HB4126 Engrossed

1 AN ACT concerning regulation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 1. The Regulatory Sunset Act is amended by changing
Section 4.23 and by adding Section 4.33 as follows:

6 (5 ILCS 80/4.23) 7 Sec. 4.23. Acts and Sections repealed on January 1, 2013. 8 The following Acts and Sections of Acts are repealed on January 9 1, 2013: The Dietetic and Nutrition Services Practice Act. 10 The Elevator Safety and Regulation Act. 11 The Fire Equipment Distributor and Employee Regulation Act 12 of 2011. 13 14 The Funeral Directors and Embalmers Licensing Code. 15 The Naprapathic Practice Act. 16 The Professional Counselor and Clinical Professional 17 Counselor Licensing Act. The Wholesale Drug Distribution Licensing Act. 18 19 Section 2.5 of the Illinois Plumbing License Law. (Source: P.A. 95-331, eff. 8-21-07; 96-1499, eff. 1-18-11.) 20 21 (5 ILCS 80/4.33 new)

22 Sec. 4.33. Act repealed on January 1, 2023. The following

HB4126 Engrossed - 2 - LRB097 16319 CEL 61473 b

1	Act is repealed on January 1, 2023:		
2	The Naprapathic Practice Act.		
3	Section 5. The Naprapathic Practice Act is amended by		
4	changing Sections 10, 17, 25, 45, 57, 70, 85, 95, 100, 110,		
5	115, 120, 125, 130, 140, 145, 150, 155, 160, 165, 170, 180,		
6	190, and 200 and by adding Section 193 as follows:		
7	(225 ILCS 63/10)		
8	(Section scheduled to be repealed on January 1, 2013)		
9	Sec. 10. Definitions. In this Act:		
10	"Address of record" means the designated address recorded		
11	by the Department in the applicant's or licensee's application		
12	file or license file as maintained by the Department's		
13	licensure maintenance unit. It is the duty of the applicant or		
14	licensee to inform the Department of any change of address and		
15	those changes must be made either through the Department's		
16	website or by contacting the Department.		
17	"Naprapath" means a person who practices Naprapathy and who		
18	has met all requirements as provided in the Act.		
19	"Department" means the Department of Financial and		

19 "Department" means the Department of <u>Financial and</u>
20 Professional Regulation.

21 "Secretary Director" means the Secretary Director of the
 22 Department of Financial and Professional Regulation.

23 "Committee" means the Naprapathic Examining Committee
 24 appointed by the Director.

HB4126 Engrossed - 3 - LRB097 16319 CEL 61473 b

1 "Referral" means the following of guidance or direction to 2 the naprapath given by the licensed physician, dentist, or 3 podiatrist who maintains supervision of the patient.

"Documented current and relevant diagnosis" 4 means а 5 diagnosis, substantiated by signature or oral verification of a licensed physician, dentist, or podiatrist, that a patient's 6 7 condition is such that it may be treated by naprapathy as 8 defined in this Act, which diagnosis shall remain in effect 9 until changed by the licensed physician, dentist, or 10 podiatrist.

11 (Source: P.A. 87-1231.)

12 (225 ILCS 63/17)

13 (Section scheduled to be repealed on January 1, 2013) 14 Sec. 17. Educational and professional qualifications for 15 licensure. A person may be qualified to receive a license as a 16 naprapath if he or she:

17 (1) is at least 18 years of age and of good moral 18 character;

19 (2) has graduated from a 2 year college level program
20 or its equivalent approved by the Department;

(3) has graduated from a curriculum in naprapathy
approved by the Department. In approving a curriculum in
naprapathy, the Department shall consider, but not be bound
by, a curriculum approved by the American Naprapathic
Association;

HB4126 Engrossed - 4 - LRB097 16319 CEL 61473 b

1 (4) has passed an examination approved by the 2 Department to determine a person's fitness to practice as a 3 naprapath; and

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(5) has met all other requirements of the Act.

5 The Department has the right and may request a personal 6 interview with an applicant before the Committee to further 7 evaluate a person's qualifications for a license.

8 (Source: P.A. 89-61, eff. 6-30-95.)

9 (225 ILCS 63/25)

10 (Section scheduled to be repealed on January 1, 2013)

11 Sec. 25. Title and designation of licensed naprapaths. 12 Every person to whom a valid existing license as a naprapath been issued under this Act shall be 13 designated has 14 professionally a "naprapath", and not otherwise, and any 15 licensed naprapath may, in connection with the practice of his 16 profession, use the title or designation of "naprapath", and, if entitled by degree from a college or university recognized 17 18 by the Department of Professional Regulation, may use the title 19 of "Doctor of Naprapathy" or the abbreviation "D.N.". When the 20 name of the licensed naprapath is used professionally in oral, 21 written, or printed announcements, professional cards, or 22 publications for the information of the public and is preceded "Doctor" or the abbreviation "Dr.", the 23 by the title 24 explanatory designation of "naprapath", "naprapathy", "Doctor of Naprapathy", or the designation "D.N." shall be added 25

HB4126 Engrossed - 5 - LRB097 16319 CEL 61473 b

immediately following title and name. When the announcement, 1 2 professional cards, or publication is in writing or in print, 3 the explanatory addition shall be in writing, type, or print not less than 1/2 the size of that used in the name and title. 4 5 No person other than the holder of a valid existing license under this Act shall use the title and designation of "Doctor 6 7 of Naprapathy", "D.N.", or "naprapath", either directly or 8 indirectly, in connection with his or her profession or 9 business.

10 A naprapath licensed under this Act shall not hold himself 11 or herself out as a Doctor of Chiropractic unless he or she is 12 licensed as a Doctor of Chiropractic under the Medical Practice 13 Act of 1987 or any successor Act.

14 (Source: P.A. 89-61, eff. 6-30-95.)

15 (225 ILCS 63/45)

16 (Section scheduled to be repealed on January 1, 2013)

Sec. 45. Powers and duties of the Department; rules; reports. The Department shall exercise the powers and duties prescribed by the Civil Administrative Code of Illinois for the administration of licensing Acts and shall exercise any other powers and duties necessary for effectuating the purposes of this Act.

