SS/MP

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 2850

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 DATE
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 OFFICIAL STATUS

 04/25/2019
 Introduction and first reading Referred to State Government Finance and Policy and Elections

1.1	A bill for an act
1.2 1.3 1.4	relating to occupational licensing; to provide a prerecognition petition for offenders seeking state occupational licensing; proposing coding for new law in Minnesota Statutes, chapter 214.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [214.50] DEFINITIONS.
1.7	Subdivision 1. Scope. For the purposes of this chapter, the words defined in this section
1.8	have the meaning given.
1.9	Subd. 2. Board. "Board" includes all state licensing boards or an agency or department
1.10	that issues an occupational license.
1.11	Subd. 3. Government certification. "Government certification" means a voluntary,
1.12	government-granted, and nontransferable recognition to an individual who meets personal
1.13	qualifications related to a lawful occupation. Upon the government's initial and continuing
1.14	approval, the individual may use "government certified" or "state certified" as a title.
1.15	Subd. 4. Lawful occupation. "Lawful occupation" means a course of conduct, pursuit,
1.16	or profession that includes the sale of goods or services that are not themselves illegal to
1.17	sell irrespective of whether the individual selling them is subject to an occupational
1.18	regulation.
1.19	Subd. 5. Occupational license. "Occupational license" means a nontransferable
1.20	authorization in law for an individual to perform exclusively a lawful occupation for
1.21	compensation based on meeting personal qualifications. In an occupation for which a license

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is req	ired, it is illegal for an individu	al who does not po	ossess a valid occupa	tional license
to per	orm the occupation for compension	sation.		
Su	od. 6. Occupational regulation	. "Occupational re	gulation" means a st	atute, rule,
oracti	e, policy, or other state law that	allows an individu	ual to use an occupat	tional title or
vork	n a lawful occupation. It includes	s a government cert	tification and occupa	tional license.
t exc	udes a business license, facility	license, building p	permit, or zoning and	l land use
egula	ion except to the extent those stat	te laws regulate an	individual's personal	qualifications
to per	form a lawful occupation.			
<u>Su</u>	od. 7. Personal qualifications.	"Personal qualifica	ations" means criteria	a related to an
ndivi	lual's personal background and	characteristics. Per	rsonal qualifications	may include
one oi	more of the following: completi	ion of an approved	educational program	n, satisfactory
perfoi	nance on an examination, work	experience, appre	nticeship, other evid	ence of
attain	nent of requisite skills or knowledge	edge, criminal reco	ord, and completion	of continuing
educa	ion.			
Su	od. 8. State recognition. "State r	ecognition" means	s the government's gra	ant or renewal
	occupational title or authorizatio			
gover	ment certification, an occupation	onal license, and of	ther recognition of a	n individual's
	al qualifications.			
Sec	2. [214.51] FUNDAMENTAL	RIGHT		
<u>Th</u>	e right of an individual to pursu	e a lawful occupat	ion is a fundamental	right.
Sec.	3. [214.52] REVIEW OF CRI	MINAL RECOR	<u>D.</u>	
Su	odivision 1. Application. This cl	hapter supersedes a	any other statute or ru	le that denies.
	shes, suspends, revokes, withho			
	inal conviction.	,		
Su	od. 2. No automatic bar. A boar	d must not automa	tically bar an individ	ual from state
	ition because of a criminal reco			
Su	od. 3. Information from a crim	ninal record to be	considered. When	considering
	ecognition, a board may only co			
	or violent misdemeanor.			
Su	od. 4. Excluded information fr	om a criminal red	cord. When consider	ring state
	ition, a board must not consider		toru. when consider	ing suit
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as introduced

