SGS/EE

13-1121

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

S.F. No. 404

(SENATE AUTHORS: ROSEN, Fischbach, Hoffman, Eaton and Dziedzic)

DATE	D-PG	OFFICIAL STATUS
02/13/2013	212	Introduction and first reading Referred to Health, Human Services and Housing
02/14/2013 03/03/2014	239	Author added Dziedzic Comm report: To pass as amended and re-refer to State and Local Government

1.1 1.2 1.3 1.4	A bill for an act relating to health occupations; creating licensure for music therapists; imposing fees and civil penalties; proposing coding for new law as Minnesota Statutes, chapter 146C.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [146C.01] DEFINITIONS.
1.7	Subdivision 1. Scope. The terms defined in this section apply to this chapter.
1.8	Subd. 2. Advisory council. "Advisory council" means the Music Therapy Advisory
1.9	Council established in section 146C.05.
1.10	Subd. 3. Board certified music therapist. "Board certified music therapist" means
1.11	a person who has completed the education and clinical training requirements established
1.12	by the American Music Therapy Association, has passed the Certification Board for Music
1.13	Therapists certification examination, and remains actively certified by the Certification
1.14	Board for Music Therapists.
1.15	Subd. 4. Commissioner. "Commissioner" means the commissioner of health or a
1.16	designee.
1.17	Subd. 5. Music therapist. "Music therapist" means a person who meets the
1.18	qualifications in section 146C.15 and is licensed by the commissioner.
1.19	Subd. 6. Music therapy. "Music therapy" means the clinical and evidence-based use
1.20	of music interventions to accomplish individualized goals within a therapeutic relationship
1.21	through development of an individualized music therapy treatment plan for the client that
1.22	identifies the goals, objectives, and potential strategies of the music therapy services.

Section 1.

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2.1	Subd.	7. Music therap	y interventions.	"Music therapy interven	tions" means
2.2	music impro	visation, receptive	e music listening,	song writing, lyric discu	ussion, music and
2.3	imagery, mu	sic performance,	learning through 1	nusic, and movement to	music.
2.4	Sec. 2. [1	146C.05] MUSIC	THERAPY AD	VISORY COUNCIL.	
2.5	Subdiv	vision 1. Member	ship. The comm	issioner shall appoint five	e persons to the
2.6	Music Thera	apy Advisory Cou	ncil consisting of	the following:	
2.7	<u>(1) one</u>	e member who is	a licensed health	care professional who is	not a music
2.8	therapist;				
2.9	<u>(2) one</u>	e member who is	a consumer; and		
2.10	<u>(3) thr</u>	ee members who	practice as music	therapists in this state.	
2.11	Subd.	2. Creation. The	advisory council	shall be organized and	administered
2.12	under sectio	n 15.059.			
2.13	Subd.	3. Duties. The ac	lvisory council sl	nall:	
2.14	<u>(1)</u> adv	vise the commission	oner regarding the	e establishment of fees re	lated to regulation
2.15	of music the	erapists;			
2.16	<u>(2)</u> adv	vise the commission	oner regarding sta	ndards for licensure of n	nusic therapists;
2.17	<u>(3)</u> adv	vise the commission	oner on enforcem	ent of the provisions cor	ntained in this
2.18	chapter;				
2.19	<u>(4) rev</u>	view applications a	ind make recomm	endations to the commis	sioner on granting
2.20	or denying l	icensure or license	e renewal;		
2.21	<u>(5) rev</u>	view reports of inv	estigations or cor	nplaints relating to indiv	iduals and make
2.22	recommenda	ations to the comm	nissioner as to wh	nether licensure should b	e denied or
2.23	disciplinary	action taken again	nst the individual;		
2.24	<u>(6) pro</u>	ovide for distributi	on of information	n regarding music therap	ist licensure
2.25	standards;				
2.26	<u>(7) fac</u>	ilitate disseminati	on of information	between music therapis	ts, the American
2.27	Music Thera	apy Association of	any successor of	ganization, the Certifica	tion Board for
2.28	Music Thera	apists or any succe	essor organization	, and the commissioner;	
2.29	<u>(8) dev</u>	velop public educa	ation materials to	inform the public of the	benefits of music
2.30	therapy, use	of music therapy	by individuals an	d in facilities or instituti	onal settings,
2.31	and the licer	nsure of music the	rapists; and		
2.32	<u>(9) per</u>	form other duties	authorized for ad	visory councils by chapte	er 214, as directed
2.33	by the comm	nissioner.			