The Department may promulgate rules consistent with the provisions of this Act for its administration and enforcement and may prescribe forms which shall be issued in connection HB4126 Engrossed - 6 - LRB097 16319 CEL 61473 b

with this Act. The rules may include standards and criteria for
 licensure, and professional conduct and discipline.

The Department shall consult with the Committee in 3 promulgating rules. Notice of proposed rulemaking shall be 4 5 transmitted to the Committee and the Department shall review 6 the Committee's responses and any recommendations made by the 7 Committee. The Department may solicit the advice of the 8 Committee on any matter relating to the administration and 9 enforcement of this Act. Nothing shall limit the ability of the 10 Committee to provide recommendations to the Director regarding 11 any matter affecting the administration of this Act.

12 The Department shall issue quarterly to the Committee a 13 status report of all complaints related to the profession 14 received by the Department.

15 (Source: P.A. 89-61, eff. 6-30-95.)

16 (225 ILCS 63/57)

17 (Section scheduled to be repealed on January 1, 2013)

Sec. 57. Social Security Number on license application. In 18 19 addition to any other information required to be contained in 20 the application, every application for an original, renewal, 21 reinstated, or restored license under this Act shall include 22 the applicant's Social Security Number, which shall be retained in the agency's records pertaining to the license. As soon as 23 24 practical, the Department shall assign -a customer's 25 identification number to each applicant for a license.

HB4126 Engrossed - 7 - LRB097 16319 CEL 61473 b

Every application for a renewal, reinstated, or restored License shall require the applicant's customer identification number.

4 (Source: P.A. 97-400, eff. 1-1-12.)

5 (225 ILCS 63/70)

6 (Section scheduled to be repealed on January 1, 2013) 7 Sec. 70. Renewal, reinstatement or restoration of 8 licenses; military service. The expiration date and renewal 9 period for each license issued under this Act shall be set by 10 rule.

11 All renewal applicants shall provide proof of having met 12 the requirements of continuing education set forth in the rules of the Department. The Department shall, by rule, provide for 13 an orderly process for the reinstatement of licenses that have 14 15 not been renewed due to failure to meet the continuing 16 education requirements. The continuing education requirements may be waived in cases of extreme hardship as defined by rules 17 18 of the Department.

Any naprapath who has permitted his or her license to expire or who has had his or her license on inactive status may have his or her license restored by making application to the Department and filing proof acceptable to the Department of fitness to have the license restored and by paying the required fees. Proof of fitness may include <u>sworn</u> evidence certifying to active lawful practice in another jurisdiction. HB4126 Engrossed - 8 - LRB097 16319 CEL 61473 b

1 If the licensee has not maintained an active practice in 2 another jurisdiction satisfactory to the Department, then the 3 The Department shall determine, by an evaluation program 4 established by rule, fitness for restoration of the license and 5 shall establish procedures and requirements for restoration.

6 Any naprapath whose license expired while he or she was (i) in federal service on active duty with the Armed Forces of the 7 United States or the State Militia called into service or 8 9 training or (ii) in training or education under the supervision 10 of the United States preliminary to induction into the military 11 service, however, may have his or her license restored without 12 paying any lapsed renewal fees if within 2 years after honorable termination of service, training, or education, he or 13 14 she furnishes the Department with satisfactory evidence to the 15 effect that he or she has been so engaged and that his or her 16 service, training, or education has been so terminated.

17 (Source: P.A. 87-1231.)

18 (225 ILCS 63/85)

19 (Section scheduled to be repealed on January 1, 2013)

20 Sec. 85. Fees.

(a) The Department shall provide by rule for a schedule of
fees for the administration and enforcement of this Act,
including but not limited to original licensure, renewal, and
restoration. The fees shall be nonrefundable.

25 All fees, fines, and penalties collected under this Act

HB4126 Engrossed - 9 - LRB097 16319 CEL 61473 b

shall be deposited into the General Professions Dedicated Fund
 and shall be appropriated to the Department for the ordinary
 and contingent expenses of the Department in the administration
 of this Act.

5 (b) An applicant for the examination shall be required to pay, either to the Department or to the designated testing 6 7 service, a fee covering the cost of initial screening to 8 applicant's eligibility and providing the determine an 9 examination. Failure to appear for the examination on the 10 scheduled date, at the time and place specified, after the 11 applicant's application for examination has been received and 12 acknowledged by the Department or the designated testing 13 service, shall result in the forfeiture of the examination fee. (Source: P.A. 92-655, eff. 7-16-02.) 14

15 (225 ILCS 63/95)

16 (Section scheduled to be repealed on January 1, 2013) 17 Sec. 95. Roster. The Department shall maintain a roster of 18 the names and addresses <u>of record</u> of all licensees and of all 19 persons whose licenses have been suspended or revoked. This 20 roster shall be available upon written request and payment of 21 the required fee.

22 (Source: P.A. 87-1231.)

23 (225 ILCS 63/100)

24 (Section scheduled to be repealed on January 1, 2013)

HB4126 Engrossed - 10 - LRB097 16319 CEL 61473 b

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Sec. 100. Advertising.

2 (a) Any person licensed under this Act may advertise the 3 availability of professional services in the public media or on 4 the premises where professional services are rendered if the 5 advertising is truthful and not misleading and is in conformity 6 with any rules promulgated by the Department.

7 (b) A licensee shall include in every advertisement for
8 services regulated under this Act his or her title as it
9 appears on the license or the initials authorized under this
10 Act. Advertisements shall not include false, fraudulent,
11 deceptive, or misleading material or guarantees of success.
12 (Source: P.A. 91-310, eff. 1-1-00.)

13 (225 ILCS 63/110)

14 (Section scheduled to be repealed on January 1, 2013)

Sec. 110. Grounds for disciplinary action; refusal, revocation, suspension.

(a) The Department may refuse to issue or to renew, or may
revoke, suspend, place on probation, reprimand or take other
disciplinary <u>or non-disciplinary</u> action as the Department may
deem <u>appropriate</u> proper, including <u>imposing</u> fines not to exceed
<u>\$10,000</u> \$5,000 for each violation, with regard to any licensee
or license for any one or combination of the following causes:

23 (1) Violations of this Act or <u>of</u> its rules <u>adopted</u>
24 <u>under this Act</u>.