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3.1	<u>(1) nonco</u>	nviction information	on from the crim	inal justice system includi	ng information			
3.2	related to a deferred adjudication, participation in a diversion program, or an arrest not							
3.3	followed by a	followed by a conviction;						
3.4	<u>(2)</u> a conv	iction for which no	o sentence of inc	arceration can be imposed	· · · · · · · · · · · · · · · · · · ·			
3.5	<u>(3) a conv</u>	(3) a conviction that has been sealed, dismissed, expunged, or pardoned;						
3.6	<u>(4) a juver</u>	nile adjudication;						
3.7	<u>(5) a nonv</u>	violent misdemean	or; or					
3.8	<u>(6) a conv</u>	iction that occurre	d more than thre	e years before the date of	the board's			
3.9	consideration	except for a convi	iction of:					
3.10	(i) a felon	y crime of violence	e under section 6	24.712, subdivision 5;				
3.11	(ii) a felony criminal sexual conduct under sections 609.341 to 609.3451; or							
3.12	(iii) a felo	ny related to fraud	or embezzlemer	nt under section 609.52, 60	9.527, 609.611,			
3.13	<u>609.631, 609.82, or 609.821.</u>							
3.14	<u>Subd. 5.</u>	Rule of lenity. (a) A	Any ambiguity ir	an occupational regulation	on relating to a			
3.15	board's use of	an individual's cr	iminal record wi	ll be resolved in favor of t	he individual.			
3.16	(b) The bo	pard must not use y	vague terms in its	s consideration and decision	on including but			
3.17	not limited to	<u>-</u>						
3.18	<u>(1) good r</u>	noral character;						
3.19	<u>(2) moral</u>	turpitude; or						
3.20	(3) charac	ter and fitness.						
3.21	<u>Subd. 6.</u> I	ncluded informat	tion. When consi	dering state recognition, the	he board shall			
3.22	consider the i	ndividual's current	t circumstances i	ncluding:				
3.23	(1) the age	e of the individual	when the individ	lual committed the offense	2;			
3.24	(2) the tim	ne since the offense	e;					
3.25	(3) the con	mpletion of the cri	minal sentence;					
3.26	<u>(4) a certi</u>	ficate of rehabilitat	tion or good con	duct;				

3.27 (5) completion of, or active participation in, rehabilitative drug or alcohol treatment;

3.28 (6) testimonials and recommendations including a progress report from the individual's

3.29 probation or parole officer;

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4.1	(7) other e	evidence of rehabilita	ation;				
4.2	(8) education and training;						
4.3	(9) employment history;						
4.4	<u>(10) empl</u>	oyment aspirations;					
4.5	<u>(11) the in</u>	ndividual's current fa	mily responsit	bilities; and			
4.6	(12) other	information that the	individual su	omitted to the board.			
4.7	<u>Subd. 7.</u>	Sotality of circumsta	ances test. (a)	The board may deny, dim	inish, suspend,		
4.8	revoke, withh	old, or otherwise lin	nit state recogi	nition only if the board de	termines:		
4.9	(1) the sta	te has an important i	nterest in the	regulation of a lawful occ	upation that is		
4.10	directly, subs	tantially, and adverse	ely impaired b	y the individual's nonexcl	uded criminal		
4.11	record as mit	gated by the individ	ual's current c	rcumstances in subdivision	on 6; and		
4.12	(2) the sta	te's interest outweigl	hs the individu	al's fundamental right to	oursue a lawful		
4.13	occupation.						
4.14	<u>(b)</u> The bo	pard has the burden of	of making its d	ecision by clear and conv	incing evidence.		
4.15	Sec. 4. [214	.53] PETITION FO	DR BOARD E	DETERMINATION PRI	OR TO		
4.16	OBTAINING	G PERSONAL QUA	ALIFICATIO	NS.			
4.17	Subdivisio	on 1. Petition. An in	dividual with	a criminal record may pet	ition a board at		
4.18	any time, incl	uding before obtaini	ing any require	ed personal qualifications,	for a decision		
4.19	whether the in	ndividual's criminal	record will dis	qualify the individual from	n obtaining state		
4.20	recognition.						
4.21	<u>Subd. 2.</u>	Content. The individ	ual must inclu	de in the petition the indi-	vidual's criminal		
4.22	record or auth	norize the board to of	btain the indiv	idual's criminal record.			
4.23	<u>Subd. 3.</u>	Determination. The	board must ma	ke its decision under this	section using the		
4.24	criteria and p	rocess in section 214	.52.				
4.25	<u>Subd. 4.</u>	Decision. The board	must issue its o	decision under this sectior	n no later than 60		
4.26	days after the	board receives the p	etition. The de	ecision must be in writing	and include the		
4.27	criminal reco	rd, findings of fact, a	and conclusion	s of law.			
4.28	<u>Subd. 5.</u>	Binding effect. A dec	cision conclud	ing that state recognition s	hould be granted		
4.29	or granted un	der certain condition	is is binding or	n the board in any later ru	ling on state		
4.30	recognition o	f the petitioner unles	s there is a rel	evant, material, and adver	se change in the		
4.31	petitioner's cr	iminal record.					

