23-00573

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

AGW/HL

S.F. No. 967

(SENATE AUTHORS: OUMOU VERBETEN, Mohamed, Housley, Hoffman and Abeler)DATED-PGOFFICIAL STATUS01/30/2023Introduction and first reading

Referred to Human Services

A bill for an act 1.1 relating to health occupations; establishing licensure for massage therapy and 12 Asian bodywork therapy; establishing fees; providing criminal penalties; amending 1.3 Minnesota Statutes 2022, sections 146A.01, subdivision 4; 146A.06, subdivision 1.4 3; 146A.09, by adding a subdivision; proposing coding for new law in Minnesota 1.5 Statutes, chapter 148. 1.6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.7 **ARTICLE 1** 1.8 MASSAGE THERAPY AND ASIAN BODYWORK THERAPY 1.9 Section 1. [148.635] CITATION. 1.10 Sections 148.635 to 148.6363 may be cited as the "Minnesota Massage Therapy and 1.11 Asian Bodywork Therapy Act." 1.12 Sec. 2. [148.6351] DEFINITIONS. 1.13 Subdivision 1. Applicability. For purposes of sections 148.635 to 148.6363, the terms 1.14 defined in this section have the meanings given them. 1.15 Subd. 2. Advisory council. "Advisory council" means the Massage Therapy Advisory 1.16 Council established under section 148.6362. 1.17 Subd. 3. Applicant. "Applicant" means an individual who has submitted an application 1.18 to the board according to sections 148.635 to 148.6363. 1.19 Subd. 4. Asian bodywork therapy. (a) "Asian bodywork therapy" means therapy based 1.20

1.21 upon Chinese medical principles with the intent of promoting, maintaining, and restoring

1.22 <u>health and well-being by affecting the body and emotions.</u>

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2.1	(b) Asian b	odywork therap	y may use any of	the following techniques:	
2.2	(1) pressin	<u>g;</u>			
2.3	(2) soothin	<u>g;</u>			
2.4	(3) kneadir	1 <u>g;</u>			
2.5	(4) vibratio	on;			
2.6	(5) friction	· · · · ·			
2.7	<u>(6) passive</u>	stretching withi	n the client's phys	siological range of motion;	
2.8	<u>(7) active a</u>	assistive and resi	stive movement;		
2.9	(8) stretchi	ng; and			
2.10	<u>(9)</u> tapping	, movement, exe	ercising, or manip	ulation of the soft tissues.	
2.11	(c) Method	ls of assessment	and evaluation fo	r Asian bodywork therapy r	nay include a
2.12	health history	and intake interv	view; observation;	listening; questioning; palpa	ation; and with
2.13	the client's per	mission or if the	client is a minor, t	he permission of the client's	legal guardian
2.14	or parent, cons	sultation with the	e client's other hea	alth care providers.	
2.15	<u>Subd. 5.</u> Bo	oard. "Board" m	eans the Board of	Nursing established under se	ection 148.181.
2.16	Subd. 6. C	lient. "Client" m	neans a recipient c	of massage therapy services	or Asian
2.17	bodywork the	capy services.			
2.18	<u>Subd. 7.</u> C	ontact hours. "(Contact hours" me	eans the number of hours du	ring which a
2.19	student is enga	aged in learning	activities provide	d by a board-approved train	ing program.
2.20	Contact hours	include synchron	ous or asynchrono	ous distance learning and in-p	erson learning.
2.21	<u>Subd. 8.</u> Ci	redentialing exa	mination. "Creder	ntialing examination" means	an examination
2.22	approved by the	ne board that me	ets recognized ps	ychometric principles and st	andards and is
2.23	administered b	by a national test	ing organization.		
2.24	Subd. 9. L	icensed Asian b	odywork therap	ist. "Licensed Asian bodyw	ork therapist"
2.25	or "Asian body	work therapist"	means an individu	al who meets the qualificati	ons in sections
2.26	148.635 to 148	8.6363 for the pr	actice of Asian b	odywork therapy and is licer	nsed by the
2.27	board.				
2.28	<u>Subd. 10.</u>	Licensed massa	ge therapist. "Lie	censed massage therapist" or	r "massage
2.29	therapist" mea	ns an individual	who meets the qua	alifications in sections 148.63	35 to 148.6363
2.30	for the practice	e of massage the	rapy and is licens	ed by the board.	

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3.1	Subd. 11	. Massage therap	y. (a) "Massage the	erapy" means the manua	l manipulation of
3.2	the soft tissu	es of the body to	promote, maintain,	and restore health and y	well-being.
3.3	(b) Mass	age therapy may	use any of the follo	wing techniques:	
3.4	<u>(1)</u> stroki	ing;			
3.5	(2) glidin	ı <u>g;</u>			
3.6	(3) lifting	5 . <u>5</u> 2			
3.7	<u>(4) knead</u>	ling;			
3.8	<u>(5) jostlin</u>	ng;			
3.9	(6) vibrat	tion;			
3.10	<u>(7) percu</u>	ssion;			
3.11	<u>(8) comp</u>	ression;			
3.12	(9) frictio	on;			
3.13	<u>(10) hold</u>	ling;			
3.14	<u>(11)</u> pass	ive stretching wit	hin the client's phys	siological range of motion	on;
3.15	<u>(12) mov</u>	ement or manipu	lation of the soft tis	sues;	
3.16	<u>(13) activ</u>	ve assistive and re	esistive movement;	and	
3.17	<u>(14) stret</u>	ching.			
3.18	(c) Metho	ods of assessment	for massage therap	y may include a health l	nistory and intake
3.19	interview; ol	bservation of post	ure and movement;	palpation; range of mor	tion assessment;
3.20	and with the	client's permissio	n or if the client is a	minor, the permission o	f the client's legal
3.21	guardian or	parent, consultation	on with the client's	other health care provide	ers.
3.22	<u>Subd. 12</u>	. Municipality. "	Municipality" mear	as a county, town, or hor	ne rule charter or
3.23	statutory city	<u>y.</u>			
3.24	Sec. 3. [14	8.6352] DUTIES	OF THE BOARD	<u>).</u>	
3.25	The boar	d, in consultation	with the advisory c	council, shall:	
3.26	<u>(1) issue</u>	licenses to qualif	ied applicants accor	ding to sections 148.63	5 and 148.6363;
3.27	(2) adopt	rules, including st	andards of practice a	and a professional code o	f ethics, necessary
3.28	to implemen	t the provisions o	f sections 148.635	to 148.6363;	

