YMYZ96N-1 04/29/2025 PMG (L) PMG 2024-2523 Conf Comm Sub HB123 CONFERENCE COMMITTEE ON HB123 SUBSTITUTE TO HB123

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5	A BILL
6	TO BE ENTITLED
7	AN ACT
8	
9	Relating to the Alabama Sunset Law; to continue the
10	existence and functioning of the Alabama State Board of
11	Pharmacy until October 1, 2026, with certain modifications; to
12	amend Sections 34-23-3, 34-23-8, 34-23-12, 34-23-13, 34-23-30,
13	34-23-32.2, 34-23-33, 34-23-34, 34-23-52, 34-23-90, 34-23-91,
14	34-23-92, 34-23-93, and 34-23-131, Code of Alabama 1975; to
15	reconstitute the membership of the board; to revise the
16	compensation of board members and their duties; to provide
17	further for the position of secretary; to revise the board's
18	authority to impose penalties; to provide further for the
19	board's authorization to discipline pharmacists, pharmacies,
20	and certain other entities; to provide further for the general
21	counsel of the board; to require the board to report on the
22	status of board rules; and to make nonsubstantive, technical
23	revisions to update the existing code language to current
24	style.
25	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
26	Section 1. Pursuant to the Alabama Sunset Law, the
27	Sunset Committee recommends the continuance of the Alabama

28 State Board of Pharmacy until October 1, 2026, with the

29 additional recommendation for statutory change as set out in 30 Section 3.

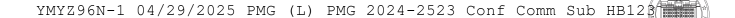
31 Section 2. The existence and functioning of the Alabama 32 State Board of Pharmacy, created and functioning pursuant to 33 Chapter 23 of Title 34, Code of Alabama 1975, is continued 34 until October 1, 2026, and those code sections are expressly 35 preserved.

36 Section 3. Section 34-23-3, 34-23-8, 34-23-12,
37 34-23-13, 34-23-30, 34-23-32.2, 34-23-33, 34-23-34, 34-23-52,
38 34-23-90, 34-23-91, 34-23-92, 34-23-93, and 34-23-131, Code of
39 Alabama 1975, are amended to read as follows:

40

"§34-23-3

41 (a) Each state drug investigator employed by the board 42 following the passage of this chapter must furnish 43 satisfactory proof to the board that he or she the 44 investigator is a person an individual of good moral character 45 and that in the judgment of the members of the board, he or 46 she has sufficient knowledge of the laws pertaining to the practice of pharmacy and law enforcement to enable him or her 47 48 to carry out his or her the duties as an investigator 49 consistent with this chapter. Each A state drug investigator 50 employed by the board shall must serve an apprenticeship of a 51 minimum of six months working with and under the supervision of the Chief Drug Investigator chief drug investigator or 52 53 other investigator designated by the board. Each such An 54 investigator, before entering upon his or her duties, shall post with the board a bond in the amount of two thousand 55 56 dollars (\$2,000) conditioned upon the faithful performance of



57 his or her duties.

58 (b) Each A state drug investigator shall have the power 59 to inspect shall:

(1) Inspect the medicines and drugs or drug products or
domestic remedies which that are manufactured, packaged,
packed, made, sold, offered for sale, exposed for sale, or
kept for sale in this state; and for this purpose shall have
the right to enter

65 (2) Subject to subsection (c), enter and inspect during 66 business hours any pharmacy or any other place in this state 67 where medicines or drugs or drug products or proprietary 68 medicines are manufactured, packaged, packed, made, sold, 69 offered for sale, or kept for sale, whether or not licensed by 70 the board; and

(3) Inspect prescription files, prescription records,
 poison registers, exempt narcotic registers, and any other
 records pertaining to the filling and filing of prescriptions.

74 (c) Each A state drug investigator shall be subject to 75 the same restrictions as other <u>law enforcement</u> officers of the 76 <u>law in with regard to search and seizure. They</u>

77 (d) A state drug investigator shall report to the board 78 all violations of the laws law relating to pharmacy and all 79 rules and regulations of the board. As directed by the board, it shall be the duty of the state drug investigators to issue 80 81 citations a state drug investigator shall issue written warnings for violations of such laws, or rules, or regulations 82 or institute criminal proceedings against persons for such 83 84 violations.

85 (e) When authorized by the board and where there are 86 specific complaints, the a state drug investigator shall have 87 the right to may inspect all records, shipping tickets, or any 88 other document pertaining to the transfer of drugs or drug 89 preparations, from or to hospitals, pharmacists, wholesale 90 establishments and manufacturers, or any other place or 91 establishment where the preparations of drugs are kept or 92 stored. They shall have the authority to inspect all prescription files, prescription record books, poison 93 registers, exempt narcotic registers, and any other records 94 pertaining to the filling and filing of prescriptions. It 95 shall be the duty of the 96

97 (f) A state drug investigator to shall take possession 98 of all revoked licenses and permits or suspended licenses and 99 permits, or both, when such licenses and permits are not 100 surrendered voluntarily to the board by the person or 101 pharmacist individual or entity whose license or permit has 102 been revoked or suspended.

103 <u>(g)</u> Nothing in this chapter shall authorize or require 104 <u>the a</u> state drug investigator or state drug investigators to 105 inspect the offices of <u>doctors of medicine physicians</u> who have 106 duly qualified with the State Board of Medical Examiners."

107

"§34-23-8

108 <u>(a)</u> No person shall dispense or cause to be dispensed a 109 different drug or brand of drug in lieu of that ordered or 110 prescribed without the express permission in each case of the 111 person ordering or prescribing such drug, except as provided 112 below:

113 (1) A licensed pharmacist in this state shall be permitted to select for the brand name drug product prescribed 114 115 by a licensed physician or other practitioner who is located 116 in this state and authorized by law to write prescriptions, 117 hereinafter referred to as "practitioner," a less expensive 118 pharmaceutically and therapeutically equivalent drug product 119 containing the same active ingredient or ingredients, and of 120 the same dosage form strength, in all cases where the 121 practitioner expressly authorizes such selection in accordance with subdivision (4). 122

(2) A licensed pharmacist located in this state shall 123 124 be permitted to select for the brand name drug product prescribed by a practitioner who is located in another state 125 126 or licensing jurisdiction and who is authorized by the laws of 127 that state or jurisdiction to write prescriptions, a less 128 expensive pharmaceutically and therapeutically equivalent drug 129 product containing the same active ingredient or ingredients, 130 and of the same dosage form strength, in all cases where the out-of-state licensed physician or other practitioner does not 131 132 expressly prohibit a substitution.

