AGW/NS

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 3256

(SENATE AUTHORS: DRAHEIM and Wiklund)					
DATE	D-PG	OFFICIAL STATUS			
02/17/2022	5056	Introduction and first reading Referred to Health and Human Services Finance and Policy			
03/09/2022	5264	Author added Wiklund			
03/21/2022	5396	Comm report: To pass and re-referred to Finance See HF4065			

1.1	A bill for an act
1.2 1.3	relating to health; modifying requirements for specialty and guest dentist licensure; modifying requirements for display of and procedure for licenses and registration
1.4	certificates; providing dental therapy licensure by credentials; modifying application
1.5 1.6	and initial fees; providing civil penalties; amending Minnesota Statutes 2020, sections 150A.06, subdivisions 1c, 2c, 6, by adding a subdivision; 150A.09;
1.7	150A.091, subdivisions 1, 2, 5, 8, 9, by adding subdivisions; repealing Minnesota
1.8	Statutes 2020, section 150A.091, subdivisions 3, 15, 17.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. Minnesota Statutes 2020, section 150A.06, subdivision 1c, is amended to read:
1.11	Subd. 1c. Specialty dentists. (a) The board may grant one or more specialty licenses in
1.12	the specialty areas of dentistry that are recognized by the Commission on Dental
1.13	Accreditation.
1.14	(b) An applicant for a specialty license shall:
1.14 1.15	<ul><li>(b) An applicant for a specialty license shall:</li><li>(1) have successfully completed a postdoctoral specialty program accredited by the</li></ul>
1.15	(1) have successfully completed a postdoctoral specialty program accredited by the
1.15 1.16	(1) have successfully completed a postdoctoral specialty program accredited by the Commission on Dental Accreditation, or have announced a limitation of practice before
1.15 1.16 1.17	(1) have successfully completed a postdoctoral specialty program accredited by the Commission on Dental Accreditation, or have announced a limitation of practice before 1967;
1.15 1.16 1.17 1.18	<ul> <li>(1) have successfully completed a postdoctoral specialty program accredited by the Commission on Dental Accreditation, or have announced a limitation of practice before 1967;</li> <li>(2) have been certified by a specialty board approved by the Minnesota Board of</li> </ul>
<ol> <li>1.15</li> <li>1.16</li> <li>1.17</li> <li>1.18</li> <li>1.19</li> </ol>	<ul> <li>(1) have successfully completed a postdoctoral specialty program accredited by the Commission on Dental Accreditation, or have announced a limitation of practice before 1967;</li> <li>(2) have been certified by a specialty board approved by the Minnesota Board of Dentistry, or provide evidence of having passed a clinical examination for licensure required</li> </ul>
<ol> <li>1.15</li> <li>1.16</li> <li>1.17</li> <li>1.18</li> <li>1.19</li> <li>1.20</li> </ol>	<ul> <li>(1) have successfully completed a postdoctoral specialty program accredited by the Commission on Dental Accreditation, or have announced a limitation of practice before 1967;</li> <li>(2) have been certified by a specialty board approved by the Minnesota Board of Dentistry, or provide evidence of having passed a clinical examination for licensure required for practice in any state or Canadian province, or in the case of oral and maxillofacial</li> </ul>
<ol> <li>1.15</li> <li>1.16</li> <li>1.17</li> <li>1.18</li> <li>1.19</li> <li>1.20</li> <li>1.21</li> </ol>	<ul> <li>(1) have successfully completed a postdoctoral specialty program accredited by the Commission on Dental Accreditation, or have announced a limitation of practice before 1967;</li> <li>(2) have been certified by a specialty board approved by the Minnesota Board of Dentistry, or provide evidence of having passed a clinical examination for licensure required for practice in any state or Canadian province, or in the case of oral and maxillofacial surgeons only, have a Minnesota medical license in good standing;</li> </ul>

