoring; coordination of transportation arrangements; emergency cash transfer assistance; medical prescription
751	replacement assistance; passport and travel document replacement assistance; lost luggage assistance; concierge
752	services; and any other service that is furnished in connection with planned travel. Travel assistance services are not
753	insurance and not related to insurance.
754	(n)(14) "Travel insurance" shall have the meaning stated means as defined in § 1702 of this title.
755	(o)(15) "Travel protection plans" means plans that provide 1 or more of the following: travel insurance; travel
756	assistance services; and cancellation fee waivers.
757	(p)(16) "Travel retailer" shall have the meaning stated means as defined in § 1771 of this title.
758	Section 41. Amend § 6701B, Title 18 of the Delaware Code by making deletions as shown by strike through and
759	insertions as shown by underline as follows:
760	§ 6701B. Definitions.
761	As used in this chapter, the following words and terms have the following meanings: For purposes of this chapter:
762	(14) "Paramedic" means a person who is employed by a county paramedic service "county paramedic
763	service" as defined in §-9802(7) 9802 of Title 16, has been approved by the National Registry of Emergency Medical
764	Technicians or the Commission on Accreditation of Allied Health Education Programs (CAAHEP), maintains

Delaware certification, and is faithfully and actually performing service in the this State.

/66	Section 42. Amend § /10, Title 19 of the Delaware Code by making deletions as shown by strike through and
767	insertions as shown by underline as follows:
768	§ 710. Definitions.
769	For the purposes of this subchapter:
770	(5) "Domestic violence" means any act that would constitute a violation of § 1041 of Title 10, and for which
771	an employer may request verification by an official document document, such as a court order or family medical leave
772	record, from a domestic violence service provider, medical provider, mental health provider, law enforcement, court
773	order, or family medical leave. or law enforcement.
774	(27) "Sexual offense" means any act that would constitute a violation of § 761 of Title 11, and for which an
775	employer may request verification by an official document_document, such as a court order or family medical leave
776	record, from a sexual violence service provider, medical provider, mental health provider, law enforcement, court
777	order, or family medical leave. or law enforcement.
778	(29) "Stalking" means any act that would constitute a violation of § 1312 of Title 11, and for which an
779	employer may request verification by an official document_document, such as a court order or family medical leave
780	record, from a crime victim service provider, medical provider, mental health provider, law enforcement, court order,
781	or family medical leave. or law enforcement.
782	Section 43. Amend § 4803, Title 21 of the Delaware Code by making deletions as shown by strike through and
783	insertions as shown by underline as follows:
784	§ 4803. Child restraint in motor vehicles [Effective June 30, 2024].
785	(c) A second or subsequent violation of this section shall be an offense punishable by a fine of \$25 for each
786	violation. The failure to provide a child restraint system or seat belt for more than 1 child in the same vehicle at the same
787	time, as required by this section, shall not be treated as a separate offense. Law enforcement should provide a referral to-an
788	Office of Highway Safety a car seat fitting station sanctioned by the Office of Highway Safety for guidance and education
789	regarding proper use of a child restraint.
790	Section 44. Amend § 2502, Title 24 of the Delaware Code by making deletions as shown by strike through and
791	insertions as shown by underline as follows:
792	§ 2502. Definitions.
793	For purposes of this chapter:
794	(23) "Practice of pharmacy" means the interpreting, evaluating, and dispensing of a practitioner's or
795	prescriber's order. The "practice of pharmacy" includes the proper compounding, labeling, packaging, and dispensing

796	of a drug to a patient or the patient's agent, and administering a drug to a patient. The "practice of pharmacy" includes
797	the application of the pharmacist's knowledge of pharmaceutics, pharmacology, pharmacokinetics, drug and food
798	interactions, drug product selection, and patient counseling. The "practice of pharmacy" also includes all of the
799	following:
800	h. Administration of injectable medications, biologicals and adult biologicals, and immunizations
801	pursuant to a valid prescription from a practitioner or physician approved practitioner-approved protocol approved
802	by a physician duly licensed in the State under subchapter III of Chapter 17 of this title or a nurse duly licensed in
803	the State under Chapter 19 of this title. Upon request, a copy of the protocol will be made available to the
804	designated prescriber or prescribers without cost. All vaccine administrations shall be reported to DelVAX within
805	72 hours of administration. This report to DelVAX shall include the patient's name, the name of the immunization,
806	inoculations, or vaccinations administered, site of injection, lot and expiration, the facility that provided
807	vaccination, and the date of administration, and shall be submitted electronically. Pharmacists, pharmacy interns,
808	and nationally-certified pharmacy technicians who have completed an accredited training program, are currently
809	trained in CPR, and have notified the Delaware Board of Pharmacy, may administer immunizations via a
810	prescriber's order or protocol for patients 3 years of age and older.
811	Section 45. Amend § 2708, Title 24 of the Delaware Code by making deletions as shown by strike through and
812	insertions as shown by underline as follows:
813	§ 2708. Qualifications of applicant; report to Attorney General; judicial review.
814	(a) An applicant who is applying for licensure under this chapter shall submit evidence, verified by oath and
815	satisfactory to the Board, that such person:
816	(1) a. Applying for licensure as a surveyor intern has satisfied 1 of the following requirements:
817	1. Is a college senior or a graduate of a surveying program of 4 years or more; or
818	2. Is a graduate of a 4-year or more program as acceptable to the Board and has had at least-2 years
819	4,000 hours of combined office and field experience in responsible charge of land surveying projects
820	performed under the direct supervision of a professional land surveyor in the active practice of land surveying.
821	The required experience-shall not may be achieved concurrently with the education requirement; or
822	3. Is a graduate of a surveying program of 2 years 4,000 hours or more and has had at least 2 years
823	4,000 hours of combined office and field experience in responsible charge of land surveying projects
824	performed under the direct supervision of a professional land surveyor in the active practice of land surveying.

