LCB

S0614-2

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 614

(SENATE AUTH	IORS: ABEI	LER, Hoffman, Kiffmeyer, Rosen and Clausen)
DATE	D-PG	OFFICIAL STATUS
02/06/2017	511	Introduction and first reading
		Referred to Health and Human Services Finance and Policy
03/12/2018	6396a	Comm report: To pass as amended
	6409	
05/03/2018		Special Order: Amended
		Third reading Passed
05/14/2018	8843	Returned from House
		Presentment date 05/14/18
05/19/2018	9370	Governor's action Approval 05/17/18
	9370	Secretary of State Chapter 143 05/17/18
		Effective date Sec. 1-21, 25-26 07/01/18; Sec. 22-24 08/01/18

1.1	A bill for an act
1.2 1.3	relating to health licensing; modifying the Minnesota Athletic Trainers Act and Minnesota Psychology Practice Act; amending Minnesota Statutes 2016, sections
1.4	148.7802, subdivisions 2, 3, 6, 9; 148.7803; 148.7804; 148.7805, subdivisions 1,
1.5 1.6	3; 148.7806; 148.7808, subdivision 1; 148.7809, subdivisions 1, 2, 4; 148.7810, subdivisions 1, 3; 148.7811; 148.7812, subdivisions 1, 2, 4; 148.7813, subdivision
1.7	5; 148.7815; 148.915; Minnesota Statutes 2017 Supplement, section 148.925,
1.8	subdivisions 5, 6; repealing Minnesota Statutes 2016, sections 148.7808,
1.9	subdivisions 3, 4, 5; 148.7812, subdivisions 3, 5.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	Section 1. Minnesota Statutes 2016, section 148.7802, subdivision 2, is amended to read:
1.12	Subd. 2. Approved continuing education program. "Approved continuing education
1.13	program" means a continuing education program that meets the continuing education
1.14	maintenance of competence requirements in section 148.7812 and is approved by the board.
1.15	Sec. 2. Minnesota Statutes 2016, section 148.7802, subdivision 3, is amended to read:
1.16	Subd. 3. Approved education program. "Approved education program" means a
1.17	university, college, or other postsecondary an education program of athletic training offered
1.18	by an accredited university, college, or other postsecondary institution that, at the time the
1.19	student completes the program, is approved or accredited by a nationally recognized
1.20	accreditation agency for athletic training education programs approved by the board. the
1.21	student is eligible to attain national certification as an athletic trainer from the Board of
1.22	Certification for the Athletic Trainer or its recognized successor.

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2.1	Sec. 3. Min	nesota Statutes 2010	6, section 148.7	802, subdivision 6, is a	amended to read:
2.2	Subd. 6. A	Athletic trainer. "A	thletic trainer" 1	means a person who er	ngages in athletic
2.3	training unde	r section 148.7806 a	and is registered	licensed under section	n 148.7808.
2.4	Sec. 4. Min	nesota Statutes 2010	6, section 148.7	802, subdivision 9, is a	amended to read:
2.5	Subd. 9. C	Credentialing exami	nation. "Creden	tialing examination" m	eans an examination
2.6	administered	by the Board of Cer	tification , for the	he Athletic Trainer or t	he board's its
2.7	recognized su	accessor , for credent	i <mark>aling as an ath</mark>	letic trainer, or an exa	nination for
2.8	eredentialing	offered by a nationa	al testing servic	e that is approved by the	he board .
2.9	Sec. 5. Min	nesota Statutes 2010	6, section 148.7	803, is amended to rea	ıd:
2.10	148.7803	DESIGNATION O	F ATHLETIC	TRAINER PROHIB	ITED PRACTICE
2.11	OR USE OF	TITLES; PENAL	<u>ГҮ</u> .		
2.12	Subdivisi	on 1. <mark>License requi</mark>	red. No person	shall engage in athletic	c training without
2.13	first being lic	ensed under section	s 148.7801 to 1	48.7815. A person eng	gages in athletic
2.14	training if the	e person performs or	offers to perfo	rm athletic training as	defined in section
2.15	148.7806.				
2.16	Subdivisi	on 1. Subd. 2. Desig	nation. <u>(a)</u> A p	erson shall not use in o	connection with the
2.17	person's name	e <u>or in any form of a</u>	advertising, pro	fessional literature, or	billing that relates
2.18	to the person'	s occupation or prof	ession as an ath	letic trainer, the words	or letters registered
2.19	athletic traine	r; licensed athletic tr	ainer; Minnesot	a registered athletic trai	iner; athletic trainer;
2.20	AT; <u>LAT;</u> AT	R; or any words, let	ters, abbreviatio	ons, or insignia indicati	ing or implying that
2.21	the person is	an athletic trainer, w	vithout a certific	cate of registration bein	ng licensed as an
2.22	athletic traine	er issued under sectio	ons 148.7808 to	148.7810 148.7801 to	148.7815. A student
2.23	attending a co	ollege or university a	athletic training	program must be ident	tified as an "athletic
2.24	training stude	ent."			
2.25	<u>(b)</u> Any p	erson who is exemp	t from licensure	e under subdivision 3 r	nust not use any of
2.26	the titles iden	tified in paragraph ((a), or any descr	ription stating or imply	ving that they are
2.27	engaged in th	e practice of athletic	training or that	they are licensed to en	gage in the practice
2.28	of athletic tra	ining.			
2.29	<u>Subd. 3.</u>	Exceptions. (a) Noth	ning in sections	148.7801 to 148.7815	shall be construed
2.30	to prohibit the	e practice of any pro	ofession or occu	pation licensed or regi	istered by the state
2.31	or to perform	any act that falls w	ithin the scope	of practice of the licen	sed or registered
2.32	profession or	occupation.			