2.1	(4) if requested by the board, be interviewed by a committee of the board, which may
2.2	include the assistance of specialists in the evaluation process, and satisfactorily respond to
2.3	questions designed to determine the applicant's knowledge of dental subjects and ability to
2.4	practice;
2.5	(5) if requested by the board, present complete records on a sample of patients treated
2.6	by the applicant. The sample must be drawn from patients treated by the applicant during
2.7	the 36 months preceding the date of application. The number of records shall be established
2.8	by the board. The records shall be reasonably representative of the treatment typically
2.9	provided by the applicant for each specialty area;
2.10	(6) at board discretion, pass a board-approved English proficiency test if English is not
2.11	the applicant's primary language;
2.12	(7) pass all components of the National Board Dental Examinations;
2.13	(8) pass the Minnesota Board of Dentistry jurisprudence examination;
2.14	(9) abide by professional ethical conduct requirements; and
2.15	(10) meet all other requirements prescribed by the Board of Dentistry.
2.16	(c) The application must include:
2.17	(1) a completed application furnished by the board;
2.18	(2) at least two character references from two different dentists for each specialty area,
2.19	one of whom must be a dentist practicing in the same specialty area, and the other from the
2.20	director of each specialty program attended;
2.21	(3) a licensed physician's statement attesting to the applicant's physical and mental
2.22	condition;
2.23	(4) a statement from a licensed ophthalmologist or optometrist attesting to the applicant's
2.24	visual acuity;
2.25	(5) (2) a nonrefundable fee; and
2.26	(6) (3) a notarized, unmounted passport-type photograph, three inches by three inches,
2.27	taken not more than six months before the date of application copy of the applicant's
2.28	government issued photo identification card.
2.29	(d) A specialty dentist holding one or more specialty licenses is limited to practicing in
2.30	the dentist's designated specialty area or areas. The scope of practice must be defined by
2.31	each national specialty board recognized by the Commission on Dental Accreditation.

Section 1.

3.1 (e) A specialty dentist holding a general dental license is limited to practicing in the
3.2 dentist's designated specialty area or areas if the dentist has announced a limitation of
3.3 practice. The scope of practice must be defined by each national specialty board recognized
3.4 by the Commission on Dental Accreditation.

3.5 (f) All specialty dentists who have fulfilled the specialty dentist requirements and who
3.6 intend to limit their practice to a particular specialty area or areas may apply for one or more
3.7 specialty licenses.

3.8 Sec. 2. Minnesota Statutes 2020, section 150A.06, subdivision 2c, is amended to read:

3.9 Subd. 2c. Guest license. (a) The board shall grant a guest license to practice as a dentist,
3.10 dental hygienist, or licensed dental assistant if the following conditions are met:

3.11 (1) the dentist, dental hygienist, or dental assistant is currently licensed in good standing
3.12 in another United States jurisdiction;

3.13 (2) the dentist, dental hygienist, or dental assistant is currently engaged in the practice
3.14 of that person's respective profession in another United States jurisdiction;

3.15 (3) the dentist, dental hygienist, or dental assistant will limit that person's practice to a
3.16 public health setting in Minnesota that (i) is approved by the board; (ii) was established by
3.17 a nonprofit organization that is tax exempt under chapter 501(c)(3) of the Internal Revenue
3.18 Code of 1986; and (iii) provides dental care to patients who have difficulty accessing dental
3.19 care;

3.20 (4) the dentist, dental hygienist, or dental assistant agrees to treat indigent patients who
3.21 meet the eligibility criteria established by the clinic; and

3.22 (5) the dentist, dental hygienist, or dental assistant has applied to the board for a guest
3.23 license and has paid a nonrefundable license fee to the board not to exceed \$75.

3.24 (b) A guest license must be renewed annually with the board and an annual renewal fee
 3.25 not to exceed \$75 must be paid to the board. Guest licenses expire on December 31 of each
 3.26 year.

