03/06/19 REVISOR SS/MP 19-4252 as introduced

## **SENATE** STATE OF MINNESOTA **NINETY-FIRST SESSION**

S.F. No. 2850

(SENATE AUTHORS: NEWMAN, Latz, Relph, Torres Ray and Koran) **OFFICIAL STATUS** 

**D-PG** 3325 **DATE** 04/25/2019

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Introduction and first reading
Referred to State Government Finance and Policy and Elections

A bill for an act

relating to occupational licensing; to provide a prerecognition petition for offenders

seeking state occupational licensing; proposing coding for new law in Minnesota

1.4	Statutes, chapter 214.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [214.50] DEFINITIONS.
1.7	Subdivision 1. Scope. For the purposes of this chapter, the words defined in this section
1.8	have the meaning given.
1.9	Subd. 2. Board. "Board" includes all state licensing boards or an agency or department
1.10	that issues an occupational license.
1.11	Subd. 3. Government certification. "Government certification" means a voluntary,
1.12	government-granted, and nontransferable recognition to an individual who meets personal
1.13	qualifications related to a lawful occupation. Upon the government's initial and continuing
1.14	approval, the individual may use "government certified" or "state certified" as a title.
1.15	Subd. 4. Lawful occupation. "Lawful occupation" means a course of conduct, pursuit,
1.16	or profession that includes the sale of goods or services that are not themselves illegal to
1.17	sell irrespective of whether the individual selling them is subject to an occupational
1.18	regulation.
1.19	Subd. 5. Occupational license. "Occupational license" means a nontransferable
1.20	authorization in law for an individual to perform exclusively a lawful occupation for
1.21	compensation based on meeting personal qualifications. In an occupation for which a license

Section 1. 1

Subd. 4. Excluded information from a criminal record. When considering state

Sec. 3. 2

recognition, a board must not consider:

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3.1	(1) nonconviction information from the criminal justice system including information
3.2	related to a deferred adjudication, participation in a diversion program, or an arrest not
3.3	followed by a conviction;
3.4	(2) a conviction for which no sentence of incarceration can be imposed;
3.5	(3) a conviction that has been sealed, dismissed, expunged, or pardoned;
3.6	(4) a juvenile adjudication;
3.7	(5) a nonviolent misdemeanor; or
3.8	(6) a conviction that occurred more than three years before the date of the board's
3.9	consideration except for a conviction of:
3.10	(i) a felony crime of violence under section 624.712, subdivision 5;
3.11	(ii) a felony criminal sexual conduct under sections 609.341 to 609.3451; or
3.12	(iii) a felony related to fraud or embezzlement under section 609.52, 609.527, 609.611,
3.13	609.631, 609.82, or 609.821.
3.14	Subd. 5. <b>Rule of lenity.</b> (a) Any ambiguity in an occupational regulation relating to a
3.15	board's use of an individual's criminal record will be resolved in favor of the individual.
3.16	(b) The board must not use vague terms in its consideration and decision including but
3.17	not limited to:
3.18	(1) good moral character;
3.19	(2) moral turpitude; or
3.20	(3) character and fitness.
3.21	Subd. 6. Included information. When considering state recognition, the board shall
3.22	consider the individual's current circumstances including:
3.23	(1) the age of the individual when the individual committed the offense;
3.24	(2) the time since the offense;
3.25	(3) the completion of the criminal sentence;
3.26	(4) a certificate of rehabilitation or good conduct;
3.27	(5) completion of, or active participation in, rehabilitative drug or alcohol treatment;
3.28	(6) testimonials and recommendations including a progress report from the individual's
3.29	probation or parole officer;

Sec. 3. 3

	(7) other evidence of rehabilitation;
	(8) education and training;
	(9) employment history;
	(10) employment aspirations;
	(11) the individual's current family responsibilities; and
	(12) other information that the individual submitted to the board.
	Subd. 7. <b>Totality of circumstances test.</b> (a) The board may deny, diminish, suspend,
<u>re</u>	voke, withhold, or otherwise limit state recognition only if the board determines:
di	(1) the state has an important interest in the regulation of a lawful occupation that is rectly, substantially, and adversely impaired by the individual's nonexcluded criminal
re	cord as mitigated by the individual's current circumstances in subdivision 6; and
	(2) the state's interest outweighs the individual's fundamental right to pursue a lawful
<b>)</b> (	ecupation.
	(b) The board has the burden of making its decision by clear and convincing evidence.
,	Sec. 4. [214.53] PETITION FOR BOARD DETERMINATION PRIOR TO
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	BTAINING PERSONAL QUALIFICATIONS.
	Subdivision 1. Petition. An individual with a criminal record may petition a board at
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Sec. 4. 4

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	Subd. 6. Alternative advisory decision. If the board decides that state recognition should
no	ot be granted, the board may advise the petitioner of actions the petitioner may take to
<u>re</u>	medy the disqualification.
	Subd. 7. Reapplication. The petitioner may submit a revised petition reflecting
cc	empletion of the remedial actions before a deadline the board sets in its alternative advisory
d€	ecision.
	Subd. 8. Right to request hearing. The petitioner has the right to contest the board's
de	ecision by requesting a hearing as provided under chapter 14. Upon receiving the petitioner's
re	quest, the board must refer the matter to an administrative law judge for a hearing under
ch	hapter 14. The administrative law judge must make findings of fact and conclusions of
la	w and issue an order. The determination must be the final decision of the board.
	Subd. 9. Appeal. The final decision of the board may be appealed under chapter 14.
	Subd. 10. Reapply. The petitioner may submit a new petition to the board one year
fo	llowing a final decision on the initial petition or upon obtaining the required personal
qι	ualifications, whichever is earlier.
	Subd. 11. Cost. The board may charge a fee to the petitioner to recoup its costs not to
ex	aceed \$100 for each petition.
	Sec. 5. [214.54] REPORTING.
	(a) The commissioner of administration must establish an annual reporting requirement
<u>of</u>	<u>Ethe:</u>
	(1) number of times that each board acted to deny, diminish, suspend, revoke, withhold,
or	otherwise limit state recognition from a licensed individual because of a criminal
	onviction;
	(2) offenses for which each board acted in clause (1);
	(3) number of applicants petitioning each board under section 214.53;
	(4) numbers of each board's approvals and denials under section 214.53;
	(5) offenses for which each board approved or denied petitions under section 214.53;
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	(6) other data the commissioner determines applicable.
	(b) The commissioner shall compile and publish annually a report on a searchable public
W	ebsite.

Sec. 5. 5

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- 6.1 Sec. 6. **[214.55] LIMITATION.**
- Nothing in sections 214.50 to 214.54 shall be construed to require a private certification
- 6.3 organization to grant or deny private certification to any individual.
- 6.4 Sec. 7. **EFFECTIVE DATE.**
- 6.5 This act is effective on August 1, 2019.

Sec. 7. 6