GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL DRH40222-NBf-79

	Short Title:	Update Chiropractic Laws. (Public)
	Sponsors:	Representative Setzer.
	Referred to:	
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1		A BILL TO BE ENTITLED
2 3	AN ACT TO CHIROP	D UPDATE VARIOUS LAWS OF THE PRACTICE AND LICENSURE OF RACTIC.
4	The General	Assembly of North Carolina enacts:
5		ECTION 1.(a) Article 8 of Chapter 90 of the General Statutes reads as rewritten:
6		"Article 8.
7		"Chiropractic.
8		I
9	"§ 90-142. R	cules and regulations.<u>Powers;</u> duties.
10		<u>n Carolina</u> State Board of Chiropractic Examiners may adopt suitable shall have the
11		wers and duties:
12	<u>(1</u>) Administer and enforce the provisions of this Article.
13	(2	-
14		duties as may be necessary to carry out and the enforcement of enforce the
15		provisions of this Article.
16	<u>(3</u>) <u>Issue position statements and other interpretative guidelines.</u>
17	(4	
18		applicant's or licensee's continuing competence to practice chiropractic.
19	<u>(5</u>	
20	<u>(6</u>) Set the passing scores for approved examinations under G.S. 90-143(b).
21	<u>(7</u>) Establish certain reasonable fees as authorized by this Article for applications
22		for examination, licensure, provisional licensure, renewal of licensure, and
23		other services provided by the Board. When the Board uses a testing service
24		for the preparation, administration, or grading of examination, the Board may
25		charge the applicant the actual cost of the examination services and a prorated
26		portion of the examination fee for administration and processing of the
27		examination. Examination fees are not refundable.
28	<u>(8</u>) Establish certification standards for diagnostic imaging technicians.
29	<u>(9</u>) Establish certification standards for chiropractic clinical assistants.
30	<u>(1</u>	0) Employ and fix the compensation of personnel and legal counsel that the
31		Board deems necessary to carry out the provisions of this Article.
32	<u>(1</u>	1) Establish by rule a schedule and access civil penalties pursuant to G.S. 90-158.
33	<u>(1</u>	2) Take disciplinary action pursuant to G.S. 90-154.2, 90-154.3, and 90-154.4.
34	<u>(1</u>	3) Seek injunctive relief through a court of competent jurisdiction for violations
35		of this Article.
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	General Assembly Of North CarolinaSession 202	21
1	"§ 90-144. Meetings of Board of Examiners.	
2	The North Carolina Board of Chiropractic Examiners shall meet at least once a year at suc	ch
3	time and place as said the Board shall determine at which meetings applicants for license sha	
4	be examined and advertise. Applicants for licensure under this Article shall comply with	th
5	<u>G.S. 90-143(b).</u>	
6		
7	"§ 90-148. Records of Board.	
8	(a) The secretary of the Board of Chiropractic Examiners shall keep a record of the	
9	proceedings of the Board, giving the name of each applicant for license, and the name of each	
10	applicant licensed and the date of such license. The Board may order that any records concerning	
11	the practice of chiropractic and relevant to a complaint received by the Board or an inquiry of	
12	investigation conducted by or on behalf of the Board shall be produced by the custodian of the	
13	records to the Board or for inspection and copy by representatives of or counsel to the Board.	
14	chiropractor licensed by the Board or an establishment employing a chiropractor licensed by the	
15	Board shall maintain records for a minimum of seven years from the date the chiropracted	
16	terminates services to the patient and the patient services record is closed. A chiropractor license	
17	by the Board or a chiropractic assistant certified by the Board shall cooperate fully and in a time	-
18	manner with the Board and its designated representatives in an inquiry or investigation of the	<u>1e</u>
19	records conducted by or on behalf of the Board.	