3.27 (c) A dentist, dental hygienist, or dental assistant practicing under a guest license under
3.28 this subdivision shall have the same obligations as a dentist, dental hygienist, or dental
3.29 assistant who is licensed in Minnesota and shall be subject to the laws and rules of Minnesota
and the regulatory authority of the board. If the board suspends or revokes the guest license
3.31 of, or otherwise disciplines, a dentist, dental hygienist, or dental assistant practicing under
3.32 this subdivision, the board shall promptly report such disciplinary action to the dentist's,

4.1 dental hygienist's, or dental assistant's regulatory board in the jurisdictions in which they4.2 are licensed.

4.3 (d) The board may grant a guest license to a dentist, dental hygienist, or dental assistant
4.4 licensed in another United States jurisdiction to provide dental care to patients on a voluntary
4.5 basis without compensation for a limited period of time. The board shall not assess a fee
4.6 for the guest license for volunteer services issued under this paragraph.

4.7 (e) The board shall issue a guest license for volunteer services if:

4.8 (1) the board determines that the applicant's services will provide dental care to patients
4.9 who have difficulty accessing dental care;

4.10 (2) the care will be provided without compensation; and

4.11 (3) the applicant provides adequate proof of the status of all licenses to practice in other
4.12 jurisdictions. The board may require such proof on an application form developed by the
4.13 board.

4.14 (f) The guest license for volunteer services shall limit the licensee to providing dental
4.15 care services for a period of time not to exceed ten days in a calendar year. Guest licenses
4.16 expire on December 31 of each year.

4.17 (g) The holder of a guest license for volunteer services shall be subject to state laws and
rules regarding dentistry and the regulatory authority of the board. The board may revoke
the license of a dentist, dental hygienist, or dental assistant practicing under this subdivision
or take other regulatory action against the dentist, dental hygienist, or dental assistant. If an
action is taken, the board shall report the action to the regulatory board of those jurisdictions
where an active license is held by the dentist, dental hygienist, or dental assistant.

4.23 Sec. 3. Minnesota Statutes 2020, section 150A.06, subdivision 6, is amended to read:

4.24 Subd. 6. Display of name and certificates. (a) The renewal certificate of every dentist,
4.25 dental therapist, dental hygienist, or dental assistant every licensee or registrant must be
4.26 conspicuously displayed in plain sight of patients in every office in which that person
4.27 practices. Duplicate renewal certificates may be obtained from the board.

4.28 (b) Near or on the entrance door to every office where dentistry is practiced, the name
4.29 of each dentist practicing there, as inscribed on the current license certificate, must be
4.30 displayed in plain sight.

4.31 (c) The board must allow the display of a mini-license for guest license holders
4.32 performing volunteer dental services. There is no fee for the mini-license for guest volunteers.

