LCB/JU

17-1464

# **SENATE** STATE OF MINNESOTA NINETIETH SESSION

# S.F. No. 197

(SENATE AUTI	HORS: INGEI	BRIGTSEN, Wiklund and Fischbach)
DATE	D-PG	OFFICIAL STATUS
01/19/2017		Introduction and first reading Referred to Health and Human Services Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to health occupations; establishing a registration system for speech-language pathology assistants; setting registration fees; amending Minnesota Statutes 2016, sections 148.512, subdivision 4, by adding subdivisions; 148.513, subdivision 2, by adding a subdivision; 148.519; 148.5191; 148.5194, subdivision 8, by adding a subdivision; 148.5195, subdivisions 2, 3, 4; 148.5196, subdivisions 1, 3; proposing
1.0	coding for new law in Minnesota Statutes, chapter 148.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2016, section 148.512, subdivision 4, is amended to read:
1.10	Subd. 4. Applicant. "Applicant" means a person who applies to the commissioner for
1.11	licensure or licensure renewal, or registration or registration renewal.
1.12	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2018.
1.13	Sec. 2. Minnesota Statutes 2016, section 148.512, is amended by adding a subdivision to
1.14	read:
1.15	Subd. 16a. Register or registered. "Register" or "registered" means the act or status of
1.16	a person who meets the requirements of section 148.5185.
1.17	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2018.
1.18	Sec. 3. Minnesota Statutes 2016, section 148.512, is amended by adding a subdivision to
1.19	read:
1.20	Subd. 16b. Registrant. "Registrant" means a person who meets the requirements of
1.21	section 148.5185 and is authorized by the commissioner to use the titles in section 148.513,
1.22	subdivision 2b, paragraph (a).

1

Sec. 3.

	01/06/17	REVISOR	LCB/JU	17-1464	as introduced
2.1	<b>EFFEC</b>	<b>FIVE DATE.</b> This	section is effectiv	e July 1, 2018.	
2.2		nnesota Statutes 20	16, section 148.51	2, is amended by adding	g a subdivision to
2.3	read:				
2.4				system of regulation de	
2.5	<u>214.001, sut</u>	odivision 3, clause	(3), and is the proc	cess specified in section	<u>148.5185.</u>
2.6	<u>EFFEC</u>	<b>FIVE DATE.</b> This	section is effectiv	e July 1, 2018.	
2.7	Sec. 5. Mi	nnesota Statutes 20	16, section 148.51	3, subdivision 2, is ame	ended to read:
2.8	Subd. 2.	Protected titles an	d restrictions on	use <u>;</u> speech-language ]	pathologists and
2.9				Except as provided in su	
2.10		-	-	sent the following terms	
2.11 2.12		berson is licensed u		n to form an occupational	title is pronibiled
	-				
2.13		ch-language;			
2.14	(2) speed	ch-language patholo	ogist, S, SP, or SLI	<b>)</b> , ,	
2.15	(3) speed	ch pathologist;			
2.16	(4) langu	age pathologist;			
2.17	(5) audio	ologist, A, or AUD;			
2.18	(6) speed	ch therapist;			
2.19	(7) speed	ch clinician;			
2.20	(8) speed	ch correctionist;			
2.21	(9) langu	age therapist;			
2.22	(10) voic	ce therapist;			
2.23	(11) voic	e pathologist;			
2.24	(12) logo	opedist;			
2.25	(13) com	municologist;			
2.26	(14) apha	asiologist;			
2.27	(15) pho	niatrist;			
2.28	(16) aud	iometrist;			

Sec. 5.