(3) A pharmacist shall record on the prescription form
the name and manufacturer or distributor of any drug product
dispensed as herein authorized.

(4)a. Every written prescription issued in this state by a licensed practitioner shall contain two signature lines. One line shall indicate if the brand name is meant to be dispensed and the other shall indicate if a product selection is permitted. The practitioner shall communicate instructions 141

to the pharmacist by signing on the appropriate line.

142 b. An oral or electronic prescription, including an 143 e-fax, from the practitioner shall instruct the pharmacist 144 whether or not a less expensive pharmaceutically and 145 therapeutically equivalent drug product may be dispensed. The 146 pharmacist shall note instructions on the file copy of the 147 prescription and retain the prescription form for the period 148 specified by law. The State Board of Pharmacy board shall not adopt any rule affecting the subject matter of this 149 150 subdivision.

(5) Unless otherwise indicated by the practitioner, the prescription label on the dispensing container shall indicate the actual drug product dispensed, either the brand name, or if none, the generic name, and the name of the manufacturer or a reasonable abbreviation of the name of the manufacturer.

156 (6) (b) This Subsection (a) shall not be interpreted to 157 exclude the use of a formulary or drug list as adopted and 158 approved by a medical staff in a licensed hospital with drugs 159 provided thereunder by procedures established for use within 160 that licensed hospital.

161 (7) Any person who violates this section shall be 162 punished by a fine of up to \$1,000."

163 "\$34-23-12

164 <u>(a) When it shall appear to the board that any person</u> 165 who is not licensed under the provisions of this chapter is 166 violating any of the provisions of this chapter, the <u>The</u> board 167 may in its own name bring an action in the circuit court for 168 an injunction, and the court of this state against any person

169	in this state who:
170	(1) Practices pharmacy without a license or permits
171	prescriptions to be compounded or dispensed by a person who is
172	not licensed to practice pharmacy, in violation of Section
173	<u>34-23-50;</u>
174	(2) Operates a pharmacy or other entity without a
175	permit, in violation of Section 34-23-30, 34-23-31, or
176	<u>34-23-32; or</u>
177	(3) Performs pharmacy technician functions without a
178	valid pharmacy technician registration.
179	<u>(b) A court may enjoin any person from violating <del>the</del></u>
180	<del>provisions of</del> this chapter regardless of whether proceedings
181	have been or may be instituted before the board or whether
182	criminal proceedings have been or may be instituted."
183	"\$34-23-13
184	Any person who shall practiceA person who does any of
185	the following, unless a penalty is otherwise specifically
186	provided in this chapter, is guilty of a Class B misdemeanor:
187	(1) Practices pharmacy in this state without having
188	first obtained from the board a license, or who permits from
189	the board.
190	(2) Permits prescriptions to be compounded and/or or
191	dispensed by unauthorized persons.; or who violates any of the
192	provisions of this chapter; or who willfully
193	<u>(3) Willfully violates any <del>published</del> provision of this</u>
194	<u>chapter or</u> rule <del>or regulation of <u>adopted</u> by the board; or who</del>
195	does any act described in this chapter as unlawful, the
196	penalty for which is not herein specifically provided, shall

197 be guilty of a misdemeanor and, upon conviction, shall be punished by fine of not more than \$1,000 for 198 oach 199 be fixed by the court trying the case, and in addition thereto 200 may be. in the discretion of the court trving 201 sentenced to hard labor for the county for 202 exceed 12 months."

203

"§34-23-30

204 (a) Every pharmacy, hospital pharmacy, drugstore, 205 pharmacy department, prescription department, prescription 206 laboratory, apothecary, or and any other establishment entity 207 with a title implying the sale, offering for sale, compounding, or dispensing of drugs, or and any entity 208 209 providing pharmacy services for patients residing in this 210 state, shall register biennially and receive a permit from the 211 board in accordance with this chapter. Any person desiring to open, operate, maintain, or establish a pharmacy or to 212 213 establish an entity to provide pharmacy services shall apply 214 to the board for a permit at least 30 days prior to the opening of the business. No pharmacy or entity performing 215 216 pharmacy services shall open for the transaction of be 217 authorized to transact business until it the pharmacy or 218 entity has been registered, inspected, and had a permit issued 219 by the board.

(b) (1) The application for a permit shall be made on a form prescribed and furnished by the board which when properly executed shall indicate the ownership desiring <u>such\_the</u> permit and the names and license numbers of all licensed pharmacists employed as well as the location of the pharmacy or entity

where pharmacy services are performed and other information as the board may require. If more than one pharmacy or entity where pharmacy services are performed is operated by the same owner, a separate application for registration shall be made and a separate permit issued for each such establishment <u>entity</u>.

(2) All permits issued under this section shall become 231 232 due on October 31 and shall become null and void on December 31 of even-numbered years. Every application for a permit for 233 a new pharmacy or entity where pharmacy services are performed 234 235 shall be accompanied by a fee to be determined set by the board, by rule., but the fee shall not be less than one 236 hundred dollars (\$100) nor more than two hundred dollars 237 238 (\$200). Every application for a renewal permit shall be 239 accompanied by a fee to be determined by the board, but the fee shall not be less than fifty dollars (\$50) nor more 240 than one hundred fifty dollars (\$150). Every application for a 241 242 permit due to transfer of ownership shall be accompanied by a 243 fee to be determined by the board, but the fee shall not be 244 less than one hundred fifty dollars (\$150) nor more than four 245 hundred dollars (\$400). Every application for a permit for an 246 out-of-state pharmacy or entity where pharmacy services are 247 performed shall be accompanied by a fee to be determined by the board, but the fee shall not be less than 248 seven -hundred 249 fifty dollars (\$750) nor more than two thousand dollars 250 (\$2,000). Every application for a renewal permit for an out-of-state pharmacy or entity where pharmacy services are 251 252 performed shall be accompanied by a fee to be determined by

253 the board, but the fee shall not be less than four hundred 254 dollars (\$400) nor more than seven hundred fifty dollars 255 (\$750). Each application for the renewal of a permit shall be 256 made on or before October 31 of each even-numbered year, at 257 which time the previous permit shall become null and void on 258 December 31 of even-numbered years. A penalty of twenty-five 259 dollars (\$25) for each overdue month shall be in 260 addition to the permit fee for renewal of delinguent permits.