	02/10/22	REVISOR	AGW/NS	22-05641	as introduced
5.1	Sec. 4. Mi	nnesota Statutes 2	020, section 150A.	06, is amended by addin	g a subdivision to
5.2	read:				
5.3	Subd. 12	2. Licensure by cr	edentials for dent	al therapy. (a) Any den	tal therapist may,
5.4	upon applic	ation and payment	t of a fee establishe	d by the board, apply fo	r licensure based
5.5	on an evalua	ation of the application	ant's education, exp	perience, and performan	ce record. The
5.6	applicant m	ay be interviewed	by the board to det	ermine if the applicant:	
5.7	<u>(1)</u> gradu	uated with a bacca	laureate or master'	s degree from a dental th	erapy program
5.8	accredited b	y the Commission	on Dental Accred	itation;	
5.9	<u>(2) provi</u>	ded evidence of su	ccessfully complet	ing the board's jurisprude	ence examination;
5.10	<u>(3) activ</u>	ely practiced at lea	ast 2,000 hours wit	hin 36 months of the ap	plication date or
5.11	passed a boa	ard-approved reen	try program within	36 months of the applic	ation date;
5.12	(4) eithe	<u>r:</u>			
5.13	<u>(i) is cur</u>	rently licensed in	another state or Ca	nadian province and not	subject to any
5.14	pending or f	final disciplinary a	ction; or		
5.15	(ii) was	previously license	d in another state o	r Canadian province in g	good standing and
5.16	not subject	to any final or pen	ding disciplinary a	ction at the time of surre	ender;
5.17	<u>(5) passe</u>	ed a board-approve	ed English proficie	ncy test if English is not	the applicant's
5.18	primary lan	guage required at 1	the board's discretion	on; and	
5.19	<u>(6) met a</u>	all curriculum equ	ivalency requireme	nts regarding dental the	rapy scope of
5.20	practice in N	Minnesota.			
5.21	<u>(b)</u> The 2	2,000 practice hour	rs required by claus	e (3) may count toward	the 2,000 practice
5.22	hours requir	ed for consideration	on for advanced de	ntal therapy certification	, provided that all
5.23	other requir	ements of section	150A.106, subdivi	sion 1, are met.	
5.24	<u>(c)</u> The b	board, at its discret	tion, may waive sp	ecific licensure requirem	ents in paragraph
5.25	<u>(a).</u>				
5.26	(d) The 1	board must license	an applicant who	fulfills the conditions of	this subdivision
5.27	and demons	trates the minimum	m knowledge in de	ntal subjects required fo	r licensure under
5.28	subdivision	1d to practice the	applicant's profess	ion.	
5.29	<u>(e)</u> The l	ooard must deny th	ne application if the	e applicant does not dem	onstrate the
5.30	<u>minimum k</u>	nowledge in denta	l subjects required	for licensure under subc	livision 1d. If
5.31	licensure is	denied, the board 1	may notify the appl	icant of any specific rem	nedy the applicant

	02/10/22	REVISOR	AGW/NS	22-05641	as introduced		
6.1	could take to	o qualify for licens	sure. A denial doe	s not prohibit the applicar	nt from applying		
6.2	for licensure under subdivision 1d.						
6.3	(e) A candidate may appeal a denied application to the board according to subdivision						
6.4	<u>4a.</u>						
6.5	Sec. 5. Mi	nnesota Statutes 2	020. section 150A	.09, is amended to read:			
6.6				S <del>AND</del> OR REGISTRA	TION		
6.7	CERTIFIC		HOF LICENSE	S AND OK REUISTRA	non		
6.8	Subdivis	sion 1. <b>Registratio</b>	on information ar	<b>1d procedure.</b> On or befo	ore the license		
6.9		-		, dental therapist, dental h			
6.10		-		mit to the executive secret			
6.11				d by the board, together w	-		
	-			091. At least 30 days bet			
6.12		-		a written notice stating the			
6.13		-		to every licensed dentist			
6.14			-	to every needsed dentist	, dental therapist,		
6.15	dental hygic	enist, and dental as	<del>515tunt</del> .				
6.16	Subd. 3.	Current address	, change of addre	ess. Every <del>dentist, dental t</del>	herapist, dental		
6.17	<del>hygienist, aı</del>	nd dental assistant	licensee or registr	<u>cant</u> shall maintain with th	e board a correct		
6.18	and current	mailing address an	d electronic mail a	ddress. For dentists engag	ed in the practice		
6.19	of dentistry,	the postal address	s shall be that of th	ne location of the primary	dental practice.		
6.20	Within 30 d	ays after changing	postal or electron	ic mail addresses, every <del>c</del>	<del>lentist, dental</del>		
6.21	<del>therapist, de</del>	ental hygienist, and	dental assistant li	censee or registrant shall p	provide the board		
6.22	written notic	ce <del>of the new addr</del>	ess either persona	<del>lly or by first class mail</del> .			
6.23	Subd. 4.	Duplicate certifie	<b>cates.</b> Duplicate li	censes or duplicate certifi	icates of <del>license</del>		
6.24	renewal may	y be issued by the	board upon satisfa	actory proof of the need for	or the duplicates		
6.25	and upon payment of the fee established by the board.						
6.26	Subd. 5.	Late fee. A late fe	ee established by t	the board shall be paid if t	the information		
6.27	<del>and</del> fee requ	iired by subdivisio	n 1 is not received	l by <del>the executive secretar</del>	<del>y of</del> the board on		
6.28	or before the	e registration or <del>lic</del>	<del>cense</del> renewal date	3.			
6.29	Sec. 6. Mi	nnesota Statutes 2	020, section 150A		nended to read:		
6.30	Subdivis	sion 1. Fee refund	s. No fee may be	refunded for any reason.			
	<b>a</b> (		ć				