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3.1	<u>(b) Not</u>	hing in sections 148.7	801 to 148.7815	shall be construed	to require an athletic
3.2	trainer lice	nse for:			
3.3	<u>(1) a stu</u>	ident engaged in athlet	ic training as par	t of an accredited ath	nletic training program
3.4	if the stude	ent is under the direct	supervision of a	licensed athletic tra	iner and is identified
3.5	<u>as an "athle</u>	etic training student;"	or		
3.6	<u>(2) an a</u>	thletic trainer as a me	mber of the Uni	ted States armed for	ces while performing
3.7	duties incid	dent to duty.			
3.8	Subd. 2	<u>4</u> . Penalty. A person	who violates th	is section is guilty o	f a misdemeanor and
3.9	subject to s	section 214.11.			
3.10	Sec. 6. N	linnesota Statutes 201	6, section 148.7	804, is amended to 1	read:
3.11	148.78	04 POWERS OF TH	E BOARD.		
3.12	The boa	ard, acting under the ac	lvice of the Athl	etic Trainers Adviso	ry Council, shall issue
3.13	all registra	tions licenses and shall	ll exercise the fo	llowing powers and	duties:
3.14	(1) ado	pt rules necessary to in	mplement sectio	ns 148.7801 to 148.	7815;
3.15	(2) pres	scribe registration lice	nse application f	forms, certificate of	registration license
3.16	forms, prot	tocol forms, and other	necessary forms	5;	
3.17	(3) app	rove a registration lice	ensure examination	on;	
3.18	(4) keej	p a complete record of	f registered licen	sed athletic trainers	, prepare a current
3.19	official list	ing of the names and a	addresses of regi	stered licensed athle	etic trainers, and make
3.20	a copy of t	he list available to any	person request	ing it upon payment	of a copying fee
3.21	established	by the board;			
3.22	(5) keej	p a permanent record	of all its proceed	lings; and	
3.23	(6) esta	blish the duties of, and	d employ, cleric	al personnel.	
3.24	Sec. 7. M	Iinnesota Statutes 201	6, section 148.7	805, subdivision 1, i	is amended to read:
3.25	Subdiv	ision 1. Membership	. The Athletic T	rainers Advisory Co	ouncil is created and is
3.26	composed	of eight members app	ointed by the bo	ard. The advisory co	ouncil consists of:
3.27	(1) two	public members as de	efined in section	214.02;	
3.28	(2) thre	e members who are re ş	gistered licensed	athletic trainers, one	e being both a licensed
3.29	physical th	erapist and registered	licensed athletic	trainer as submitted	d by the Minnesota
3.30	American	Physical Therapy Ass	ociation;		