3.1	Sec. 3. [146C.10] UNAUTHORIZED PRACTICE; PROTECTED TITLES;
3.2	EXEMPT PERSONS.
3.3	Subdivision 1. Unlicensed practice prohibited. No person shall engage in the
3.4	practice of music therapy unless the person is licensed as a music therapist in accordance
3.5	with this chapter.
3.6	Subd. 2. Protected titles and restrictions on use. (a) Use of the term "music
3.7	therapy" or "music therapist" or like titles or terms to indicate or imply that the person
3.8	is licensed by the state as a music therapist is prohibited unless that person is licensed
3.9	under this chapter.
3.10	(b) Use of the term "board certified music therapist" or like terms to indicate or
3.11	imply that the person is a licensed music therapist who is certified by the Certification
3.12	Board for Music Therapists is prohibited unless the person is licensed under this chapter
3.13	and holds a valid certification from the Certification Board for Music Therapists.
3.14	(c) Use of the term "registered music therapist" or like terms to indicate or imply that
3.15	the person is a licensed music therapist is prohibited unless the person is licensed under
3.16	this chapter and holds a valid registration from the nationally recognized registration
3.17	organization.
3.18	Subd. 3. Exempt persons. This section does not apply to:
3.19	(1) a person employed as a music therapist by the government of the United States or
3.20	any agency thereof. However, the use of the protected titles under those circumstances is
3.21	allowed only in connection with performance of official duties for the federal government;
3.22	(2) a person licensed, registered, or regulated under the laws of this state in another
3.23	profession or occupation, or a person supervised by a regulated professional in this state,
3.24	who is performing work, including the use of music, incidental to professional practice if
3.25	the person does not hold oneself out as a music therapist;
3.26	(3) any practice of music therapy as an integral part of a program of study for
3.27	students enrolled in an accredited music therapy program, if the student is not represented
3.28	as a music therapist; or
3.29	(4) any person who practices music therapy under the supervision of a licensed
3.30	music therapist, if the person is not represented as a music therapist.
3.31	Subd. 4. Transition period. A person who is employed providing music therapy
3.32	services on the date of enactment of this chapter must obtain a license within one year. A
3.33	person providing music therapy services during the transition year must comply with the
3.34	provisions of this chapter.

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4.1	Sec. 4. [146C.15] LICENSURE APPLICATION REQUIREMENTS;
4.2	QUALIFICATIONS.
4.3	Subdivision 1. Application. An applicant for licensure must apply in writing on a
4.4	form prescribed by the commissioner and submit the fee required in section 146C.45.
4.5	Subd. 2. Qualifications. An applicant for licensure must:
4.6	(1) be 18 years of age or older;
4.7	(2) hold a bachelor's degree or higher in music therapy, or its equivalent, from
4.8	a program approved by the American Music Therapy Association or any successor
4.9	organization within an accredited college or university;
4.10	(3) successfully complete a minimum of 1,200 hours of clinical training, with at least
4.11	180 hours in pre-internship experiences and at least 900 hours in internship experiences,
4.12	provided that the internship is approved by an academic institution, the American Music
4.13	Therapy Association or any successor organization, or both;
4.14	(4) successfully pass a background check that includes a review of the applicant's
4.15	music therapy licensure history in other jurisdictions, including a review of any alleged
4.16	misconduct or neglect in the practice of music therapy on the part of the applicant; and
4.17	(5) provide proof of passing the examination for board certification offered by the
4.18	Certification Board for Music Therapists or any successor organization or provide proof of
4.19	registration by the National Music Therapy Registry as a Registered Music Therapist, and
4.20	provide proof that the applicant is currently a board certified or registered music therapist.
4.21	Subd. 3. Action on application for licensure. (a) The commissioner shall approve,
4.22	approve with conditions, or deny licensure. The commissioner shall act on an application
4.23	according to paragraphs (b) to (d).
4.24	(b) The commissioner shall determine if the applicant meets the requirements for
4.25	licensure. The commissioner, or the advisory council at the commissioner's request, may
4.26	investigate information provided by the applicant to determine whether the information
4.27	is accurate and complete.
4.28	(c) The commissioner shall notify the applicant of action taken on the application,
4.29	and if licensure is denied or approved with conditions, the grounds for the commissioner's
4.30	determination.
4.31	(d) An applicant denied licensure or granted licensure with conditions may make
4.32	a written request to the commissioner, within 30 days of the date of the commissioner's
4.33	determination, for reconsideration of the commissioner's determination. Individuals
4.34	requesting reconsideration may submit information which the applicant wants considered
4.35	in the reconsideration. After reconsideration of the commissioner's determination, the
4.36	commissioner shall determine whether the original determination should be affirmed