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4.1	(3) assign	n duties to the adv	isory council that	are necessary to impleme	ent the provisions
4.2	<u> </u>	48.635 to 148.636	-		i
4.3	<u>(4)</u> appro	ve a credentialing	examination;		
4.4	(5) establ	ish educational re	equirements, appr	ove massage therapy and .	Asian bodywork
4.5	therapy scho	ols or programs, a	and conduct or pro	ovide for surveys of school	ls, programs, and
4.6	courses;				
4.7	(6) enfor	ce sections 148.63	35 to 148.6363 an	d investigate violations of	section 148.636
4.8	by a licensee	or applicant;			
4.9	<u>(7) impos</u>	se discipline as de	scribed in section	148.636;	
4.10	<u>(8) maint</u>	ain a record of na	mes and addresse	es of licensees; and	
4.11	(9) distrit	oute information r	egarding massage	e therapy and Asian body	work therapy
4.12	standards, in	cluding applicatio	ns and forms nece	essary to carry out the prov	isions of sections
4.13	148.635 to 1	48.6363.			
4.14 4.15	-			CTICE; DATA PRACT	
4.16	therapy does	not include:			
4.17	(1) perfor	rming examination	ns for the purpose	e of diagnosis;	
4.18	<u>(2) provid</u>	ling treatments tha	t are outside the se	cope of massage therapy or	Asian bodywork
4.19	therapy pract	tice;			
4.20	(3) attem	pts to adjust, man	ipulate, or mobili	ze any articulation of the	body or spine by
4.21	the use of high	gh-velocity, low-a	mplitude thrustin	g force;	
4.22	<u>(4) attem</u>	pts to stimulate va	arious points of th	e body by needle insertion	n or interruption
4.23	of the cutane	eous integrity by n	eedle insertion to	secure therapeutic relief	of symptoms;
4.24	<u>(5)</u> presci	riptive exercise;			
4.25	<u>(6) manu</u>	al or mechanical t	raction when app	lied to the spine or extrem	nities for the
4.26	purposes of j	joint mobilization	or manipulation;		
4.27	(7) inject	ion therapy;			
4.28	(8) laser 1	therapy;			
4.29	<u>(9) micro</u>	wave diathermy;			
4.30	(10) elect	trical stimulation;			

Article 1 Sec. 4.

- 5.1 <u>(11) ultrasound;</u>
- 5.2 (12) iontophoresis; or
- 5.3 (13) phonophoresis.
- 5.4 Subd. 2. Referrals to other health care providers. If a reasonably prudent licensed
- 5.5 massage therapist or Asian bodywork therapist finds a client's medical condition is beyond
- 5.6 the scope of practice established by sections 148.635 to 148.6363 or by rules of the board
- 5.7 for a licensed massage therapist or Asian bodywork therapist, the therapist must refer the
- 5.8 client to a licensed health care provider. Nothing in this subdivision prohibits the massage
- 5.9 therapist or Asian bodywork therapist from continuing to comanage a client's care.
- 5.10 Subd. 3. Data practices. All client records maintained by a licensed massage therapist
 5.11 or Asian bodywork therapist are subject to sections 144.291 to 144.298.

5.12 Sec. 5. [148.6354] UNLICENSED PRACTICE PROHIBITED; PROTECTED TITLES 5.13 AND RESTRICTIONS ON USE.

5.14 Subdivision 1. Unlicensed practice prohibited; protected titles. Effective January 1,

5.15 <u>2024</u>, no person shall practice or attempt to practice massage therapy or Asian bodywork

5.16 therapy or use any of the terms or titles "licensed massage therapist," "LMT," "licensed

5.17 Asian bodywork therapist," "LABT," or any other term or title that may lead the public to

5.18 believe that the person is engaged in the practice of massage therapy or Asian bodywork

5.19 therapy unless the person is licensed under sections 148.635 to 148.6363 as a licensed

5.20 <u>massage therapist or licensed Asian bodywork therapist.</u>

5.21 Subd. 2. Penalty. Any person found to be in violation of subdivision 1 is guilty of a 5.22 gross misdemeanor.

5.23 Sec. 6. [148.6355] EXEMPTIONS; OTHER HEALTH CARE PROVIDERS.

- 5.24 Subdivision 1. Other professions. Nothing in sections 148.635 to 148.6363 shall be
- 5.25 construed to prohibit, restrict, or regulate the practice of any profession or occupation
- 5.26 licensed or registered in the state by an individual licensed or registered to practice the
- 5.27 profession or occupation or to perform any act that falls within the scope of practice of the
- 5.28 profession or occupation.