(2) Material misstatement in furnishing information to

HB4126 Engrossed - 11 - LRB097 16319 CEL 61473 b

1 the Department.

2	(3) Conviction by plea of guilty or nolo contendere,
3	finding of guilt, jury verdict, or entry of judgment, or by
4	sentencing of any crime, including, but not limited to,
5	convictions, preceding sentences of supervision,
6	conditional discharge, or first offender probation, under
7	the laws of any jurisdiction of the United States: (i) that
8	is a felony or (ii) that is a misdemeanor, an essential
9	element of which is dishonesty, or that is directly related
10	to the practice of the profession. Conviction of any crime
11	under the laws of any U.S. jurisdiction that is (i) a
12	felony, (ii) a misdemeanor, an essential element of which
13	is dishonesty, or (iii) directly related to the practice of
14	the profession.
15	(4) <u>Fraud or</u> Making any misrepresentation <u>in applying</u>
16	for or procuring a license under this Act or in connection
17	with applying for renewal of a license under this Act for
18	the purpose of obtaining a license.

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(5) Professional incompetence or gross negligence.

(6) <u>Malpractice</u> Gross malpractice.

(7) Aiding or assisting another person in violating any
 provision of this Act or its rules.

(8) Failing to provide information within 60 days in
 response to a written request made by the Department.

(9) Engaging in dishonorable, unethical, or
 unprofessional conduct of a character likely to deceive,

HB4126 Engrossed - 12 - LRB097 16319 CEL 61473 b

1 defraud, or harm the public.

(10) Habitual or excessive use or <u>abuse of drugs</u>
<u>defined in law as controlled substances, alcohol,</u>
addiction to alcohol, narcotics, stimulants, or any other
<u>substance which</u> chemical agent or drug that results in the
inability to practice with reasonable judgment, skill, or
safety.

8 (11) Discipline by another U.S. jurisdiction or 9 foreign nation if at least one of the grounds for the 10 discipline is the same or substantially equivalent to those 11 set forth in this Act.

12 (12) Directly or indirectly giving to or receiving from any person, firm, corporation, partnership, or association 13 14 any fee, commission, rebate, or other form of compensation 15 for any professional services not actually or personally 16 rendered. This shall not be deemed to include rent or other 17 remunerations paid to an individual, partnership, or corporation by a naprapath for the lease, rental, or use of 18 19 space, owned or controlled by the individual, partnership, 20 corporation, or association. Nothing in this paragraph 21 (12) affects any bona fide independent contractor or 22 employment arrangements among health care professionals, 23 health facilities, health care providers, or other entities, except as otherwise prohibited by law. 24 Any 25 employment arrangements may include provisions for 26 compensation, health insurance, pension, or other

HB4126 Engrossed - 13 - LRB097 16319 CEL 61473 b

employment benefits for the provision of services within the scope of the licensee's practice under this Act. Nothing in this paragraph (12) shall be construed to require an employment arrangement to receive professional fees for services rendered.

6 (13) Using the title "Doctor" or its abbreviation 7 without further clarifying that title or abbreviation with 8 the word "naprapath" or "naprapathy" or the designation 9 "D.N.".

10 (14) A finding by the Department that the licensee,
11 after having his or her license placed on probationary
12 status, has violated the terms of probation.

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(15) Abandonment of a patient without cause.

14 (16) Willfully making or filing false records or 15 reports relating to a licensee's practice, including but 16 not limited to, false records filed with State agencies or 17 departments.

18 (17) Willfully failing to report an instance of
19 suspected child abuse or neglect as required by the Abused
20 and Neglected Child Reporting Act.

(18) Physical <u>or mental</u> illness <u>or disability</u>, including, but not limited to, deterioration through the aging process or loss of motor skill that results in the inability to practice the profession with reasonable judgment, skill, or safety.

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(19) Solicitation of professional services by means

HB4126 Engrossed - 14 - LRB097 16319 CEL 61473 b

1 other than permitted advertising.

2 (20) Failure to provide a patient with a copy of his or
3 her record upon the written request of the patient.

(21) Cheating on or attempting to subvert the licensing 4 5 examination administered under this Act. Conviction by any court of competent jurisdiction, either within or without 6 7 this State, of any violation of any law governing the 8 practice of naprapathy, conviction in this or another state 9 of any crime which is a felony under the laws of this State 10 or conviction of a felony in a federal court, if the 11 Department determines, after investigation, that the 12 person has not been sufficiently rehabilitated to warrant 13 the public trust.

14 (22) <u>Allowing one's license under this Act to be used</u>
 15 <u>by an unlicensed person in violation of this Act.</u> A finding
 16 <u>that licensure has been applied for or obtained by</u>
 17 <u>fraudulent means.</u>

18 (23) (Blank). Continued practice by a person knowingly
 19 having an infectious or contagious disease.

20 (24) Being named as a perpetrator in an indicated 21 report by the Department of Children and Family Services 22 under the Abused and Neglected Child Reporting Act and upon 23 proof by clear and convincing evidence that the licensee 24 has caused a child to be an abused child or a neglected 25 child as defined in the Abused and Neglected Child 26 Reporting Act. HB4126 Engrossed - 15 - LRB097 16319 CEL 61473 b

(25) Practicing <u>under a false or, except as provided by</u> <u>law, an assumed name</u> or attempting to practice under a name other than the full name shown on the license.

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4 (26) Immoral conduct in the commission of any act, such
5 as sexual abuse, sexual misconduct, or sexual
6 exploitation, related to the licensee's practice.

7 (27) Maintaining a professional relationship with any
8 person, firm, or corporation when the naprapath knows, or
9 should know, that the person, firm, or corporation is
10 violating this Act.

11 (28) Promotion of the sale of food supplements, 12 devices, appliances, or goods provided for a client or 13 patient in such manner as to exploit the patient or client 14 for financial gain of the licensee.