261 (3) The secretary of the board shall issue a permit for each pharmacy or entity where pharmacy services are performed 262 263 whose application is found to be satisfactory by the board. Permits issued under this section shall not be transferable. 264 265 Any change in the control of ownership or licensed pharmacists 266 shall be reported to the board in writing within 10 days of 267 such occurrence. If the pharmacy or entity where pharmacy 268 services are performed is owned by a corporation, the permit 269 shall be issued in the name of the corporation. It shall be 270 the duty of the owners Owners of pharmacies or the owners of 271 entities where pharmacy services are performed who are not 272 licensed pharmacists to shall immediately notify the board 273 upon the termination of employment of licensed pharmacists and 274 to shall cause the surrender of permits as indicated. The 275 further operation of the pharmacy or entity where pharmacy 276 services are performed in the absence of licensed pharmacists 277 is forbidden; provided, that the nonregistered owner shall 278 have a period of 30 days within which to comply with this subsection. The next of kin of any deceased licensed 279 280 pharmacist owner shall have a period of 30 days within which

281	to comply with this chapter, during which time no
282	prescriptions <pre>shall may be filled unless a licensed pharmacist</pre>
283	is on duty.
284	(4) All permits issued under this section shall expire
285	on December 31 of even-numbered years unless the permit holder
286	renews the permit by paying the applicable renewal fee. The
287	renewal fee is due on December 31, and if not received by that
288	date, the permit shall be considered delinquent and the board
289	may impose a late fee of twenty-five dollars (\$25) for each
290	month the renewal fee is late, provided a delinquency fee may
291	not exceed one thousand dollars (\$1,000). The board may also
292	suspend a permit that is not renewed within a prescribed
293	period of time, as determined by rule of the board.
294	(c) The board, by rule, shall set the following fees on
295	the holders of permits issued under this section:
296	(1) For a permit for a resident pharmacy or resident
297	entity that performs pharmacy services, a fee of not less than
298	one hundred dollars (\$100) nor more than five hundred dollars
299	(\$500).
300	(2) For a resident pharmacy permit renewal, a fee of
301	not less than one hundred dollars (\$100) nor more than three
302	hundred dollars (\$300).
303	(3) For a transfer of ownership, a fee of not less than
304	one hundred fifty dollars (\$150) nor more than four hundred
305	<u>dollars (\$400).</u>
306	(4) For a permit for a nonresident pharmacy or
307	nonresident entity that performs pharmacy services, a fee of
308	not less than seven hundred fifty dollars (\$750) nor more than

- 309 two thousand dollars (\$2,000).
- 310 (5) For a renewal permit for a nonresident pharmacy or 311 nonresident entity that performs pharmacy services, a fee of 312 not less than four hundred dollars (\$400) nor more than seven 313 hundred fifty dollars (\$750). 314 (d) No mail order pharmacy shall transact business in
- 315 this state without a permit from the board.
- 316 (b) (e) <u>Requirements for the grant of authority by the</u> 317 board to any entity providing pharmacy services shall be by
- 318 board rule The board, by rule, shall establish qualifications
- 319 for any individual or entity providing pharmacy services in
- 320 the state.
- 321 (c) (f) Nothing contained in this section related to 322 pharmacy services permits shall be interpreted to delegate to 323 the board the authority to adopt rules governing pharmacy 324 benefit benefits managers.
- 325 (d) Any person who violates this section shall be 326 guilty of a misdemeanor."
- 327 "\$34-23-32.2
- 328 <u>(a)</u> Any requirements established by the FDA Guidelines 329 in the Drug Quality and Security Act shall be adhered to by 330 the affected parties.
- 331 (b) (1) The board may issue an annual permit to any 332 manufacturer, manufacturer affiliate, bottler, packager, 333 repackager, third party third-party logistic provider, 334 wholesale drug distributor, private label distributor, or 335 pharmacy business identified in the supply chain of any drugs, 336 legend drugs, medicines, chemicals, or poisons for medicinal

337 purposes.

338	(2) The board, by rule, shall establish fees for the
339	various categories of permits issued under this section and
340	fines for violations of this section of not less than five
341	hundred dollars (\$500) nor more than two thousand dollars
342	(\$2,000). In addition, the board, by rule, may establish
343	renewal fees and late fees for failure to renew a permit in a
344	timely manner. Proceeds received by the board from fees levied
345	and fines collected pursuant to this section shall be used by
346	the board to fund the costs of permitting, inspecting, and
347	investigating any business permitted pursuant to this
348	section."
349	"\$34-23-33
350	(a) The board may revoke, or suspend, a license,
350 351	(a) The board may revoke $_{\tau}$ or suspend $_{\tau}$ a license, permit, certificate, or registration, place on probation, or
351	permit, certificate, or registration, place on probation, or
351 352	permit, certificate, or registration, place on probation, or require remediation for any licensed pharmacist or a holder of
351 352 353	permit, certificate, or registration, place on probation, or require remediation for any licensed pharmacist or a holder of a pharmacy intern or extern certificate for a specified time
351 352 353 354	permit, certificate, or registration, place on probation, or require remediation for any licensed pharmacist or a holder of a pharmacy intern or extern certificate for a specified time as determined by the board and take the same or similar action
351 352 353 354 355	permit, certificate, or registration, place on probation, or require remediation for any licensed pharmacist or a holder of a pharmacy intern or extern certificate for a specified time as determined by the board and take the same or similar action against the permit to operate any pharmacy in this state, or
351 352 353 354 355 356	permit, certificate, or registration, place on probation, or require remediation for any licensed pharmacist or a holder of a pharmacy intern or extern certificate for a specified time as determined by the board and take the same or similar action against the permit to operate any pharmacy in this state, or impose monetary penalties in accordance with subsection (b)
351 352 353 354 355 356 357	permit, certificate, or registration, place on probation, or require remediation for any licensed pharmacist or a holder of a pharmacy intern or extern certificate for a specified time as determined by the board and take the same or similar action against the permit to operate any pharmacy in this state, or impose monetary penalties in accordance with subsection (b) against any person who holds a license, permit, certificate,
351 352 353 354 355 356 357 358	permit, certificate, or registration, place on probation, or require remediation for any licensed pharmacist or a holder of a pharmacy intern or extern certificate for a specified time as determined by the board and take the same or similar action against the permit to operate any pharmacy in this state, or impose monetary penalties in accordance with subsection (b) against any person who holds a license, permit, certificate, or registration issued by the board whenever the board finds

