## WEST VIRGINIA LEGISLATURE

## **2021 REGULAR SESSION**

## Enrolled

### **Committee Substitute**

for

## Senate Bill 472

BY SENATOR MAYNARD

[Passed April 5, 2021; in effect 90 days from passage (July 4, 2021)]

1 AN ACT to amend and reenact §30-1A-1, §30-1A-2, §30-1A-3, §30-1A-4, §30-1A-5, and §30-1A-2 6 of the Code of West Virginia, 1931, as amended; and to amend said code by adding 3 thereto a new section, designated §30-1A-1a, all relating to regulation of occupations and 4 professions; establishing legislative policy; providing definitions; providing criteria to 5 analyze a required application to regulate an occupation or profession; requiring 6 Performance Evaluation and Research Division to conduct an analysis of application; 7 establishing rebuttable presumption against regulating an occupation or profession absent 8 certain conditions; setting out criteria to assess harms to consumers and possible 9 recommendations that may be instituted against an occupation or profession; providing 10 for an economic study of the recommendations made; setting time frame for the 11 Performance Evaluation and Research Division to conduct analysis and return report; 12 providing for recommendations based on the assessed harm to consumers in the 13 Performance Evaluation and Research Division's report; authorizing additional 14 recommendations and findings by the Joint Standing Committee on Government 15 Organization; requiring additional findings by the Joint Standing Committee on 16 Government Organization be made public; mandating committee's findings and 17 recommendations along with any report be submitted to any committee considering legislation prior to voting; requiring Performance Evaluation and Research Division begin 18 19 review of existing licenses under certain criteria; providing effective date for licensure 20 review; mandating review of certain licenses annually; requiring annual licensing review 21 to be set by the chairs of the Joint Standing Committee on Government Organization; 22 setting eight-year review schedule; requiring Performance Evaluation and Research 23 Division to report its findings and recommendations to the committee relating to licensing 24 review; establishing effective date for the Performance Evaluation and Research Division 25 to begin reporting its findings and recommendations to the committee; and establishing

standards of statutory interpretation relating to government regulation of occupations orprofessions.

Be it enacted by the Legislature of West Virginia:

# ARTICLE 1A. PROCEDURE FOR REGULATION OF OCCUPATIONS AND PROFESSIONS.

#### §30-1A-1. Legislative findings; policy.

(a) The Legislature finds that regulation should be imposed on an occupation or profession
only when necessary for the protection of public health and safety. The Legislature further finds
that establishing a procedure for reviewing the necessity of regulating an occupation or profession
prior to enacting laws for such regulation and analyzing existing occupational regulations will
better enable it to evaluate the need for the regulation and to determine the least restrictive
regulation consistent with public health and safety.

7 (b) For occupational regulations and the boards of this state, it is the policy of this state8 that:

9 (1) The right of an individual to pursue a lawful occupation is a fundamental right;

10 (2) Where the state finds it is necessary to displace competition, it will use the least 11 restrictive regulation to protect consumers from present, significant, and substantiated harms that 12 threaten public health and safety; and

(3) Legislative leaders will assign the responsibility to review legislation and laws relatedto occupational regulations.

#### §30-1A-1a. Definitions.

For the purposes of this chapter, the words defined in this section have the meaning given.
 "Government certification" means a voluntary, government-granted, and nontransferable
 recognition to an individual who meets personal qualifications related to a lawful occupation. Upon
 the government's initial and continuing approval, the individual may use "government certified" or

5 "state certified" as a title. A noncertified individual also may perform the lawful occupation for 6 compensation but may not use the title "government certified" or "state certified". In this chapter, 7 the term "government certification" is not synonymous with "occupational license". It also is not 8 intended to include credentials, such as those used for medical-board certification or held by a 9 certified public accountant, that are prerequisites to working lawfully in an occupation.

10 "Government registration" means a requirement to give notice to the government that may 11 include the individual's name and address, the individual's agent for service of process, the 12 location of the activity to be performed, and a description of the service the individual provides. 13 "Government registration" does not include personal gualifications and is not transferable but it 14 may require a bond or insurance. Upon the government's receipt of notice, the individual may use 15 "government registered" as a title. A nonregistered individual may not perform the occupation for 16 compensation or use "government registered" as a title. In this chapter, "government registration" 17 is not intended to be synonymous with "occupational license". It also is not intended to include 18 credentials, such as those held by a registered nurse, which are prerequisites to working lawfully 19 in an occupation.

20 "Lawful occupation" means a course of conduct, pursuit, or profession that includes the 21 sale of goods or services that are not themselves illegal to sell irrespective of whether the 22 individual selling them is subject to an occupational regulation.