The required experience shall not may be achieved concurrently with the education requirement; or

826	4. Has-5.5 years 11,000 hours of experience under the direct supervision of a professional land
827	surveyor in the active practice of land surveying and has obtained Level IV Survey Technician Certification
828	established by the National Society of Professional Surveyors — American Congress on Surveying and
829	Mapping or similar certification acceptable to the Board.
830	b. Applying for licensure as a professional land surveyor has served as a surveyor intern with a specific
831	record of 4 years, 8,000 hours, as said intern, of combined office and field experience in responsible charge of land
832	surveying projects performed under the direct supervision of a professional land surveyor in the active practice of
833	land surveying.
834	Section 46. Amend § 3708, Title 24 of the Delaware Code by making deletions as shown by strike through and
835	insertions as shown by underline as follows:
836	§ 3708. Qualifications of applicant; report to Attorney General; judicial review.
837	(a) An applicant who is applying for licensure under this chapter shall submit evidence, verified by oath and
838	satisfactory to the Board, that such person:
839	(3)a. For licensure as a hearing aid dispenser, shall submit evidence, verified by oath and satisfactory to the
840	Board, that such person has met the current standards promulgated by the International Hearing Society or its
841	successor. In addition, the applicant shall: shall do all of the following:
842	a1. Provide verification of a high school diploma or its equivalent.
843	b. 2. Provide proof of successful completion of a national examination prepared by a national testing
844	service and approved by the Division.
845	e. 3. Complete 6 months of training prior to taking the examination. The Board in its rules and regulations
846	shall establish the content of the training and the frequency of direct supervision during the training period.
847	d. b. Paragraphs (a)(3)a. and c. (a)(3)a.1. and (a)(3)a.3. of this section herein do shall not apply to applicants
848	who are licensed audiologists.
849	Section 47. Amend § 3709, Title 24 of the Delaware Code by making deletions as shown by strike through and
850	insertions as shown by underline as follows:
851	§ 3709. Examination.
852	(a) The examination described in § 3708(a)(2) and (a)(3)b. (a)(3)a.2. of this title shall be graded by the testing
853	service providing the examinations. The passing score for all examinations shall be established by the testing agency.
854	Section 48. Amend § 221, Title 26 of the Delaware Code by making deletions as shown by strike through and

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insertions as shown by underline as follows:

356	§ 221. Telecommunications Relay Service Advisory Committee.
357	(b) The Telecommunications Relay Service Advisory Committee is composed of the following 11 members:
858	(3) The 9-1-1 911 Administrator for the State, or a designee of the 9-1-1 911 Administrator for the State.
859	Section 49. Amend § 904, Title 29 of the Delaware Code by making deletions as shown by strike through and
860	insertions as shown by underline as follows:
861	§ 904. Engrossment; duty of Secretary of the Senate and Chief Clerk of the House as to passed bills or resolutions.
862	(a)(1) If a bill or resolution is amended, the Division of Research shall prepare an engrossed copy of the bill or
363	joint resolution for the Governor and publication in the Session-Laws and the simple Laws. The Division shall prepare an
864	engrossed copy of the bill, joint resolution, simple resolution, or concurrent resolution for publication on the General
365	Assembly's website.
866	Section 50. Amend § 904, Title 29 of the Delaware Code by making deletions as shown by strike through and
367	insertions as shown by underline as follows:
868	§ 904. Engrossment; duty of Secretary of the Senate and Chief Clerk of the House as to passed bills or resolutions.
869	(a)(1) If a bill or resolution is amended, the Division of Legislative Services shall prepare an engrossed copy of the
870	bill or joint resolution for the Governor and publication in the Session-Laws and the simple Laws. The Division shall
871	prepare an engrossed copy of the bill, joint resolution, simple resolution, or concurrent resolution for publication on the
372	General Assembly's website.
373	Section 51. Amend § 5501, Title 29 of the Delaware Code by making deletions as shown by strike through and
874	insertions as shown by underline as follows:
375	§ 5501. Definitions.
876	(1) "9-1-1 "911 operator" means a call taker, dispatcher, manager, supervisor, or chief employed by the Delaware
877	State Police or Delaware Capitol Police and responsible for the answering of 9-1-1 911 emergency line calls or dispatching
878	law-enforcement personnel and equipment, including personnel assigned to the Delaware State Police Headquarters
379	Communication Center. Specific job titles included in the definition of "9-1-1 "911 operator" are Manager, State Police
880	Telecommunications; Assistant Manager, State Police Telecommunications; Emergency Communications Center Manager;
881	Headquarters Communications Center Manager; Telecommunications Shift Supervisor; Senior Telecommunications
882	Specialist (ERC); and Telecommunications Specialist (PSAP and HQ Communications).
883	Section 52. Amend § 5522, Title 29 of the Delaware Code by making deletions as shown by strike through and
884	insertions as shown by underline as follows:
385	§ 5522. Eligibility for service pension.

886	(a) An employee shall become eligible to receive a service pension, beginning with the month after the employee
887	has terminated employment, if:
888	(6) The employee has 25 years of credited service, exclusive of service credited under § 5501(e)(4), (5), and
889	(12) of this title, regardless of age, and is a 9-1-1 911 operator. The employee must have 25 years of credit service as a
890	<del>9-1-1</del> <u>911</u> operator.
891	Section 53. Amend § 5527, Title 29 of the Delaware Code by making deletions as shown by strike through and
892	insertions as shown by underline as follows:
893	§ 5527. Amount of ordinary service or disability pension [For application of this section, see 79 Del. Laws, c. 315
894	§ 10].
895	(a)(1) The amount of the monthly service or disability pension payable to an employee or former employee shall
896	be the sum of 2.0% of the employee's final average compensation multiplied by the number of years, taken to the nearest
897	twelfth of a year, in the employee's period of credited service prior to January 1, 1997, plus 1.85% of the employee's final
898	average compensation multiplied by the number of years, taken to the nearest twelfth of a year, in the employee's period or
899	credited service after December 31, 1996. If the employee is a 9-1-1 911 operator, then the amount of pension would also
900	include 2.45% of the employee's final average compensation multiplied by years of service above 25 years. The amoun
901	payable to a participant who does not make the additional contribution provided in § 5501(j) of this title for years or
902	credited service before 1977 shall be the sum of 2.0% of the employee's final average compensation multiplied by the
903	number of years, taken to the nearest twelfth of a year, in the employee's period of credited service between January 1
904	1977, and December 31, 1996, plus 2.0% of the employee's final average compensation multiplied by the number of years
905	taken to the nearest twelfth of a year, in the employee's period of credited service prior to January 1, 1977, provided that
906	the maximum amount based on the service before 1977 is \$1,000, plus 1.85% of the employee's final average
907	compensation multiplied by the number of years, taken to the nearest twelfth of a year, in the employee's period of credited
908	service after December 31, 1996.
909	Section 54. Amend § 5543, Title 29 of the Delaware Code by making deletions as shown by strike through and
910	insertions as shown by underline as follows:
911	§ 5543. Employee contributions.
912	(a)(1) Effective January 1, 1998, employee contributions to the Fund shall be 3% of total annual compensation in
913	excess of \$6,000 provided, however, that post-2011 employees will pay an employee contribution rate of 5% of total annua
914	compensation in excess of \$6,000. In no event shall total compensation during any calendar year in excess of \$6,000 be

915

exempt from contributions.