362 (1) Obtaining a license, permit, <u>certificate</u>, or
363 registration from the board by fraudulent means.

364 (2) Violation of the laws Violating any law regulating

365 the sale or dispensing of narcotics, exempt narcotics, or 366 drugs bearing the label "caution, federal law prohibits 367 dispensing without prescription," or similar wording which 368 causes the drugs to be classified as prescription legend 369 drugs.

370 (3) Conviction of a felony. A copy of the record of the
 371 conviction, certified by the clerk of the court entering the
 372 conviction, shall be conclusive evidence of the conviction.

373 (4) Conviction of any crime or offense that reflects 374 the inability of the practitioner to practice pharmacy with 375 due regard for the health and safety of the patients.

(5) Demonstrated inability Inability to practice 376 pharmacy with reasonable skill and safety to patients by 377 378 reason of illness, incbriation intoxication, misuse of drugs, 379 narcotics, alcohol, chemicals, or any other substance, or as a 380 result of any mental or physical condition. When the issue is 381 whether or not a pharmacist is physically or mentally capable 382 of practicing pharmacy with reasonable skill and safety to 383 patients, then, upon a showing of probable cause to the board 384 that the pharmacist is not capable of practicing pharmacy with 385 reasonable skill and safety to patients, the board may require 386 the pharmacist in question to submit to a psychological 387 examination by a psychologist to determine psychological 388 status or a physical examination by a physician, or both, to 389 determine physical condition. The psychologist or physician, or both, shall be designated by the board. The expense of the 390 examination shall be borne by the board. Where the pharmacist 391 392 raises the issue of mental or physical competence or appeals a

Page 14

393 decision regarding his or her mental or physical competence, 394 the pharmacist shall be permitted to obtain his or her own 395 evaluation at the pharmacist's expense. If the objectivity or 396 adequacy of the examination is suspect, the board may complete 397 the examination by the designated practitioners at its own 398 expense. When mental or physical capacity to practice is at 399 issue, every pharmacist licensed to practice pharmacy in the 400 state shall be deemed to have given consent to submit to a 401 mental or physical examination or to any combination of the examinations and to waive all objections to the admissibility 402 403 of the examination, or to previously adjudicated evidence of 404 mental incompetence.

405 (6) Gross malpractice or repeated malpractice or gross406 negligence in the practice of pharmacy.

407 (7) Violation of any provisions contained in this408 chapter or rule of the board.

409 (8) Employing, assisting, or enabling in any manner any410 unlicensed person to practice pharmacy.

(9) The suspension, revocation, or probation by another 411 412 state of a license to practice pharmacy. A certified copy of 413 the record of suspension, revocation, or probation of the 414 state making such a imposing the suspension, revocation, or 415 probation shall be conclusive evidence of the suspension, 416 revocation, or probation. This subdivision does not authorize 417 the board to take any disciplinary action, including 418 imposition of a monetary penalty, against any individual or entity that has not been issued a license, permit, 419

420 certificate, or registration by the board and has not violated

421	any provision of this chapter or rule of the board.
422	(10) Refusal to appear before the board after having
423	been ordered to do so in writing by the executive officer
424	secretary or chair of the board.
425	(11) Making any fraudulent or untrue statement to the
426	board.
427	(12) Violation of any rule or regulation of the board.
428	(13)(12) Violation of the code of professional conduct
429	adopted by the board in the rules and regulations of the
430	board.
431	(b) <u>(1)</u> The board <del>shall have the authority to adopt</del>
432	rules imposing a non-disciplinary administrative penalty for
433	designated violations of this chaptermay impose monetary
434	penalties in the form of civil penalties for disciplinary
435	violations and administrative fines for non-disciplinary
436	violations of this chapter and rules of the board, as
437	determined by the board.
438	(2) The board, by rule, shall adopt monetary penalty
439	schedules that shall include both civil penalties and
440	administrative fines and shall be dollar amount ranges based
441	on the underlying violation. The board shall adopt separate
442	penalty schedules for specific types or categories of
443	individuals and entities subject to this chapter, including,
444	but not limited to, separate penalty schedules for chain
445	pharmacies, independent pharmacies, manufacturers, and
446	distributors. No later than the effective date of the
447	certified rule or rules, the board shall publish the penalty
448	schedules on the board's website. Beginning January 1, 2026,

449	the board may not impose any monetary penalty unless the
450	monetary penalty is covered and addressed by a monetary
451	penalty schedule that has been certified and published on the
452	website.
453	(3) When determining the amount of a monetary penalty
454	for a specific violation, the board shall consider the level
455	and scope of misconduct, the level of risk to public health
456	and safety, and the compliance history of the violator, and if
457	the violator is an entity, the size of the business, including
458	<del>its annual revenues</del> ."
459	"\$34-23-34
460	No disciplinary action described in Section 34-23-33
461	relating to the license, registration, certificate, or permit
462	of any <b>person_individual_</b> or entity regulated by the board may
463	be taken unless a statement of charges and notice of hearing
464	has been served on the person_individual_or entity at least 30
465	days before the date fixed for the hearing. The board, at its
466	sole discretion, may serve the statement of charges by
467	personal service or by registered or certified mail or
468	delivery by any recognized delivery or courier service to the
469	address of the person individual or entity in the records of
470	the board. The burden of proof shall be on the board."