23 "Least restrictive regulation" means, from least to most restrictive:

24 (1) Market competition;

25 (2) Third-party or consumer-created ratings and reviews;

- 26 (3) Private certification;
- 27 (4) Voluntary bonding or insurance;
- 28 (5) Specific private civil cause of action to remedy consumer harm;

29 (6) Deceptive trade practice act;

30 (7) Mandatory disclosure of attributes of the specific good or service;

31 (8) Regulation of the process of providing the specific good or service;

32 (9) Regulation of the facility where the specific good or service is sold;

33 (10) Inspection;

34 (11) Bonding;

35 (12) Insurance;

36 (13) Government registration;

37 (14) Government certification;

38 (15) Specialty occupational certification solely for medical reimbursement; and

39 (16) Occupational license.

40 "Occupational license" is a nontransferable authorization in law for an individual to perform 41 exclusively a lawful occupation for compensation based on meeting personal qualifications 42 established by the Legislature. In an occupation for which a license is required, it is illegal for an 43 individual who does not possess a valid occupational license to perform the occupation for 44 compensation.

45 "Occupational regulation" means a statute, rule, practice, policy, or other state law that 46 allows an individual to use an occupational title or work in a lawful occupation. It includes 47 government registration, government certification, and occupational license. It excludes a 48 business license, facility license, building permit, or zoning and land use regulation except to the 49 extent those state laws regulate an individual's personal qualifications to perform a lawful 50 occupation.

51 "Personal qualifications" are criteria related to an individual's personal background and 52 characteristics. They may include one or more of the following: Completion of an approved 53 educational program, satisfactory performance on an examination, work experience, 54 apprenticeship, other evidence of attainment of requisite knowledge and skills, passing a review 55 of the individual's criminal record, and completion of continuing education.

56 "Private certification" is a voluntary program in which a private organization grants 57 nontransferable recognition to an individual who meets personal qualifications and standards 58 relevant to performing the occupation as determined by the private organization. The individual 59 may use a designated title of "certified" or other title conferred by the private organization.

60 "Specialty occupational certification solely for medical reimbursement" means a non-61 transferable authorization in law for an individual to qualify for payment or reimbursement from a 62 government agency for the nonexclusive provision of new or niche medical services based on 63 meeting personal qualifications established by the Legislature. A private health insurance 64 company or other private company may recognize this credential. Notwithstanding this specialty 65 certification, it is legal for a person regulated under another occupational regulation to provide 66 similar services as defined in that statute for compensation and reimbursement. It is also legal for 67 an individual who does not possess this specialty certification to provide the identified medical 68 services for compensation, but the noncertified individual will not qualify for payment or 69 reimbursement from a government agency.

# §30-1A-2. Required application for regulation of professional or occupational group; application and reporting dates.

1 (a) The Joint Standing Committee on Government Organization is responsible for 2 facilitating the review of all legislation to enact or modify an occupational regulation to ensure 3 compliance with the policy in §30-1A-1 of this code. The Joint Standing Committee on 4 Government Organization shall refer the review of a proposal for regulation of any unregulated 5 profession or occupation to the Performance Evaluation and Research Division of the Office of 6 the Legislative Auditor.

(b) Any professional or occupational group or organization, any individual, or any other
interested party that proposes the regulation of any unregulated profession or occupation, or who
proposes to establish, revise, or expand the scope of practice of a regulated profession or

10 occupation shall submit an application to the Joint Standing Committee on Government11 Organization, as set out in this article.

12 (c) The Joint Standing Committee on Government Organization may only accept an 13 application for regulation of a profession or occupation, or establishment, revision, or expansion 14 of the scope of practice of a regulated profession or occupation, when the party submitting an 15 application files with the committee a statement of support for the proposed regulation that has 16 been signed by at least 10 residents or citizens of the State of West Virginia who are members of 17 the professional or occupational group or organization for which regulation is being sought, or for 18 which establishment, revision, or expansion of the scope of practice of a regulated profession or 19 occupation is being sought.

20 (d) The completed application shall contain:

(1) A description of the occupation or profession for which regulation is proposed, or for
 which establishment, revision, or expansion of the scope of practice of a regulated profession or
 occupation is proposed, including a list of associations, organizations, and other groups currently
 representing the practitioners in this state, and an estimate of the number of practitioners in each
 group;

26 (2) A definition of the problem and the reasons why regulation or establishment, revision,
27 or expansion of the scope of practice is necessary;

(3) The reasons why government certification, government registration, occupational
 licensure, or other type of regulation is being requested and why that regulatory alternative was
 chosen over a less restrictive alternative;

(4) A detailed statement of the proposed funding mechanism to pay the administrative
costs of the regulation or the establishment, revision, or expansion of the scope of practice, or of
the fee structure conforming with the statutory requirements of financial autonomy as set out in
this chapter;

35 (5) A detailed statement of the location and manner in which the group plans to maintain
36 records which are accessible to the public as set out in this chapter;

37 (6) The benefit to the public that would result from the proposed regulation or
38 establishment, revision, or expansion of the scope of practice;

39 (7) The cost of the proposed regulation or establishment, revision, or expansion of the40 scope of practice; and

41 (8) Evidence, if any, of present, significant, and substantiated harms to consumers in the42 state.