116	(3) The employee contribution rate for a 9-1-1 911 operator is 5% of annual compensation in excess of
917	\$6,000; provided, however, that a-9-1-1 911 operator who is also a post-2011 employee must pay an employee
918	contribution rate of 7% of annual compensation in excess of \$6,000.
919	Section 55. Amend § 7914A, Title 29 of the Delaware Code by making deletions as shown by strike through and
920	insertions as shown by underline as follows:
921	§ 7914A. The Governor's Commission on Community and Volunteer Services.
922	(c) Commission members. — The Governor's Commission is composed of 15-25 15 to 25 voting members, a
923	follows:
924	(1) Required members. — Not less than 10 nor more than 22 individuals representing the broad diversity of
925	this State, including members from the public sector, the private nonprofit sector, and the business community. The
926	Governor appoints each member under this paragraph (c)(1), except for the Secretary of the Department of Education
927	who is a member by virtue of position. At least 10 of the members under this paragraph (c)(1) must meet the
928	requirements of 42 U.S.C. § 12638(c)(1) and (2) of the National and Community Service Act of 1990, as amended, a
929	follows:
930	j. A representative of the volunteer sector.
931	(g) The Governor may remove a Governor-appointed Commission member-that the Governor appoints for gross
932	inefficiency, misfeasance, nonfeasance, malfeasance, or neglect of duty in office. A member is deemed in neglect of duty i
933	the member has an unexcused absence from either 3 consecutive meetings or 4 out of 12 consecutive meetings. The
934	Governor may consider the member to have resigned and may accept the member's resignation.
935	Section 56. Amend § 7970, Title 29 of the Delaware Code by making deletions as shown by strike through and
936	insertions as shown by underline as follows:
937	§ 7970. Intent.
938	(a) It is the intent of the General Assembly that the primary purpose of this subchapter, known as the "Health Care
939	Quality Act," is as follows:
940	(2) To promote the quality of care and quality of life for individuals receiving long-term, acute, and o
941	outpatient health-care services.
942	Section 57. Amend § 7971, Title 29 of the Delaware Code by making deletions as shown by strike through and
943	insertions as shown by underline as follows:
944	§ 7971. Division of Health Care Quality.
945	(b) Definitions. —

946	(5) "Long-term, acute, and or outpatient health-care services" means those services as defined in § 122(3)m.,
947	§ 122(3)o., § 122(3)p., § 122(3)q., § 122(3)s., § 122(3)x., § 122(3)y., § 122(3)z., § 122(3)aa. of Title 16; Chapter 10 of
948	Title 16; or Chapter 11 of Title 16.
949	Section 58. Amend § 9008C, Title 29 of the Delaware Code by making deletions as shown by strike through and
950	insertions as shown by underline as follows:
951	§ 9008C. Powers, duties duties, and functions of the CIO.
952	The following shall be the responsibilities and functions of the CIO:
953	(1) To act as the head administrator of the Department and to ensure that Department carries out all of its
954	statutory- <del>duties;</del> duties.
955	(2) To act as the Governor's chief adviser on issues relating to technology; technology.
956	(3) To serve as the Cabinet level executive for-both the Department of Technology and-Information;
957	Information.
958	(4) To develop partnerships with state agencies in executing agreed upon technology strategies, plans plans,
959	and projects by ensuring the timely delivery of quality technology solutions, products products, and services on a cost
960	effective basis, including setting and maintaining appropriate standards and managing relationships with, and the
961	performance of, selected third party third-party technology vendors; vendors.
962	(5) To build, develop, motivate motivate, and retain a high performing team of technology professionals that
963	will enable the State to achieve its technology vision, strategies strategies, and specific performance objectives;
964	objectives.
965	(6) Supervise, direct direct, and account for the administration and operation of the Department of Technology
966	and Information and its subsections, facilities, functions functions, and employees; employees.
967	(7) Appoint personnel as may be necessary for the administration and operation of the Department of
968	Technology and Information within such limitations as may be imposed by law; law.
969	(8) Establish, consolidate consolidate, or abolish such sections within the Department of Technology and
970	Information or transfer or combine the powers, duties duties, and functions of the subsections within the Department of
971	Technology and Information as the Chief Information Officer, with the approval of the Governor, may deem necessary,
972	providing that all powers, duties duties, and functions required and assigned by law to the Department of Technology
973	and Information shall be provided for and-maintained; maintained.
974	(9) Make and enter into any and all contracts, agreements agreements, or stipulations for equipment, facilities

facilities, and support services, and retain, employ employ, and contract for the services of private and public