471

"§34-23-52

472 (a) (1) All certificates of licensure shall expire on 473 December 31 of even-numbered years. In order to continue to be 474 licensed, every unless a licensed pharmacist shall pay to the 475 secretary of the board a biennial pays a renewal fee to be 476 determined in a specified amount set by the board, by rule. $\tau$ 

477 but the The fee shall not be less than twenty-five dollars 478 (\$25) nor more than one hundred fifty dollars (\$150). The 479 renewal fee shall be due on October December 31 and delinquent 480 after December 31 of even-numbered years, except that holders 481 of life certificates to practice pharmacy previously issued 482 shall not be required to pay a renewal fee. The payment of the 483 renewal fee shall entitle the registrants to renewal of their 484 certificates at the discretion of the board. If any pharmacist 485 fails to pay a the renewal fee on or before the due date, the holder of the certificate may be reinstated as a licensed 486 487 pharmacist only upon payment of a penalty of ten dollars (\$10) for each lapsed month and all lapsed fees, provided by 488 489 December 31, the board in accordance with board rule, may 490 impose a late fee which may not exceed ten dollars (\$10) for 491 each lapsed month. Notwithstanding the foregoing, the lapsed 492 time of registration may not exceed five years, in which case 493 reinstatement may occur only upon satisfactory examination by 494 the board.

495 (2) Notwithstanding subdivision (1), holders of life
496 certificates to practice pharmacy previously issued shall not
497 be required to pay a renewal fee.

(b) In addition to any fee requirements, each pharmacist shall be required to complete continuing education for each renewal period, as determined by the board by rule." \$34-23-90

(a) The Alabama State Board of Pharmacy is <u>created and</u>
vested with the authority to carry out the purposes of and
enforce this chapter.

505	(b)(1)
506	consist of <u>five nine members</u> who are residents of this state.
507	Subject to subdivision (3), membership of the board shall be
508	as follows:
509	a. One hospital pharmacist licensed by the board who is
510	appointed by the Governor from a list of three names submitted
511	by the Alabama Society of Health System Pharmacists.
512	b. One chain pharmacist licensed by the board who is
513	appointed by the Governor from a list of three names submitted
514	from the Alabama Pharmacy Association.
515	c. One independent pharmacist licensed by the board who
516	is appointed by the Lieutenant Governor from a list of three
517	names submitted from the Alabama Pharmacy Association.
518	d. One specialty pharmacist, such as a nuclear, home
519	infusion, compounding only, or consultant pharmacist, licensed
520	by the board who is appointed by the Speaker of the House of
521	Representatives from a list of three names submitted from the
522	Alabama Pharmacy Association.
523	e. One institutional pharmacist, such as a
524	non-hospital, nursing home, assisted living, or prison
525	pharmacist, licensed by the board who is appointed by the
526	President Pro Tempore of the Senate from a list of three names
527	submitted from the Alabama Society of Health System
528	Pharmacists.
529	f. One academic pharmacist licensed by the board who is
530	appointed by the Lieutenant Governor from a list of four
531	names, with two names each submitted from the two state
532	pharmacy schools.

533	g. One at-large pharmacist licensed by the board
534	appointed by the Speaker of the House of Representatives from
535	a list of three names submitted from the Alabama Pharmacy
536	Association.
537	h. One registered pharmacy technician licensed by the
538	board appointed by the President Pro Tempore of the Senate
539	from a list of three names submitted from the Alabama Pharmacy
540	Association.
541	i. One at-large consumer who is appointed by the
542	Governor. The members of the board shall be licensed
543	pharmacists who have been licensed in this state for a minimum
544	of five years and who are actively engaged in the practice of
545	pharmacy or pharmacy administration, or both.
546	(b) Three members shall be appointed by the Governor.
547	Of the three appointed members, one member shall be engaged in
548	the practice of pharmacy or pharmacy administration, or both,
549	in a hospital, one in an independent pharmacy, and one in a
550	chain pharmacy. On or before August 1, 1996, and each five
551	years thereafter, or whenever a vacancy occurs in the
552	designated position for hospital pharmacists, the Alabama
553	Society of Health System Pharmacists, or its successor
554	organization, shall submit a list of three nominees to the
555	Governor. On or before August 1, 1994, and each five years
556	thereafter, or whenever a vacancy occurs in the designated
557	position for a chain pharmacist, the Alabama Pharmacy
558	Association, or its successor organization, shall submit a
559	list of three nominees to the Governor. On or before August 1,
560	1997, and each five years thereafter, or whenever a vacancy

561 occurs in the designated position for the independent pharmacist, the independent pharmacist members of the Alabama 562 Pharmacy Association, or its successor organization, shall 563 564 submit a list of three nominees to the Governor. From the 565 names submitted to the Governor, the Governor shall appoint a 566 replacement on or before December 31 of the same year the nominations are received, for the member or members whose term 567 568 or terms are expiring. Background information shall be provided for each nominee for an appointed position. 569 (c) (1) On or before December 1, 1995, and each five 570 571 vears thereafter, and on or before December 1, 1998, and each five years thereafter, or whenever a vacancy occurs in a 572 573 nondesignated position, the Board of Trustees of the Alabama 574 Pharmacy Association, or its successor organization, shall 575 select a committee of five pharmacists who are members of the association to serve as a nominating committee. No member of 576 577 the nominating committee shall be a candidate. The committee 578 shall receive names of pharmacists actively engaged in pharmacy practice or administration, or both, from companies 579 and individuals, and shall narrow the list of nominees to two 580 581 names to be placed on a ballot to be voted on by all Alabama 582 pharmacists. 583 (2) The election procedure for a nondesignated slot shall be as follows: Each candidate shall provide 584 585 biographical sketch of not more than 150 words, which shall 586 include his or her most recent practice experience. The board shall select a third party to conduct the election and 587 588 tabulate the ballot results. The election ballots and a

