

Letter of Support for HB 147 Regulation of the Practice of Naturopathic Medicine in Alaska

Federation of Naturopathic Medicine Regulatory Authorities

April 7, 2025

Representative Mike Prax State Capitol Room 428 Juneau, Alaska. 99801

RE: Support of HB 147

Dear Honorable Representative Mike Prax,

The Federation of Naturopathic Medicine Regulatory Authorities (FNMRA) supports regulation of naturopathic medicine in Alaska. Regulation is integral to the safe practice of naturopathic medicine and protection of the public.

The FMNRA's mission is to protect the public by connecting regulatory authorities and promoting standards of excellence in the regulation of naturopathic medicine. The Federation supports new and existing regulatory organizations in fulfilling their statutory obligations to regulate the profession in the interest of public protection. The FNMRA envisions a coordinated regulatory system for naturopathic medicine throughout the United States.

The FNMRA appreciates this opportunity to illustrate a verifiable need for naturopathic doctors (NDs) in Alaska. Smart regulation of the naturopathic profession permits qualified NDs to practice as trained while ensuring public safety, empowering the citizens of Alaska to pursue their choice of qualified healthcare provider, and all the associated benefits.

Verifiable Need for NDs to practice as Primary Care Providers in Alaska

• Alaska faces a statewide shortfall in primary care providers¹

Alaska will need to add up to 237 primary care providers in the next decade, according to projected estimates.² By licensing NDs in Alaska to practice as trained, the state would increase its primary care provider workforce with safe, effective, and well-trained practitioners.

¹ https://data.hrsa.gov/topics/health-workforce/shortage-areas

² Petterson, Stephen M; Cai, Angela; Moore, Miranda; Bazemore, Andrew. State-level projections of primary care workforce, 2010-2030. September 2013, Robert Graham Center, Washington, D.C. https://www.graham-center.org/content/dam/rgc/documents/maps-data-tools/state-collections/workforce-projections/Alaska.pdf

The Pew Health Commission Taskforce on Health Care Workforce Regulation has called for *jurisdictions to allow all professionals to provide services to the full extent of their current knowledge, training, experience, and skills.*³

Further, the Institute of Medicine (IOM) has reported on several occasions regarding the complexity of the scope of practice issues across healthcare disciplines and *urges regulators to allow for innovation and inclusiveness of all healthcare practitioner types in meeting patient needs.*^{4,5} The IOM encourages the use of interdisciplinary teams to optimize patient care.

Ensuring that Alaska residents have access to comprehensive, quality healthcare services is imperative not only for their physical and mental health, but it improves access to preventive measures such as managing disease, which reduces unnecessary disability and premature death while improving overall quality of life.⁶

Licensed NDs Are Safe Primary Care Providers

• Licensed NDs have fewer disciplinary actions than MDs/DOs

NDs have been safely practicing as primary care providers in other jurisdictions for decades, and for approximately a century in several more. Safe practice by NDs can be objectively demonstrated by the fact that NDs have fewer disciplinary actions taken against them compared to MDs and DOs (see addendum A).

• Minimal disciplinary actions occur even when NDs have broad prescribing rights

Alaska would benefit from the regulation of NDs to include broad prescribing rights because it would effectively improve access to qualified primary care providers. An important aspect of primary care is the ability to prescribe drugs at the time of care so that the patient does not need to delay treatment by being forced to seek care with a second provider. Primary care providers need broad prescribing authority to provide timely and effective treatment, improve access to care, and ensure patient safety. FNMRA interprets "broad prescribing rights" to mean access to all major categories of prescription drugs required for primary care.

NDs have proven themselves to be safe prescribers. Currently, 11 of the 26 regulated jurisdictions allow NDs to have broad prescriptive authority. Disciplinary action was taken against NDs in only four of the 11 regulated jurisdictions with broad prescribing rights from 2010 to 2024. The vast majority of those actions involved opioid management, a challenging area for all licensed healthcare providers.

Of the six jurisdictions that allow NDs broad prescriptive authority including opioids, only two require oversight by an MD or DO: California and Vermont. Vermont requires oversight for one year or the first 100

³ *Reforming Health Care Workforce Regulation: Policy Considerations for the 21 st Century,* Report of the Pew Health Professions Commission's Taskforce on Health Care Workforce Regulation, December 1995, ix.