5.29 Subd. 2. Complementary and alternative health care practitioner. (a) Nothing in 5.30 sections 148.635 to 148.6363 shall be construed to prohibit, restrict, or regulate the practice 5.31 of any individual who is engaged in providing complementary and alternative health care

5.32 practices as defined in section 146A.01, subdivision 4, provided that the practitioner does

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6.1	not advertis	e or imply that the	practitioner is licer	used according to section	ons 148.635 to
6.2	<u>148.6363 ar</u>	nd the practices are	e not designated or i	mplied to be massage t	herapy or Asian
6.3	bodywork t	herapy.			
6.4	<u>(b)</u> This	subdivision includ	es any complementa	ary and alternative healt	h care practitioner
6.5	who is recog	gnized by or meets	the established stand	dards of either a profess	ional organization

- or credentialing body that represents or certifies the respective practice based on a minimum 6.6
- level of training, demonstration of competency, and adherence to ethical standards, and: 6.7
- (1) uses touch, words, and directed movement to deepen awareness of existing patterns 6.8
- of movement as well as to suggest new possibilities of movement; 6.9
- (2) uses energy or superficial touch to affect the energy systems of the human body; 6.10
- (3) uses touch to effect change in the structure of the body while engaged in the practice 6.11
- of structural integration; or 6.12
- (4) practices reflexology. 6.13
- 6.14 Subd. 3. Other exemptions. Nothing in sections 148.635 to 148.6363 shall be construed to prohibit, restrict, or regulate individuals providing: 6.15
- (1) massage emergency response team services working in conjunction with disaster 6.16
- relief officials; 6.17

- (2) massage therapy services or Asian bodywork therapy services provided by out-of-state 6.18
- massage therapists or Asian bodywork therapists that are incidental to a specific event, such 6.19
- as an amateur sports competition, dance performance or event, or other similar athletic 6.20
- events; 6.21
- (3) instruction of education courses in massage therapy or Asian bodywork therapy if 6.22
- the instruction does not involve the direct delivery of massage therapy services or Asian 6.23
- bodywork therapy services; 6.24
- (4) massage therapy services or Asian bodywork therapy services provided as an 6.25
- employee of the United States government or any federal government entity while acting 6.26
- in the course and scope of such employment; 6.27
- (5) massage therapy services or Asian bodywork therapy services provided by massage 6.28
- therapy students or Asian bodywork therapy students practicing under supervision as part 6.29
- of a school-sanctioned activity; or 6.30
- (6) massage therapy services or Asian bodywork therapy services provided without 6.31
- remuneration to family members. 6.32

7.1	Sec. 7. [148.6356] REQUIREMENTS FOR LICENSURE.
7.2	Subdivision 1. General licensure requirements. (a) To be eligible for licensure as a
7.3	massage therapist or Asian bodywork therapist according to sections 148.635 to 148.6363,
7.4	an applicant must submit to the board:
7.5	(1) a completed application on a form provided by the board that includes:
7.6	(i) the applicant's name, Social Security number, home address and telephone number,
7.7	and business address and telephone number;
7.8	(ii) a list of credentials held by the applicant in this state or in any other jurisdiction;
7.9	(iii) a description of any jurisdiction's refusal to license or credential the applicant;
7.10	(iv) a description of all professional disciplinary actions initiated against the applicant
7.11	in this state or any other jurisdiction;
7.12	(v) any history of drug or alcohol abuse;
7.13	(vi) any misdemeanor, gross misdemeanor, or felony convictions; and
7.14	(vii) any other additional information requested by the board;
7.15	(2) proof, as required by the board, that the applicant has satisfactorily completed a
7.16	postsecondary massage therapy program or Asian bodywork therapy program through a
7.17	school or program that:
7.18	(i) is licensed by or registered with the Minnesota Office of Higher Education or has
7.19	conditional approval for a registered school and provisional license from the Minnesota
7.20	Office of Higher Education;
7.21	(ii) has institutional accreditation from an agency recognized by the United States
7.22	Department of Education; and
7.23	(iii) meets the education and training requirements described under subdivision 2 or 3;
7.24	(3) proof of successful passage of a credentialing examination approved by the board;
7.25	(4) proof, as required by the board, of current professional liability insurance coverage
7.26	or school liability insurance coverage as applicable with at least \$2,000,000 of coverage
7.27	per occurrence and \$6,000,000 annual aggregate; and
7.28	(5) any applicable fees as specified in section 148.6363.

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8.1	<u>(</u> b) The a	applicant must sub	mit to a criminal b	ackground check conduct	ted in accordance
8.2	with section	214.075 and pay a	any fees associated	d with conducting the crin	ninal background
8.3	check.				
8.4	<u>(c) The a</u>	applicant must sign	n the application c	certifying that the informa	tion in the
8.5	application	is true and correct	to the best of the	applicant's knowledge and	d authorizing the
8.6	board to obt	ain access to the a	pplicant's records	in this state or any other	jurisdiction in
8.7	which the ap	oplicant has engag	ed in the practice	of massage therapy or As	ian bodywork
8.8	therapy.				
8.9	<u>Subd. 2.</u>	Education and t	aining requirem	ents for massage therap	<u>y licensure. (a)</u>
8.10	An applican	t for licensure as a	n massage therapis	st under subdivision 1 who	ose application is
8.11	received by	the board before Ja	nuary 1, 2027, mu	st submit to the board proc	of of satisfactorily
8.12	completing a	a postsecondary pr	ogram that meets t	he requirements in subdivi	sion 1, paragraph
8.13	<u>(a)</u> , clause (2	2), and includes ed	lucation and train	ing in:	
8.14	<u>(1) anato</u>	omy;			
8.15	<u>(2) phys</u>	iology;			
8.16	<u>(3) patho</u>	ology;			
8.17	<u>(4) mass</u>	age therapy;			
8.18	<u>(5) mass</u>	age therapy histor	y, theory, and rese	earch;	
8.19	<u>(6) profe</u>	essional ethics;			
8.20	<u>(7) thera</u>	peutic interperson	al communication	is and standards of practic	<u>;;;</u>
8.21	<u>(8) busir</u>	ness and legal prac	tices related to ma	assage therapy; and	
8.22	<u>(9)</u> super	rvised practice der	nonstrating safe u	se of equipment and supp	<u>lies.</u>
8.23	<u>(b) An a</u>	pplicant for licens	ure as a massage t	therapist under subdivisio	n 1 whose
8.24	application	is received by the	board on or after.	January 1, 2027, must sub	mit to the board
8.25	proof of sati	sfactorily complet	ing a postseconda	ry massage therapy progra	am that meets the
8.26	<u>requirement</u>	s in subdivision 1,	, paragraph (a), cla	ause (2), and either:	
8.27	<u>(1)</u> has p	programmatic accr	editation for mass	age therapy training prog	rams from an
8.28	agency reco	gnized by the Uni	ted States Departr	nent of Education; or	
8.29	<u>(2) inclu</u>	des at least 625 con	ntact hours of educ	cation and training compos	ed of 500 contact
8.30	hours of ins	truction in the area	as listed in paragra	aph (a) and 125 contact he	ours of student
8.31	clinical prac	etice.			