biographical sketch of the candidates shall be delivered by 589 the third party to Alabama licensed pharmacists by September 590 1. The ballot delivery shall be conducted in a secure manner 591 592 to safequard organizational data and to ensure the integrity 593 of the voting process. Completed election ballots must be 594 received by the third party no later than October 1 to be 595 tabulated. A pharmacist receiving a majority of the ballots received shall be considered the winner. If a runoff election 596 is necessary, the runoff ballots shall be delivered to 597 licensed pharmacists by November 1 by the same method of 598 599 ballot delivery as provided above. Completed runoff election 600 ballots must be received by the third party no later than December 1 to be tabulated. 601 (3) The ballots for each election shall be tabulated by 602 the third party and the results shall be certified and audited 603 by the third party. The results of the tabulation and audit 604 605 shall be made available to any candidate and to the nominating 606 body upon request. 607 (2) The pharmacist members of the board shall be 608 licensed pharmacists who have been licensed in this state for 609 a minimum of five years and who are actively engaged in the 610 practice of pharmacy or pharmacy administration, or both. The pharmacy technician member of the board shall be a nationally 611 612 certified technician who has been registered in this state for 613 a minimum of five years and who is actively engaged in the 614 practice as a pharmacy technician.

615 (3) Any member serving on the board on January 1, 2026,
616 shall continue to serve until his or her term expires, at

_7	which time the Governor shall appoint a member who meets the
. 8	requirements in subdivision (1). A member serving on the board
9	on January 1, 2026, who meets the requirements of subdivision
	(1) may be reappointed to an additional term, provided the
	reappointment complies with subsection (d).
	(4) The appointing authorities shall coordinate their
	appointments to assure that board membership is inclusive and
	reflects the racial, gender, geographic, urban, rural, and
	economic diversity of the state.
	(5) For the four additional members of the board whose
	term begins January 1, 2026, the Governor shall set staggered
	terms of two years, three years, and four years, at his or her
	discretion, with all initial terms ending on December 31 of
	the respective terms. Following initial terms, each member of
	the board shall serve a term of five years beginning on
	January 1 following appointment and terminating on December 31
	of his or her fifth year as a member of the board.
	(d)(c) Any vacancies occurring on the board <del>other than</del>
	<del>by expiration of term</del> shall be filled by <del>election or</del>
	appointment only for the unexpired term and shall be filled by
	the same procedure that the replaced member was elected or
	appointed by the respective appointing authority for the
	unexpired term. Each member of the board shall serve a term of
	five years beginning on January 1 following appointment and
	terminating on December 31 of his or her fifth year as a
	member of the board.
	(c)(d) No pharmacist member shall serve more than two
	full terms consecutively.

645 (f) (e) (1) The Governor, upon recommendation of the 646 board, may remove a member of the board upon proven charges of 647 inefficiency, incompetency, immorality, or professional 648 misconduct. The replacement member shall be elected or 649 appointed by the same procedure that the removed member was 650 elected or appointed respective appointing authority for the 651 unexpired term.

(2) Appointees to the board, within 30 days after their
appointment or election, shall take an oath or make
affirmation before a properly qualified officer that he or she
will faithfully and impartially perform the duties of his or
her office. This oath or affirmation shall be filed with the
Secretary of State.

(3) At its last regular meeting in each calendar year,
the board shall elect for a term of one year, effective the
following January 1, a president, a <u>vice-presidentvice</u>
<u>president</u>, and a treasurer who shall be <u>pharmacist</u> members of
the board. No member shall serve more than two years in the
same office on the board during a five-year term.

664 (4)a. The Not later than November 1, 2025, the board 665 shall also elect a secretary who shall appoint a secretary as 666 executive officer to the board, to serve at the pleasure of 667 the board. The individual appointed by the board may not have 668 served in any capacity for the board, including as secretary, 669 during the five years prior to his or her appointment. The 670 secretary may not serve as a member of the board and may not be employed during the service by any person holding a 671 license, permit, certificate, or registration issued by the 672

## 673

board., and the

b. The board shall have the authority to fix the amount of the secretary's remuneration. If a board member is selected as secretary, the board member shall resign from the board and a replacement on the board shall be selected by the same procedure by which the resigned member was originally elected or appointed salary. The secretary shall not be employed during the service by any registrant of the board.

681 (g) For the purpose of this section, a chain pharmacy is defined as any retail pharmacy employing in Alabama a 682 683 minimum of 40 full-time equivalent pharmacists. A chain pharmacist is defined as a pharmacist employed on a full-time 684 685 basis by a chain pharmacy for a minimum of three years. 686 (h) It is the intent of the Legislature that the 687 composition of the board reflect the demographics of the pharmacy profession. For vacancies occurring after March 18, 688 689 2005, the nominating organizations and the appointing 690 authorities shall select those individuals whose appointments assure that the membership of the board is inclusive and 691 692 reflects the racial, gender, geographic, urban/rural, and 693 economic diversity of this state."

694 "\$34-23-91

695 <u>(a)</u> The president of the board shall preside at all of 696 the board's meetings. The vice-president shall preside in the 697 absence or inability of the president. The secretary of the 698 board shall be the executive officer in charge of the board's 699 office. The secretary shall make, keep, and be in charge of 700 all records and record books required to be kept by the board,

701 including a register containing all information which shall be 702 required under this chapter. The secretary shall attend to the 703 correspondence of the board and perform any other duties the 704 board may require in keeping with the office of secretary. The 705 secretary shall receive and record all fees collected under 706 this chapter and, at regular intervals as ordered by the 707 board, shall pay the fees to the treasurer of the board for 708 its use. The secretary may have any forms printed and office 709 supplies furnished as necessary to implement this chapter. The 710 secretary and treasurer of the board shall each furnish bond 711 in an amount to be fixed by the board and shall be conditioned 712 upon the faithful performance and discharge of their 713 respective official duties.