15 (29) Having treated ailments of human beings other than 16 by the practice of naprapathy as defined in this Act, or 17 having treated ailments of human beings as a licensed documented referral 18 naprapath independent of a or 19 documented current and relevant diagnosis from а 20 physician, dentist, or podiatrist, or having failed to 21 notify the physician, dentist, or podiatrist who 22 established a documented current and relevant diagnosis 23 that the patient is receiving naprapathic treatment 24 pursuant to that diagnosis.

(30) Use by a registered naprapath of the word
"infirmary", "hospital", "school", "university", in

HB4126 Engrossed - 16 - LRB097 16319 CEL 61473 b

1 2 English or any other language, in connection with the place where naprapathy may be practiced or demonstrated.

3 (31) Continuance of a naprapath in the employ of any person, firm, or corporation, or as an assistant to any 4 5 naprapath or naprapaths, directly or indirectly, after his 6 or her employer or superior has been found quilty of 7 violating or has been enjoined from violating the laws of 8 State of Illinois relating to the practice of the 9 naprapathy when the employer or superior persists in that 10 violation.

11 (32) The performance of naprapathic service in 12 conjunction with a scheme or plan with another person, 13 firm, or corporation known to be advertising in a manner 14 contrary to this Act or otherwise violating the laws of the 15 State of Illinois concerning the practice of naprapathy.

(33) Failure to provide satisfactory proof of having
 participated in approved continuing education programs as
 determined by the Committee and approved by the Secretary
 Director. Exceptions for extreme hardships are to be
 defined by the rules of the Department.

(34) (Blank). Willfully making or filing false records
 or reports in the practice of naprapathy, including, but
 not limited to, false records to support claims against the
 medical assistance program of the Department of Healthcare
 and Family Services (formerly Department of Public Aid)
 under the Illinois Public Aid Code.

HB4126 Engrossed - 17 - LRB097 16319 CEL 61473 b

(35) Gross or willful overcharging for professional 1 2 services including filing false statements for collection of fees for which services are not rendered, including, but 3 limited to, filing false statements for collection 4 5 monies for services not rendered from the medical 6 assistance program of the Department of Healthcare and 7 Family Services (formerly Department of Public Aid) the Illinois Public Aid Code. 8 (Blank). Mental illness, including, but not 9 (36) 10 limited to, deterioration through the aging process or loss 11 of motor skill that results in the inability to practice 12 the profession with reasonable judgment, skill, or safety. All fines imposed under this Section shall be paid within 13 14 60 days after the effective date of the order imposing the 15 fine.

16 (b) The Department may refuse to issue or may suspend without hearing, as provided for in the Department of 17 Professional Regulation Law of the Civil Administrative Code, 18 19 the license of any person who fails to file a return, or pay 20 the tax, penalty, or interest shown in a filed return, or pay any final assessment of the tax, penalty, or interest as 21 22 required by any tax Act administered by the Illinois Department 23 of Revenue, until such time as the requirements of any such tax 24 Act are satisfied in accordance with subsection (g) of Section 25 2105-15 of the Department of Professional Regulation Law of the <u>Civil Administrative Code of Illin</u>ois. 26

HB4126 Engrossed - 18 - LRB097 16319 CEL 61473 b

1	(c) The Department shall deny a license or renewal
2	authorized by this Act to a person who has defaulted on an
3	educational loan or scholarship provided or guaranteed by the
4	Illinois Student Assistance Commission or any governmental
5	agency of this State in accordance with item (5) of subsection
6	(a) of Section 2105-15 of the Department of Professional
7	Regulation Law of the Civil Administrative Code of Illinois.
8	(d) In cases where the Department of Healthcare and Family
9	Services has previously determined a licensee or a potential
10	licensee is more than 30 days delinquent in the payment of
11	child support and has subsequently certified the delinquency to
12	the Department, the Department may refuse to issue or renew or
13	may revoke or suspend that person's license or may take other
14	disciplinary action against that person based solely upon the
15	certification of delinguency made by the Department of
16	Healthcare and Family Services in accordance with item (5) of
17	subsection (a) of Section 2105-15 of the Department of
18	Professional Regulation Law of the Civil Administrative Code of
19	Illinois.
20	(e) The determination by a circuit court that a licensee is
21	subject to involuntary admission or judicial admission, as
22	provided in the Mental Health and Development Disabilities
23	Code, operates as an automatic suspension. The suspension shall
24	end only upon a finding by a court that the patient is no
25	longer subject to involuntary admission or judicial admission
26	and the issuance of an order so finding and discharging the

HB4126 Engrossed - 19 - LRB097 16319 CEL 61473 b

1 <u>patient.</u>

2	(f) In enforcing this Act, the Department, upon a showing
3	of a possible violation, may compel an individual licensed to
4	practice under this Act, or who has applied for licensure under
5	this Act, to submit to a mental or physical examination and
6	evaluation, or both, which may include a substance abuse or
7	sexual offender evaluation, as required by and at the expense
8	of the Department. The Department shall specifically designate
9	the examining physician licensed to practice medicine in all of
10	its branches or, if applicable, the multidisciplinary team
11	involved in providing the mental or physical examination and
12	evaluation, or both. The multidisciplinary team shall be led by
13	a physician licensed to practice medicine in all of its
14	branches and may consist of one or more or a combination of
15	physicians licensed to practice medicine in all of its
16	branches, licensed chiropractic physicians, licensed clinical
17	psychologists, licensed clinical social workers, licensed
18	clinical professional counselors, and other professional and
19	administrative staff. Any examining physician or member of the
20	multidisciplinary team may require any person ordered to submit
21	to an examination and evaluation pursuant to this Section to
22	submit to any additional supplemental testing deemed necessary
23	to complete any examination or evaluation process, including,
24	but not limited to, blood testing, urinalysis, psychological
25	testing, or neuropsychological testing.
26	The Department may order the examining physician or any