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9.1	(c) A program may require more than 625 total contact hours of education and training,
9.2	and may require more than 125 hours of supervised clinical practice, if at least 500 contact
9.3	hours are devoted to instruction in the subjects listed in paragraph (a).
9.4	(d) A student shall not begin a supervised clinical practice of massage therapy without
9.5	student or professional liability insurance coverage of up to \$2,000,000 per occurrence and
9.6	\$6,000,000 annual aggregate. The school or program may offer the student or professional
9.7	liability insurance coverage required under this paragraph to the student.
9.8	Subd. 3. Education and training requirements for Asian bodywork therapy
9.9	licensure. (a) An applicant for licensure as an Asian bodywork therapist under subdivision
9.10	1 whose application is received by the board before January 1, 2027, must submit to the
9.11	board proof of satisfactorily completing a postsecondary program that meets the requirements
9.12	in subdivision 1, paragraph (a), clause (2), and includes education and training in:
9.13	(1) anatomy;
9.14	(2) physiology;
9.15	(3) pathology;
9.16	(4) Asian bodywork therapy;
9.17	(5) traditional Chinese medicine theory;
9.18	(6) Asian bodywork history, theory, and research;
9.19	(7) professional ethics;
9.20	(8) therapeutic interpersonal communications and standards of practice;
9.21	(9) business and legal practices related to Asian bodywork therapy; and
9.22	(10) supervised practice demonstrating safe use of equipment and supplies.
9.23	(b) An applicant for licensure as an Asian bodywork therapist under subdivision 1 whose
9.24	application is received by the board on or after January 1, 2027, must submit to the board
9.25	proof of satisfactorily completing a postsecondary program that meets the requirements in
9.26	subdivision 1, paragraph (a), clause (2), and either:
9.27	(1) has programmatic accreditation for Asian bodywork therapy training programs from
9.28	an agency recognized by the United States Department of Education; or
9.29	(2) includes at least 625 contact hours of education and training composed of 500 contact
9.30	hours of instruction in the areas listed in paragraph (a) and 125 contact hours of student
9.31	clinical practice.

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10.1	(c) An Asian bodywork therapy school or program may require more than 625 total
10.2	contact hours of education and training, and may require more than 125 hours of supervised
10.3	clinical practice, if at least 500 contact hours are devoted to instruction in the subjects listed
10.4	in paragraph (a).
10.5	(d) A student shall not begin a supervised clinical practice of Asian bodywork therapy
10.6	without providing proof to the Asian bodywork therapy school or program of professional
10.7	liability insurance coverage of up to \$2,000,000 per occurrence and \$6,000,000 annual
10.8	aggregate. The school or program may offer the professional liability insurance coverage
10.9	required under this paragraph to the student.
10.10	Subd. 4. Licensure by endorsement. (a) To be eligible for licensure by endorsement,
10.11	an applicant must:
10.12	(1) meet the requirements for licensure in subdivision 1 with the exception of subdivision
10.13	1, paragraph (a), clauses (2) and (3);
10.14	(2) provide proof as required by the board that the massage therapy training program or
10.15	Asian bodywork therapy training program at the time of the applicant's enrollment met the
10.16	postsecondary education requirements in the jurisdiction in which the program was provided;
10.17	and
10.18	(3) provide proof as required by the board of a current and unrestricted equivalent
10.19	credential in another jurisdiction that has qualifications at least equivalent to the requirements
10.20	of sections 148.635 to 148.6363.
10.21	(b) Licenses issued by endorsement expire on the same schedule and must be renewed
10.22	by the procedures described under section 148.6357, subdivision 2.
10.23	Subd. 5. Licensure by prior experience. (a) To be eligible for licensure by prior
10.24	experience, an applicant must submit to the board:
10.25	(1) the requirements for licensure in subdivision 1, with the exception of subdivision 1,
10.26	paragraph (a), clauses (2) and (3); and
10.27	(2) proof of experience, as required by the board, in the practice of massage therapy or
10.28	Asian bodywork therapy for at least two of the previous five years immediately preceding
10.29	the licensure application date.
10.30	(b) Licenses issued under this subdivision expire on the same schedule and must be
10.31	renewed by the procedures described under section 148.6357, subdivision 2, unless the
10.32	license is canceled due to nonrenewal under section 148.6357, subdivision 8, in which case