	02/10/22	REVISOR	AGW/NS	22-05641	as introduced
7.1	Sec. 7. Mi	nnesota Statutes 2	2020, section 150A	.091, subdivision 2, is an	mended to read:
7.2	Subd. 2.	Application and	initial license or	registration fees. Each a	pplicant shall
7.3	submit with	a license, advance	ed dental therapist	certificate, or permit app	olication a
7.4	nonrefundal	ole fee in the follo	wing amounts in o	rder to administratively	process an
7.5	application:				
7.6	(1) denti	st, <del>\$140</del> <u>\$308</u> ;			
7.7	(2) full f	aculty dentist, <del>\$14</del>	<del>10</del> <u>\$308</u> ;		
7.8	(3) limit	ed faculty dentist,	\$140;		
7.9	(4) resid	ent dentist or dent	al provider, \$55;		
7.10	(5) adva	nced dental therap	oist, \$100;		
7.11	(6) denta	al therapist, <del>\$100</del> <u>\$</u>	\$220;		
7.12	(7) denta	al hygienist, <del>\$55</del> <u>\$</u>	<u>115;</u>		
7.13	(8) licen	sed dental assistar	nt, <del>\$55; and <u>\$115;</u></del>		
7.14	(9) denta	al assistant with <del>a j</del>	permit registration	as described in Minnesc	ota Rules, part
7.15	3100.8500,	subpart 3, <del>\$15.</del> <u>\$2</u>	7; and		
7.16	<u>(10) gue</u>	st license, \$50.			
7.17	Sec. 8. Mi	nnesota Statutes 2	020, section 150A	.091, subdivision 5, is an	nended to read:
7.18	Subd. 5.	Biennial license	or <del>permit<u>registra</u></del>	<b>ition renewal fees.</b> Each	of the following
7.19	applicants s	hall submit with a	biennial license of	r permit renewal applicat	tion a fee as
7.20	established	by the board, not t	to exceed the follo	wing amounts:	
7.21	(1) denti	st or full faculty d	entist, \$475;		
7.22	(2) denta	al therapist, \$300;			
7.23	(3) denta	al hygienist, \$200;			
7.24	(4) licen	sed dental assistar	nt, \$150; and		
7.25	(5) denta	al assistant with a	permit registration	as described in Minnesc	ota Rules, part
7.26	3100.8500,	subpart 3, \$24.			