HB4126 Engrossed - 20 - LRB097 16319 CEL 61473 b

member of the multidisciplinary team to provide to the 1 2 Department any and all records including business records that relate to the examination and evaluation, including any 3 supplemental testing performed. The Department may order the 4 5 examining physician or any member of the multidisciplinary team to present testimony concerning the examination and evaluation 6 7 of the licensee or applicant, including testimony concerning 8 any supplemental testing or documents in any way related to the 9 examination and evaluation. No information, report, record, or 10 other documents in any way related to the examination and 11 evaluation shall be excluded by reason of any common law or 12 statutory privilege relating to communications between the licensee or applicant and the examining physician or any member 13 14 of the multidisciplinary team. No authorization is necessary from the licensee or applicant ordered to undergo an evaluation 15 16 and examination for the examining physician or any member of 17 the multidisciplinary team to provide information, reports, records, or other documents or to provide any testimony 18 19 regarding the examination and evaluation. The individual to be 20 examined may have, at his or her own expense, another physician 21 of his or her choice present during all aspects of this 22 examination. Failure of an individual to submit to a mental or 23 physical examination and evaluation, or both, when directed, 24 shall result in an automatic suspension without hearing, until 25 such time as the individual submits to the examination. A person holding a license under this Act or who has 26

HB4126 Engrossed - 21 - LRB097 16319 CEL 61473 b

applied for a license under this Act who, because of a physical 1 2 or mental illness or disability, including, but not limited to, 3 deterioration through the aging process or loss of motor skill, is unable to practice the profession with reasonable judgment, 4 5 skill, or safety, may be required by the Department to submit to care, counseling, or treatment by physicians approved or 6 7 designated by the Department as a condition, term, or restriction for continued, reinstated, or renewed licensure to 8 9 practice. Submission to care, counseling, or treatment as 10 required by the Department shall not be considered discipline 11 of a license. If the licensee refuses to enter into a care, 12 counseling, or treatment agreement or fails to abide by the terms of the agreement, the Department may file a complaint to 13 14 revoke, suspend, or otherwise discipline the license of the individual. The Secretary may order the license suspended 15 16 immediately, pending a hearing by the Department. Fines shall 17 not be assessed in disciplinary actions involving physical or mental illness or impairment. 18

19 In instances in which the Secretary immediately suspends a 20 person's license under this Section, a hearing on that person's 21 license must be convened by the Department within 15 days after 22 the suspension and completed without appreciable delay. The 23 Department shall have the authority to review the subject 24 individual's record of treatment and counseling regarding the 25 impairment to the extent permitted by applicable federal statutes and regulations safeguarding the confidentiality of 26

HB4126 Engrossed - 22 - LRB097 16319 CEL 61473 b

1 <u>medical records.</u>

An individual licensed under this Act and affected under this Section shall be afforded an opportunity to demonstrate to the Department that he or she can resume practice in compliance with acceptable and prevailing standards under the provisions of his or her license.

7 The Department may refuse to issue or may suspend the 8 license of any person who fails to (i) file a return or to pay 9 the tax, penalty or interest shown in a filed return or (ii) 10 pay any final assessment of the tax, penalty, or interest as 11 required by any tax Act administered by the Illinois Department 12 of Revenue, until the time that the requirements of that tax 13 Act are satisfied.

(b) The determination by a circuit court that a licensee is 14 subject to involuntary admission or judicial admission as 15 16 provided in the Mental Health and Developmental Disabilities 17 Code operates as an automatic suspension. The suspension will end only upon a finding by a court that the patient is no 18 longer subject to involuntary admission or judicial admission, 19 the issuance of an order so finding and discharging the 20 patient, and the recommendation of the Committee to the 21 Director that the licensee be allowed to resume his or her 22 23 practice.

24 (c) In enforcing this Section, the Department, upon a
 25 showing of a possible violation, may compel any person licensed
 26 to practice under this Act or who has applied for licensure or

certification pursuant to this Act to submit to a mental or 1 2 physical examination, or both, as required by and at the expense of the Department. The examining physicians shall be 3 those specifically designated by the Department. The 4 5 Department may order the examining physician to present testimony concerning this mental or physical examination of the 6 7 licensee or applicant. No information shall be excluded by reason of any common law or statutory privilege relating to 8 communications between the licensee or applicant and the 9 10 examining physician. The person to be examined may have, at his 11 or her own expense, another physician of his or her choice 12 present during all aspects of the examination. Failure of any person to submit to a mental or physical examination, 13 when directed, shall be grounds for suspension of a license until 14 the person submits to the examination if the Department finds, 15 16 after notice and hearing, that the refusal to submit to the 17 examination was without reasonable cause.

If the Department finds an individual unable to practice 18 because of the reasons set forth in this Section, the 19 20 Department may require that individual to submit to care, 21 counseling, or treatment by physicians approved or designated 22 by the Department, as a condition, term, or restriction for continued, reinstated, or renewed licensure to practice or, in 23 lieu of care, counseling, or treatment, the Department may file 24 25 a complaint to immediately suspend, revoke, or otherwise discipline the license of the individual. 26

1	Any person whose license was granted, continued,
2	reinstated, renewed, disciplined, or supervised subject to
3	such terms, conditions, or restrictions and who fails to comply
4	with such terms, conditions, or restrictions shall be referred
5	to the Director for a determination as to whether the person
6	shall have his or her license suspended immediately, pending a
7	hearing by the Department.

In instances in which the Director immediately suspends 8 9 person's license under this Section, a hearing on that person's 10 license must be convened by the Department within 15 days after 11 the suspension and completed without appreciable delay. The 12 Department shall have the authority to review the subject person's record of treatment and counseling regarding the 13 impairment, to the extent permitted by applicable federal 14 statutes and regulations safeguarding the confidentiality of 15 16 medical records.

A person licensed under this Act and affected under this Section shall be afforded an opportunity to demonstrate to the Department that he or she can resume practice in compliance with acceptable and prevailing standards under the provisions of his or her license.

22 (Source: P.A. 95-331, eff. 8-21-07; 96-1482, eff. 11-29-10.)