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11.1	the individual	must apply for a	a new license und	er the initial licensure requ	irements in
11.2	subdivision 1.			I	
11.3	(c) The ap	olication for lice	nsure by prior exi	perience under this subdivis	sion must be
11.4	<u> </u>	e board before J	Z A		
11.5	Subd 6 T	emnorery nerm	uit (a) The board	may issue a temporary peri	mit to practice
11.5				in applicant eligible for lice	
11.7				ete, all applicable requirem	
11.8				porary permit remains valio	
11.9			•	days from the temporary pe	
11.10	whichever is s	ooner.			
11.11	(b) A temp	orary permit hole	der is considered a	licensee for purposes of se	ctions 148.6359
11.12	and 148.636.				
11.13	(c) Practic	ing without a ter	nporary permit is	a violation of section 148.	<u>5359.</u>
11.14	Sec. 8. [148.	.6357] LICENS	E RENEWAL.		
11.15	Subdivisio	n 1. Licensure e	expiration. Licen	ses issued according to sect	tions 148.635 to
11.16	148.6363 expi				
11.17	Subd. 2. R	enewal. To be e	ligible for licensu	re renewal, an applicant m	ust biennially,
11.18			submit to the boa		
11.19	<u>(1) a comp</u>	leted renewal ap	oplication on a for	m provided by the board;	
11.20	<u>(2)</u> any app	olicable fees as s	pecified in section	n 148.6363;	
11.21	<u>(3) proof o</u>	f current profess	ional liability cov	verage with at least \$2,000,0	000 of coverage
11.22	per occurrence	e and \$6,000,000) annual aggregat	e; and	
11.23	(4) any add	ditional informat	tion requested by	the board to clarify informa	ation presented
11.24	in the renewal	application. The	e applicant must s	ubmit the information with	in 30 days after
11.25	the board's rec	quest, or the rene	ewal request is can	nceled.	
11.26	<u>Subd. 3.</u> C	hange of addres	s. A licensee or ap	plicant who changes addres	ses must inform
11.27	the board in wi	riting within 30 d	lays of the change	of address. Notices or other	correspondence
11.28	mailed to or se	erved on a licens	see or applicant at	the licensee or applicant's	current address
11.29	on file are con	sidered received	l by the licensee c	or applicant.	

12.1	Subd. 4. Licensure renewal notice. (a) At least 60 days before the licensure expiration
12.2	date, the board shall send out a renewal notice to the last known address of the licensee.
12.3	The notice must include:
12.4	(1) a renewal application;
12.5	(2) a notice of fees required for renewal; and
12.6	(3) information stating that licensure will expire without further action by the board if
12.7	an application for licensure renewal is not received before the deadline for renewal.
12.8	(b) The licensee's failure to receive the renewal notice does not relieve the licensee of
12.9	the obligation to meet the deadline and other requirements for licensure renewal. Failure to
12.10	receive the notice is not grounds for challenging expiration of licensed status.
12.11	Subd. 5. Renewal deadline. The renewal application and fee must be received by the
12.12	board or must be postmarked before the license's expiration date. If the postmark is illegible,
12.13	the application is timely if received by the third working day after the deadline.
12.14	Subd. 6. Inactive status and return to active status. (a) A license may be placed in
12.15	inactive status upon application to the board by the licensee and upon payment of an inactive
12.16	status fee as specified in section 148.6363. Failure to pay the annual inactive status fee shall
12.17	result in a lapse of licensure.
12.18	(b) A licensee seeking licensure restoration to active status from inactive status must:
12.19	(1) apply to the board for licensure renewal according to subdivision 2; and
12.20	(2) submit the applicable reactivation fee as specified in section 148.6363.
12.21	(c) If the license has been in inactive status for more than five years, the applicant must
12.22	also receive a passing score on a credentialing examination before the restoration of the
12.23	license to active status.
12.24	Subd. 7. Licensure following lapse for two years or less. To regain active licensure
12.25	status for a license that has lapsed for two years or less, the applicant must:
12.26	(1) apply to the board for licensure renewal according to subdivision 2; and
12.27	(2) submit all applicable renewal fees for the period not licensed, including the fee for
12.28	late renewal.
12.29	Subd. 8. Cancellation due to nonrenewal. The board shall not renew, reissue, reinstate,
12.30	or restore a license that has lapsed and has not been renewed within two years. An individual
12.31	whose license is canceled for nonrenewal must obtain a new license by applying for licensure

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13.1	and fulfilling	all requirements	under section 148	.6356, subdivision 1, for	initial licensure
13.2			n bodywork therap		
13.3	Sec. 9. [14]	8.6358] BOARD	ACTION ON AP	PLICATIONS.	
13.4	Subdivisi	on 1. General. (a) The board must	act on each application fo	or licensure or
13.5	renewal acco	ording to this secti	on.		
13.6	<u>(b)</u> The b	oard shall determi	ine if the applicant	t meets the requirements	for licensure or
13.7	renewal unde	er section 148.6356	or 148.6357. The l	board may investigate info	ormation provided
13.8	by an applica	ant to determine w	hether the inform	ation is accurate and com	plete and may
13.9	request addit	ional information	or documentation	<u>.</u>	
13.10	<u>(c)</u> The b	oard shall notify e	each applicant in w	vriting of action taken on	the application,
13.11	the grounds	for denying licens	ure if licensure is	denied, and the applicant	's right to review
13.12	under paragr	aph (d).			
13.13	<u>(d)</u> An ap	plicant denied lice	ensure may make	a written request to the b	oard within 30
13.14	days of the b	oard's notice to ap	pear before the adv	visory council and for the	advisory council
13.15	to review the	board's decision	to deny licensure.	After reviewing the deni	al, the advisory
13.16	council shall	make a recommen	dation to the board	l as to whether the denial	must be affirmed.
13.17	Each applica	nt is allowed only	one request for re	eview per licensure perio	<u>d.</u>
13.18	Subd. 2.	Licensure prohib	ited. (a) Except as	provided in paragraph (b), the board shall
13.19	deny an appl	ication for licensu	re if an applicant:		
13.20	<u>(1) has be</u>	en convicted in th	is state of any of th	e following crimes or of e	equivalent crimes
13.21	in another sta	ate:			
13.22	<u>(i) labor (</u>	or sex trafficking u	under section 609.	281, 609.282, 609.283, o	or 609.322;
13.23	(ii) crimi	nal sexual conduc	t under sections 60	09.342 to 609.3451 or 60	9.3453; or
13.24	<u>(iii) a vio</u>	lent crime as defin	ned under section	611A.08, subdivision 6;	
13.25	<u>(2) is a re</u>	egistered sex offen	der under section	243.166;	
13.26	<u>(3) has be</u>	en subject to disci	plinary action und	er section 146A.09, if the	board determines
13.27	that such der	nial is necessary to	protect the public	c; or	
13.28	<u>(</u> 4) is cha	rged with or unde	r investigation for	a complaint in this state	or any other
13.29	jurisdiction t	hat would constitu	tte a violation of s	tatutes or rules establishe	d for the practice
13.30	of massage t	herapy or Asian b	odywork therapy	in this state and the charg	e or complaint
13.31	has not been	resolved in favor	of the applicant.		

