LCB

## **SENATE** STATE OF MINNESOTA EIGHTY-NINTH SESSION

S0037-1

S.F. No. 37

(SENATE AUTHORS: WIKLUND and Franzen)					
DATE	D-PG	OFFICIAL STATUS			
01/08/2015	42	Introduction and first reading Referred to Health, Human Services and Housing			
03/23/2016 03/30/2016	5184a	Comm report: To pass as amended and re-refer to Judiciary Comm report: To pass as amended and re-refer to State and Local Government			

1.1 1.2	A bill for an act relating to health professions; licensing genetic counselors; proposing coding for
1.3 1.4	new law as Minnesota Statutes, chapter 147F. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [147F.01] DEFINITIONS.
1.6	Subdivision 1. Applicability. For purposes of this chapter, the terms defined in
1.7	this section have the meanings given them.
1.8	Subd. 2. ABGC. "ABGC" means the American Board of Genetic Counseling, a
1.9	national agency for certification and recertification of genetic counselors, or its successor
1.10	organization or equivalent.
1.11	Subd. 3. ABMG. "ABMG" means the American Board of Medical Genetics,
1.12	a national agency for certification and recertification of genetic counselors, medical
1.13	geneticists, and Ph.D. geneticists, or its successor organization.
1.14	Subd. 4. ACGC. "ACGC" means the Accreditation Council for Genetic Counseling,
1.15	a specialized program accreditation board for educational training programs granting
1.16	master's degrees or higher in genetic counseling, or its successor organization.
1.17	Subd. 5. Board. "Board" means the Board of Medical Practice.
1.18	Subd. 6. Eligible status. "Eligible status" means an applicant who has met the
1.19	requirements and received approval from the ABGC to sit for the certification examination.
1.20	Subd. 7. Genetic counseling. "Genetic counseling" means the provision of services
1.21	described in section 147F.03 to help clients and their families understand the medical,
1.22	psychological, and familial implications of genetic contributions to a disease or medical
1.23	condition.

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2.1	Subd. 8	. Genetic counselor	: "Genetic co	ounselor" means an indi	vidual licensed
2.2		pter to engage in the			
2.3				physician" means an in	dividual who is
2.4	licensed to pra	actice medicine unde	er chapter 14	7.	
2.5	Subd. 1	0. NSGC. "NSGC"	means the Na	ational Society of Genet	tic Counselors, a
2.6	professional n	nembership associati	ion for genet	c counselors that appro	ves continuing
2.7	education prog	grams.			
2.8	Subd. 1	1. Qualified superv	isor. "Qualif	ed supervisor" means a	ny person who is
2.9	licensed under	r this chapter as a ge	netic counse	or or a physician licens	ed under chapter
2.10	147 to practic	e medicine in Minne	esota.		
2.11	<u>Subd.</u> 12	2. Supervisee. "Sup	ervisee" mea	ns a genetic counselor v	vith a provisional
2.12	license.				
2.13	Subd. 1.	3. Supervision. "Su	pervision" m	eans an assessment of t	he work of the
2.14	supervisee, inc	cluding regular meet	tings and file	review, by a qualified su	pervisor according
2.15	to the supervis	sion contract. Super-	vision does n	ot require the qualified	supervisor to be
2.16	present while	the supervisee provi	des services.		
2.17	Sec. 2. [14	7F.03] SCOPE OF	PRACTICE	<u>.</u>	
2.18			seling by a l	censed genetic counsel	or includes the
2.19	following serv				
2.20	<u> </u>	ining and interpreting	g individual	and family medical and	developmental
2.21	histories;				
2.22	<u> </u>		inheritance	and the risk of transmit	ing genetic
2.23		d birth defects;			
2.24				atural history, means of	diagnosis, and
2.25		of conditions with cl			
2.26	<u> </u>			id explaining the clinica	<u>l implications of</u>
2.27		tory tests and other			
2.28				ing social, educational,	
2.29				and anticipatory guidance	
2.30				n, risk of occurrence, or	
2.31	<u> </u>			about testing and mana	
2.32	<u> </u>			purces that provide medi	cal, educational,
2.33		psychosocial suppor			
2.34	<u></u>			enetic, and counseling i	niormation for
2.35	tamilies and h	nealth care profession	nais.		