23 (225 ILCS 63/115)

24 (Section scheduled to be repealed on January 1, 2013)
25 Sec. 115. Returned checks; fines. Any person who delivers a

check or other payment to the Department that is returned to 1 2 the Department unpaid by the financial institution upon which 3 it is drawn shall pay to the Department, in addition to the amount already owed to the Department, a fine of \$50. The fines 4 5 imposed by this Section are in addition to any other discipline provided under this Act for unlicensed practice or practice on 6 7 a nonrenewed license. The Department shall notify the person 8 that fees and fines shall be paid to the Department by 9 certified check or money order within 30 calendar days of the 10 notification. If, after the expiration of 30 days from the date 11 of the notification, the person has failed to submit the 12 necessary remittance, the Department shall automatically 13 terminate the license or certificate or deny the application, 14 without hearing. If, after termination or denial, the person 15 seeks a license or certificate, he or she shall apply to the 16 Department for restoration or issuance of the license or 17 certificate and pay all fees and fines due to the Department. The Department may establish a fee for the processing of an 18 application for restoration of a license or certificate to 19 20 defray all expenses of processing the application. The 21 Secretary Director may waive the fines due under this Section 22 in individual cases where the Secretary Director finds that the 23 fines would be unreasonable or unnecessarily burdensome. (Source: P.A. 92-146, eff. 1-1-02.) 24

25 (225 ILCS 63/120)

HB4126 Engrossed - 26 - LRB097 16319 CEL 61473 b

1 2 (Section scheduled to be repealed on January 1, 2013) Sec. 120. Injunctions; cease and desist orders.

(a) If any person violates the provision of this Act, the 3 Secretary Director may, in the name of the People of the State 4 5 of Illinois, through the Attorney General of the State of Illinois or the State's Attorney of any county in which the 6 7 violation is alleged to have occurred action is brought, 8 petition for an order enjoining the violation or for an order 9 enforcing compliance with this Act. Upon the filing of a 10 verified petition in court, the court may issue a temporary 11 restraining order, without notice or bond, and may 12 preliminarily and permanently enjoin the violation. If it is 13 established that the person has violated or is violating the injunction, the Court may punish the offender for contempt of 14 15 court. Proceedings under this Section shall be in addition to, and not in lieu of, all other remedies and penalties provided 16 17 by this Act.

(b) If any person practices as a naprapath or holds himself or herself out as a naprapath without being licensed under the provisions of this Act then any licensed naprapath, any interested party, or any person injured thereby may, in addition to the <u>Secretary Director</u>, petition for relief as provided in subsection (a) of this Section.

(c) Whenever in the opinion of the Department any person
violates any provision of this Act, the Department may issue a
rule to show cause why an order to cease and desist should not

HB4126 Engrossed - 27 - LRB097 16319 CEL 61473 b

1 be entered against that person. The rule shall clearly set 2 forth the grounds relied upon by the Department and shall 3 provide a period of 7 days from the date of the rule to file an 4 answer to the satisfaction of the Department. Failure to answer 5 to the satisfaction of the Department shall cause an order to 6 cease and desist to be issued immediately.

7 (Source: P.A. 89-61, eff. 6-30-95; 90-655, eff. 7-30-98.)

8 (225 ILCS 63/125)

9 (Section scheduled to be repealed on January 1, 2013)

10 Sec. 125. Investigation; notice; hearing. The Department 11 may investigate the actions of any applicant or of any person 12 or persons holding or claiming to hold a license. Before 13 refusing to issue, refusing to renew, or taking anv 14 disciplinary action under Section 110 regarding a license, the 15 Department shall, at least 30 days prior to the date set for 16 the hearing, notify in writing the applicant for, or holder of, a license of the nature of any charges and that a hearing will 17 18 be held on a date designated. The Department shall direct the applicant or licensee to file a written answer with the 19 Department Committee under oath within 20 days after the 20 21 service of the notice and inform the applicant or licensee that 22 failure to file an answer shall result in default being taken 23 against the applicant or licensee. At the time and place fixed 24 in the notice, the Department shall proceed to hear the charges and the parties or their counsel shall be accorded ample 25

HB4126 Engrossed - 28 - LRB097 16319 CEL 61473 b

opportunity to present any pertinent statements, testimony, 1 2 evidence, and arguments. The Department may continue the hearing from time to time. If the person, after receiving the 3 4 notice, fails to file an answer, his or her license may, in the discretion of the Department, be revoked, suspended, or placed 5 6 on probationary status or the Department may take whatever disciplinary action considered proper, including limiting the 7 scope, nature, or extent of the person's practice under the 8 9 Act. The written notice in the subsequent proceeding may be served by registered or certified mail to the licensee's 10 11 address of record. and that the license or certificate may be 12 suspended, revoked, or placed on probationary status, or that other disciplinary action may be taken, including limiting 13 the scope, nature, or extent of practice, as the Director may deem 14 15 proper. Written notice may be served by personal delivery or certified or registered mail to the respondent at the address 16 17 of his or her last notification to the Department. If the person fails to file an answer after receiving notice, his or 18 her license or certificate may, in the discretion of the 19 20 Department, be suspended, revoked, or placed on probationary 21 status, or the Department may take any disciplinary action 22 deemed proper, including limiting the scope, nature, or extent of the person's practice or the imposition of a fine, without 23 hearing, if the act or acts charged constitute sufficient 24 25 grounds for such action under this Act. At the time and place fixed in the notice, the Committee shall proceed to hear the 26

1 charges and the parties or their counsel shall be accorded 2 ample opportunity to present such statements, testimony, 3 evidence and argument as may be pertinent to the charges or to 4 their defense. The Committee may continue a hearing from time 5 to time.

6 (Source: P.A. 89-61, eff. 6-30-95.)

7 (225 ILCS 63/130)

8 (Section scheduled to be repealed on January 1, 2013)

9 Sec. 130. Formal hearing; preservation of record. The 10 Department, at its expense, shall preserve a record of all 11 proceedings at the formal hearing of any case. The notice of 12 hearing, complaint, and all other documents in the nature of pleadings and written motions filed in the proceedings, the 13 transcript of testimony, the report of the Committee or hearing 14 15 officer, and order of the Department shall be the record of the 16 proceeding. The Department shall furnish a transcript of the record to any person interested in the hearing upon payment of 17 the fee required under Section 2105 115 of the Department of 18 Professional Regulation Law (20 ILCS 2105/2105-115). 19

20 (Source: P.A. 91-239, eff. 1-1-00.)