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14.1	(b) The board may es	tablish criteria whereb	y an individual convicted of	f an offense listed
14.2	in paragraph (a) may bee	come licensed if the cr	iteria:	
14.3	(1) utilize a rebuttabl	e presumption that the	e applicant is not suitable fo	or licensing or
14.4	credentialing;			
14.5	(2) provide a standar	d for overcoming the	presumption; and	
14.6	(3) require that a min	imum of ten years has	s elapsed since the applican	t was released
14.7	from incarceration or su	pervisory jurisdiction	related to the offense.	
14.8	(c) The board shall no	t consider an applicatio	on under paragraph (b) if the	board determines
14.9	that the victim involved i	n the offense was a cli	ent of the applicant at the tir	ne of the offense.
14.10	Sec. 10. [148.6359] G I	ROUNDS FOR DISC	CIPLINARY ACTION.	
14.11	Subdivision 1. Grou	nds listed. (a) The bo	ard may deny, revoke, susp	end, limit, or
14.12	condition the licensure of	f a licensed massage th	erapist or licensed Asian bo	dywork therapist
14.13	or may otherwise discipl	ine a licensee. The fac	et that massage therapy or A	Asian bodywork
14.14	therapy may be consider	ed a less customary a	oproach to health care must	not by itself
14.15	constitute the basis for d	isciplinary action.		
14.16	(b) The following are	e grounds for disciplin	ary action regardless of wh	ether injury to a
14.17	client is established:			
14.18	(1) failing to demons	trate the qualification	s or to satisfy the requireme	ents for licensure
14.19	under sections 148.635 t	o 148.6363 or rules of	f the board. In the case of an	n applicant, the
14.20	burden of proof is on the	applicant to demonst	rate the qualifications or sa	tisfy the
14.21	requirements;			
14.22	(2) advertising in a fa	lse, fraudulent, decept	ive, or misleading manner,	including but not
14.23	limited to:			
14.24	(i) advertising or hold	ing oneself out as a "li	censed massage therapist," '	'LMT," "licensed
14.25	Asian bodywork therapi	st," "LABT," or any a	obreviation or derivative the	ereof to indicate
14.26	such a title, when such li	censure is not valid o	r current for any reason;	
14.27	(ii) advertising or hol	ding oneself out as a "	licensed massage therapist,	" "licensed Asian
14.28	bodywork therapist," or a	ny abbreviation or der	vivative thereof to indicate st	uch a title, except
14.29	if the individual holds a l	icense in another state	or jurisdiction and does not	provide services
14.30	in Minnesota;			
14.31	(iii) advertising a ser	vice, the provision of	which would constitute a v	iolation of this
14.32	chapter or rules establish	ed by the board; and		

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	(iv) using fraud, deceit, or misrepresentation when communicating with the general
ľ	public, health care providers, or other business professionals;
	(3) falsifying information in a massage therapy or Asian bodywork therapy licensure or
r	renewal application or attempting to obtain licensure, renewal, or reinstatement by fraud,
Ċ	leception, or misrepresentation, or aiding and abetting any of these acts;
	(4) engaging in conduct with a client that is sexual or may reasonably be interpreted by
t	he client as sexual, or engaging in any verbal behavior that is seductive or sexually
d	emeaning to a client, or engaging in sexual exploitation of a client, without regard to who
iı	nitiates such behaviors;
	(5) committing an act of gross malpractice, negligence, or incompetency, or failing to
r	practice massage therapy or Asian bodywork therapy with the level of care, skill, and
	reatment that is recognized by a reasonably prudent massage therapist or Asian bodywork
	herapist as being acceptable under similar conditions and circumstances;
	(6) having an actual or potential inability to practice massage therapy or Asian bodywork
t	herapy with reasonable skill and safety to clients by reason of illness, as a result of any
1	nental or physical condition, or use of alcohol, drugs, chemicals, or any other material.
ł	Being adjudicated as mentally incompetent, mentally ill, a chemically dependent person,
0	or a person dangerous to the public by a court of competent jurisdiction, inside or outside
C	of this state, may be considered evidence of an inability to practice massage therapy or
ŀ	Asian bodywork therapy;
	(7) being the subject of disciplinary action as a massage therapist or Asian bodywork
t	herapist in another state or jurisdiction if the board or advisory council determines that the
C	cause of the disciplinary action would be a violation under this state's statutes or rules of
t	he board had the violation occurred in this state;
	(8) failing to notify the board of revocation or suspension of a credential, or any other
(lisciplinary action taken by this or any other state, territory, or country, including any
ľ	restrictions on the right to practice; or the surrender or voluntary termination of a credential
(during a board investigation of a complaint, as part of a disciplinary order, or while under
2	a disciplinary order;
	(9) conviction of a crime, including a finding or verdict of guilt, an admission of guilt,
(or a no-contest plea, in any court in Minnesota or any other jurisdiction in the United States,
1	reasonably related to engaging in massage therapy practices or Asian bodywork therapy
]	practices. Conviction, as used in this clause, includes a conviction for an offense that, if
	committed in this state, would be deemed a felony, gross misdemeanor, or misdemeanor