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5.1	Subd. 6. A	lternative advisor	y decision. If the	e board decides that state re	ecognition should
5.2			·	ner of actions the petition	-
5.3	remedy the di	squalification.			
5.4	Subd. 7. R	Reapplication. The	petitioner may	submit a revised petition	reflecting
5.5			· ·	ine the board sets in its alt	<u> </u>
5.6	decision.				
5.7	Subd. 8. F	Right to request he	aring. The peti	tioner has the right to con	itest the board's
5.8				r chapter 14. Upon receivi	
5.9	request, the b	oard must refer the	matter to an ad	ministrative law judge for	r a hearing under
5.10	chapter 14. T	he administrative la	aw judge must n	nake findings of fact and	conclusions of
5.11	law and issue	an order. The deter	rmination must	be the final decision of th	e board.
5.12	<u>Subd. 9.</u> <u>A</u>	ppeal. The final d	ecision of the bo	oard may be appealed unc	ler chapter 14.
5.13	Subd. 10.	Reapply. The petit	ioner may subm	nit a new petition to the b	oard one year
5.14	following a fi	nal decision on the	initial petition	or upon obtaining the req	uired personal
5.15	qualifications	, whichever is earli	er.		
5.16	Subd. 11.	Cost. The board m	ay charge a fee	to the petitioner to recoup	o its costs not to
5.17	exceed \$100 t	for each petition.			
5.18	Sec. 5. [214	.54] REPORTINO	J.		
5.19	<u>(a)</u> The co	mmissioner of adm	inistration must	t establish an annual repor	ting requirement
5.20	of the:				
5.21	<u>(1)</u> numbe	r of times that each	board acted to	deny, diminish, suspend, r	evoke, withhold,
5.22	or otherwise l	imit state recogniti	on from a licens	sed individual because of	a criminal
5.23	conviction;				
5.24	(2) offense	es for which each b	oard acted in cl	ause (1);	
5.25	<u>(3) numbe</u>	er of applicants peti	tioning each bo	ard under section 214.53;	
5.26	<u>(4) numbe</u>	ers of each board's a	approvals and de	enials under section 214.5	53;
5.27	(5) offense	es for which each b	oard approved	or denied petitions under	section 214.53;
5.28	and				
5.29	<u>(6) other c</u>	lata the commission	ner determines a	applicable.	
5.30	<u>(b)</u> The co	mmissioner shall co	ompile and publ	ish annually a report on a s	searchable public
5.31	website.				

Sec. 5.

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6.1	Sec. 6. [214.5	5] LIMITATION.				
6.2	Nothing in se	ections 214.50 to 21	4.54 shall be construe	d to require a private	certification	
6.3	organization to grant or deny private certification to any individual.					
6.4	Sec. 7. EFFE	CTIVE DATE.				

6.5 <u>This act is effective on August 1, 2019.</u>