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3.1	Sec. 3. [147F.05] UNLICENSED PRACTICE PROHIBITED; PROTECTED
3.2	TITLES AND RESTRICTIONS ON USE.
3.3	Subdivision 1. Protected titles. No individual may use the title "genetic counselor,"
3.4	"licensed genetic counselor," "gene counselor," "genetic consultant,""genetic assistant,"
3.5	"genetic associate," or any words, letters, abbreviations, or insignia indicating or implying
3.6	that the individual is eligible for licensure by the state as a genetic counselor unless the
3.7	individual has been licensed as a genetic counselor according to this chapter.
3.8	Subd. 2. Unlicensed practice prohibited. No individual may practice genetic
3.9	counseling unless the individual is licensed as a genetic counselor under this chapter
3.10	except as otherwise provided under this chapter.
3.11	Subd. 3. Other practitioners. (a) Nothing in this chapter shall be construed to
3.12	prohibit or restrict the practice of any profession or occupation licensed or registered by the
3.13	state by an individual duly licensed or registered to practice the profession or occupation
3.14	or to perform any act that falls within the scope of practice of the profession or occupation.
3.15	(b) Nothing in this chapter shall be construed to require a license under this chapter
3.16	<u>for:</u>
3.17	(1) an individual employed as a genetic counselor by the federal government or a
3.18	federal agency if the individual is providing services under the direction and control of
3.19	the employer;
3.20	(2) a student or intern, having graduated within the past six months, or currently
3.21	enrolled in an ACGC-accredited genetic counseling educational program providing
3.22	genetic counseling services that are an integral part of the student's or intern's course
3.23	of study, are performed under the direct supervision of a licensed genetic counselor or
3.24	physician who is on duty in the assigned patient care area, and the student is identified by
3.25	the title "genetic counseling intern";
3.26	(3) a visiting ABGC- or ABMG-certified genetic counselor working as a consultant
3.27	in this state who permanently resides outside of the state, or the occasional use of services
3.28	from organizations from outside of the state that employ ABGC- or ABMG-certified
3.29	genetic counselors. This is limited to practicing for 30 days total within one calendar year.
3.30	Certified genetic counselors from outside of the state working as a consultant in this state
3.31	must be licensed in their state of residence if that credential is available; or
3.32	(4) an individual who is licensed to practice medicine under chapter 147.
3.33	Subd. 4. Sanctions. An individual who violates this section is guilty of a
3.34	misdemeanor and shall be subject to sanctions or actions according to section 214.11.

## 3.35 Sec. 4. [147F.07] LICENSURE REQUIREMENTS.

4.1	Subdivision 1. General requirements for licensure. To be eligible for licensure, an
4.2	applicant, with the exception of those seeking licensure by reciprocity under subdivision
4.3	2, must submit to the board:
4.4	(1) a completed application on forms provided by the board along with all fees
4.5	required under section 147F.17. The applicant must include:
4.6	(i) the applicant's name, Social Security number, home address and telephone
4.7	number, and business address and telephone number if currently employed;
4.8	(ii) the name and location of the genetic counseling or medical program the applicant
4.9	completed;
4.10	(iii) a list of degrees received from other educational institutions;
4.11	(iv) a description of the applicant's professional training;
4.12	(v) a list of registrations, certifications, and licenses held in other jurisdictions;
4.13	(vi) a description of any other jurisdiction's refusal to credential the applicant;
4.14	(vii) a description of all professional disciplinary actions initiated against the
4.15	applicant in any jurisdiction; and
4.16	(viii) any history of drug or alcohol abuse, and any misdemeanor or felony conviction;
4.17	(2) evidence of graduation from an education program accredited by the ACGC or
4.18	its predecessor or successor organization;
4.19	(3) a verified copy of a valid and current certification issued by the ABGC or ABMG
4.20	as a certified genetic counselor, or by the ABMG as a certified medical geneticist;
4.21	(4) additional information as requested by the board, including any additional
4.22	information necessary to ensure that the applicant is able to practice with reasonable skill
4.23	and safety to the public;
4.24	(5) a signed statement verifying that the information in the application is true and
4.25	correct to the best of the applicant's knowledge and belief; and
4.26	(6) a signed waiver authorizing the board to obtain access to the applicant's records
4.27	in this or any other state in which the applicant completed an educational program or
4.28	engaged in the practice of genetic counseling.
4.29	Subd. 2. Licensure by reciprocity. To be eligible for licensure by reciprocity,
4.30	the applicant must hold a current genetic counselor or medical geneticist registration
4.31	or license in another state, the District of Columbia, or a territory of the United States,
4.32	whose standards for registration or licensure are at least equivalent to those of Minnesota,
4.33	and must:
4.34	(1) submit the application materials and fees as required by subdivision 1, clauses
4.35	(1), (2), and (4) to (6);