714 (b) The While serving on business of the board and from 715 funds of the board, members shall be entitled to a per diem of five hundred dollars (\$500) per day for days when members 716 717 actually engage in official business of the board. In 718 addition, members of the board shall be paid the same per diem 719 and travel allowance entitled to actual expenses incurred as 720 is paid by law to state employees while engaged in the 721 performance of the duties official business of the board, in 722 addition to any daily compensation or allowance determined by 723 the board. For purposes of this subsection, attending 724 continuing education classes or otherwise engaging in an 725 activity necessary solely to maintain a member's license to 726 practice pharmacy or registration to practice as a pharmacy technician is not considered official business of the board. 727 728 (c) The board shall conduct meetings at least three

729 times annually and more often when deemed necessary for the 730 examination of applicants for licensure and for the 731 transaction of business as may legally come before it the 732 board. Public notice of all stated meetings shall be given at 733 least 30 days in advance of the meetings comply with the Open 734 Meetings Act. At all meetings of the board, a majority shall 735 constitute a quorum. The members of the board shall determine 736 the place of meetings of the board.

737 (d) The treasurer of the board shall have custody of 738 all funds derived from the various provisions of this chapter. 739 All disbursements shall be made by check as authorized by 740 vouchers signed by the president and secretary of the board. 741 The books and records of the board as made and kept by the 742 secretary or under his or her supervision shall be prima facie 743 evidence of the matter therein recorded in any court."

744 "\$34-23-92

745 The board shall exercise, subject to this chapter, 746 shall do all of the following powers and duties:

747 (1) <u>To adopt Adopt</u> rules concerning the records and 748 reports to be kept and made by a pharmacy relating to the 749 filling of prescriptions and the handling and preservation of 750 drugs.

751 (2) To fix Fix standards and requirements for licenses
752 and permits except as otherwise specified in this chapter.

753 (3) Set penalties as further provided in Section

754 <u>34-23-33(b)</u>.

755 (4) Set fees, by rule, for licenses, permits,

756 certificates, and registrations as well as renewal fees, late

757	fees, delinquency fees, and reinstatement fees as required
758	under this chapter, which shall be in a specific amount that
759	shall apply uniformly to all holders of the applicable
760	license, permit, certificate, or registration to which the fee
761	pertains. This subdivision does not authorize the board to
762	impose monetary penalties in addition to a late fee,
763	delinquency fee, or reinstatement fee imposed by the board for
764	failure to timely renew a license, permit, certificate, or
765	registration.
766	(3)(5) To make Adopt rules and regulations regarding
767	sanitation consistent with state health regulations.
768	(4)(6) To employ such Employ chemists, agents, clerical
769	help, and attorneys, and other personnel as necessary for the
770	proper administration of the duties of the board.
771	(5) (7) To employ Employ under the supervision of the
772	board a Chief Drug Investigator chief drug investigator and
773	such other <u>state</u> drug investigators that <u>it the board</u> deems
774	necessary to enforce this chapter which are under the
775	supervision of the board.
776	(6) (8) To adopt Adopt rules and regulations for the
777	administration and enforcement of this chapter. and not
778	inconsistent herewith. Such rules and regulations shall be
779	referenced to the section or sections of this chapter which
780	set forth the legislative standard which it interprets or to
781	which it applies. Every such rule and regulation shall be
782	adopted The board shall adopt all rules in accordance with the
783	Alabama Administrative Procedure Act. A copy of every rule and
784	regulation containing a requirement of general application

785 shall be electronically mailed to each registered pharmacist 786 at least 10 days before the effective date thereof of the 787 certified rule. A printed copy of such the rules and 788 regulations shall be mailed to any registered pharmacist upon 789 written request to the board. 790 (7) (9) To investigate Investigate alleged violations of 791 this chapter, any rule of the board, or any other law 792 pertaining to the practice of pharmacy that may come to the 793 knowledge of the board and: 794 a. institute Institute or cause to be instituted before 795 the board or appropriate proceedings in a proper court appropriate proceedings in connection therewith of competent 796 797 jurisdiction; or 798 b. Conduct hearings to revoke, suspend, or place on 799 probate any license, permit, certificate, or registration 800 granted by the board under this chapter, or impose monetary 801 penalties as further provided in Section 34-23-33, provided 802 any person subjected to a monetary penalty or other 803 disciplinary action may take an appeal in accordance with 804 Section 34-23-94. 805 (8) (10) To issue Issue subpoenas and compel the 806 attendance of witnesses and the production of all necessary 807 papers, books and records, documentary evidence and materials, 808 or other evidence in matters pending before the board relating

809 to the revocation, suspension, or probation of any license.
810 Those persons issued subpoenas and compelled to attend
811 hearings or meetings in matters pending before the board shall
812 be entitled to witness fees from board funds. Claims for

Page 29

813 witness fees shall be made on accepted State of Alabama 814 voucher forms as appropriate. Travel and mileage expenses 815 shall be reimbursed to witnesses in the amounts officially 816 authorized to the board and its personnel at the time the 817 service to the board is performed.

818 (9)(11) To administer Administer oaths in connection 819 with the duties of the board.

820 (10) (12) To make Not later than November 1, submit a 821 written report annually of its receipts and disbursements 822 during the previous fiscal year to the Governor and to the 823 State Pharmaceutical Alabama Pharmacy Association. Included in 824 this report shall be the names of all registrants licensed to 825 practice under this chapter and a record of all permits issued 826 during the period covered by the report.

827 (11) (13) To enforce Enforce the state barbiturate act, 828 the state amphetamine act, the state narcotic law, and all 829 other laws of the state which pertain to the practice of 830 pharmacy, the examination of applicants, the licensing of 831 pharmacists, the manufacture, packaging, repackaging, 832 production, sale, or distribution of drugs, chemicals, and 833 poisons, and all laws pertaining to standards for their 834 strength and purity. The board may work in conjunction with 835 other law enforcement agencies to enforce any law pertaining 836 to the practice of pharmacy. Nothing in this section 837 subdivision shall be construed to deprive the State Board of 838 Health Alabama Department of Public Health of any powers or duties otherwise prescribed by law including the enforcement 839 840 of the narcotic law.