8.1	Sec. 9. Minnesota Statutes 2020, section 150A.091, subdivision 8, is amended to read:
8.2	Subd. 8. Duplicate license or certificate fee. Each applicant shall submit, with a request
8.3	for issuance of a duplicate of the original license, or of an annual or biennial renewal
8.4	certificate for a license or permit, a fee in the following amounts:
8.5	(1) original dentist, full faculty dentist, dental therapist, dental hygiene, or dental assistant
8.6	license, \$35; and
8.7	(2) annual or biennial renewal certificates, \$10; and.
8.8	(3) wallet-sized license and renewal certificate, \$15.
8.9	Sec. 10. Minnesota Statutes 2020, section 150A.091, subdivision 9, is amended to read:
8.10	Subd. 9. Licensure by credentials. Each applicant for licensure as a dentist, dental
8.11	hygienist, or dental assistant by credentials pursuant to section 150A.06, subdivisions 4 and
8.12	8, and Minnesota Rules, part 3100.1400, shall submit with the license application a fee in
8.13	the following amounts:
8.14	(1) dentist, <del>\$725</del> <u>\$893</u> ;
8.15	(2) dental hygienist, <del>\$175; and <u>\$235;</u></del>
8.16	(3) dental assistant, <del>\$35.</del> <u>\$71; and</u>
8.17	(4) dental therapist, \$340.
8.18	Sec. 11. Minnesota Statutes 2020, section 150A.091, is amended by adding a subdivision
8.19	to read:
8.20	Subd. 21. Failure to practice with a current license. (a) If a licensee practices without
8.21	a current license and pursues reinstatement, the board may take the following administrative
8.22	actions based on the length of time practicing without a current license:
8.23	(1) for under one month, the board may not assess a penalty fee;
8.24	(2) for one month to six months, the board may assess a penalty of $250$ ;
8.25	(3) for over six months, the board may assess a penalty of \$500; and
8.26	(4) for over 12 months, the board may assess a penalty of \$1,000.
8.27	(b) In addition to the penalty fee, the board shall initiate the complaint process against
8.28	the licensee for failure to practice with a current license for over 12 months.

	02/10/22	REVISOR	AGW/NS	22-05641	as introduced
9.1	Sec. 12. Mi	nnesota Statutes 2	2020, section 150A	A.091, is amended by addir	g a subdivision
9.2	to read:				
9.3	Subd. 22.	Delegating regu	lated procedures	to an individual with a t	erminated
9.4	license. (a) If	f a dentist or dent	al therapist delega	tes regulated procedures to	another dental
9.5	professional	who had their lice	ense terminated, th	e board may take the follo	wing
9.6	administrativ	e actions against	the delegating den	tist or dental therapist base	ed on the length
9.7	of time they	delegated regulat	ed procedures:		
9.8	<u>(1) for un</u>	der one month, th	e board may not a	ssess a penalty fee;	
9.9	<u>(2) for on</u>	e month to six m	onths, the board m	ay assess a penalty of \$10	<u>);</u>
9.10	<u>(3) for ov</u>	er six months, the	e board may assess	s a penalty of \$250; and	
9.11	<u>(4) for ov</u>	er 12 months, the	board may assess	a penalty of \$500.	
9.12	(b) In add	lition to the penal	ty fee, the board s	hall initiate the complaint	process against
9.13	a dentist or d	ental therapist wh	no delegated regula	ated procedures to a dental	professional
9.14	with a termin	ated license for c	over 12 months.		
9.15	Sec. 13. <u>RI</u>	EPEALER.			

9.16 Minnesota Statutes 2020, section 150A.091, subdivisions 3, 15, and 17, are repealed.

## APPENDIX Repealed Minnesota Statutes: 22-05641

## 150A.091 FEES.

Subd. 3. **Initial license or permit fees.** Along with the application fee, each of the following applicants shall submit a separate initial license or permit fee. The initial fee shall be established by the board not to exceed the following nonrefundable fee amounts:

(1) dentist or full faculty dentist, \$168;

- (2) dental therapist, \$120;
- (3) dental hygienist, \$60;
- (4) licensed dental assistant, \$36; and

(5) dental assistant with a permit as described in Minnesota Rules, part 3100.8500, subpart 3, \$12.

Subd. 15. Verification of licensure. Each institution or corporation shall submit with a request for verification of a license a fee in the amount of \$5 for each license to be verified.

Subd. 17. Advanced dental therapy examination fee. Any dental therapist eligible to sit for the advanced dental therapy certification examination must submit with the application a fee as established by the board, not to exceed \$250.