#### §30-1A-3. Analysis and evaluation of application.

(a) The Joint Standing Committee on Government Organization shall refer the completed
 application of the professional or occupational group or organization to the Performance
 Evaluation and Research Division of the Office of the Legislative Auditor.

(b) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor shall conduct an analysis and evaluation of the application. The analysis and evaluation
shall be based upon the criteria listed in subsections (c) through subsection (k) of this section.
The Performance Evaluation and Research Division of the Office of the Legislative Auditor shall
submit a report, and such supporting materials as may be required, to the Joint Standing
Committee on Government Organization, as set out in this section.

(c) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor shall determine if the proposed regulation meets the state's policy as set forth in §30-1A1(b) of this code of using the least restrictive regulation necessary to protect consumers from
present, significant, and substantiated harms.

(d) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor's analysis in subsection (c) of this section will use a rebuttable presumption that
consumers are sufficiently protected by market competition and private remedies, as listed in §301A-1a(1) through §30-1A-1a(4) of this code. The Joint Standing Committee on Government

Organization will consider the use of private certification programs that allow a provider to give consumers information about the provider's knowledge, skills, and association with a private certification organization.

(e) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor may rebut the presumption in subsection (d) of this section if it finds both credible empirical
evidence of present, significant, and substantiated harm, and that consumers do not have the
information and means to protect themselves against such harm. If evidence of such
unmanageable harm is found, the committee may recommend the least restrictive government
regulation to address the harm, as listed in §30-1A-1a(5) through §30-1A-1a(16) of this code.

(f) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor will use the following guidelines to form its recommendation in subsection (j) or subsection
(k) of this section. If the harm arises from:

(1) Contractual disputes, including pricing disputes, the office may recommend enacting
 a specific civil cause of action in small-claims court or circuit court to remedy consumer harm.
 This cause of action may provide for reimbursement of attorney's fees or court costs, if a
 consumer's claim is successful;

34 (2) Fraud, the office may recommend strengthening powers under the state's deceptive
35 trade practices acts or requiring disclosures that will reduce misleading attributes of the specific
36 good or service or other relevant recommendations;

37 (3) General health and safety risks, the office may recommend enacting a regulation on
38 the related process or requiring a facility license;

(4) A lack of protection for a person who is not a party to a contract between providers and
 consumers, the office may recommend requiring the provider have insurance;

41 (5) A shortfall or imbalance in the consumer's knowledge about the good or service relative
42 to the provider's knowledge (asymmetrical information), the office may recommend enacting
43 government certification;

(6) An inability to qualify providers of new or highly specialized medical services for
reimbursement by the state, the office may recommend enacting a specialty certification solely
for medical reimbursement;

47 (7) A systematic information shortfall in which a reasonable consumer of the service is
48 permanently unable to distinguish between the quality of providers and there is an absence of
49 institutions that provide guidance to consumers, the office may recommend enacting an
50 occupational license; and

(8) The need to address multiple types of harm, the office may recommend a combination
of regulations. This may include a government regulation combined with a private remedy
including third-party or consumer-created ratings and reviews, or private certification.

(g) The Performance Evaluation and Research Division and other relevant divisions of the Office of the Legislative Auditor's analysis of the need for regulation in subsection (e) of this section shall include the effects of legislation on opportunities for workers, consumer choices and costs, general unemployment, market competition, governmental costs, and other effects.

(h) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor's analysis of the need for regulation in subsection (e) of this section should include
comparisons of the legislation to whether and how other states regulate the occupation, including
the occupation's scope of practice that other states use, and the personal qualifications other
states require.

(i) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor may also request information from state agencies that contract with individuals in
regulated occupations and others knowledgeable of the occupation, labor market economics, or
other factors, including costs and benefits, a professional who works in the profession, a board
member who regulates the profession, and any other interested party.

68 (j) For an application proposing the regulation of an unregulated profession or occupation,

the Performance Evaluation and Research Division of the Office of the Legislative Auditor's report
 shall include evaluation, analysis, and findings as to:

(1) Whether the unregulated practice of the occupation or profession clearly harms or
endangers the health, safety, or welfare of the public, and any evidence of present, significant,
and substantiated harms to consumers in the state;

74 (2) The requisite personal qualifications, if any;

75 (3) The scope of practice, if applicable;

(4) If regulation is required to address evidence of harm to consumers in the state, the
least restrictive regulation of the occupation or profession; and

(5) Whether the professional or occupational group or organization should be regulatedas proposed in the application.

