AGW/MR

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 3071

| (SENATE AUTHORS: ROSEN, Utke, Benson and Klein) |      |  |  |
|---|------|--|--|
| DATE  | D-PG | OFFICIAL STATUS  |  |
| 02/10/2022                                      | 4971 | Introduction and first reading                           |  |
|   |      | Referred to Health and Human Services Finance and Policy |  |
| 02/24/2022                                      | 5131 | Author added Benson                                      |  |
| 03/02/2022                                      | 5190 | Author added Klein                                       |  |
| 03/24/2022                                      |      | Comm report: To pass as amended                          |  |
|   |      | Second reading   |  |

| 1.1               | A bill for an act  |
|-------------------|--|
| 1.2<br>1.3<br>1.4 | relating to occupational licensing; establishing board processing procedures for<br>physician and nurse licensure applications; requiring the Board of Medical Practice<br>to issue temporary permits to practice as a respiratory therapist; amending |
| 1.5<br>1.6<br>1.7 | Minnesota Statutes 2020, sections 147C.15, subdivision 3; 148.211, by adding a subdivision; 148.212, subdivision 1; proposing coding for new law in Minnesota Statutes, chapters 147; 148.   |
| 1.8               | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:  |
| 1.9               | Section 1. [147.0395] BOARD ACTION ON LICENSURE APPLICATIONS.  |
| 1.10              | Subdivision 1. Licensure application processing. (a) The board shall act on each   |
| 1.11              | application submitted for licensure to practice medicine according to this section.  |
| 1.12              | (b) The board shall determine if the applicant meets the requirements for licensure under  |
| 1.13              | this chapter. The board shall determine if the application is complete or is deficient in any  |
| 1.14              | way within 30 days from the date the application was received by the board. The board may  |
| 1.15              | investigate information provided by an applicant in the application to determine whether   |
| 1.16              | the information provided is accurate.  |
| 1.17              | (c) If the board determines that the application is complete, the board shall process the  |
| 1.18              | application, and shall make a decision on the physician's application for licensure no later   |
| 1.19              | than 30 days from the date the board determined that the application was complete, and no  |
| 1.20              | later than 60 days from the date the application was received by the board.  |
| 1.21              | (d) If the board determines that the application is incomplete or deficient in any way,  |
| 1.22              | the board must inform the applicant of the application's deficiencies within 30 days from  |
| 1.23              | the date the application was received by the board. Upon receipt of the necessary information  |
| 1.24              | from the applicant, the board shall process the application and shall make a decision on the   |

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| <ul> <li>application is complete.</li> <li>(c) Refusal of an applicant to supply information necessary to address an application's deficiencies or failure to satisfy the requirements for licensure may result in denial of a license.</li> <li>Subd. 2. Permitting access to application information. (a) Upon submitting an application for licensure, an applicant may provide written consent to the board authorizing the board to release information regarding the applicant's application to the applicant's application, the applicant must identify the applicant's employers or potential employers. If an applicant's employers or potential employers is that may request information regarding the applicant's employers or potential employers. If an applicant's employer or a potential employer may inquire to the board regarding the status of the applicant's application including whether the application is complete and accurate; if complete and accurate, the date in which the board is set to make a decision on the application; and whether the board has determined that the application is not complete or accurate, and if so, what are the applicant's deficiencies.</li> <li>(c) For purposes of this subdivision, sections 13.41, subdivision 2, and 214.25 do not apply if the applicant has consented in writing to the board permitting the board to release information regarding the applicant's applicant's employer or potential employers identified by the applicant in accordance with this section.</li> <li>Subd. 3. Application navigator. The board must appoint an application navigator to assist applicants in the application process. The board must make the applicant with the contact information available on the board's website and must provide an applicant with the contact information anyigator to assist in the application.</li> <li>EFFECTIVE DATE, This section is effective for applications submitted on or after January 1, 2023.</li> <li>See. 2. Minnesota Statutes 2020, section 147C.15, subdivision 3, is amended to redation anot and to reda</li></ul>  |
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|   |
| Sec. 2 Minnesota Statutes 2020 section 147C 15 subdivision 3 is amended to read:  |
|   |
| Subd. 3. Temporary permit. (a) The board may shall issue a nonrenewable temporary   |
| permit to practice as a respiratory therapist to an applicant eligible for licensure under this   |
| section if the application for licensure <u>under this section if:</u>  |