21 (225 ILCS 63/140)

22 (Section scheduled to be repealed on January 1, 2013)

23 Sec. 140. Subpoena; oaths.

24 (a) The Department may shall have power to subpoena and

HB4126 Engrossed - 30 - LRB097 16319 CEL 61473 b

bring before it any person in this State and to take the oral 1 2 or written testimony or compel the production of any books, 3 papers, records, or any other documents that the Secretary or his or her designee deems relevant or material to any 4 5 investigation or hearing conducted by the Department either orally or by deposition or both with the same fees and mileage 6 and in the same manner as prescribed in civil cases in circuit 7 8 courts of this State.

9 The <u>Secretary</u> Director, the designated hearing (b) 10 officer, and a certified shorthand court reporter may every 11 member of the Committee has power to administer oaths to 12 witnesses at any hearing that the Department conducts is authorized to conduct and any other oaths authorized in any Act 13 administered by the Department. Notwithstanding any other 14 statute or Department rule to the contrary, all requests for 15 16 testimony, production of documents, or records shall be in 17 accordance with this Act.

(c) Any circuit court may, upon application of the 18 19 Department or licensee, may its designee or upon application of 20 the person against whom proceedings under this Act are pending, 21 enter an order requiring the attendance and testimony of 22 witnesses and their testimony, and the production of relevant 23 documents, papers, files, books, and records in connection with any hearing or investigation. The court may compel obedience to 24 25 its order by proceedings for contempt.

26 (Source: P.A. 89-61, eff. 6-30-95.)

(225 ILCS 63/145) 1

(Section scheduled to be repealed on January 1, 2013) 2 3 Sec. 145. Findings of facts, conclusions of law, and 4 recommendations. At the conclusion of the hearing the hearing 5 officer Committee shall present to the Secretary Director a 6 written report of its findings of fact, conclusions of law, and 7 recommendations. The report shall contain a finding whether or 8 not the accused person violated this Act or failed to comply 9 with the conditions required in this Act. The hearing officer 10 Committee shall specify the nature of the violation or failure 11 to comply and shall make its recommendations to the Secretary 12 Director.

The report of findings of fact, conclusions of law, and 13 14 recommendations of the hearing officer Committee shall be the 15 basis for the Department's order refusing to issue, restore, or 16 renew a license, or otherwise disciplining a licensee. If the Secretary Director disagrees in any regard with the report of 17 18 the hearing officer Committee, the Secretary Director may issue 19 an order in contravention of the hearing officer's 20 recommendations report. The finding is not admissible in 21 evidence against the person in a criminal prosecution brought 22 for the violation of this Act, but the hearing and findings are not a bar to a criminal prosecution brought for the violation 23 24 of this Act.

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If the Secretary fails to issue a final order within 30

HB4126 Engrossed - 32 - LRB097 16319 CEL 61473 b

1 days after the receipt of the hearing officer's findings of 2 fact, conclusions of law, and recommendations, then the hearing 3 officer's findings of fact, conclusions of law, and 4 recommendations shall become a final order of the Department 5 without further review.

6 (Source: P.A. 89-61, eff. 6-30-95.)

7 (225 ILCS 63/150)

8 (Section scheduled to be repealed on January 1, 2013)

9 Sec. 150. Hearing officer. The Secretary Director shall 10 have the authority to appoint any attorney duly licensed to 11 practice law in the State of Illinois to serve as the hearing 12 officer in any action for Departmental refusal to issue, renew, or license an applicant, or disciplinary action against a 13 licensee. The hearing officer shall have full authority to 14 conduct the hearing. The hearing officer shall report his or 15 16 her findings of fact, conclusions of law, and recommendations to the Secretary Committee and the Director. The Committee 17 shall have 60 calendar days from receipt of the report to 18 19 review the report of the hearing officer and present its findings of fact, conclusions of law, and recommendations to 20 21 the Director. If the Committee fails to present its report 22 within the 60 calendar day period, the Director may issue an order based on the report of the hearing officer. If the 23 24 Secretary Director disagrees with the recommendation of the Committee or hearing officer, he or she may issue an order in 25

HB4126 Engrossed - 33 - LRB097 16319 CEL 61473 b

1 contravention of that recommendation.

2 (Source: P.A. 89-61, eff. 6-30-95.)

3 (225 ILCS 63/155)

4 (Section scheduled to be repealed on January 1, 2013)

5 Sec. 155. Service of report; rehearing; order. In any case involving the refusal to issue or renew or the discipline of a 6 license, a copy of the hearing officer's Committee's report 7 8 shall be served upon the respondent by the Department, either 9 personally or as provided in this Act for the service of the 10 notice of hearing. Within 20 days after the service, the 11 respondent may present to the Department a motion in writing 12 for a rehearing that shall specify the particular grounds for rehearing. If no motion for rehearing is filed, then upon the 13 14 expiration of the time specified for filing a motion, or if a 15 motion for rehearing is denied, then upon the denial the 16 Secretary Director may enter an order in accordance with this Act. If the respondent orders from the reporting service and 17 18 pays for a transcript of the record within the time for filing 19 a motion for rehearing, the 20 calendar day period within which the motion may be filed shall commence upon the delivery of the 20 21 transcript to the respondent.

22 (Source: P.A. 89-61, eff. 6-30-95.)

23 (225 ILCS 63/160)

24 (Section scheduled to be repealed on January 1, 2013)

HB4126 Engrossed - 34 - LRB097 16319 CEL 61473 b

Sec. 160. Substantial justice to be done; rehearing. Whenever the <u>Secretary</u> Director is satisfied that substantial justice has not been done in the revocation, suspension, or refusal to issue or renew a license, the <u>Secretary</u> Director may order a rehearing by the same or another hearing officer or by the Committee.

7 (Source: P.A. 87-1231.)

8 (225 ILCS 63/165)

9 (Section scheduled to be repealed on January 1, 2013)

10 Sec. 165. Order or certified copy as prima facie proof. An 11 order or a certified copy thereof, over the seal of the 12 Department and purporting to be signed by the <u>Secretary</u> 13 Director, shall be prima facie proof:

14 (a) that the signature is the genuine signature of the
 15 Secretary Director; and

16 (b) that such <u>Secretary</u> Director is duly appointed and 17 qualified<u>.</u>;

18 (c) that the Committee and its members are qualified to 19 act.