⁴ Crossing the Quality Chasm: A New Health System for the 21 st Century, The Institute of Medicine, National Academy Press, 2001.

⁵ *Health Professions Education: A Bridge to Quality,* The Institute of Medicine, Committee on Health Professions Education Summit, National Academies Press, 2003.

⁶ Starfield, Barbara et al. "Contribution of primary care to health systems and health." *The Milbank quarterly* 83,3 (2005): 457-502. doi:10.1111/j.1468-0009.2005.00409.x; <u>https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2690145/</u>

prescriptions (or other qualified experience) after passing the NPLEX Part II – Elective Pharmacology Examination. Conversely, California currently requires ongoing prescriptive oversight, creating an unnecessary burden on MDs, DOs, and NDs. Therefore, the California regulator is currently seeking to remove this requirement because it interferes with the ability of a qualified ND to practice as trained and provide effective primary care.

	Disciplinary A	Actions Related to Prescr	ibing from 2010 through	2024*
Jurisdiction	Disciplinary Actions	Estimated Number of Licensees Average Disciplinary Actions Per Year		Years since 2010 with Broad Prescribing Rights
Jurisdictions wit	h Broad Prescribing Rig	hts EXCLUDING Opioids	\$	
Hawaii	0	150	0.0	14
Idaho	0	85	0.0	4
New Hampshire	0	75	0.0	14
New Mexico	0	30	0.0	5
Utah	0	90	0.0	14
Jurisdictions wit	h Broad Prescribing Rig	hts INCLUDING Opioids		
Vermont	0	380	0.0	14
Montana	0	155	0.0	14
California	1	1100	0.1	14
Oregon	20	1500	1.4	14
Arizona	20	1600	1.4	14
Washington	33	1600	2.4	14
TOTAL	74	6765		
* Or since year of	licensure if established	after 2010.		
FNMRA interprets	s broad prescribing righ	ts as access to all major	categories of prescription	n drugs required for primary ca

Disciplinary Actions Related to Naturopathic Doctor Prescribing

Source: FNMRA Disciplinary Action Tally by Type 2010-Present 7

All categories of disciplinary actions can be seen in Addendum B.

Formal Education, Training, and Accreditation Supports Broad Prescribing Rights for NDs

• Formal Education & Training Supports Independent Prescribing Rights for NDs

NDs who have graduated from a Council on Naturopathic Medical Education-accredited (CNME) doctoral training program in naturopathic medicine have been trained to be primary care providers. The CNME provides that:

The Council's in-depth accreditation process promotes high-quality naturopathic education and training, and safe and effective practice. Our educational standards provide the basis for licensing/regulating naturopathic doctors in the U.S. and Canada. CNME is recognized by the U.S. Department of Education to accredit doctoral programs in naturopathic medicine.

CNME does not accredit online or distance education programs.⁸

⁷ https://docs.google.com/spreadsheets/d/1FSQxx1ienhHGpCbWPOqrSWQMxYLGTxnpCiSkNy4Rd9s/edit?usp=sharing ⁸ https://cnme.org/

NDs are required to pass competency-based national naturopathic licensing examinations to demonstrate that they are competent to safely and effectively use naturopathic medicine to diagnose and treat disease while optimizing overall health. The formal education and clinical training prepare NDs to be independent prescribers, with all the rights and responsibilities that entails.

Proposed Regulatory Mechanism to Support Independent Prescribing Rights for NDs

• Naturopathic Physicians Licensing Examination (NPLEX) Part II - Elective Pharmacology Examination can be adopted to establish prescribing competency

The NPLEX has developed four Part II – Clinical Elective Examinations (Acupuncture, Minor Surgery, Pharmacology, Parenteral Medicine).⁹ The Elective Pharmacology Examination is composed of 75 standalone items. This exam has been adopted by several jurisdictions to establish prescribing competency, allowing qualified NDs to practice as trained with broad and independent prescribing rights.

Accountability & Liability Issues Related to Regulation

• Regulation provides consumer protection and accountability

For the purpose of public protection, Naturopathic doctors have been regulated for decades in many states and for approximately a century in several more. This protection is provided in part by the use of proper title (Naturopathic Doctor (ND), or Naturopathic Medical Doctor (NMD), by excluding unqualified persons from practicing naturopathic medicine, and by creating a structure through which the public can report complaints where both licensees and lay practitioners can be investigated.