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4.1	(3) two r	nembers who are me	dical physicians	licensed by the state	and have experience
4.2	with athletic	e training and sports	medicine; and		
4.3	(4) one n	nember who is a doc	tor of chiropracti	c licensed by the stat	e and has experience
4.4	with athletic	e training and sports	injuries.		
4.5	Sec. 8. Mi	nnesota Statutes 201	6, section 148.7	805, subdivision 3, is	amended to read:
4.6	Subd. 3.	Duties. The advisor	y council shall:		
4.7	(1) advis	se the board regardin	g standards for a	thletic trainers;	
4.8	(2) distri	bute information reg	arding athletic tr	ainer standards;	
4.9	(3) advis	se the board on enfor	cement of sectio	ns 148.7801 to 148.7	/815;
4.10	(4) revie	w registration license	e applications and	d registration license	renewal applications
4.11	and make re	commendations to the	ne board;		
4.12	(5) revie	w complaints in acco	ordance with sec	tions 214.10 and 214	.13, subdivision 6;
4.13	(6) revie	w investigation repo	rts of complaints	and recommend to t	he board whether
4.14	disciplinary	action should be tak	en;		
4.15	(7) advis	se the board regardin	g evaluation and	treatment protocols;	
4.16	(8) advis	se the board regardin	g approval of co	ntinuing education pr	rograms; and
4.17	(9) perfo	orm other duties author	orized for adviso	ry councils under cha	apter 214, as directed
4.18	by the board	1.			
4.19	Sec. 9. Mi	nnesota Statutes 201	6, section 148.78	806, is amended to re	ead:
4.20	148.780	6 ATHLETIC TRA	INING.		
4.21	Athletic	training by a register	ed licensed athle	ic trainer under section	on 148.7808 includes
4.22	the activities	s described in paragr	raphs (a) to (e).		
4.23	(a) An at	thletic trainer shall:			
4.24	(1) preve	ent, recognize, and e	valuate athletic i	njuries;	
4.25	(2) give	emergency care and	first aid;		
4.26	(3) mana	age and treat athletic	injuries; and		
4.27	(4) rehat	pilitate and physicall	y recondition ath	letic injuries.	

5.1 The athletic trainer may use modalities such as cold, heat, light, sound, electricity,
5.2 exercise, and mechanical devices for treatment and rehabilitation of athletic injuries to
5.3 athletes in the primary employment site.

(b) The primary physician shall establish evaluation and treatment protocols to be used
by the athletic trainer. The primary physician shall record the protocols on a form prescribed
by the board. The protocol form must be updated yearly at the athletic trainer's registration
license renewal time and kept on file by the athletic trainer.

(c) At the primary employment site, except in a corporate setting, an athletic trainer may 5.8 evaluate and treat an athlete for an athletic injury not previously diagnosed for not more 5.9 than 30 days, or a period of time as designated by the primary physician on the protocol 5.10 form, from the date of the initial evaluation and treatment. Preventative care after resolution 5.11 of the injury is not considered treatment. This paragraph does not apply to a person who is 5.12 referred for treatment by a person licensed in this state to practice medicine as defined in 5.13 section 147.081, to practice chiropractic as defined in section 148.01, to practice podiatry 5.14 as defined in section 153.01, or to practice dentistry as defined in section 150A.05 and 5.15 whose license is in good standing. 5.16

5.17 (d) An athletic trainer may:

5.18 (1) organize and administer an athletic training program including, but not limited to,
5.19 educating and counseling athletes;

5.20 (2) monitor the signs, symptoms, general behavior, and general physical response of an
5.21 athlete to treatment and rehabilitation including, but not limited to, whether the signs,
5.22 symptoms, reactions, behavior, or general response show abnormal characteristics; and

5.23 (3) make suggestions to the primary physician or other treating provider for a modification
5.24 in the treatment and rehabilitation of an injured athlete based on the indicators in clause (2).

(e) In a clinical, corporate, and physical therapy setting, when the service provided is,
or is represented as being, physical therapy, an athletic trainer may work only under the
direct supervision of a physical therapist as defined in section 148.65.