5.1	or modified. An applicant is allowed no more than one request in any two-year period
5.2	for reconsideration of the commissioner's determination to deny licensure or approve
5.3	licensure with conditions.
5.4	Subd. 4. Reciprocity. The commissioner shall issue a license to an applicant for a
5.5	music therapy license when an applicant has completed and submitted an application upon
5.6	a form and in the manner prescribed by the commissioner, accompanied by applicable
5.7	fees, and evidence satisfactory to the commissioner that the applicant is licensed and in
5.8	good standing as a music therapist in another jurisdiction where the qualifications required
5.9	are equal to or greater than those required in this chapter at the date of application.
5.10	Sec. 5. [146C.20] TRANSITION PERIOD; WAIVER OF EXAMINATION.
5.11	For one year following enactment of this chapter, the commissioner shall waive the
5.12	examination requirement in section 146C.15, subdivision 2, clause (5), for an applicant
5.13	who is:
5.14	(1) board certified as a music therapist and is in good standing with the Certification
5.15	Board for Music Therapists; or
5.16	(2) designated as a registered music therapist, certified music therapist, or advanced
5.17	certified music therapist and is in good standing with the National Music Therapy Registry.
5.18	Sec. 6. [146C.25] RENEWAL OF LICENSE; INACTIVE STATUS.
5.19	Subdivision 1. Renewal requirements. To be eligible for license renewal, a
5.20	licensee must:
5.21	(1) submit a completed and signed application for license renewal on a form
5.22	provided by the commissioner;
5.23	(2) submit the renewal fee required under section 146C.45;
5.24	(3) provide written verification from the Certification Board for Music Therapists that
5.25	the licensee has valid board certification credentials, or provide written verification from
5.26	the National Music Therapy Registry that the licensee has valid registry credentials; and
5.27	(4) submit additional information as requested by the commissioner to clarify
5.28	information presented in the renewal application.
5.29	Subd. 2. Renewal deadline. (a) Licenses must be renewed every five years.
5.30	(b) Each license must state an expiration date.
5.31	(c) A completed application for license renewal must be received by the
5.32	commissioner or postmarked at least 14 days prior to the license expiration date.
5.33	(d) If the commissioner changes the renewal schedule and the expiration date is less
5.34	than five years, the fee at the next renewal must be prorated.