3.1	(17) audioprosthologist;
3.2	(18) hearing therapist;
3.3	(19) hearing clinician; or
3.4	(20) hearing aid audiologist.
3.5	Use of the term "Minnesota licensed" in conjunction with the titles protected under this
3.6	paragraph subdivision by any person is prohibited unless that person is licensed under
3.7	sections 148.511 to 148.5198.
3.8	(b) A speech-language pathology assistant practicing under section 148.5192 must not
3.9	represent, indicate, or imply to the public that the assistant is a licensed speech-language
3.10	pathologist and shall only utilize one of the following titles: "speech-language pathology
3.11	assistant," "SLP assistant," or "SLP asst."
3.12	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2018.
3.13	Sec. 6. Minnesota Statutes 2016, section 148.513, is amended by adding a subdivision to
3.14	read:
3.15	Subd. 2b. Protected titles and restrictions on use; speech-language pathology
3.16	assistants. (a) Use of the following titles by a person is prohibited, unless that person is
3.17	registered under section 148.5185: "registered speech-language pathology assistant,"
3.18	"registered SLP assistant," or "registered SLP asst."
3.19	(b) A speech-language pathology assistant practicing under section 148.5192 must not
3.20	represent, indicate, or imply to the public that the assistant is a licensed speech-language
3.21	pathologist and shall only utilize one of the following titles: "speech-language pathology
3.22	assistant," "SLP assistant," or "SLP asst." A speech-language pathology assistant registered
3.23	under section 148.5185 may use the term "registered" or "Minnesota-registered" in connection
3.24	with a title listed in this paragraph.
3.25	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2018.
3.26	Sec. 7. [148.5185] REGISTRATION; SPEECH-LANGUAGE PATHOLOGY
3.27	ASSISTANTS.
3.28	Subdivision 1. Qualifications for registration. To be eligible for registration as a
3.29	speech-language pathology assistant, an applicant must satisfy one of the qualifications
3.30	listed in section 148.5192, subdivision 1, and must complete at least 100 hours of supervised

	01/06/17	REVISOR	LCB/JU	17-1464	as introduced
4.1	field work ex	perience that mee	ts the requiremen	ts of section 148.5192, su	ubdivisions 2 and
4.2	<u>3.</u>				
4.3	<u>Subd. 2.</u>	cope of practice.	Scope of practice	for speech-language pat	hology assistants
4.4	is governed b	y section 148.519	2, subdivision 2.		
4.5	<u>Subd. 3.</u> A	pplication proce	dures. Applicatio	n procedures for registra	tion are governed
4.6	by section 14	8.519, subdivision	<u>1 1a.</u>		
4.7	<u>Subd. 4.</u> A	ction on registrat	tion applications.	The commissioner's action	ons on registration
4.8	applications a	are governed by se	ection 148.519, su	bdivision 2.	
4.9	<u>Subd. 5.</u>	Change of name,	employment, and	d address. Changes to a	registered
4.10	speech-langu	age pathology ass	istant's name, em	ployment, and address ar	e governed by
4.11	section 148.5	19, subdivision 3.			
4.12	<u>Subd. 6.</u> <b>F</b>	Registration rene	wal. Renewal of a	a speech-language pathol	logy assistant
4.13	registration is	s governed by sect	tion 148.5191.		
4.14	<u>Subd. 7.</u>	Continuing educa	<b>tion.</b> An applicar	t for registration renewa	l must meet
4.15	continuing ed	lucation requirement	ents established b	y the commissioner.	
4.16	<u>Subd. 8.</u> I	nvestigation proc	edures and disci	<b>plinary actions.</b> Compla	int investigations
4.17	and disciplina	ry actions against	registered speech-	language pathology assist	ants are governed
4.18	by section 14	8.5195.			
4.19	<b>EFFECT</b>	IVE DATE. This	section is effective	ve July 1, 2018.	
4.20	Sec. 8. Min	nesota Statutes 20	116, section 148.5	19, is amended to read:	
4.21	148.519 L	LICENSURE <u>AN</u>	D REGISTRAT	ION PROCEDURES.	
4.22	Subdivisio	on 1. Application	s for licensure. (a	a) An applicant for licens	sure must:
4.23	(1) submit	a completed appli	ication for licensu	re on forms provided by t	he commissioner.
4.24	The application	on must include the	e applicant's name	, certification number une	der chapter 153A,
4.25	if applicable,	business address ar	nd telephone num	ber, or home address and t	telephone number
4.26	if the applicat	nt practices speecl	h-language pathol	ogy or audiology out of	the home, and a
4.27	description of	f the applicant's ec	lucation, training,	and experience, including	ng previous work
4.28	history for the	e five years immed	diately preceding	the date of application. T	'he commissioner
4.29	may ask the a	pplicant to provid	le additional infor	mation necessary to clar	ify information
4.30	submitted in t	the application; ar	nd		