5.28 Sec. 10. Minnesota Statutes 2016, section 148.7808, subdivision 1, is amended to read:

5.29 Subdivision 1. Registration Licensure. The board may issue a certificate of registration
5.30 as an athletic trainer license to applicants who meet the requirements under this section. An
5.31 applicant for registration licensure as an athletic trainer shall:

5.32 (1) pay a fee under section 148.7815 and;

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6.1	<u>(2)</u> file a	written application o	n a form, provi	ded by the board, that	includes:
6.2	(1) (i) the	e applicant's name, So	cial Security nur	nber, home address an	d telephone number,
6.3	business add	dress and telephone n	umber, and bus	ness setting;	
6.4	(2) <u>(ii)</u> e	vidence satisfactory t	o the board of t	ne successful complet	tion of an education
6.5	program ap	proved by the board c	urrent national	credentialing as a cert	tified athletic trainer
6.6	by the Boar	d of Certification for	the Athletic Tra	iner or its recognized	successor;
6.7	(3) <u>(iii)</u> (educational backgrout	nd;		
6.8	(4) proo	f of a baccalaureate or	master's degree	e from an accredited c	ollege or university;
6.9	(5) crede	entials held in other ju	irisdictions;		
6.10	(iv) cred	entials held in this sta	te or in other ju	risdictions;	
6.11	(6) <u>(v)</u> a	description of any ot	her jurisdiction'	s refusal to credential	the applicant;
6.12	(7) (vi)a	description of all prof	fessional discipl	inary actions initiated	against the applicant
6.13	in any other	jurisdiction;			
6.14	(8) (vii)	any history of drug or	alcohol abuse, a	nd any misdemeanor	or felony conviction;
6.15	(9) evide	ence satisfactory to the	board of a quali	fying score on a creder	ntialing examination;
6.16	(10) <u>(vii</u>	i) additional informat	ion as requested	l by the board;	
6.17	(11) <u>(ix)</u>	the applicant's signat	ure on a statem	ent that the information	on in the application
6.18	is true and c	correct to the best of the	he applicant's k	nowledge and belief;	and
6.19	(12) (x)	the applicant's signatu	ure on a waiver	authorizing the board	to obtain access to
6.20	the applican	t's records in this stat	e or any other s	tate in which the appl	icant has completed
6.21	an education	n program approved by	y the board or , e	ngaged in the practice	of athletic training.
6.22	or held othe	r professional credent	tials;		
6.23	(3) if the	e applicant holds or ha	as held a creden	tial as an athletic train	ner in another
6.24	jurisdiction,	provide verification	from the creder	tialing body in each j	urisdiction that the
6.25	applicant ho	olds or has held a cred	ential for the p	actice of athletic train	ning; and
6.26	(4) if the	e applicant holds or ha	as held a creden	tial as another health	professional in this
6.27	state or anot	ther jurisdiction, prov	ide verification	from the credentialin	g body for that
6.28	profession t	hat the applicant holds	s or has held a cr	edential for the praction	ce of that profession.