20 (Source: P.A. 89-61, eff. 6-30-95.)

21 (225 ILCS 63/170)

(Section scheduled to be repealed on January 1, 2013)
 Sec. 170. Restoration of license. At any time after the
 <u>successful completion of a term of indefinite probation</u>,

HB4126 Engrossed - 35 - LRB097 16319 CEL 61473 b

suspension, or revocation of a license, the Department may 1 2 restore the license to the licensee, unless, after an investigation and a hearing, the Secretary determines that 3 restoration is not in the public interest or that the licensee 4 5 has not been sufficiently rehabilitated to warrant the public trust. No person or entity whose license, certificate, or 6 authority has been revoked as authorized in this Act may apply 7 for restoration of that license, certification, or authority 8 9 until such time as provided for in the Department of Professional Regulation Law of the Civil Administrative Code of 10 11 Illinois suspension or revocation of any license the Department 12 may restore the license to the accused person, unless after an investigation and a hearing the Department determines 13 14 restoration is not in the public interest.

15 (Source: P.A. 89-61, eff. 6-30-95.)

16 (225 ILCS 63/180)

17 (Section scheduled to be repealed on January 1, 2013) Sec. 180. Imminent danger to public; summary suspension. 18 19 The Secretary Director may summarily suspend the license of a 20 naprapath without а hearing, simultaneously with the 21 institution of proceedings for a hearing provided for in this 22 Act, if the Secretary Director finds that evidence in his or her possession indicates that continuation in practice would 23 24 constitute an imminent danger to the public. In the event that 25 the Secretary Director summarily suspends a license without a

HB4126 Engrossed - 36 - LRB097 16319 CEL 61473 b

hearing, a hearing <u>shall</u> by the Department must be <u>commenced</u>
 held within 30 days after the suspension has occurred <u>and shall</u>
 be concluded as expeditiously as possible.

4 (Source: P.A. 89-61, eff. 6-30-95.)

5 (225 ILCS 63/190)

6 (Section scheduled to be repealed on January 1, 2013) 7 Sec. 190. The Department shall not be required to certify 8 any record to the Court or file any answer in court or 9 otherwise appear in any court in a judicial review proceeding, 10 unless and until the Department receives from the plaintiff 11 there is filed in the court, with the complaint, a receipt from 12 the Department acknowledging payment of the costs of furnishing and certifying the record, which costs shall be determined by 13 the Department. Exhibits shall be certified without cost. 14 15 Failure on the part of the plaintiff to file a receipt in court 16 is shall be grounds for dismissal of the action.

17 (Source: P.A. 89-61, eff. 6-30-95.)

18 (225 ILCS 63/193 new)

Sec. 193. Confidentiality. All information collected by the Department in the course of an examination or investigation of a licensee or applicant, including, but not limited to, any complaint against a licensee filed with the Department and information collected to investigate any such complaint, shall be maintained for the confidential use of the Department and HB4126 Engrossed - 37 - LRB097 16319 CEL 61473 b

shall not be disclosed. The Department may not disclose such 1 2 information to anyone other than law enforcement officials, 3 other regulatory agencies that have an appropriate regulatory interest as determined by the Secretary, or a party presenting 4 5 a lawful subpoena to the Department. Information and documents disclosed to a federal, State, county, or local law enforcement 6 7 agency shall not be disclosed by the agency for any purpose to any other agency or person. A formal complaint filed against a 8 9 licensee by the Department or any order issued by the 10 Department against a licensee or applicant shall be a public 11 record, except as otherwise prohibited by law.

12 (225 ILCS 63/200)

13 (Section scheduled to be repealed on January 1, 2013) 14 Sec. 200. Administrative Procedure Act. The Illinois 15 Administrative Procedure Act is expressly adopted and 16 incorporated in this Act as if all of the provisions of that Act were included in this Act, except that the provision of 17 paragraph (d) of Section 10-65 of the Illinois Administrative 18 19 Procedure Act, which provides that at hearings the licensee has

20 the right to show compliance with all lawful requirements for 21 retention, continuation, or renewal of the license, is 22 specifically excluded. For the purpose of this Act, the notice 23 required under Section 10-25 of the Administrative Procedure 24 Act is deemed sufficient when mailed to the last known address 25 of record of a party. HB4126 Engrossed - 38 - LRB097 16319 CEL 61473 b
(Source: P.A. 88-670, eff. 12-2-94; 89-61, eff. 6-30-95.)
(225 ILCS 63/50 rep.)
(225 ILCS 63/65 rep.)
Section 10. The Naprapathic Practice Act is amended by
repealing Sections 50 and 65.
Section 99. Effective date. This Act takes effect upon
becoming law.

	HB4126 Engrossed	- 39 -	LRB097 16319 CEL 61473 b	
1		INDEX		
2	Statutes amended	in order o	of appearance	
3	5 ILCS 80/4.23			
4	5 ILCS 80/4.33 new			
5	225 ILCS 63/10			
6	225 ILCS 63/17			
7	225 ILCS 63/25			
8	225 ILCS 63/45			
9	225 ILCS 63/57			
10	225 ILCS 63/70			
11	225 ILCS 63/85			
12	225 ILCS 63/95			
13	225 ILCS 63/100			
14	225 ILCS 63/110			
15	225 ILCS 63/115			
16	225 ILCS 63/120			
17	225 ILCS 63/125			
18	225 ILCS 63/130			
19	225 ILCS 63/140			
20	225 ILCS 63/145			
21	225 ILCS 63/150			
22	225 ILCS 63/155			
23	225 ILCS 63/160			
24	225 ILCS 63/165			
25	225 ILCS 63/170			

HB4126 Engrossed - 40 - LRB097 16319 CEL 61473 b

- 1 225 ILCS 63/180
- 225 ILCS 63/190 2
- 225 ILCS 63/193 new 3
- 225 ILCS 63/200 4
- 5 225 ILCS 63/50 rep.
- 6 225 ILCS 63/65 rep.