5.1	(2) submit documentation of the certificate of clinical competence issued by the American
5.2	Speech-Language-Hearing Association, board certification by the American Board of
5.3	Audiology, or satisfy the following requirements:
5.4	(i) submit a transcript showing the completion of a master's or doctoral degree or its
5.5	equivalent meeting the requirements of section 148.515, subdivision 2;
5.6	(ii) submit documentation of the required hours of supervised clinical training;
5.7	(iii) submit documentation of the postgraduate clinical or doctoral clinical experience
5.8	meeting the requirements of section 148.515, subdivision 4; and
5.9	(iv) submit documentation of receiving a qualifying score on an examination meeting
5.10	the requirements of section 148.515, subdivision 6.
5.11	(b) In addition, an applicant must:
5.12	(1) sign a statement that the information in the application is true and correct to the best
5.13	of the applicant's knowledge and belief;
5.14	(2) submit with the application all fees required by section 148.5194; and
5.15	(3) sign a waiver authorizing the commissioner to obtain access to the applicant's records
5.16	in this or any other state in which the applicant has engaged in the practice of speech-language
5.17	pathology or audiology.
5.18	Subd. 1a. Applications for registration. An applicant for registration must submit to
5.19	the commissioner:
5.20	(1) a completed registration application on forms provided by the commissioner. The
5.21	application must include the applicant's name, business address and telephone number,
5.22	home address and telephone number, and a description of the applicant's education, training,
5.23	and experience, including previous work history for the five years immediately preceding
5.24	the application date. The commissioner may ask the applicant to provide additional
5.25	information needed to clarify information submitted in the application;
5.26	(2) documentation that the applicant satisfied one of the qualifications listed in section
5.27	148.5192, subdivision 1, and that the applicant completed at least 100 hours of supervised
5.28	field work experience that meets the requirements of section 149.5192, subdivisions 2 and
5.29	<u>3;</u>
5.30	(3) a signed statement that the information in the application is true and correct to the
5.31	best of the applicant's knowledge and belief;
5.32	(4) all fees required under section 148.5194; and

- 6.1 (5) a signed waiver authorizing the commissioner to obtain access to the applicant's
   6.2 records in this or any other state in which the applicant has worked as a speech-language
- 6.3 pathology assistant.
- 6.4 Subd. 2. Action on applications for licensure or registration. (a) The commissioner
  6.5 shall act on an application for licensure or registration according to paragraphs (b) to (d).

(b) The commissioner shall determine if the applicant meets the requirements for licensure
 or registration. The commissioner or advisory council may investigate information provided
 by an applicant to determine whether the information is accurate and complete.

6.9 (c) The commissioner shall notify an applicant, via certified mail, of action taken on the
6.10 application and of the grounds for denying licensure or registration if licensure or registration
6.11 is denied.

(d) An applicant denied licensure or registration may make a written request to the 6.12 commissioner, within 30 days of the date of notification to the applicant, for reconsideration 6.13 of the denial. Individuals requesting reconsideration may submit information that the 6.14 applicant wants considered in the reconsideration. After reconsideration of the commissioner's 6.15 determination to deny licensure or registration, the commissioner shall determine whether 6.16 the original determination should be affirmed or modified. An applicant may make only 6.17 one request in any one biennial license or registration period for reconsideration of the 6.18 commissioner's determination to deny licensure or registration. 6.19

6.20 Subd. 3. **Change of name, employment, and addresses.** A licensee or registrant who 6.21 changes addresses must inform the commissioner, in writing, of the change of name, 6.22 employment, or address within 30 days. A change in name must be accompanied by a copy 6.23 of a marriage certificate or court order. All notices or other correspondence mailed to or 6.24 served on a licensee or registrant by the commissioner at the licensee's <u>or registrant's</u> address 6.25 on file with the commissioner shall be considered as having been received by the licensee 6.26 or registrant.

6.27 **EFFECTIVE DATE.** This section is effective July 1, 2018.