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7.1	Sec. 11. Minnesota Statutes 2016, section 148.7809, subdivision 1, is amended to read:
7.2	Subdivision 1. Requirements for registration license renewal. A registered athletic
7.3	trainer shall apply to the board for a one-year extension of registration by paying a fee under
7.4	section 148.7815 and filing An athletic trainer license issued under section 148.7808 expires
7.5	annually. To renew a license, an athletic trainer shall pay a fee as required by section
7.6	<u>148.7815 and complete a renewal application on a form provided by the board that includes:</u>
7.7	(1) the athletic trainer's name, Minnesota athletic trainer registration license number,
7.8	home address and telephone number, business address and telephone number, and business
7.9	setting;
7.10	(2) work history for the past year, including the average number of hours worked per
7.11	week;
7.12	(3) a report of any change in status since initial registration licensure or previous
7.13	registration license renewal;
7.14	(4) evidence satisfactory to the board of having met the continuing education requirements
7.15	of section 148.7812;
7.16	(5) the athletic trainer's signature on a statement that a current copy of the protocol form
7.17	is on file at the athletic trainer's primary employment site; and
7.18	(6) additional information as requested by the board any history of drug or alcohol abuse,
7.19	and any misdemeanor or felony conviction; and
7.20	(7) any disciplinary action on any credential held in this state or in another jurisdiction.
7.21	Sec. 12. Minnesota Statutes 2016, section 148.7809, subdivision 2, is amended to read:
7.22	Subd. 2. Registration License renewal notice. Before June 1 of each year, The board
7.23	shall <u>annually</u> send out a renewal notice to an athletic trainer's last known address on file
7.24	with the board. The notice shall include an application for registration license renewal and
7.25	notice of the fees required for renewal. An athletic trainer who does not receive a renewal
7.26	notice must still meet the requirements for registration license renewal under this section.
7.27	Sec. 13. Minnesota Statutes 2016, section 148.7809, subdivision 4, is amended to read:
7.28	Subd. 4. Lapse of registration status Licensure following lapse of licensed status for
7.29	two years or less. (a) Except as provided in paragraph (b), In order to regain licensed status,
7.30	an athletic trainer whose registration license has lapsed for two years or less must:
7.31	(1) apply for registration license renewal under this section subdivision 1; and

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- 8.1 (2) submit evidence satisfactory to the board from a licensed medical physician verifying
 8.2 employment in athletic training for eight weeks every three years during the time of the
- 8.3 lapse in registration.
- 8.4 (2) document compliance with the continuing education requirements in section 148.7812
 8.5 since the athletic trainer's initial licensure or last renewal; and
- 8.6 (3) submit the fees required by section 148.7815 for the period the athletic trainer was
 8.7 not licensed, including the fee for late renewal.
- (b) The board shall not renew, reissue, reinstate, or restore a registration license that has
 lapsed after June 30, 1999, and has not been renewed within two annual renewal cycles
 starting July 1, 2001. An athletic trainer whose registration license is canceled for nonrenewal
 must obtain a new registration license by applying for registration licensure and fulfilling
 all requirements then in existence for an initial registration license.
- 8.13 Sec. 14. Minnesota Statutes 2016, section 148.7810, subdivision 1, is amended to read:
- 8.14 Subdivision 1. Verification of application information. The board or advisory council,
 8.15 with the approval of the board, may verify information provided by an applicant for
 8.16 registration licensure under section 148.7808 and registration license renewal under section
 8.17 148.7809 to determine whether the information is accurate and complete.
- 8.18 Sec. 15. Minnesota Statutes 2016, section 148.7810, subdivision 3, is amended to read:
- Subd. 3. Request for hearing by applicant denied registration licensure. An applicant denied registration licensure shall be notified of the determination, and the grounds for it,
 and may request a hearing on the determination under Minnesota Rules, part 5615.0300,
 by filing a written statement of issues with the board within 20 days after receipt of the
 notice from the board. After the hearing, the board shall notify the applicant in writing of
 its decision.
- 8.25 Sec. 16. Minnesota Statutes 2016, section 148.7811, is amended to read:
- 8.26 **148.7811 CHANGE OF ADDRESS.**
- 8.27 A registered licensed athletic trainer must notify the board, in writing, within 30 days
 8.28 of a change of address.