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5.1	(2) provide a verified copy from the appropriate government body of a current
5.2	registration or license for the practice of genetic counseling in another jurisdiction that has
5.3	initial registration or licensing requirements equivalent to or higher than the requirements
5.4	in subdivision 1; and
5.5	(3) provide letters of verification from the appropriate government body in each
5.6	jurisdiction in which the applicant holds a registration or license. Each letter must state
5.7	the applicant's name, date of birth, registration or license number, date of issuance, a
5.8	statement regarding disciplinary actions, if any, taken against the applicant, and the terms
5.9	under which the registration or license was issued.
5.10	Subd. 3. Licensure by equivalency. (a) The board may grant a license to an
5.11	individual who does not meet the certification requirements in subdivision 1 but who
5.12	has been employed as a genetic counselor for a minimum of ten years and provides the
5.13	following documentation to the board no later than February 1, 2017:
5.14	(1) proof of a master's or higher degree in genetics or related field of study from an
5.15	accredited educational institution;
5.16	(2) proof that the individual has never failed the ABGC or ABMG certification
5.17	examination;
5.18	(3) three letters of recommendation, with at least one from an individual eligible
5.19	for licensure under this chapter, and at least one from an individual certified as a genetic
5.20	counselor by the ABGC or ABMG or an individual certified as a medical geneticist by
5.21	the ABMG. An individual who submits a letter of recommendation must have worked
5.22	with the applicant in an employment setting during the past ten years and must attest to
5.23	the applicant's competency; and
5.24	(4) documentation of the completion of 100 hours of NSGC-approved continuing
5.25	education credits within the past five years.
5.26	(b) This subdivision expires February 1, 2017.
5.27	Subd. 4. License expiration. A genetic counselor license shall be valid for one
5.28	year from the date of issuance.
5.29	Subd. 5. License renewal. To be eligible for license renewal, a licensed genetic
5.30	counselor must submit to the board:
5.31	(1) a renewal application on a form provided by the board;
5.32	(2) the renewal fee required under section 147F.17;
5.33	(3) evidence of compliance with the continuing education requirements in section
5.34	<u>147F.11; and</u>
5.35	(4) any additional information requested by the board.