6.28 Sec. 9. Minnesota Statutes 2016, section 148.5191, is amended to read:

## 6.29 **148.5191 LICENSURE AND REGISTRATION RENEWAL.**

6.30 Subdivision 1. Renewal requirements. To renew licensure or registration, an applicant
6.31 must:

(1) biennially complete a renewal application on a form provided by the commissioner 7.1 and submit the biennial renewal fee; 7.2 (2) for license renewal, meet the continuing education requirements of section 148.5193 7.3 and submit evidence of attending continuing education courses, as required in section 7.4 148.5193, subdivision 6, and for registration renewal, meet the continuing education 7.5 requirements of section 148.5185, subdivision 7, and submit evidence of attending continuing 7.6 education courses; and 7.7 (3) submit additional information if requested by the commissioner to clarify information 7.8 presented in the renewal application. The information must be submitted within 30 days 7.9 after the commissioner's request. 7.10 Subd. 2. Late fee. An application submitted after the renewal deadline date must be 7.11 accompanied by a late fee as provided in section 148.5194, subdivision 4. 7.12 Subd. 3. Licensure and registration renewal notice. Licensure renewal and registration 7.13 renewal is on a biennial basis. At least 60 days before the licensure or registration expiration 7.14 date, the commissioner shall send out a renewal notice to the licensee's or registrant's last 7.15 known address. The notice shall include a renewal application and notice of fees required 7.16 for renewal. If the licensee or registrant does not receive the renewal notice, the licensee or 7.17 registrant is still required to meet the deadline for renewal to qualify for continuous licensure 7.18 or registration status. 7.19 Subd. 4. Renewal deadline. Each license or registration, including a temporary license 7.20 provided under section 148.5161, must state an expiration date. An application for licensure 7.21 renewal or registration renewal must be received by the Department of Health or postmarked 7.22 at least 30 days before the expiration date. If the postmark is illegible, the application shall 7.23 be considered timely if received at least 21 days before the expiration date. 7.24 When the commissioner establishes the renewal schedule for an applicant, licensee, or 7.25 temporary licensee, or registrant, if the period before the expiration date is less than two 7.26 years, the fee shall be prorated. 7.27 **EFFECTIVE DATE.** This section is effective July 1, 2018. 7.28 7.29 Sec. 10. Minnesota Statutes 2016, section 148.5194, is amended by adding a subdivision to read: 7.30 Subd. 3b. Registered speech-language pathology assistant biennial registration fee. 7.31 The fee for initial registration and biennial registration or renewal for a speech-language 7.32 pathology assistant is \$..... 7.33 7 Sec. 10.

01/06/17	REVISOR	LCB/JU	17-1464	as introduced

#### 8.1

**EFFECTIVE DATE.** This section is effective July 1, 2018.

8.2 Sec. 11. Minnesota Statutes 2016, section 148.5194, subdivision 8, is amended to read:

Subd. 8. Penalty fees. (a) The penalty fee for practicing speech-language pathology or 8.3 audiology or using protected titles without a current license after the credential has expired 8.4 and before it is renewed is the amount of the license renewal fee for any part of the first 8.5 month, plus the license renewal fee for any part of any subsequent month up to 36 months. 8.6 The penalty fee for a speech-language pathology assistant who uses protected titles without 8.7 a current registration after the registration has expired and before it is renewed is the amount 8.8 8.9 of the registration renewal fee for any part of the first month, plus the registration renewal fee for any part of any subsequent month up to 36 months. 8.10

8.11 (b) The penalty fee for applicants who engage in the unauthorized practice of speech-language pathology or audiology or using protected titles before being issued a 8.12 license is the amount of the license application fee for any part of the first month, plus the 8.13 license application fee for any part of any subsequent month up to 36 months. The penalty 8.14 fee for a speech-language pathology assistant who uses protected titles without being issued 8.15 8.16 a registration is the amount of the registration application fee for any part of the first month, plus the registration application fee for any part of any subsequent month up to 36 months. 8.17 This paragraph does not apply to applicants not qualifying for a license who engage in the 8.18 unauthorized practice of speech language pathology or audiology. 8.19