6.1	(e) A completed application for license renewal not received within the time required
6.2	under paragraph (c), but received on or before the expiration date, must be accompanied
6.3	by a late fee in addition to the renewal fee in section 146C.45.
6.4	Subd. 3. Licensure renewal notice. At least 60 calendar days before the expiration
6.5	date in subdivision 2, the commissioner must mail a renewal notice to the licensee's last
6.6	known address on file with the commissioner. The notice must include an application for
6.7	licensure renewal and notice of fees required for renewal. The licensee's failure to receive
6.8	the notice does not relieve the licensee of the obligation to meet the renewal deadline and
6.9	other requirements for licensure renewal.
6.10	Subd. 4. Failure to renew. (a) An individual who fails to renew a license shall
6.11	forfeit the license. Licenses that have been forfeited may be restored within one year of
6.12	the expiration date upon completion of the requirements in subdivision 1, and payment of
6.13	the late fee in section 146C.45.
6.14	(b) An individual who requests restoration of a license more than one year after the
6.15	license expiration date shall be required to reapply for licensure as a new applicant and
6.16	must comply with the requirements for new licensees at the time of application.
6.17	Subd. 5. Inactive status. (a) A licensee with an active license who is in good
6.18	standing and has no disciplinary or other adverse action pending may make a written
6.19	request to have the license placed on inactive status. The licensee shall be required to pay
6.20	the inactive status fee in section 146C.45.
6.21	(b) An individual whose license has been placed on inactive status for two years or
6.22	less may reactivate the license by submitting the information required in subdivision 1.
6.23	(c) An individual whose license has been placed on inactive status for more than
6.24	two years must reapply for licensure as a new applicant and must comply with the
6.25	requirements for new licensees at the time of application.
6.26	Sec. 7. [146C.30] CHANGE OF NAME, ADDRESS, OR EMPLOYMENT.
6.27	A licensee who changes a name, address, or employment must inform the
6.28	commissioner, in writing, of the change in name, address, employment, business address,
6.29	or business telephone number within 30 days of the change. A change in name must
6.30	be accompanied by a copy of a marriage certificate or court order. All notices or other
6.31	correspondence mailed to or served on the licensee by the commissioner at the licensee's
6.32	address on file with the commissioner shall be considered as having been received by the

6.33 <u>licensee.</u>

6.34 Sec. 8. [146C.35] PRACTICE OF MUSIC THERAPY.

7.1	(a) The practice of music therapy includes the specialized use of music and the
7.2	materials of music to restore, maintain, and improve cognitive, psychological, social
7.3	or emotional, affective, physical, sensory or sensorimotor, motor, communicative, and
7.4	physiological areas of functioning.
7.5	(b) A licensee may accept referrals from medical, developmental, mental health, or
7.6	education professionals; family members; clients; or caregivers. Before providing music
7.7	therapy services to a client for a medical, developmental, or mental health condition, the
7.8	licensee shall consult with the client's physician, psychologist, primary care provider, or
7.9	mental health professional to review the client's diagnosis, treatment needs, and treatment
7.10	plan. During the provision of services to a client, the licensee shall collaborate with the
7.11	client's treatment team.
7.12	(c) A licensee shall conduct a music therapy assessment of a client to collect
7.13	systematic, comprehensive, and accurate information necessary to determine the
7.14	appropriate type of music therapy services to provide for the client.
7.15	(d) A licensee shall develop an individualized treatment plan for the client that
7.16	identifies goals, objectives, and potential strategies of music therapy services appropriate
7.17	for the client.
7.18	(e) A licensee shall carry out an individualized music therapy treatment plan in the
7.19	least restrictive setting that is consistent with any other medical, developmental, mental
7.20	health, or education services being provided to the client.
7.21	(f) A licensee shall evaluate the client's response to music therapy and the
7.22	individualized treatment plan and suggest modifications, as appropriate.
7.23	(g) A licensee shall develop a plan for determining when the provision of services
7.24	is no longer needed. The licensee shall consult with the client, any physician or other
7.25	provider of health care or education of the client, any appropriate member of the family of
7.26	the client, and any other person upon whom the client relies for support.
7.27	(h) A licensee shall collaborate with and educate the client and the family or
7.28	caregiver of the client about the needs of the client that are being addressed in music
7.29	therapy and the manner in which the therapy addresses those needs.
7.30	Sec. 9. [146C.40] DISCIPLINARY ACTION.
7.31	Subdivision 1. Grounds for denial of license or discipline. The commissioner may
7.32	revoke, suspend, deny, or refuse to issue or renew a license, or may discipline a licensee
7.33	using any of the disciplinary actions listed in subdivision 3 on proof that the individual has:
7.34	(1) procured or attempted to procure a license by fraud, deceit, misrepresentation,