Naturopathic regulatory authorities consistently report to the FNMRA that there are many more consumer complaints against lay naturopaths than licensed naturopathic doctors. It is difficult to track this number, but we have a few examples. In 2013 in California, 6 actions were taken against licensed NDs and 51 were taken against lay naturopaths. More recently, California has reported that approximately 75% of investigations are related to lay naturopaths. In the past ten years in Utah, there has been one disciplinary action taken against a licensed ND and an average of one action taken per year against lay naturopaths. Lay naturopaths, because of their lack of training and lack of regulation, can recommend dangerous or ineffectual treatments and prevent consumers from accessing appropriate care, leading to physical harm or death.

In Conclusion:

Allowing NDs to practice as trained will ensure that Alaska increases its number of primary care providers. NDs have been safely practicing as primary care providers with broad prescribing rights in other states for decades, and for approximately a century in several more.

As a member of this committee, we know you are a champion of public safety. Your support of naturopathic medical regulation will effectively increase the number of safe primary care prescribers by improving access and efficient delivery of healthcare.

We thank you for the opportunity to share our comments and hope this information, and any future dialogue between the Federation of Naturopathic Medicine Regulatory Authorities and Alaska legislators will lead to smart regulations that promote the safe practice of naturopathic medicine.

⁹ https://www.nabne.org/exam-overview/

⁹²²⁰ SW Barbur Blvd., Suite 119, #321 • Portland, Oregon 97219 • phone: 503-244-7189 • fax: 503-452-3943 info@fnmra.org • www.fnmra.org

If you have any questions, please call me at 503-244-7189 or email me at ShannonBraden@FNMRA.org.

Sincerely,

ND

Shannon Braden, ND Administrator In-Charge, FNMRA

Addendum A

Year	Profession	# of Licensees	# of Disciplinary Actions	%
2019	MD	15,927	89	0.559
	DO	1,666	11	0.66
	ND	1,086	1	0.092
2018	MD	11,730	88	0.75
	DO	984	8	0.813
	ND	1,054	10	0.949
2017	MD	15,099	92	0.609
	DO	1,428	21	1.471
	ND	1,030	4	0.388
2016	MD	16,266	101	0.621
	DO	1,537	11	0.716
	ND	1,091	6	0.549
2015	MD	16,266	102	0.627
	DO	1,456	15	1.03
	ND	1,010	5	0.495
2014	MD	15,288	79	0.517
	DO	1,295	6	0.463
	ND	985	3	0.305
2013	MD	14,249	82	0.575
	DO	1,168	11	0.942
	ND	936	0	0
TOTALS	MD	88,559	633	
	DO	9,535	83	
	ND	7,192	29	
AVERAGES	MD	76,346	563	0.737
	DO	8,533	12	0.141
	ND	6,390	4	0.063

Number of Disciplinary Actions taken in Oregon against NDs, MDs, and DOs from 2013-2019

REFERENCES:http://www.oregon.gov/omb/board/Pages/Board-Actions.aspx
http://www.oregon.gov/OMB/board/Pages/Newsletters.aspx
https://www.oregon.gov/obnm/Pages/Discipline.aspx
ND #s provided by email - OR ND Board
https://store.aamc.org/downloadable/download/sample/sample_id/305/
https://www.fsmb.org/siteassets/advocacy/publications/2018census.pdf

Disciplinary Actions Taken by States from 2010 through 2024 (7,000 estimated licensees) Physician Acts Related to the Administration of Naturopathic Medical Practice

Otota	Practicing without a	Providing false information to obtain or maintain a license (e.g. failure to disclose information on	Using false or misleading advertising, or misrepresenting credentials		patient consent to examine or
State	license	renewal)	credentials	are treated	treat
Alaska					
Arizona	1		1		
California			1		
Colorado	1				
Connecticut					
Dist. of Columbia					
Hawaii			1		
Idaho					
Kansas					
Maine		1			
Maryland	2				
Massachusetts					
Minnesota					
Montana					
New Hampshire					
New Mexico					
North Dakota					
Oregon		6			1
Puerto Rico					
Rhode Island					
Utah					
Vermont					
Virgin Islands					
Washington	1	1	3		
TOTAL	5	8	6	0	1