(c) The penalty fee for practicing speech-language pathology or audiology and failing 8.20 to submit a continuing education report by the due date with the correct number or type of 8.21 hours in the correct time period is \$100 plus \$20 for each missing clock hour. The penalty 8.22 fee for a registered speech-language pathology assistant who fails to submit a continuing 8.23 education report by the due date with the correct number or type of hours in the correct time 8.24 period is \$100 plus \$20 for each missing clock hour. "Missing" means not obtained between 8.25 the effective and expiration dates of the certificate, the one-month period following the 8.26 certificate expiration date, or the 30 days following notice of a penalty fee for failing to 8.27 report all continuing education hours. The licensee or registrant must obtain the missing 8.28 number of continuing education hours by the next reporting due date. 8.29

(d) Civil penalties and discipline incurred by licensees prior to August 1, 2005, for
conduct described in paragraph (a), (b), or (c) shall be recorded as nondisciplinary penalty
fees. For conduct described in paragraph (a) or (b) occurring after August 1, 2005, and
exceeding six months, payment of a penalty fee does not preclude any disciplinary action
reasonably justified by the individual case.

	01/06/17	REVISOR	LCB/JU	17-1464	as introduced
9.1	<b>EFFEC</b>	<b>FIVE DATE.</b> This	section is effectiv	e July 1, 2018.	
9.2	Sec. 12. M	innesota Statutes 2	2016, section 148.5	5195, subdivision 2, is a	mended to read:
9.3	Subd. 2.	<b>Rights of applican</b>	ts <del>and,</del> licensees <u>, a</u>	and registrants. The rig	hts of an applicant
9.4	denied licen	sure or registration	are stated in section	on 148.519, subdivisior	n 2, paragraph (d).
9.5	A licensee or	registrant shall not	be subjected to dis	ciplinary action under th	nis section without
9.6	first having	an opportunity for	a contested case h	earing under chapter 14	
9.7	EFFEC	<b>FIVE DATE.</b> <u>This</u>	section is effectiv	e July 1, 2018.	
9.8	Sec. 13. M	innesota Statutes 2	2016, section 148.5	i195, subdivision 3, is a	mended to read:
9.9	Subd. 3.	Grounds for disci	plinary action by	commissioner. The co	mmissioner may
9.10	take any of t	he disciplinary act	ions listed in subdi	vision 4 on proof that t	he individual has:
9.11	(1) intent	tionally submitted	false or misleading	g information to the con	nmissioner or the
9.12	advisory cou	ıncil;			
9.13	(2) failed	l, within 30 days, to	provide informat	on in response to a writ	tten request by the
9.14	commission	er or advisory cour	ncil;		
9.15	(3) perfo	rmed services of a	speech-language p	oathologist <del>or</del> , audiolog	ist <u>, or</u>
9.16	speech-lang	uage pathology ass	istant in an incom	petent or negligent man	ner;
9.17	(4) violat	ted sections 148.51	1 to 148.5198;		
9.18	(5) failed	l to perform service	es with reasonable	judgment, skill, or safe	ety due to the use
9.19	of alcohol of	r drugs, or other ph	sysical or mental in	npairment;	
9.20	(6) violat	ted any state or fed	eral law, rule, or re	egulation, and the viola	tion is a felony or
9.21	misdemeanc	or, an essential elem	nent of which is di	shonesty, or which relat	tes directly or
9.22	indirectly to	the practice of spe	ech-language path	ology <del>or</del> , audiology <u>, or</u>	speech-language
9.23	pathology as	sisting. Conviction	n for violating any	state or federal law wh	ich relates to
9.24	speech-lang	uage pathology <del>or</del> ,	audiology, or spec	ech-language pathology	assisting is
9.25	necessarily of	considered to const	itute a violation, e	xcept as provided in ch	apter 364;
9.26	(7) aided	or abetted another	person in violatin	g any provision of sect	ions 148.511 to
9.27	148.5198;				
9.28	(8) been	or is being discipli	ned by another jur	isdiction, if any of the g	grounds for the
9.29	discipline is	the same or substan	tially equivalent to	those under sections 148	8.511 to 148.5198;