20	(b) Except as otherwise provided, all records, papers, and documents containing	_
21	information collected and compiled by or on behalf of the Board shall be public records, provide	
22	that any information that identifies a patient who has not consented to the public disclosure of the provident of the provide	
23 24	services rendered to him or her shall be deleted or redacted, as appropriate. Records, papers, ar	
24 25	other documents containing information collected or compiled by or on behalf of the Board as result of an investigation, inquiry, or interview conducted in connection with certification	
23 26	licensure, or a disciplinary matter shall not be considered public records as defined in G.S. 132-	
20 27	Any notice or statement of charges, notice of hearing, or decision rendered in connection with	
28	hearing shall be a public record provided that information identifying a patient who has no	
20 29	consented to the public disclosure of his or her services by a person licensed or certified under	
30	this Article shall be redacted from the public record.	<u>U1</u>
31	(c) The names and office addresses of members of the Board shall be a public record a	as
32	defined in G.S. 132-1. The Board members' home addresses and email addresses shall not be	
33	public record, unless a Board member consents to the disclosure in writing.	
34	(d) The names and office addresses of all licensees of the Board shall be a public record	rd
35	as defined in G.S. 132-1. Home addresses and email addresses of licensees of the Board shall no	
36	be a public record, unless a licensee member consents to the disclosure in writing.	
37		
38	"§ 90-154. Grounds for professional discipline.	
39	(a) The Board of Chiropractic Examiners may impose any of the following sanction	
40	singly or in combination, when it finds that a practitioner or applicant is guilty of any offens	se
41	described in subsection (b):	
42		
43	(7) <u>A civil penalty as allowed by this section.</u>	
44	(b) Any one of the following is grounds for disciplinary action by the Board und	er
45	subsection (a):	
46	(1) Advertising services in a false or misleading manner.	
47	 (2) Conviction of a felony or of a crime involving moral turpitude. (2) Addiction Physical manufacture including addiction to 	_
48	(3) Addiction Physical, mental, emotional infirmity, including addiction to a	
49 50	severe dependency upon alcohol or any other drug that impairs the ability practice safely.	10
50 51	practice safely. (4) Unethical conduct as defined in G.S. 90-154.2.	
51	(4) Unethical conduct as defined in G.S. 90-154.2.	

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(5)	Negligence, incompetence, or malpractice in the practice	of chiropractic.		
(6)	Repealed by Session Laws 1995, c. 188, s. 1.			
(7)	Not rendering acceptable care in the practice of the profe G.S. 90-154.3.	ession as defined in		
(8)	Lewd or immoral conduct toward a patient.			
(9)	Committing or attempting to commit fraud, deception, or	misrepresentation.		
(10)	Offering to waive a patient's obligation to pay any deduc	ctible or copayment		
	required by the patient's insurer.	1 0		
(11)	Failing to honor promptly a patient's request for a copy	of any claim form		
	submitted to the patient's insurer.			
(12)	Rebating or offering to rebate to a patient any portion of	the funds received		
	from the patient's insurer, unless the sum rebated constitu			
	overpayment to which the patient is lawfully entitled.			
(13)	Advertising any free or reduced rate service without promi	nently stating in the		
	advertisement the usual fee for that service.			
(14)	Charging an insurer or other third-party payor a fee gr	eater than a patient		
	would be charged for the same service if the patient were	paying directly.		
(15)	Charging an insurer or other third-party payor a fee greater	r than the advertised		
	fee for the same service.			
(16)	Violating the provisions of G.S. 90-154.1.			
(17)	Physical, mental, or emotional infirmity of such severi	ty as to impair the		
	ability to practice safely.			
(18)	Violating the provisions of G.S. 90-151 regarding the exte	ent and limitation of		
	license.			
(19)	Concealing information from the Board or failing to res	pond truthfully and		
	completely to an inquiry from the Board concerning a licensure.	ny matter affecting		
(20)	Failing to comply with a decision of the Board that is fina	ıl.		
(21)	Committing an act on or after October 1, 2007, which de			
~ /	good moral character which would have been a basis for			
	under G.S. 90-143(b)(1), had it been committed befor	e application for a		
	license.	11		
(22)	Engaging in any act or practice violative of any of the prov	isions of this Article		
	or of any of the rules and regulations adopted by the Board			
	or assisting any other person in the violation of any of th	e provisions of this		
	Article.	-		
(c) If a li	censee is found guilty in a contested case arising under su	bsection (b) of this		
section, the Boar	d may assess the licensee the reasonable cost of the hearing	g held to make such		
a determination i	f the Board finds that the licensee's defense at the hearing	was dilatory or not		
asserted in good	faith.			