841	(12) To investigate alleged violations of this chapter
842	or any rule or regulation published by the board and conduct
843	hearings to revoke, suspend, or probate any license or permit
844	granted by the board under this chapter and to invoke
845	penalties not to exceed the sum of one thousand dollars
846	(\$1,000) for each violation and to institute any legal
847	proceedings necessary to effect compliance with this chapter;
848	provided, that any person, firm, or corporation subjected to
849	such penalty or legal proceedings may take an appeal in
850	accordance with Section 34-23-94.
851	(14) Cooperate and assist with prosecuting officers in
852	any proceeding involving an alleged criminal offense and
853	furnish prosecuting officers with any evidence the board, its
854	officers, or employees determine will assist in the
855	prosecution of a criminal offense.
856	(13) (15) On application of any person and payment of
857	the <u>actual cost <del>therefor</del>of providing a certified copy</u> , <del>the</del>
858	secretary of the board shall furnish, under its seal and
859	signed by the secretary, a certified copy of the license or
860	permit of the <del>requestor<u>requester</u>, or a certified copy of a</del>
861	regulation or rule of the board. In any court or proceeding,
862	such the copy shall be prima facie evidence of the fact of the
863	issuance of <del>such <u>the</u> permit or license and the adoption of</del>
864	such rule or regulation.

865 (14) (16) To acquire Acquire by gift, grant, purchase, 866 condemnation, or otherwise, and to convey or hold title to, 867 real property, together with all rights incidental thereto." 868 "\$34-23-93

869	(a) (1) The board and its members and officers shall
870	assist prosecuting officers in the enforcement of this
871	chapter, and it shall be the duty of the board, its members
872	and officers to furnish the proper prosecuting officers with
873	such evidence as it or they may ascertain to assist them in
874	the prosecution of any violation of this chapter, and the
875	board is authorized for such purposes to make such reasonable
876	expenditures from the funds of the board as it may deem
877	necessary to ascertain and furnish such evidence. The Attorney
878	General of the state shall be the attorney for the board, but
879	the board may <del>in its discretion</del> employ other counsel. <del>It shall</del>
880	be the duty of the district attorney of the judicial circuit
881	wherein any offense is committed to prosecute violations of
882	this chapter.
883	(2)a. Not later than November 1, 2025, the board shall
884	divide the office of general counsel into two distinct
885	divisions. One division shall be responsible for all
886	disciplinary functions, and the other division shall be
887	responsible for administrative nondisciplinary functions,
888	including providing advice to and answering questions from
889	holders of licenses, permits, certificates, or registrations
890	or prospective holders of licenses, permits, certificates or
891	registrations regarding statutory and regulatory compliance.
892	b. The board, by rule, shall establish internal
893	procedures that ensure that any inquiries made by the holder
894	of a license, permit, certificate, or registration or other
895	person seeking advice or guidance regarding compliance with a
896	statute or rule is addressed by the administrative division

897	and is not disclosed to the disciplinary division unless an
898	attorney reasonably believes a criminal violation may have
899	occurred.
900	(b) The board may request assistance from the Attorney
901	General or other legal counsel employed by the board, as
902	appropriate. The Attorney General or other legal counsel shall
903	assist the board, upon request, in any action for injunction
904	brought by the board."

905 "\$34-23-131

906 (a) A pharmacy technician shall not perform pharmacy
907 functions or be present in the prescription department of a
908 pharmacy unless he or she is under the direct supervision of a
909 licensed pharmacist. A pharmacy technician shall not perform
910 pharmacy functions or be present in the prescription
911 department of a pharmacy unless he or she is registered by the
912 board.

913 (b) When supervision is required, a licensed pharmacist 914 shall be jointly responsible and liable for the actions of a 915 pharmacy technician.

916 (c) (1) A pharmacy technician shall register and pay a 917 registration fee as determined in a specified amount set by 918 the board, by rule, before performing any pharmacy functions. 919 The fee shall be not less than twenty dollars (\$20) nor more than sixty dollars (\$60). The board shall adopt rules relating 920 921 to the registration of all pharmacy technicians. The 922 registration of a pharmacy technician shall be renewable biennially in odd-numbered years upon payment of the required 923 924 renewal fee.

925	(2) The registration of each pharmacy technician shall
926	expire on December 31 of odd-numbered years <del>. In order to</del>
927	continue to be licensed, each unless a registered pharmacy
928	technician <mark>shall pay pays</mark> a biennial renewal fee of not <u>in a</u>
929	specified amount set by the board by rule. The fee shall be
930	not less than twenty dollars (\$20) <del>, as determined by rule of</del>
931	the board, the fee being _ nor more than sixty dollars (\$60).
932	The renewal fee shall be due on October December 31 and
933	delinquent after December 31 of odd-numbered years. The
934	payment of the renewal fee shall entitle the pharmacy
935	technician to renewal of his or her registration at the
936	discretion of the board. If any pharmacy technician fails to
937	pay the renewal fee <del>as required by this subsection, he or she</del>
938	may be reinstated as a pharmacy technician only upon payment
939	of a penalty by December 31, the board may impose a late fee <mark>of</mark>
940	not less than ten dollars (\$10) nor more than twenty dollars
941	(\$20), as determined by rule of the board, for each lapsed
942	year and all lapsed fees for each lapsed year up to a maximum
943	of five years of total penalties and lapsed feesmonth.

944 (d) In addition to any other registration requirements, a pharmacy technician shall complete three hours of continuing 945 946 education annually, or six hours biennially, of which one hour 947 per year shall be live presentation. The board may grant an 948 extension to a pharmacy technician who fails to complete the 949 required continuing education hours in the allotted time. A 950 pharmacy technician who fails to complete the annual continuing education requirements in a timely manner shall be 951 952 subject to disciplinary action by the board."

Page 34



953 Section 4. Not later than February 1, 2026, the board 954 shall submit a report to the respective chairs and vice chairs of the House Health and Senate Healthcare standing committees 955 956 and all members of the Sunset Committee and Legislative 957 Council. The report shall review all rules of the board and 958 identify those rules that conflict with Chapter 23 of Title 959 34, Code of Alabama 1975, with a plan for how to bring all 960 rules into compliance with Chapter 23 no later than October 1, 961 2026.

962 Section 5. The Legislature concurs in the 963 recommendations of the Sunset Committee as provided in 964 Sections 1 through 4.

965 Section 6. This act shall become effective immediately.