10.1 (9) not cooperated with the commissioner or advisory council in an investigation10.2 conducted according to subdivision 1;

10.3 (10) advertised in a manner that is false or misleading;

10.4 (11) engaged in conduct likely to deceive, defraud, or harm the public; or demonstrated
10.5 a willful or careless disregard for the health, welfare, or safety of a client;

(12) failed to disclose to the consumer any fee splitting or any promise to pay a portion
of a fee to any other professional other than a fee for services rendered by the other
professional to the client;

(13) engaged in abusive or fraudulent billing practices, including violations of federal
Medicare and Medicaid laws, Food and Drug Administration regulations, or state medical
assistance laws;

10.12 (14) obtained money, property, or services from a consumer through the use of undue
10.13 influence, high pressure sales tactics, harassment, duress, deception, or fraud;

10.14 (15) performed services for a client who had no possibility of benefiting from the services;

(16) failed to refer a client for medical evaluation or to other health care professionals
when appropriate or when a client indicated symptoms associated with diseases that could
be medically or surgically treated;

10.18 (17) had the certification required by chapter 153A denied, suspended, or revoked
10.19 according to chapter 153A;

(18) used the term doctor of audiology, doctor of speech-language pathology, AuD, or
SLPD without having obtained the degree from an institution accredited by the North Central
Association of Colleges and Secondary Schools, the Council on Academic Accreditation
in Audiology and Speech-Language Pathology, the United States Department of Education,
or an equivalent;

(19) failed to comply with the requirements of section 148.5192 regarding supervision
of speech-language pathology assistants; or

10.27 (20) if the individual is an audiologist or certified hearing instrument dispenser:

(i) prescribed or otherwise recommended to a consumer or potential consumer the use
of a hearing instrument, unless the prescription from a physician or recommendation from
an audiologist or certified dispenser is in writing, is based on an audiogram that is delivered
to the consumer or potential consumer when the prescription or recommendation is made,
and bears the following information in all capital letters of 12-point or larger boldface type:

11.1	"THIS PRESCRIPTION OR RECOMMENDATION MAY BE FILLED BY, AND
11.2	HEARING INSTRUMENTS MAY BE PURCHASED FROM, THE LICENSED
11.3	AUDIOLOGIST OR CERTIFIED DISPENSER OF YOUR CHOICE";
11.4	(ii) failed to give a copy of the audiogram, upon which the prescription or
11.5	recommendation is based, to the consumer when the consumer requests a copy;
11.6	(iii) failed to provide the consumer rights brochure required by section 148.5197,
11.7	subdivision 3;
11.8	(iv) failed to comply with restrictions on sales of hearing instruments in sections
11.9	148.5197, subdivision 3, and 148.5198;
11.10	(v) failed to return a consumer's hearing instrument used as a trade-in or for a discount
11.11	in the price of a new hearing instrument when requested by the consumer upon cancellation
11.12	of the purchase agreement;
11.13	(vi) failed to follow Food and Drug Administration or Federal Trade Commission
11.14	regulations relating to dispensing hearing instruments;
11.15	(vii) failed to dispense a hearing instrument in a competent manner or without appropriate
11.16	training;
11.17	(viii) delegated hearing instrument dispensing authority to a person not authorized to
11.18	dispense a hearing instrument under this chapter or chapter 153A;
11.19	(ix) failed to comply with the requirements of an employer or supervisor of a hearing
11.20	instrument dispenser trainee;
11.21	(x) violated a state or federal court order or judgment, including a conciliation court
11.22	judgment, relating to the activities of the individual's hearing instrument dispensing; or
11.23	(xi) failed to include on the audiogram the practitioner's printed name, credential type,
11.24	credential number, signature, and date.
11.25	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2018.
11.26	Sec. 14. Minnesota Statutes 2016, section 148.5195, subdivision 4, is amended to read:
11.27	Subd. 4. Disciplinary actions. If the commissioner finds that an individual should be
11.28	disciplined according to subdivision 3, the commissioner may take any one or more of the
11.29	following actions:
11.30	(1) refuse to grant or renew licensure or registration;
11.31	(2) suspend licensure or registration for a period not exceeding one year;

Sec. 14.