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976	consultants, research and technical personnel and to procure by contract consulting, research, technical technical, and
977	other services and facilities from public and private agencies in this State and other states, whenever the same shall be
978	deemed by the Chief Information Officer to be necessary in the performance of the functions of the Department of
979	Technology and Information; and necessary legal services shall be provided pursuant to Chapter 25 of this title; title.
980	(10) Delegate any of the Chief Information Officer's powers, duties duties, or functions to a manager, except
981	the power to remove employees of the Department of Technology and Information or to determine their-compensation
982	compensation.
983	(11) Establish and promulgate such rules and regulations governing the services and programs of the
984	Department of Technology and Information and such other rules and regulations governing the administration and
985	operation of the Department of Technology and Information as may be deemed necessary by the Chief Information
986	Officer and which are not inconsistent with the federal and state law; law.
987	(12) Maintain such facilities throughout the State as may be required for the effective and efficient operation
988	of the Department of Technology and Information; Information.
989	(13) Prepare a proposed budget for the operation of the Department of Technology and Information to be
990	submitted for the consideration of the Director of the Office of Management and Budget, the Governor Governor, and
991	the General Assembly as directed under this chapter; chapter.
992	(14) Coordinate the activities of the Department of Technology and Information with those of other state
993	agencies concerned with the services-provided; and provided.
994	(15) Have any and all other powers and duties as are necessary to administer the powers, duties duties, and
995	functions of the Department of Technology and Information and implement the purposes of this subchapter.
996	Section 59. Amend § 9011D, Title 29 of the Delaware Code by making deletions as shown by strike through and
997	insertions as shown by underline as follows:
998	§ 9011D. Division of Training and Human Resource Solutions.
999	(a) The Division of Training and Human Resource Solutions of the Department of Human Resources is hereby
1000	established having powers, duties_duties_and functions as follows:
1001	(3) The Division shall administer special training funds and associated programs for the benefit of state
1002	employees including the Blue Collar Training Program funds pursuant to § 3902(2)b. under § 3402(b)(2)b. of Title 19
1003	to fund career training for state employees, and Chapter 60B of this title, First State Quality Improvement Fund.
1004	Section 60. Amend § 9101, Title 29 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

1006	§ 9101. Cabinet Committee on State Planning Issues.
1007	(a) A The Cabinet Committee on State Planning Issues ("Committee") is established and shall serve in an advisory
1008	capacity to the Governor. It shall be comprised of the following members or their respective designees:
1009	(7) Such others as the Governor may designate.
1010	(d) The-Cabinet Committee shall submit a report on its activities to the Governor and the General Assembly by
1011	October 15 of each year, together with the recommendations for legislative and/or_and_administrative changes it deems
1012	desirable.
1013	(e) The Cabinet Committee's proceedings shall be conducted in accordance with Chapter 100 of this title.
1014	(f) The-Cabinet Committee shall be assisted by staff designated by each participating agency, and shall work in
1015	cooperation with all federal, State State, and local agencies of government and with private organizations and individuals to
1016	obtain all necessary and relevant information for its assignments.
1017	(g) There is hereby established the Office of State Planning Coordination within the Office of the Budget. The
1018	administrator and head of the Office of State Planning Coordination shall be the State Planning Coordinator who shall be
1019	qualified by training or experience to perform the duties of the office. The Office of State Planning Coordination shall assist
1020	in statewide planning matters, and it shall function as an advisory, consultative consultative, and coordinating office.
1021	(1) The Office of State Planning Coordination shall provide staffing assistance to the Cabinet Committee or
1022	State Planning Issues. Committee.
1023	(2) The State Planning Coordinator shall serve as the secretary to the Cabinet Committee on State Planning
1024	Issues. Committee.
1025	Section 61. Amend § 10212, Title 29 of the Delaware Code by making deletions as shown by strike through and
1026	insertions as shown by underline as follows:
1027	§ 10212. Focused review.
1028	(b) A focused review is conducted as follows:
1029	(4) Committee staff shall conduct research based on the scope established under paragraph (b)(3) of this
1030	section and another any other issue, concern, defect, or problem that the Committee may request or as the research may
1031	indicate.
1032	Section 62. Amend § 10214, Title 29 of the Delaware Code by making deletions as shown by strike through and
1033	insertions as shown by underline as follows:
1034	8 10214 Committee recommendations; authority to recall entity

1035	(b) When the Committee has released an entity from full review or focused review, it may recall the entity to a
1036	public hearing before the Committee to consider making additional recommendations under subsection (a) of this section is
1037	either any of the following circumstances apply:
1038	(3) The entity fails to submit to the Committee a report that the Committee requests with a status update or
1039	the implementation of a recommendation, on a date that the Committee determines.
1040	Section 63. Amend § 1812, Title 30 of the Delaware Code by making deletions as shown by strike through and
1041	insertions as shown by underline as follows:
1042	§ 1812. Definitions.
1043	The following words, terms terms, and phrases, when used in this subchapter, shall have the meanings ascribed to
1044	them herein, except where the context clearly indicates a different-meaning (singular includes plural): meaning:
1045	(18) "Taxpayer" shall include any "person," as defined in this section, and shall include any individual or
1046	corporation taxable under Title 5, or taxable under either Chapter 11 or Chapter 19 of this title.
1047	Section 64. Amend § 5365, Title 30 of the Delaware Code by making deletions as shown by strike through and
1048	insertions as shown by underline as follows:
1049	§ 5365. Shipping requirements.
1050	(b) If the person accepting a purchase order for a delivery sale delivers-the any tobacco product or tobacco
1051	substitute without using a delivery service, such person shall comply with all requirements of this subchapter applicable to
1052	a delivery service and shall be in violation of the provisions of this subchapter if such person fails to comply with any such
1053	requirement.
1054	Section 65. Section 49 of this Act takes effect on November 6, 2024, contingent upon enactment of House Bill No
1055	288 of the 152 <sup>nd</sup> General Assembly.