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9.1	Sec. 17. Minnesota Statutes 2016, section 148.7812, subdivision 1, is amended to read:
9.2	Subdivision 1. Number of contact hours required Board of Certification for the
9.3	Athletic Trainer requirements. An athletic trainer shall complete during every three-year
9.4	period at least the equivalent of 60 contact hours of continuing professional postdegree
9.5	education in programs approved by the board. meet the professional development
9.6	requirements of the Board of Certification for the Athletic Trainer in order to maintain
9.7	Board of Certification for the Athletic Trainer certification. These requirements may be met
9.8	through a board-approved continuing education program.
9.9	Sec. 18. Minnesota Statutes 2016, section 148.7812, subdivision 2, is amended to read:
9.10	Subd. 2. Approved programs. The board shall approve a continuing education program
9.11	that has been approved for continuing education credit maintenance of competence by the
9.12	Board of Certification, for the Athletic Trainer or the board's its recognized successor.
9.13	Sec. 19. Minnesota Statutes 2016, section 148.7812, subdivision 4, is amended to read:
9.14	Subd. 4. Verification of continuing education eredits requirements. The board shall
9.15	periodically select a random sample of athletic trainers and require the athletic trainers to
9.16	show evidence to the board of having completed the continuing education requirements
9.17	attested to by the athletic trainer. Either the athletic trainer or state or national organizations
9.18	that maintain continuing education records may provide to the board documentation of
9.19	attendance at a continuing education program.
9.20	Sec. 20. Minnesota Statutes 2016, section 148.7813, subdivision 5, is amended to read:
9.21	Subd. 5. Discipline; reporting. For the purposes of this chapter, registered licensed
9.22	athletic trainers and applicants are subject to sections 147.091 to 147.162.
9.23	Sec. 21. Minnesota Statutes 2016, section 148.7815, is amended to read:
9.24	148.7815 FEES.
9.25	Subdivision 1. Fees. The board shall establish fees as follows:
9.26	(1) application fee, \$50; and
9.27	(2) annual registration license fee, \$100;
9.28	(3) temporary registration, \$100; and
9.29	(4) temporary permit, \$50.

Subd. 2. Proration of fees. The board may prorate the initial annual fee for registration
 <u>licensure</u> under section 148.7808. Athletic trainers registered licensed under section 148.7808
 are required to pay the full fee upon registration license renewal.

Subd. 3. Penalty for a late application for registration license renewal. The penalty
for late submission of a registration license renewal application under section 148.7809 is
\$15.

10.7 Subd. 4. Nonrefundable fees. The fees in this section are nonrefundable.

10.8 Sec. 22. Minnesota Statutes 2016, section 148.915, is amended to read:

10.9 **148.915 RECIPROCITY.**

10.10 (a) The board may grant a license to an applicant who meets the following requirements:

10.11 (1) submits to the board a notarized application for licensure as a licensed psychologist10.12 by reciprocity;

10.13 (2) at the time of application, is licensed, certified, or registered to practice psychology
10.14 in another state or jurisdiction, and has been for at least <u>five two</u> consecutive years
10.15 immediately preceding the date of application;

10.16 (3) has a doctoral degree in psychology, which formed the basis for current licensure in10.17 another state or jurisdiction;

(4) is of good moral character and has no pending complaints or active disciplinary orcorrective actions in any jurisdiction; and

(5) passes the Professional Responsibility Examination administered by the board andpays the fee associated with sitting for the examination.

(b) If by the laws of any state or the rulings or decisions of the appropriate officers or
boards thereof, any burden, obligation, requirement, disqualification, or disability is put
upon licensed psychologists licensed and in good standing in this state, affecting the right
of these licensed psychologists to be registered or licensed in that state, then the same or
like burden, obligation, requirement, disqualification, or disability may be put upon the
licensure in this state of licensed psychologists licensed in that state.

Sec. 23. Minnesota Statutes 2017 Supplement, section 148.925, subdivision 5, is amended
to read:

10.30Subd. 5. Supervisory consultation for an applicant for licensure as a licensed

10.31 **psychologist.** Supervision of an applicant for licensure as a licensed psychologist shall

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11.1 include at least two must total 100 hours and must include two hours per week of regularly scheduled in-person consultations per week. For full-time employment experience, one hour 11.2 of which shall must be with the primary supervisor on an individual basis. The remaining 11.3 hour may be with a designated supervisor. The board may approve an exception to the 11.4 weekly supervision requirement for a week when the supervisor was ill or otherwise unable 11.5 to provide supervision. The board may prorate the two hours per week of supervision for 11.6 individuals preparing for licensure on a part-time basis. Supervised psychological 11.7 employment does not qualify for licensure when the supervisory consultation is not adequate 11.8 as described in subdivision 1, or in the board rules. The board shall not require a supervisee 11.9 to have more than two hours of supervision per week for the purpose of obtaining a license, 11.10 unless the supervisee is making up missed hours as permitted by the board. 11.11

Sec. 24. Minnesota Statutes 2017 Supplement, section 148.925, subdivision 6, is amended
to read:

Subd. 6. Supervisee duties Services provided by individuals preparing for licensure.
Applicants Individuals preparing for licensure as a licensed psychologist during their
postdegree supervised psychological employment experience may perform as part of their
training any of the services specified in section 148.89, subdivision 5, but only under qualified
supervision if the services are performed as part of their training.