Addendum B – page 2

Disciplinary Actions Taken by States from 2010 through 2024 (7,000 estimated licensees) Physician Acts Related to the Administration of Naturopathic Medical Practice

	Failing to follow appropriate charting procedures and/or to maintain record- keeping	Engaging in fraudulent insurance/billin g procedures and/or financially exploiting	Breaching patient	Reciprocal	Failing to report disciplinary action in another	Failing to meet CE
State	standards	patients	confidentiality	action	Junsaiction	requirements
Alaska						
Arizona	4			1	1	5
California						
Colorado						7
Connecticut						
Dist. of Columbia						
Hawaii						
Idaho						
Kansas						1
Maine						
Maryland						
Massachusetts						
Minnesota						
Montana						
New Hampshire						
New Mexico						
North Dakota	1					
Oregon	6	1			1	
Puerto Rico						
Rhode Island						
Utah						
Vermont						
Virgin Islands						
Washington	1	4		3	1	
TOTAL	12	5	0	4	3	13

Disciplinary Actions Taken by States from 2010 through 2024 (7,000 estimated licensees) Physician Acts that Directly Harm Patients Physically or Emotionally

	Providing substandard patient care (e.g., misdiagnosing , failing to use standard care		Failing to report	Neglecting or abandoning	Inappropriat ely prescribing drugs (opioids and other legend	Providing substandard care in the prescription	Engaging in sexual contact with	Violating appropriate doctor- patient	Exhibiting physical impairment (e.g., alcohol or substance abuse, mental/emotion
State	protocols)	practice	abuse	the patient	drugs)	of Cannabis	a patient	boundaries	al impairment)
Alaska									
Arizona	8	2			20	14	1	1	10
California	1				1				
Colorado		1							
Connecticut									
Dist. of Columbia									
Hawaii	1								
Idaho									
Kansas									
Maine									
Maryland									
Massachusetts									
Minnesota									
Montana									
New Hampshire									
New Mexico									
North Dakota									
Oregon	3		1	2	20	2	2	6	2
Puerto Rico									
Rhode Island									
Utah	1								
Vermont				1					
Virgin Islands									
Washington	10			1	33	10*	4	2	2
TOTAL	24	3	1	4	74	16	7	9	14

as of 2012 Cannabis is legal for recreational use in the State of WA*

Legend

States with broad prescribing rights INCLUDING opioids States with broad prescribing rights EXCLUDING opioids

Disciplinary Actions Taken by States from 2010 through 2024 (7,000 estimated licensees) Physician Acts that Potentially (Indirectly) Harm Patients

State	Exhibiting rude or disruptive behavior in the clinic (verbally abusing and/or sexually harassing patients or staff)	Receiving a criminal conviction	Failing to comply with Regulatory Authority Order	UNKNOWN (records could not be obtained for analysis)
Alaska				1
Arizona		5	2	2
California				
Colorado				3
Connecticut				
Dist. of Columbia				3
Hawaii				
Idaho				
Kansas				1
Maine				
Maryland				
Massachusetts				
Minnesota				
Montana				
New Hampshire				
New Mexico				
North Dakota				
Oregon		1	6	1
Puerto Rico				
Rhode Island				
Utah		1		
Vermont				1
Virgin Islands				
Washington	1		1	1
TOTAL	1	7	9	13



 BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY
 GAVIN NEWSOM, GOVERNOR

 DEPARTMENT OF CONSUMER AFFAIRS
 CALIFORNIA BOARD OF NATUROPATHIC MEDICINE

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April 8, 2025

Representative Mike Prax 120 4th Street State Capitol Room 428 Juneau, Alaska 99801

Re: Support of Alaska House Bill 147 – Voluntary Naturopath License Endorsement

Dear Honorable Members of the Alaska Legislature:

The California Board of Naturopathic Medicine (Board) is pleased to provide this letter in strong support of House Bill (HB) 147, which proposes a structured and voluntary license endorsement pathway for qualified naturopathic doctors (NDs) in the State of Alaska.

As the regulatory body overseeing licensed naturopathic doctors in California, our mission is to protect public health and safety by ensuring access to qualified, competent, and well-regulated naturopathic medical care. We commend the Alaska Legislature for considering a framework that expands access to healthcare while maintaining rigorous oversight.