## **SYNOPSIS**

Throughout 2023, the Code Revisors provided the General Assembly with potential technical corrections that the Code Revisors identified as the Code Revisors revised the Delaware Code to reflect legislation that was enacted by the 152nd General Assembly in 2023 or as the Code Revisors 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 those 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 also makes basic technical corrections to conform existing law to the standards of the Delaware Legislative Drafting Manual.

Section 1. This section corrects a grouping and phrasing error in § 718(b) of Title 4 from House Bill No. 83 of the 136th General Assembly.

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Section 2. This section corrects a stylistic error in § 1304 of Title 4, from House Bill No. 2 of the 152nd General Assembly, by removing the redundant words "but not limited to" following "including" as recommended by the Delaware Legislative Drafting Manual.

Sections 3 and 4. These sections correct errors in §§ 1314(b)(4)c. and 1354(e)(2) and (f), from House Bill No. 2 of the 152nd General Assembly, by making clear that the location of the licensed premises is relevant to the statutes, and not the location of the license itself.

Section 5. This section corrects a stylistic error in § 3311(c)(2) of Title 5, from House Bill No. 97 of the 152nd General Assembly, by removing the impression that the "officer" immediately following must also be a "controlling person" with respect to applicants.

Section 6. This section implements the intent of House Bill No. 131 of the 152nd General Assembly by deleting language in the concluding paragraph § 73-304(c) of Title 6 which had been improperly removed without striking in the original bill.

Section 7. This section corrects an error in § 7502A(c) of Title 7, from House Bill No. 190 of the 152nd General Assembly, by making it more clear that notice to the Chair of revocation of a representative or designee should come from the entity or official authorizing them to act as representative or designee.

Section 8. This section corrects a stylistic error in § 10002(16) of Title 7, from House Bill No. 99 of the 152nd General Assembly, by conforming the definition of "state agency" to the definition adopted in § 6902 of Title 29.

Section 9. This section corrects a stylistic error in § 1101A(3)b.7. of Title 9, from House Bill No. 11 of the 151st General Assembly, by conforming a "911 communications" reference to accepted style as approved by the Federal Communications Commission and the Delaware Legislative Drafting Manual.

Section 10. This section conforms § 1077(c) of Title 10, from Senate Bill No. 69 of the 137th General Assembly, to the requirements of § 608 of Title 29 by substituting language respectful to persons with disabilities.

Section 11. This section corrects an error in § 4319(b) of Title 10, from House Bill No. 167 of the 152nd General Assembly, by making clear that a CISM (consultation, risk assessment, education, intervention, and other crisis intervention services) team member or trained peer support member need not be requested to disclose proceedings, communications, and records in order to decline producing only one category of those items so listed.

Section 12. This section corrects an error in § 7209(a) of Title 10, from House Substitute No. 1 for House Bill No. 264 of the 151st General Assembly, by substituting "sexual violence protective order" (as referenced in § 7202 of Title 10) for the inaccurate reference to a "sexual violence protection order."

Section 13. This section corrects an error in § 7708(a) of Title 10, from House Substitute No. 1 for House Bill No. 222 of the 149th General Assembly, by substituting "lethal violence protective order" (as referenced in § 7701 of Title 10) for the inaccurate reference to a "lethal violence protection order."

Section 14. This section corrects stylistic errors in § 472(c) of Title 11, from House Substitute No. 2 for House Bill No. 142 of the 152nd General Assembly, by rearranging existing language so that all qualifying language appears before the affected legal categories listed within the statute and by numbering the included categories to conform to Delaware Legislative Drafting Manual style.

Section 15. This section corrects an error in § 612(d) of Title 11, from House Bill No. 343 of the 144th General Assembly, by recognizing in (d) the differing class C felony offense in paragraph (a)(12) of the section.

Section 16. This section corrects an error in § 832(b)(2)a. of Title 11, from House Bill No. 78 of the 150th General Assembly, by revising an inaccurate internal reference.

Section 17. This section corrects an error in § 1103D(a)(1)a. of Title 11, from House Bill No. 182 of the 152nd General Assembly, by correcting the impression that the definition of "torture" requires that the elements of §§ 1103, 1103A, 1103B, and 1103C all be present to satisfy paragraph (a)(1) of the section.

Section 18. This section corrects a stylistic error in § 1334(a)(2) of Title 11, from House Bill No. 57 of the 144th General Assembly, by conforming a "911 dispatchers" reference to accepted style as approved by the Federal Communications Commission and the Delaware Legislative Drafting Manual.