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6.1	Sec. 5. [	147F.09] BOARD A	CTION ON A	PPLICATIONS FOR	LICENSURE.
6.2	_			n for licensure accordi	
6.3	(b) to (d).		••		
6.4	(b) Th	ne board shall determ	ine if the appli	cant meets the requirer	nents for licensure
6.5	under section	on 147F.07. The boar	d may investig	ate information provide	ed by an applicant to
6.6	determine v	whether the informati	ion is accurate	and complete.	
6.7	<u>(c)</u> Th	e board shall notify	each applicant i	n writing of action take	n on the application,
6.8	the grounds	for denying licensu	re if a license is	denied, and the applic	ant's right to review
6.9	the board's	decision under parag	graph (d).		
6.10	<u>(d)</u> Ap	oplicants denied licer	nsure may mak	e a written request to the	ne board, within 30
6.11	days of the	board's notice, to ap	pear before the	advisory council and	for the advisory
6.12	council to r	eview the board's de	cision to deny t	he applicant's license.	After reviewing the
6.13	denial, the a	advisory council shall	ll make a recon	nmendation to the boar	d as to whether
6.14	the denial s	hall be affirmed. Eac	ch applicant is a	allowed only one reque	est for review per
6.15	licensure pe	eriod.			
6.16	Sec. 6. [	<u>147F.11] CONTINU</u>	JING EDUCA	TION REQUIREME	NTS.
6.17	<u>(a)</u> A	licensed genetic cour	nselor must cor	nplete a minimum of 2	5 hours of NSGC-
6.18	or ABMG-a	approved continuing	education units	s every two years. If a	licensee's renewal
6.19	term is pror	ated to be more or le	ess than one ye	ar, the required numbe	r of continuing
6.20	education u	nits is prorated prop	ortionately.		
6.21	<u>(b)</u> Th	ne board may grant a	variance to the	e continuing education	requirements
6.22	specified in	this section if a licer	nsee demonstra	tes to the satisfaction o	f the board that the
6.23	licensee is unable to complete the required number of educational units during the renewal				
6.24	term. The b	oard may allow the	licensee to com	plete the required num	ber of continuing
6.25	education u	nits within a time fra	ame specified b	y the board. In no case	shall the board
6.26	allow the lie	censee to complete le	ess than the requ	uired number of continu	uing education units.
6.27	Sec. 7.	[147F.13] DISCIPL	INE; REPORT	TING.	
6.28	For pu	urposes of this chapte	er, licensed gen	etic counselors and app	olicants are subject
6.29	to sections	147.091 to 147.162.			
6.30	-			COUNSELOR ADVIS	
6.31				shall appoint a five-me	
6.32	Genetic Co	unselor Advisory Co	uncil. One mei	mber must be a license	d physician with

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7.1	experience in	genetics, three mem	bers must be li	censed genetic coun	selors, and one
7.2	member must be a public member.				
7.3	Subd. 2	2. Organization. The	e advisory cour	cil shall be organized	d and administered
7.4	as provided in	n section 15.059.			
7.5	Subd. 3	B. Duties. The adviso	ory council sha	<u>11:</u>	
7.6	<u>(1)</u> advi	ise the board regardin	ig standards for	licensed genetic cou	unselors;
7.7	<u>(2) prov</u>	vide for distribution o	of information 1	regarding licensed ge	enetic counselor
7.8	practice stand	lards;			
7.9	<u>(3)</u> advi	ise the board on enfor	rcement of this	chapter;	
7.10	<u>(4) revi</u>	ew applications and r	recommend gra	nting or denying lice	ensure or license
7.11	renewal;				
7.12	<u>(5)</u> advi	ise the board on issue	es related to rec	eiving and investiga	ting complaints,
7.13	conducting he	earings, and imposing	g disciplinary a	ction in relation to c	omplaints against
7.14	licensed gene	tic counselors; and			
7.15	<u>(6) perf</u>	form other duties auth	norized for adv	isory councils under	chapter 214, as
7.16	directed by the board.				
7.17	Subd. 4	Expiration. Notwi	ithstanding sec	tion 15.059, the advi	sory council does
7.18	not expire.				
7.19	Sec. 9. [1	47F.17] FEES.			
7.20	Subdivi	sion 1. Fees. Fees an	re as follows:		
7.21	<u>(1) lice</u>	nse application fee, \$	200;		
7.22	<u>(2) initi</u>	al licensure and annu	al renewal, \$1	50; and	
7.23	(3) late	fee, \$75.			
7.24	Subd. 2	2. Proration of fees.	The board ma	y prorate the initial l	icense fee. All
7.25	licensees are	required to pay the fu	ull fee upon lic	ense renewal.	
7.26	Subd. 3	<b><u>B.</u></b> Penalty for late re	enewals. <u>An a</u>	pplication for registr	ation renewal
7.27	submitted after	er the deadline must b	be accompanie	d by a late fee in add	ition to the required
7.28	fees.				
7.29	Subd. 4	<u>Nonrefundable fee</u>	es. All fees are	nonrefundable.	
7.30	Subd. 5	<b>Deposit.</b> Fees colle	ected by the bo	ard under this sectior	n shall be deposited
7.31	in the state go	overnment special rev	venue fund.		