02/07/22

REVISOR

AGW/MR

22-05534

as introduced

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|      | 02/07/22            | REVISOR                 | AGW/MR                                  | 22-05534                           | as introduced       |
|------|---------------------|-------------------------|---|------------------------------------|---------------------|
| 3.1  | (1) the app         | lication for licer      | <u>nsure</u> is complete <del>,</del> ; |                                    |                     |
| 3.2  | <u>(2)</u> all appl | licable requirem        | ents in this section                    | have been met <del>,</del> ;       |                     |
| 3.3  | (3) the app         | licant is not the       | subject of a pendir                     | g investigation or discip          | linary action, nor  |
| 3.4  | disqualified for    | or any other reas       | on; and                                 |                                    |                     |
| 3.5  | <u>(4)</u> a nonre  | fundable fee set        | by the board has b                      | been paid.                         |                     |
| 3.6  | (b) The per         | rmit remains val        | id <del>only</del> until the m          | eeting of the board at wh          | nich a decision is  |
| 3.7  | made on the re      | espiratory therap       | oist's application fo                   | r licensure <u>, or for 120 da</u> | ays, whichever      |
| 3.8  | comes first.        |                         |   |                                    |                     |
| 3.9  | EFFECTI             | VE DATE. This           | s section is effectiv                   | e the day following fina           | l enactment.        |
| 3.10 | Sec. 3. Minn        | iesota Statutes 2       | 020, section 148.2                      | 11, is amended by adding           | g a subdivision to  |
| 3.11 | read:               |                         |   |                                    |                     |
| 3.12 | <u>Subd. 1d.</u>    | Early application       | on submission. An                       | applicant for licensure l          | by examination      |
| 3.13 | may submit to       | the board an ap         | plication for licens                    | ure at the time the applic         | ant is enrolled in  |
| 3.14 | the final semes     | ster of study in a      | nursing education                       | program approved by the            | board. The board    |
| 3.15 | shall not issue     | a license to prac       | ctice nursing until                     | the applicant has met all          | applicable          |
| 3.16 | requirements of     | described in sub        | division 1, paragra                     | ph (b).                            |                     |
| 3.17 | Sec. 4. [148.       | 2115] BOARD             | ACTION ON LI                            | CENSURE APPLICAT                   | IONS.               |
| 3.18 | Subdivisio          | <u>n 1. Licensure :</u> | application proces                      | s <b>sing.</b> (a) The board shal  | l act on each       |
| 3.19 | application sul     | bmitted for licer       | sure to practice nu                     | rsing according to this s          | ection.             |
| 3.20 | (b) The boa         | ard shall determi       | ne if the applicant                     | neets the requirements for         | or licensure under  |
| 3.21 | sections 148.1      | 71 to 148.285. 7        | The board shall det                     | ermine if the application          | is complete or is   |
| 3.22 | deficient in an     | y way within 30         | days from the date                      | the application was recei          | ved by the board.   |
| 3.23 | The board may       | y investigate info      | ormation provided                       | by an applicant in the ap          | oplication to       |
| 3.24 | determine who       | ether the information   | ation provided is a                     | ccurate.                           |                     |
| 3.25 | (c) If the b        | oard determines         | that the applicatio                     | n is complete, the board           | shall process the   |
| 3.26 | application, ar     | nd shall make a c       | decision on the nur                     | se's application for licen         | sure no later than  |
| 3.27 | 30 days from t      | the date the boar       | d determined that t                     | he application was comp            | plete, and no later |
| 3.28 | than 60 days f      | rom the date the        | application was re                      | eceived by the board.              |                     |
| 3.29 | (d) If the b        | oard determines         | that the applicatio                     | n is incomplete or defici          | ent in any way,     |
| 3.30 | the board mus       | t inform the app        | licant of the applic                    | ation's deficiencies with          | in 30 days from     |
| 3.31 | the date the ap     | plication was rec       | eived by the board.                     | Upon receipt of the nece           | ssary information   |