Sections 19 and 20. These sections correct an error in the present and future versions of § 1448(a)(11) of Title 11, from House Substitute No. 1 for House Bill No. 222 of the 149th General Assembly, by substituting "lethal violence protective order" (as referenced in Chapter 77 of Title 10) for the inaccurate reference to a "lethal violence protection order."

Section 21. This section corrects an error in § 8404(a)(4)e. of Title 11, from House Bill No. 206 of the 152nd General Assembly, by adding the appropriate missing noun at the beginning of the paragraph and by conforming style to that recommended by the Delaware Legislative Drafting Manual.

Section 22. This section conforms § 8531(2)a. of Title 11, from House Bill No. 385 of the 146th General Assembly, to § 608 of Title 29 by substituting language respectful to persons with disabilities.

Section 23. This section makes corrections in  $\S$  1318(f)(1) and (2) of Title 14, from House Bill No. 60 and House Bill No. 61 of the 152nd General Assembly, by addressing a sentence fragment, conforming formatting to the Delaware Legislative Drafting Manual, and aligning the notification process in paragraph (f)(2) of the section with that described in paragraph (f)(1) of the section.

Section 24. This section makes corrections in § 2702(h)(1) and (j) of Title 14, from House Bill No. 3 of the 152nd General Assembly, by making clear that the differing definitions for an excused absence in paragraphs (h)(1) and (j)(1) of the section are exclusive to the subsections in which they appear and that the introductory paragraph to (j) of the section applies to that subsection alone and not to the entire statute.

Section 25. This section makes a correction in § 4143(f)(4) of Title 14, from House Bill No. 198 of the 151st General Assembly, by redesignating that paragraph as subsection (g) of the section due to the fact that the paragraph is the only one in subsection (f) of the section not concerned with educational programming.

Section 26. This section makes a corrections in § 1002A(9) of Title 16, from House Bill No. 403 of the 146th General Assembly, by conforming the language to the referenced facilities licensed in Chapter 11 of Title 16.

Section 27. This section corrects stylistic errors in § 1161 of Title 16 as enacted by Senate Bill No. 115 of the 140th General Assembly, and as later amended, by conforming the formatting and language to accepted Delaware Legislative Drafting Manual style and by substituting language respectful to persons with disabilities as required by § 608 of Title 29.

Section 28. This section implements the intent of House Substitute No. 1 for House Bill No. 193 of the 152nd General Assembly by striking language in § 3003L(6) of Title 16 which had been improperly removed without striking in the original bill.

Section 29. This section makes a correction in § 3001Q(8) of Title 16, from House Bill No. 51 of the 152nd General Assembly, by substituting a specific reference to the statute which defines "long-term, acute, or outpatient health-care services" for a reference to Chapter 79 of Title 29 generally.

Section 30. This section corrects stylistic errors in § 4769(a)(1) and (b) of Title 16, from House Bill No. 57 of the 144th General Assembly, by conforming a "911 system" reference to accepted style as approved by the Federal Communications Commission, by correcting gender-specific language, and by making adjustments in line with proper Delaware Legislative Drafting Manual style.

Section 31. This section conforms § 5520(d) of Title 16, from Chapter 534 of the 118th General Assembly, to the requirements of § 608 of Title 29 by substituting language respectful to persons with disabilities.

Sections 32 and 33. These sections correct stylistic errors in the present and future versions of § 9802 of Title 16 as enacted in Senate Substitute 1 to Senate Bill No. 1 of the 135th General Assembly, and as later amended, to conform to proper Delaware Legislative Drafting Manual style.

Section 34. This section makes a correction in § 9903(j)(4) of Title 16, from House Bill No. 98 of the 152nd General Assembly, by making clear that the loan grant recipients are limited to either new primary care providers or new dental providers, and not to those institutions only providing both services.

Section 35. This section corrects a stylistic error in § 10203(b) of Title 16, from House Bill No. 57 of the 144th General Assembly, by conforming a "911 Committee" reference to accepted style as approved by the Federal Communications Commission and the Delaware Legislative Drafting Manual.

Section 36. This section conforms language in § 701(23) of Title 18, from Senate Substitute No.1 for House Bill No. 146 of the 141st General Assembly, to that utilized in the referenced § 1702 of that title.

Section 37. This section conforms formatting and style in § 1702 of Title 18, from Senate Substitute No.1 for House Bill No. 146 of the 141st General Assembly, to that of the Delaware Legislative Drafting Manual.

Section 38. This section conforms language in § 1750(1) of Title 18, from Senate Substitute No. 1 for House Bill No. 146 of the 141st General Assembly, to proper Delaware Legislative Drafting Manual style.

Section 39. This section conforms language in § 1774 of Title 18, from House Bill No. 62 of the 152nd General Assembly, to that utilized in the referenced § 5603 of that title.