" § 90-154.1. Co	llection of certain fees prohibited.			
(a) Any p	patient or any other person responsible for payment has the ri	ght to refuse to pay,		
cancel payment,	or be reimbursed for payment for any service, examination	, or treatment other		
than the advertise	ed reduced rate service, examination or treatment which is p	erformed as a result		
of and within 72 hours of responding to any advertisement for a free or reduced rate service, free				
or reduced rate e	examination, or free or reduced rate treatment. Any furthe	r treatment shall be		
agreed upon in w	riting and signed by both parties.			
•	hiropractic advertisement that offers a free or reduced rate s			
or treatment shall contain the following notice to prospective patients: "If you decide to purchase				
	ent, you have the legal right to change your mind within the advertisement is published in print, the foregoing notice sh	-		

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1	letters clearly dis	tinguishable from the rest of the text. If the advertisement is	broadcast on radio				
2		or television, the foregoing notice shall be recited at the end of the advertisement.					
$\frac{2}{3}$	(c) Repealed by Session Laws 1995, c. 188, s. 2.						
4	· / I	bill sent to a patient or any other person responsible for payr	ment as a result of				
5	· · · •	nding to a chiropractic advertisement shall clearly contain the					
			00				
6		subsection (a) and have distinguished on its face the charge for					
7		ng an itemization of free services, and the separate charge	•				
8		treatments other than the advertised free or reduced rate servi	, , , , , , , , , , , , , , , , , , , ,				
9		e reduced rate charges shall be labeled "Free or Reduced Rate	0,				
10	other charges sha	all be labeled "Non-advertised Services, Examinations, or Tre	atments".				
11							
12		ceptable care in the practice of chiropractic.					
13		all be unlawful for a doctor of chiropractic to examine, tre					
14	-	vice to a patient that does not conform to the standards of acce	-				
15	(b) For p	urposes of disciplinary action, the Board of Chiropractic Exa	miners may adopt				
16	rules that establis	sh and define standards of acceptable care with respect to: care	<u>e.</u>				
17	(1)	Examination and diagnosis;					
18	(2)	The use of chiropractic adjustive procedures;					
19	(3)	Physiological therapeutic agents;					
20	(4)	Diagnostic radiology;					
21	(5)	The maintenance of patient records; and					
22	(6)	Sanitation, safety, and the adequacy of clinical equipment.					
23	(c) If the	Board has not defined a standard of acceptable care by rule,	, then the standard				
24	of acceptable ca	are shall be the usual and customary method as taught in	n the majority of				
25	recognized chiro	• •	5 •				
26	(d) Nothi	ng in this section shall alter the lawful scope of practice	of chiropractic as				
27		0-143 or the limitation of license as defined in G.S. 90-151.	-				
28	" § 90-154.4. En	ticements prohibited.					
29	(a) For p	urposes of this section, an enticement is anything of monetar	y value offered by				
30	a chiropractor to	a prospective patient as an incentive to enter treatment. Exce	ept as permitted in				
31	subsection (b) of	this section, it shall be an unlawful rebate, in violation of G	<u>.S. 90-154(b)(12)</u> ,				
32	for a chiropracto	r to offer an enticement to a prospective patient if, at the time	the offer is made,				
33		knows or has reason to believe that the prospective patient's t					
34	_	hole or part by an insurer or other third-party payor.	L.				
35	-	s prohibited by other State or federal law, the following m	arketing practices				
36		trued as violations of subsection (a) of this section:	01				
37	(1)	Free or reduced rates, services, examinations, or treatment	nts advertised and				
38	~ /	delivered in conformity with G.S. 90-154.1.					