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|      | 02/07/22          | REVISOR              | AGW/MR                    | 22-05534                      | as introduced      |
|------|-------------------|----------------------|---------------------------|-------------------------------|--------------------|
| 4.1  | from the appl     | icant, the board s   | shall process the app     | olication and shall make      | a decision on the  |
| 4.2  |                   |                      |                           | date the board determin       |                    |
| 4.3  | is complete.      |                      |                           |                               |                    |
| 4.4  | (e) Refusa        | al of an applicant   | to supply informat        | ion necessary to address      | s an application's |
| 4.5  | deficiencies of   | or failure to satist | fy the requirements       | for licensure may result      | t in denial of a   |
| 4.6  | license.          |                      |                           |                               |                    |
| 4.7  | <u>Subd. 2.</u>   | Permitting acces     | s to application in       | <b>formation.</b> (a) Upon su | bmitting an        |
| 4.8  | application for   | or licensure, an ap  | oplicant may provid       | e written consent to the      | board authorizing  |
| 4.9  | the board to r    | elease information   | on regarding the ap       | plicant's application to t    | he applicant's     |
| 4.10 | employers or      | potential employ     | yers. If an applicant     | authorizes access to the      | e applicant's      |
| 4.11 | application, t    | he applicant mus     | t identify the applic     | cant's employers or pote      | ntial employers    |
| 4.12 | that may requ     | lest information     | regarding the applic      | cant's application from t     | he board.          |
| 4.13 | (b) If auth       | orized by the app    | olicant, the applicar     | it's employer or a potent     | ial employer may   |
| 4.14 | inquire to the    | board regarding      | the status of the ap      | plicant's application, ind    | cluding whether    |
| 4.15 | the application   | n is complete an     | d accurate; if comp       | lete and accurate, the da     | te in which the    |
| 4.16 | board is set to   | o make a decision    | n on the application      | ; and whether the board       | has determined     |
| 4.17 | that the appli    | cation is not com    | plete or accurate, a      | nd if so, what are the ap     | plication's        |
| 4.18 | deficiencies.     |                      |                           |                               |                    |
| 4.19 | <u>(c)</u> For pu | rposes of this su    | bdivision, sections       | 13.41, subdivision 2, an      | d 214.25 do not    |
| 4.20 | apply if the a    | pplicant has cons    | sented in writing to      | the board permitting the      | e board to release |
| 4.21 | information r     | egarding the app     | licant's application      | to the applicant's emplo      | yer or potential   |
| 4.22 | employers the     | at have been ider    | ntified by the applic     | ant in accordance with t      | this section.      |
| 4.23 | <u>Subd. 3.</u>   | Application navi     | <b>gator.</b> The board m | nust appoint an applicati     | on navigator to    |
| 4.24 | assist applica    | nts in the applica   | tion process. The bo      | ard must make the appli       | cation navigator's |
| 4.25 | contact inform    | nation available     | on the board's webs       | ite and must provide an a     | applicant with the |
| 4.26 | contact inform    | nation at the tim    | e the applicant subr      | nits an application for li    | censure. The       |
| 4.27 | applicant or t    | he applicant's en    | ployer or potential       | employer, if authorized       | by the applicant,  |
| 4.28 | may contact t     | he application na    | vigator to assist in t    | he application process, i     | ncluding keeping   |
| 4.29 | the applicant     | informed as to the   | ne status of the appl     | ication.                      |                    |
| 4.30 | EFFECT            | IVE DATE. Thi        | s section is effectiv     | e for applications submi      | itted on or after  |
| 4.31 | January 1, 20     | 23.                  |                           |                               |                    |

4.31 January 1, 2023.

| 5.1  | Sec. 5. Minnesota Statutes 2020, section 148.212, subdivision 1, is amended to read:             |
|------|--|
| 5.2  | Subdivision 1. Issuance. Upon receipt of the applicable licensure or reregistration fee          |
| 5.3  | and permit fee, and in accordance with rules of the board, the board may issue a nonrenewable    |
| 5.4  | temporary permit to practice professional or practical nursing to an applicant for licensure     |
| 5.5  | or reregistration who is not the subject of a pending investigation or disciplinary action, nor  |
| 5.6  | disqualified for any other reason, under the following circumstances:                            |
| 5.7  | (a) The applicant for licensure by endorsement under section 148.211, subdivision 2, is          |
| 5.8  | currently licensed to practice professional or practical nursing in another state, territory, or |
| 5.9  | Canadian province. The permit is valid until the date of board action on the application or      |
| 5.10 | for $\frac{60}{120}$ days, whichever comes first.  |
| 5.11 | (b) The applicant for licensure by endorsement under section 148.211, subdivision 2,             |

- 5.11 (b) The applicant for licensure by endorsement under section 148.211, subdivision 2,
- 5.12 or for reregistration under section 148.231, subdivision 5, is currently registered in a formal,
- 5.13 structured refresher course or its equivalent for nurses that includes clinical practice.

## 5.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.