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1 <u>regar</u>	dless of its designation elsewhere, or a criminal proceeding where a finding or verdict
of gu	ilty is made or returned but the adjudication of guilt is either withheld or not entered;
<u>(1</u>	0) if a licensee is on probation, failing to abide by terms of probation;
(1	1) practicing or offering to practice beyond the scope of the practice of massage therapy
or As	sian bodywork therapy;
(1	2) managing client records and information improperly, including but not limited to
failin	g to maintain adequate client records, comply with a client's request made according
to see	ctions 144.291 to 144.298, or furnish a client record or report required by law;
<u>(1</u>	3) revealing a privileged communication from or relating to a client except when
other	wise required or permitted by law;
(1	4) providing massage therapy services or Asian bodywork therapy services that are
linke	d to the financial gain of a referral source;
(1	5) obtaining money, property, or services from a client, other than reasonable fees for
servi	ces provided to the client, through the use of undue influence, harassment, duress,
dece	otion, or fraud;
(1	6) engaging in abusive or fraudulent billing practices, including violations of federal
Medi	care and Medicaid laws or state medical assistance laws;
(1	7) failing to consult with a client's health care provider who prescribed a course of
mass	age therapy treatment or Asian bodywork therapy treatment if the treatment needs to
be alt	tered from the original written order to conform with standards in the massage therapy
or As	sian bodywork therapy field or the licensee's level of training or experience;
(1	8) failing to cooperate with an investigation of the board or its representatives, including
failin	g to: respond fully and promptly to any question raised by or on behalf of the board
relati	ng to the subject of the investigation; execute all releases requested by the board;
provi	de copies of client records as reasonably requested by the board to assist in its
inves	tigation; and appear at conferences or hearings scheduled by the board or its staff;
(1	9) interfering with an investigation or disciplinary proceeding, including by willful
misre	epresentation of facts or by the use of threats or harassment to prevent a person from
provi	ding evidence in a disciplinary proceeding or any legal action;
(2	20) violating a statute, rule, order, or agreement for corrective action that the board
issue	d or is otherwise authorized or empowered to enforce;
<u>(2</u>	21) aiding or abetting a person in violating sections 148.635 to 148.6363;

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17.1 (22) failing to report to the board other massage therapists or Asian bodywork therapists who commit violations of sections 148.635 to 148.6363; and 17.2 (23) failing to notify the board in writing of the entry of a final judgment by a court of 17.3 competent jurisdiction against the licensee for malpractice of massage therapy or Asian 17.4 bodywork therapy, or any settlement by the licensee in response to charges or allegations 17.5 of malpractice of massage therapy or Asian bodywork therapy. The notice must be provided 17.6 17.7 to the board within 60 days after the entry of a judgment or date of settlement, and must contain the name of the court, case number, and the names of all parties to the action. 17.8 Subd. 2. Evidence. In disciplinary actions alleging a violation of subdivision 1, a copy 17.9 17.10 of the judgment or proceeding under the seal of the court administrator or of the administrative agency must be admissible into evidence without further authentication and 17.11 must constitute prima facie evidence of the violation. 17.12 Subd. 3. Examination; access to medical data. The board may take the actions described 17.13 in section 148.261, subdivision 5, if the board has probable cause to believe that grounds 17.14 for disciplinary action exist under subdivision 1, paragraph (b), clause (6). The requirements 17.15 and limitations described in section 148.261, subdivision 5, must apply. 17.16 Sec. 11. [148.636] DISCIPLINE; REPORTING. 17.17 17.18 For purposes of sections 148.635 to 148.6363, massage therapists or Asian bodywork therapists and applicants for licensure are subject to sections 148.262 to 148.266. 17.19 17.20 Sec. 12. [148.6361] EFFECT ON MUNICIPAL ORDINANCES. Subdivision 1. License authority. Effective January 1, 2024, the provisions of sections 17.21 148.635 to 148.6363 preempt the licensure and regulation of massage therapists or Asian 17.22 bodywork therapists by a municipality, including, without limitation, conducting a criminal 17.23 17.24 background investigation and examination of a massage therapist or Asian bodywork therapist, or applicant for a municipality's credential to practice massage therapy or Asian 17.25 bodywork therapy. 17.26 Subd. 2. Municipal regulation. Sections 148.635 to 148.6363 do not limit a municipality 17.27 from: 17.28 (1) requiring a massage therapy or Asian bodywork therapy establishment to obtain a 17.29 business license or permit to conduct business in the municipality; or 17.30 17.31 (2) regulating other professions or occupations.