7.35 <u>misleading omission, or material misstatement of fact;</u>

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8.1	(2) bea	en convicted of vio	lating any state of	or federal law, rule, or reg	gulation which
8.2	directly relates to the practice of music therapy;				
8.3	<u>(3) wi</u>	(3) willfully or negligently acted in a manner inconsistent with the health or safety			
8.4	of persons in	n the individual's ca	are;		
8.5	<u>(</u> 4) had	l a credential to pra	ctice music thera	py suspended or revoked	l, or has otherwise
8.6	been subject	to discipline relati	ng to the individ	lual's practice of music th	erapy in any
8.7	other jurisdi	ction;			
8.8	<u>(5) fai</u>	led to perform serv	ices with reason	able judgment, skill, or sa	afety due to the
8.9	use of alcoh	ol or drugs, or othe	r physical or me	ntal impairment;	
8.10	<u>(6) vic</u>	lated any provision	ns of this chapter	 2	
8.11	<u>(7) not</u>	cooperated with th	e commissioner	or the advisory council i	n an investigation
8.12	conducted a	ccording to subdivi	ision 2;		
8.13	<u>(8)</u> eng	gaged in dishonest,	unethical, or un	professional conduct in c	onnection with
8.14	the practice	of music therapy th	at is likely to de	ceive, defraud, or harm the	he public;
8.15	<u>(9) eng</u>	gaged in abuse or fi	raudulent billing	practices;	
8.16	<u>(10)</u> di	vided fees with, or	paid or promise	d to pay a commission or	part of a fee to,
8.17	any person v	who contacts the m	usic therapist for	r consultation or sends pa	atients to the
8.18	music therap	bist for treatment;			
8.19	<u>(11) pe</u>	erformed music the	rapy services in	an incompetent or negligo	ent manner or in a
8.20	manner that	falls below the cor	nmunity standar	d of care; or	
8.21	<u>(12) er</u>	ngaged in the practi	ice of music ther	apy without a valid licen	<u>se.</u>
8.22	Subd.	2. Investigation of	f complaints. T	ne commissioner, or the a	dvisory council
8.23	when author	rized by the commi	ssioner, may init	iate an investigation upo	n receiving a
8.24	complaint or	other written or or	cal communication	on that alleges or implies	that a person has
8.25		•		eccipt, investigation, and	
8.26	complaint, t	he commissioner sh	nall follow the pr	ocedures in section 214.	<u>13.</u>
8.27				nmissioner finds that a m	
8.28	should be di	sciplined according	g to subdivision	1, the commissioner may	take any one
8.29	or more of t	he following action	<u>15:</u>		
8.30		use to grant or rene			
8.31		prove licensure wit	h conditions;		
8.32	<u>(3) rev</u>	oke licensure;			
8.33		spend licensure;			
8.34	<u> </u>		action including,	but not limited to, reprin	hand or restriction
8.35	on licensure	2			

9.1	(6) impose, for each violation, a civil penalty of not less than \$100 nor more than
9.2	\$1,000 that deprives the licensee of any economic advantage gained by the violation and
9.3	reimburses the commissioner for costs of the investigation and proceedings resulting
9.4	in disciplinary action; or
9.5	(7) any action authorized by statute.
9.6	Subd. 4. Authority to contract. The commissioner shall contract with the health
9.7	professionals services program as authorized by sections 214.31 to 214.37 to provide these
9.8	services to practitioners under this chapter. The health professionals services program
9.9	does not affect the authority to discipline violations of this chapter.
9.10	Sec. 10. [146C.45] FEES.
9.11	(a) The fees charged by the commissioner are fixed at the following rates:
9.12	(1) application fee, \$;
9.13	(2) initial licensure fee, \$;
9.14	(3) licensure renewal fee, \$;
9.15	(4) licensure renewal late fee, \$;
9.16	(5) inactive license fee, \$; and
9.17	(6) duplicate license fee, \$
9.18	(b) The commissioner shall prorate the initial licensure fee for first time licensees
9.19	according to the number of months that have elapsed between the date the license is issued
9.20	and the date the license expires or must be renewed under section 146C.25.
9.21	(c) All fees are nonrefundable.

- 9.22 Sec. 11. EFFECTIVE DATE.
- 9.23 Sections 1 to 10 are effective the day following final enactment.