12.1

(3) revoke licensure or registration;

(4) take any reasonable lesser action against an individual upon proof that the individualhas violated sections 148.511 to 148.5198; or

(5) impose, for each violation, a civil penalty not exceeding \$10,000 that deprives the 12.4 12.5 licensee or registrant of any economic advantage gained by the violation and that reimburses the Department of Health for costs of the investigation and proceedings resulting in 12.6 disciplinary action, including the amount paid for services of the administrative hearings, 12.7 the amount paid for services of the Office of the Attorney General, attorney fees, court 12.8 reporters, witnesses, reproduction of records, advisory council members' per diem 12.9 12.10 compensation, department staff time, and expenses incurred by advisory council members and department staff. 12.11

#### 12.12 **EFFECTIVE DATE.** This section is effective July 1, 2018.

12.13 Sec. 15. Minnesota Statutes 2016, section 148.5196, subdivision 1, is amended to read:

Subdivision 1. Membership. The commissioner shall appoint <u>12 13</u> persons to a
Speech-Language Pathologist and Audiologist Advisory Council. The <u>12 13</u> persons must
include:

(1) three public members, as defined in section 214.02. Two of the public members shall
be either persons receiving services of a speech-language pathologist or audiologist, or
family members of or caregivers to such persons, and at least one of the public members
shall be either a hearing instrument user or an advocate of one;

(2) three speech-language pathologists licensed under sections 148.511 to 148.5198,
one of whom is currently and has been, for the five years immediately preceding the
appointment, engaged in the practice of speech-language pathology in Minnesota and each
of whom is employed in a different employment setting including, but not limited to, private
practice, hospitals, rehabilitation settings, educational settings, and government agencies;

(3) one speech-language pathologist licensed under sections 148.511 to 148.5198, who
is currently and has been, for the five years immediately preceding the appointment,
employed by a Minnesota public school district or a Minnesota public school district
consortium that is authorized by Minnesota Statutes and who is licensed in speech-language
pathology by the Minnesota Board of Teaching;

(4) three audiologists licensed under sections 148.511 to 148.5198, two of whom are
currently and have been, for the five years immediately preceding the appointment, engaged
in the practice of audiology and the dispensing of hearing instruments in Minnesota and

each of whom is employed in a different employment setting including, but not limited to,

13.2 private practice, hospitals, rehabilitation settings, educational settings, industry, and

13.3 government agencies;

- (5) one nonaudiologist hearing instrument dispenser recommended by a professional
  association representing hearing instrument dispensers; and
- 13.6 (6) one physician licensed under chapter 147 and certified by the American Board of
- 13.7 Otolaryngology, Head and Neck Surgery-; and

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13.8 (7) one speech-language pathology assistant registered under section 148.5185.
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13.9 **EFFECTIVE DATE.** This section is effective July 1, 2018.

13.10 Sec. 16. Minnesota Statutes 2016, section 148.5196, subdivision 3, is amended to read:

13.11 Subd. 3. **Duties.** The advisory council shall:

13.12 (1) advise the commissioner regarding speech-language pathologist and audiologist13.13 licensure standards;

13.14 (2) advise the commissioner regarding speech-language pathology assistant registration
 13.15 standards and the delegation of duties to and the training required for speech-language
 13.16 pathology assistants;

13.17 (3) advise the commissioner on enforcement of sections 148.511 to 148.5198;

(4) provide for distribution of information regarding speech-language pathologist and
audiologist licensure standards and speech-language pathology assistant registration
standards;

(5) review applications and make recommendations to the commissioner on granting or
denying licensure or licensure renewal, and granting or denying registration or registration
renewal;

(6) review reports of investigations relating to individuals and make recommendations
to the commissioner as to whether licensure <u>or registration</u> should be denied or disciplinary
action taken against the individual;

13.27 (7) advise the commissioner regarding approval of continuing education activities
13.28 provided by sponsors using the criteria in section 148.5193, subdivision 2; and

(8) perform other duties authorized for advisory councils under chapter 214, or as directedby the commissioner.

## 13.31 **EFFECTIVE DATE.** This section is effective July 1, 2018.

Sec. 16.