Section 40. This section conforms the formatting and style of § 5603 of Title 18, from House Bill No. 62 of the 152nd General Assembly, to that of the Delaware Legislative Drafting Manual.

Section 41. This section conforms the formatting and style of § 6701B of Title 18, from House Bill No. 160 of the 151st General Assembly, to that of the Delaware Legislative Drafting Manual.

Section 42. This section corrects § 710(5), (27), and (29) of Title 19, from House Bill No. 184 of the 152nd General Assembly, by addressing the mistaken impression in those paragraphs that one might request verification "from" a court order or family medical leave record rather by submission of those documents.

Section 43. This section makes clear in § 4803(c) of Title 21, from Senate Bill No. 68 of the 152nd General Assembly, that all car fitting stations sanctioned by the Office of Highway Services, not merely those operated by the Office, are eligible for referral for car seat guidance and education.

Section 44. This section implements the intent of House Bill No. 165 of the 152nd General Assembly by removing language from § 2502(23)h. of Title 24 which had been improperly removed from the original bill without appropriate striking.

Section 45. This section implements the intent of House Bill No. 117 of the 152nd General Assembly in § 2708(a)(1)a. and b. of Title 24 by substituting words inserted into the original bill without appropriate striking of present language and underlining of new insertions.

Sections 46 and 47. These sections implement the intent of Senate Bill No. 141 of the 152nd General Assembly in § 3708(a)(3)d. of Title 24 by making a substitution which had been inserted into the original bill without appropriate striking of present language and underlining of the new insertion and by accordingly adjusting an affected internal reference in § 3709(a) of Title 24.

Section 48. This section corrects stylistic errors in § 221(b)(3) of Title 26, from House Bill No. 69 of the 150th General Assembly, by conforming "911 Administrator for the State" references to accepted style as approved by the Federal Communications Commission and the Delaware Legislative Drafting Manual.

Sections 49 and 50. These sections conform the language in § 904(a)(1) of Title 29, from House Bill No. 453 of the 151st General Assembly, to current practices of the Division. As noted in Section 64 of this Act, Section 49 is contingent upon enactment of House Bill No. 288 of the 152nd General Assembly.

Sections 51 through 54. These sections correct stylistic errors in §§ 5501(l), 5522(a)(6), 5527(a)(1), and 5543(a)(3) of Title 29, from House Bill No. 179 of the 149th General Assembly, by conforming "911 operator" references to accepted style as approved by the Federal Communications Commission and the Delaware Legislative Drafting Manual.

Section 55. This section corrects language in § 7914A(c) and (g) of Title 29, from Senate Bill No. 49 of the 152nd General Assembly, by conforming a reference to the Governor's Commission on Community and Volunteer Services in the introductory paragraph of (c) of the section to others in the statute and by correcting the impression in subsection (g) of the section that members may be appointed for having committed various enumerated misdeeds.

Sections 56 and 57. These sections make corrections in §§ 7970(a)(2) and 7971(b)(5) of Title 29, from House Bill No. 208 of the 149th General Assembly, in order to properly refer to "long-term, acute, or outpatient health-care services" rather than to "long-term, acute, and outpatient health-care services" as referenced in § 122 of Title 16.

Section 58. This section makes corrections in § 9008C of Title 29, from House Bill No. 129 of the 142nd General Assembly, by making stylistic changes to conform to appropriate Delaware Legislative Drafting Manual style and by removing an extraneous "both" from paragraph (3) of the section.

Section 59. This section corrects an error in § 9011D(a)(3) of Title 29, from Senate Bill No. 161 of the 152nd General Assembly, by substituting an accurate updated internal reference.

Section 60. This section makes corrections throughout § 9101 of Title 29, from House Bill No. 368 of the 131st General Assembly, by addressing inconsistent references to the name of the Cabinet Committee on State Planning Issues.

Sections 61 and 62. These sections correct errors in Senate Bill No. 134 of the 152nd General Assembly by addressing a typo in § 10212(b)(4) of Title 29 and a grammar error in the introductory paragraph of § 10214(b) of Title 29.

Section 63. This section corrects an error in the introductory paragraph of § 1812 of Title 30, from House Bill No. 442 of the 141st General Assembly, by removing the unnecessary statement that "(singular includes plural)." This general rule of construction is already contained in § 304(a) of Title 1.

Section 64. This section corrects an error in § 5365(b) of Title 30, from House Bill No. 153 of the 142nd General Assembly, by removing an unnecessary "the" from the text.

Section 65. This section makes enactment of House Bill No. 288 of the 152nd General Assembly, implementing the name change of the "Division of Research" to the "Division of Legislative Services," a prerequisite for enactment of Section 50 of this Act, effective upon the same date as House Bill No. 288 as noted in Section 62 of that Act.

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