(k) For an application proposing the establishment, revision, or expansion of the scope of
practice of a regulated profession or occupation, the report shall include the evaluation, analysis,
and findings as set forth in subsection (j) of this section inasmuch as applicable, and a clear
recommendation as to whether the scope of practice should be established, revised, or expanded
as proposed in the application.

(I) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor shall submit its report to the Joint Standing Committee on Government Organization no
later than nine months after receiving the application for analysis.

#### §30-1A-4. Public hearing and committee recommendations.

(a) After receiving the required report, the Joint Standing Committee on Government
 Organization may conduct public hearings to receive testimony from the public, the Governor or
 his or her designee, the group, organization, or individual who submitted the proposal for
 regulation, a professional who works in the field, a board member who regulates the profession,
 and any other interested party.

6 (b) The Joint Standing Committee on Government Organization may issue additional7 findings and recommendations regarding:

8 (1) The least restrictive regulation of the occupation or profession; and

9 (2) Whether regulation would result in the creation of a new agency or board or could be
10 implemented more efficiently through an existing agency or board.

(c) The Joint Standing Committee on Government Organization shall provide the
 Performance Evaluation and Research Division of the Office of the Legislative Auditor's report
 and its findings and recommendations, if any, to the next regular session of the Legislature.

(d) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor shall publish its report on its website. The Joint Standing Committee on Government
Organization shall also make the report and any additional findings and recommendations publicly
available.

(e) Any committee considering legislation to enact or modify an occupational regulation
shall receive the Performance Evaluation and Research Division of the Office of the Legislative
Auditor's report and the Joint Standing Committee on Government Organization's findings and
recommendations as provided for in subsection (b) of this section, if applicable, prior to voting on
the legislation.

(f) Nothing in this article shall be construed to preempt federal regulation or to require a
private certification organization to grant or deny private certification to any individual.

#### §30-1A-5. Review of existing occupational licenses.

(a) Starting on July 1, 2021, the Performance Evaluation and Research Division of the
 Office of the Legislative Auditor is responsible for annually reviewing those current occupational
 licenses that the committee chairs select.

4 (b) The Performance Evaluation and Research Division of the Office of the Legislative
5 Auditor shall review all occupational licenses within the subsequent eight years and shall repeat
6 such review processes in each eight-year period thereafter.

(c) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor shall use the criteria set forth in §30-1A-3(c) through §30-1A-3(i) of this code to analyze
all existing occupational licenses. The office also may consider research or other credible
evidence regarding whether an existing regulation directly helps consumers to avoid present,
significant, and recognizable harm.

(d)(1) Starting on July 1, 2022, the Performance Evaluation and Research Division of the
Office of the Legislative Auditor shall report the findings of its reviews to the Joint Standing
Committee on Government Organization. In its report, the Performance Evaluation and Research
Division of the Office of the Legislative Auditor may make recommendations to the committee that
the Legislature enact new legislation that:

17 (A) Repeals the occupational licenses;

(B) Converts the occupational licenses to less restrictive regulation as set forth in the
definition of "least restrictive regulation" in §30-1A-1a of this code;

20 (C) Changes the requisite personal qualifications of an occupational license;

21 (D) Redefines the scope of practice in an occupational license; or

22 (E) Reflects other recommendations to the Legislature.

(2) The Performance Evaluation and Research Division of the Office of the Legislative
Auditor also may recommend that no new legislation is enacted.

(3) Nothing in this article shall be construed to authorize the office to review the means
that a private certification organization uses to issue, deny, or revoke a private certification to any
individual, or to require a private certification organization to grant or deny private certification to
any individual.

#### §30-1A-6. Article construction.

(a) Nothing in this article shall be construed as limiting or interfering with the right of any
 member of the Legislature to introduce or of the Legislature to consider any bill that would create

a new state governmental department or agency or amend the law with respect to an existingdepartment or agency.

(b) Notwithstanding the provisions of subsection (a) of this section, the recommendations
of the Joint Standing Committee on Government Organization are to be given considerable weight
in determining if a profession or occupation should be regulated, or if the scope of practice of a
regulated profession or occupation should be established, revised, or expanded.

9 (c) In construing any governmental regulation of occupations, including an occupational 10 licensing statute, rule, policy, or practice, the following interpretations are to govern, unless the 11 regulation is unambiguous:

(1) Occupational regulations should be construed and applied to increase economicopportunities, promote competition, and encourage innovation;

14 (2) Any ambiguities in occupational regulations should be construed in favor of workers15 and aspiring workers to work; and

(3) The scope of practice in occupational regulations should be construed narrowly to
avoid burdening individuals with regulatory requirements that only have an attenuated relationship
to the goods and services they provide.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman, Senate Committee

Chairman, House Committee

Originated in the Senate.

In effect 90 days from passage.

Clerk of the Senate

Clerk of the House of Delegates

President of the Senate

Speaker of the House of Delegates

Governor