11.19 Sec. 25. <u>**REVISOR'S INSTRUCTION.</u>**</u>

11.20In Minnesota Statutes and Minnesota Rules, the revisor of statutes shall change the term11.21"register" or "registration" to "license" or "licensure" or similar terms wherever they appear11.22in Minnesota Statutes and Minnesota Rules when referring to athletic trainers.

11.23 Sec. 26. <u>**REPEALER.**</u>

Minnesota Statutes 2016, sections 148.7808, subdivisions 3, 4, and 5; and 148.7812, subdivisions 3 and 5, are repealed.

11.26 Sec. 27. EFFECTIVE DATE.

11.27 Sections 1 to 21, 25, and 26 are effective July 1, 2018. Athletic trainers' registrations

11.28 shall be converted to licenses at the next renewal. For purposes of interpreting sections 1

11.29 to 21, 25, and 26 after July 1, 2018, but before a registration is converted to a license, a

11.30 registration is equivalent to a license.

APPENDIX Repealed Minnesota Statutes: SF0614-2

148.7808 REGISTRATION; REQUIREMENTS.

Subd. 3. **Registration by reciprocity.** (a) The board may register by reciprocity an applicant who:

(1) submits the application materials and fees required under subdivision 1, clauses (1) to (8) and (10) to (12);

(2) provides a verified copy of a current and unrestricted credential for the practice of athletic training in another jurisdiction that has credentialing requirements equivalent to or more stringent than the requirements under subdivision 1; and

(3) provides letters of verification from the credentialing body in each jurisdiction in which the applicant holds a credential. Each letter must include the applicant's name, date of birth, credential number, date of issuance of the credential, a statement regarding disciplinary actions taken against the applicant, and the terms under which the credential was issued.

(b) An applicant for registration by reciprocity who has applied for registration under subdivision 1 and meets the requirements of paragraph (a), clause (1), may apply to the board for temporary registration under subdivision 4.

Subd. 4. **Temporary registration.** (a) The board may issue a temporary registration as an athletic trainer to qualified applicants. A temporary registration is issued for 120 days. An athletic trainer with a temporary registration may qualify for full registration after submission of verified documentation that the athletic trainer has achieved a qualifying score on a credentialing examination within 120 days after the date of the temporary registration. A temporary registration may not be renewed.

(b) Except as provided in subdivision 3, paragraph (a), clause (1), an applicant for a temporary registration must submit the application materials and fees for registration required under subdivision 1, clauses (1) to (8) and (10) to (12).

(c) An athletic trainer with a temporary registration shall work only under the direct supervision of an athletic trainer registered under this section. No more than two athletic trainers with temporary registrations shall work under the direction of a registered athletic trainer.

Subd. 5. **Temporary permit.** The board may issue a temporary permit to practice as an athletic trainer to an applicant eligible for registration under this section if the application for registration is complete, all applicable requirements in this section have been met, and a nonrefundable fee set by the board has been paid. The permit remains valid only until the meeting of the board at which a decision is made on the athletic trainer's application for registration.

148.7812 CONTINUING EDUCATION REQUIREMENTS.

Subd. 3. **Approval of continuing education programs.** A continuing education program that has not been approved under subdivision 2 shall be approved by the board if:

(1) the program content directly relates to the practice of athletic training or sports medicine;

(2) each member of the program faculty shows expertise in the subject matter by holding a degree from an accredited education program, having verifiable experience in the field of athletic training or sports medicine, having special training in the subject area, or having experience teaching in the subject area;

(3) the program lasts at least one contact hour;

(4) there are specific written objectives describing the goals of the program for the participants; and

(5) the program sponsor maintains attendance records for four years.

Subd. 5. **Restriction on continuing education topics.** To meet the continuing education requirement in subdivision 1, an athletic trainer may have no more than ten hours of continuing education in the areas of management, risk management, personal growth, and educational techniques in a three-year reporting period.