

NATUROPATHIC PHYSICIAN LICENSING AMENDMENTS

Senator **Keith Grover** proposes the following amendments:

1. *Page 8, Lines 215 through 228:*

215 (c) A naturopathic physician shall comply with any applicable federal laws regarding
216 patient referrals and kick-backs **that apply to a physician** .

217 { ~~(3) [Licensees under this chapter] A naturopathic physician 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. 1395m, 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)** [Licensees under this chapter] A naturopathic physician may sell from [their
227 offices] the naturopathic physician's office homeopathic remedies or dietary supplements as
228 defined in the Federal Food Drug and Cosmetic Act consistent with division rule.