HB 147 proposes that licensed Alaska NDs who have passed the pharmacology portions of the NPLEX or equivalent examination may obtain a temporary license endorsement to prescribe non-controlled medications and perform minor office procedures—but only under a collaborative agreement with an Alaska-licensed MD or DO. After one year, the collaborating physician would recommend whether the ND may continue independently under an ongoing license endorsement, continue under supervision, or be denied endorsement—ensuring oversight, accountability, and public protection.

California has over 1,400 licensed naturopathic doctors who have graduated from accredited four-year naturopathic medical schools and passed national board examinations. Since California began regulating the profession in 2004 through the Naturopathic Doctors Act (SB 907), the safety record of naturopathic doctors in the state has been exceptional:

- The Board has not had any cases of patient harm involving licensed naturopathic doctors since licensure began.
- 78% of the Board's current enforcement caseload involves unlicensed practice, not violations by licensees.
- Only 1% of current cases involve unprofessional conduct, with the remainder involving minor advertising violations.

 Naturopathic doctors in California consistently report the lowest malpractice claim rates among all licensed healing arts professionals, both within the state and nationally.

These facts speak clearly to the safety, professionalism, and low risk associated with the naturopathic medical profession when it is appropriately regulated and integrated into the healthcare system.

By implementing HB 147, Alaska has the opportunity to safely expand access to healthcare, especially in rural and underserved areas, where naturopathic doctors can serve as important primary care providers. The bill also introduces meaningful continuing education requirements, including 20 hours in pharmacology, ensuring ongoing competence and patient protection.

For all these reasons, the California Board of Naturopathic Medicine strongly supports House Bill 147 and urges its passage. The bill balances expanded access to care with prudent oversight and reflects best practices in naturopathic regulation that have proven effective in California and other jurisdictions.

If we can provide any additional information or answer questions, please do not hesitate to contact me at (916) 928-5862 or via email at <u>Rebecca.Mitchell@dca.ca.gov</u>.

Kind regards,

Rebecca Mitchell Executive Officer California Board of Naturopathic Medicine Department of Consumer Affairs.

From:	Susan C. Klein
То:	House Health and Social Services
Subject:	HB 147 An Act relating to the practice of Naturopathy
Date:	Wednesday, April 9, 2025 8:49:37 AM

To Chair Mina and the Health and Social Services Committee,

As a 40-year patient of Naturopathic care I support HB 147 allowing naturopaths the ability to prescribe drugs to their patients. This includes the state acknowledgment of the validity of the pharmacological portion of the Naturopathic Physicians Licensing Examination.

One of the reasons I go to a medical doctor is so they can prescribe drugs for me. From 1985 until a few years before becoming eligible for Medicare my primary physician was a naturopath. I only switched because Medicare does not recognize Naturopathy for reimbursement. If I could I would just see a Naturopathic physician as I have had better medical consultations with them.

Please approve this bill and move it forward for a vote by the full House.

Sincerely,

Susan C. Klein

Susan Klein

From:	<u>Gaye Wright</u>
То:	House Health and Social Services
Subject:	HB147
Date:	Sunday, April 6, 2025 11:31:46 PM

Thank you for hearing testimony on HB147. I am in favor of adding Naturopathic doctors to the recognized and allowable physicians list. I have gone to see Dr. Luper and his associates here in Fairbanks. They are wonderful and were able to diagnose some health issues that I had been trying to deal with for over 10 years. The Medical Doctors I had seen didn't seem to be able to nail down what was going on.

I encourage you to vote yes on this bill and help the citizens of Alaska to have more options for medical help.

Thank you, Gaye Wright

Sent via the Samsung Galaxy S22+ 5G, an AT&T 5G smartphone Get <u>Outlook for Android</u>

From:	Audrey Mauer
То:	House Health and Social Services
Subject:	Naturopathic Physicians
Date:	Sunday, April 6, 2025 9:13:09 PM

I am thrilled to hear the news that we are considering using our very excellent naturopathic physicians.

But it's sad that we are using them only because there is a shortage of medical physicians!!! They both belong in the care fields and both bring important experience and wisdom and knowledge to the field.

Do it!!

Very Respectfully, Audrey Mauer North Pole, Alaska