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## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 3036

## (SENATE AUTHORS: KORAN, Carlson, Draheim and Champion)

DATE	D-PG	OFFICIAL STATUS			
02/10/2022	4965	Introduction and first reading			
		Referred to Health and Human Services Finance and Policy			
03/09/2022	5264	Author added Carlson			
03/23/2022	5490a	Comm report: To pass as amended and re-refer to Jobs and Economic Growth Finance and Policy			
	5576	Author added Draheim			
03/24/2022	5625	Comm report: To pass and re-referred to Commerce and Consumer Protection Finance and Policy			
03/28/2022	5660	Author added Champion			
03/29/2022		Comm report: To pass as amended and re-refer to Finance			

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to professional licensing; establishing a preliminary application procedure for individuals seeking professional licenses; permitting licensing boards to charge application fees; authorizing appeals; requiring reports; proposing coding for new law in Minnesota Statutes, chapter 214.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [214.035] LICENSING DISQUALIFICATIONS; PRELIMINARY
1.8	APPLICATIONS; REPORTS.
1.9	Subdivision 1. Definition. As used in this section, "state licensor" or "licensor" means
1.10	any state agency or examining and licensing board, including each health-related licensing
1.11	board and non-health-related licensing board, that issues occupational or professional
1.12	licenses, registrations, or certificates.
1.13	Subd. 2. Preliminary applications. (a) Notwithstanding any law to the contrary, all
1.14	state licensors shall permit a person to submit a preliminary application for a determination
1.15	pursuant to this section as to whether a criminal conviction or any other record of alleged
1.16	misconduct that may be considered by the state licensor under state law would make the
1.17	person ineligible to receive an occupational or professional license, registration, or certificate
1.18	issued by the state licensor.
1.19	(b) An applicant shall submit a preliminary application and any other supporting
1.20	documents to the appropriate state licensor in a form and manner approved by the licensor.
1.21	The state licensor may require that the applicant provide a copy of the applicant's criminal
1.22	record or complete a background check or background study if required by statute in the

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2.1 form and manner approved by the licensor to obtain a professional or occupational license,
2.2 registration, or certificate from the licensor.

2.3 (c) A state licensor may charge a fee to cover any expenses incurred in connection with processing a preliminary application, provided the fee does not exceed the actual cost to 2.4 the state licensor of processing the application or the initial fee for the applicable license, 2.5 registration, or certificate. If the applicant subsequently applies for the license, registration, 2.6 or certificate, the amount of the preliminary application fee paid by the applicant must be 2.7 credited toward the applicant's initial fee for the license, registration, or certificate. An 2.8 applicant may request a waiver of this fee. A fee collected under this paragraph for the 2.9 expenses incurred by the state licensor shall be deposited in the fund in the state treasury 2.10 in which the state licensor deposits fees collected for issuing occupational or professional 2.11 licenses, registrations, or certificates. If the state licensor does not collect a fee for issuing 2.12 occupational or professional licenses, registrations, or certificates, any fee collected under 2.13 this paragraph shall be deposited pursuant to section 214.06, subdivision 1. 2.14 (d) Upon receipt of a completed preliminary application and any necessary supporting 2.15 documents, the state licensor must determine under state law whether a criminal conviction 2.16 or other record of alleged misconduct that may be considered under state law would make 2.17 the applicant ineligible to receive a professional or occupational license, registration, or 2.18 certificate from the licensor. The state licensor must issue a written decision within 60 days 2.19 of receiving a completed preliminary application. If the state licensor determines that a 2.20 criminal conviction or other record of alleged misconduct would make the applicant ineligible 2.21 to receive a professional or occupational license, registration, or certificate, the written 2.22 decision must: 2.23 (1) state all reasons the professional or occupational license, registration, or certificate 2.24 would be denied, including the standard used to make the decision; and 2.25 2.26 (2) inform the applicant of any action or additional steps the applicant could take to qualify for a professional or occupational license, registration, or certificate. 2.27 2.28 (e) If a state licensor determines that no criminal convictions or other records of alleged

2.29 misconduct would make the applicant ineligible to receive a professional or occupational

2.30 <u>license, registration, or certificate, that decision is binding on the licensor unless the applicant:</u>

2.31 (1) is convicted of a crime or commits any other disqualifying act that may be considered

2.32 by the state licensor under state law after submission of the preliminary application;

2.33 (2) provided incomplete information in the preliminary application; or

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3.1	(3) provided inaccurate or fraudulent information in the preliminary application.						
3.2	Subd. 3. Reports. (a) By January 15 of each year, every state licensor shall report to the						
3.3	Department of Employment and Economic Development on:						
3.4	(1) the number of individuals who applied for a professional or occupational license, registration, or certificate from the licensor;						
3.5	registration,	or certificate from the	e licensor;				
3.6	(2) the n	umber of individuals	described in clau	use (1) who were four	nd to be ineligible		
3.7	due to a crir	ninal conviction or ot	her record of alle	eged misconduct;			
3.8	(3) the m	umber of individuals w	who submitted a p	oreliminary application	n under this section;		
3.9	and						
3.10	(4) the n	umber of individuals	described in clau	use (3) who were four	nd to be ineligible		
3.11	due to a crir	ninal conviction or ot	her record of alle	eged misconduct.			
3.12	<u>(b) On o</u>	r before February 15 o	of each year, the	commissioner of em	ployment and		
3.13	economic de	evelopment shall com	pile the reports r	eceived under paragr	aph (a) and provide		
3.14	the compile	d reports to the chairs	and ranking mir	nority members of the	e house of		
3.15	representati	ves and senate commi	ttees and divisio	ns with jurisdiction o	over employment.		
3.16	The commis	sioner of employment	and economic d	evelopment must mal	ke the report readily		
3.17	available on	the department's pub	lic website.				