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212	ownership interest in the entity.
213	(b) A disclosure described in Subsection (2)(a)(ii) shall include a statement informing
214	the patient that the patient may choose to obtain a good or service from another entity.
215	(c) A naturopathic physician shall comply with any applicable federal laws regarding
216	patient referrals and kick-backs $\hat{S} \rightarrow \underline{hat apply to a physician} \leftarrow \hat{S}$.
217	$\hat{S} \rightarrow [3]$ [Licensees under this chapter] <u>A naturopathic physician</u> may not refer patients,
218	clients, or customers to any clinical laboratory, ambulatory or surgical care facilities, or other
219	treatment or rehabilitation services such as physical therapy, cardiac rehabilitation, or radiology
220	services in which the licensee or a member of the licensee's immediate family has any financial
221	relationship as that term is described in 42 U.S.C. 1395nn, unless the licensee at the time of
222	making the referral discloses that relationship, in writing, to the patient, client, or customer.
223	(4) The written disclosure under Subsection (3) shall also state the patient may choose
224	any facility or service center for purpose of having the laboratory work or treatment service
225	performed.
226	(5) (3) (3) (5) [Licensees under this chapter] <u>A naturopathic physician</u> may sell from [their
227	offices] the naturopathic physician's office homeopathic remedies or dietary supplements as
220	

228 defined in the Federal Food Drug and Cosmetic Act consistent with division rule.