39	(2)	Cash or point-of-service discounts not more than 30 percer	ntage points lower				
40	()	than the charges customarily billed to third-party payors.	0° 1				
41	(3)	Prepaid wellness plans covering only services that can be p	performed entirely				
42	(-)	by the offering chiropractor or the chiropractor's staff with					
43		the chiropractor's office.					
44	(4)	Merchandise with a value of not more than ten dollars (\$	310.00) given to a				
45		prospective patient for promotional purposes.					
46	"§ 90-155. Ann	ual fee for renewal of license.					
47	-	person practicing chiropractic in this State, in order to Licens	sees must renew a				
48		or before the first Tuesday after the first Monday in Janua					
49	each year after a license is issued as herein provided, on or before December 31 of each year						
50	following the year in which a license is first issued, and shall pay to the secretary of the Board of						
51		miners a renewal license fee as prescribed and set by the said					

General Assembly Of North Carolina Session 2021 shall not be more than three hundred dollars (\$300.00), and shall furnish the Board evidence of 1 2 having attended two days of educational sessions or programs approved by the Board during the 3 preceding 12 months, provided the Board may waive this educational requirement due to sickness 4 or other hardship of the applicant. 5 Any license or certificate granted by the Board under this Article shall automatically be canceled if the holder of the license or certificate fails to secure a renewal within 30 days from 6 7 the time herein provided; but any license thus canceled may, upon evidence of good moral 8 character and proper proficiency, be restored upon the payment of the renewal fee and an 9 additional twenty-five dollars (\$25.00) reinstatement fee. 10 If any licensee of the Board retires from active practice, the licensee may renew his or her 11 license annually by paying the license fee and shall not be required to furnish the Board proof of 12 continuing education; however, if at a later time the licensee desires to resume active practice, 13 the licensee shall first appear before the Board and the Board shall determine the licensee's 14 competency to practice. 15 (b) A licensee who is not actively engaged in the practice of chiropractic in this State and who does not wish to renew his or her license may direct the Board to place the licensee on 16 17 inactive status. 18 (c) A licensee who fails to renew his or her license as required by this section shall pay 19 an additional fee of twenty-five dollars (\$25.00) to the Board. The license of any licensee who 20 fails to renew by January 30 of each year shall automatically be placed on inactive status. 21 (d) A licensee with an inactive license shall not practice chiropractic in this State. The Board shall retain jurisdiction over an inactive license, including licenses placed on inactive 22 status by retirement of the licensee, a request by the licensee for inactivation, the surrendering of 23 24 a license, or by operation of an order entered by the Board. 25 Upon payment of all accumulated fees and penalties, the license of the licensee may (e) 26 be reinstated, subject to the Board requiring the licensee to appear before the Board for an 27 interview to prove the licensee's competency in a manner as may be reasonably determined by 28 the Board and to comply with other licensing requirements. 29" 30 **SECTION 1.(b)** Article 8 of Chapter 90 of the General Statutes is amended by 31 adding a new section to read: 32 "§ 90-157.4. Civil penalty; disciplinary costs. 33 The Board may assess a civil penalty not to exceed five hundred dollars (\$500.00) per (a) violation of this Article or any rule adopted by the Board. The clear proceeds of any civil penalty 34 35 assessed under this section shall be remitted to the Civil Penalty and Forfeiture Fund in 36 accordance with G.S. 115C-457.2. The Board shall consider the following factors before imposing or assessing a civil 37 (b) 38 penalty under this section: 39 The nature, gravity, and persistence of the particular violation. (1)40 The appropriateness of the imposition of a civil penalty when considered alone (2) or in combination with other punishment. 41 42 Whether the violation was willful and malicious. (3) 43 (4) Any other factors that would tend to mitigate or aggravate the violations found 44 to exist. 45 The Board shall establish a schedule of civil penalties for violations of this Article (c) 46 and rules adopted by the Board. The Board may charge costs in a disciplinary proceeding, including reasonable 47 (d) attorneys' fees, to the licensee against whom the proceedings were brought. 48 49 If the Board imposes a civil penalty under this section, the party against whom the (e)

51 <u>150B of the General Statutes.</u>"

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SECTION 2. This act becomes effective October 1, 2021.