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18.1	Sec. 13. [14	48.6362] MASSA	AGE THERAPY A	DVISORY COUNCIL.	
18.2	Subdivisi	on 1. Creation; 1	nembership. (a) Tl	ne Massage Therapy Adv	isory Council is
18.3	created and i	s composed of fiv	ve members appoint	ted by the board. All men	nbers must have
18.4	resided in thi	s state for at least	three years immedia	tely preceding appointme	nt. The advisory
18.5	council cons	ists of:			
18.6	<u>(1) two p</u>	ublic members, a	s defined in section	214.02; and	
18.7	(2) three	members who are	licensed under sec	tions 148.635 to 148.636	3, two of whom
18.8	must be licer	nsed as massage t	herapists.		
18.9	<u>(b) No mo</u>	ore than one mem	ber of the advisory	council may be an owner	or administrator
18.10	of a massage	therapy educatio	n provider.		
18.11	Subd. 2.	Administration.	The advisory counc	cil is established and adm	inistered under
18.12	section 15.05	<u>59.</u>			
18.13	Subd. 3.	Chair. The advise	ory council shall ele	ect a chair from among its	members.
18.14	Subd. 4.	Staffing. The boa	rd shall provide me	eting space and administ	rative support
18.15	for the advise	ory council.			
18.16	Subd. 5.]	Duties. The advis	ory council shall:		
18.17	(1) advise	the board on esta	blishing standards o	f practice and a code of et	hics for licensed
18.18	massage ther	apists or Asian b	odywork therapists;	<u>.</u>	
18.19	<u>(2)</u> advise	e the board on dis	tributing information	on regarding massage the	rapy or Asian
18.20	bodywork th	erapy practice sta	ndards;		
18.21	(3) review	v applications and	make recommenda	tions for granting or deny	ing applications
18.22	for licensure	or licensure rene	wal <u>;</u>		
18.23	<u>(</u> 4) advise	e the board on iss	ues related to receiv	ving and investigating cor	nplaints <u>,</u>
18.24	conducting h	earings, and impo	sing disciplinary ac	tion in relation to complai	ints filed against
18.25	licensed mas	sage therapists or	Asian bodywork tl	nerapists; and	
18.26	(5) perfor	rm other duties au	thorized for advisor	ry councils under chapter	214, as directed
18.27	by the board	<u>.</u>			
18.28	Subd. 6.]	Expiration. Notv	vithstanding section	15.059, the advisory cou	incil does not
18.29	expire.		U		

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19.1	Sec. 14. [14	18.6363] FEES.			
19.2	Subdivisi	on 1. Fees. Fees a	are as follows:		
19.3	(1) initial	licensure with ap	plication fee must	not exceed \$285;	
19.4	(2) bienni	al licensure renev	wal fee must not ex	xceed \$185;	
19.5	(3) duplic	ate licensure cert	ificate, \$15;		
19.6	<u>(4) late fe</u>	e, \$50;			
19.7	<u>(5)</u> annua	l inactive status, S	§50;		
19.8	(6) inactiv	ve to active status	reactivation, \$50;		
19.9	<u>(7)</u> tempo	rary permit, \$50;	and		
19.10	<u>(8) return</u>	ed check, \$35.			
19.11	<u>Subd. 2.</u>	Late renewal fee.	An application fo	r licensure renewal subm	nitted after the
19.12	deadline mus	t be accompanied	l by a late fee in ac	ddition to the required fee	es.
19.13	<u>Subd. 3.</u>	Nonrefundable fo	ees. <u>All of the fees</u>	in this section are nonre	fundable.
19.14	Subd. 4. I	Deposit. Fees coll	lected by the board	l under this section must	be deposited into
19.15	the state gove	ernment special re	evenue fund.		
19.16	Sec. 15. <u>IN</u>	ITIAL MASSA(GE THERAPY A	DVISORY COUNCIL.	
19.17	Subdivisi	on 1. Initial men	iber appointment	ts. <u>The Board of Nursing</u>	shall make the
19.18	initial appoin	tments to the Mas	sage Therapy Adv	isory Council authorized	under Minnesota
19.19	Statutes, sect	ion 148.6362, by	October 1, 2023.	The initial therapist mem	bers appointed to
19.20	the advisory	council need not	be licensed under	Minnesota Statutes, secti	ons 148.635 to
19.21	148.636, prio	or to initial appoin	ntment, but must be	e a practicing massage th	erapist or Asian
19.22	bodywork the	erapist with at lea	st five years exper	rience in the practice of n	nassage therapy
19.23	or Asian bod	ywork therapy. A	massage therapist	t or Asian bodywork ther	apist initially
19.24	appointed to	the advisory coun	cil must obtain lic	ensure under Minnesota	Statutes, sections
19.25	148.635 to 14	18.6363, by Janua	nry 1, 2025. If the r	massage therapist membe	r does not obtain
19.26	licensure by .	January 1, 2025, 1	the member must b	be removed from the adv	isory council by
19.27	the board and	l a new member v	who is licensed und	der Minnesota Statutes, s	ections 148.635
10.00	1 1 4 9 (2 (2		11 /1 1 1		

- 19.28 to 148.6363, must be appointed by the board.
- 19.29 Subd. 2. First advisory council meeting; initial chair. The Board of Nursing shall
 19.30 designate one member from the initial appointments to call the first meeting of the advisory

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20.1	council The fi	rst meeting mus	t be convened by	November 15, 2023. Tl	he advisory council
20.1				dvisory council meetin	
20.2			noers at the first a	divisory council meetin	<u>g.</u>
20.3	Sec. 16. <u>API</u>	PROPRIATION	<u>l.</u>		
20.4	<u>\$ in fis</u>	scal year 2024 ai	nd \$ in fiscal	year 2025 are appropria	ated from the state
20.5	government sp	ecial revenue fu	nd to the Board of	Nursing to implement l	Minnesota Statutes,
20.6	sections 148.6	35 to 148.6363.	The base for this	appropriation is \$	
20.7	Sec. 17. <u>EFI</u>	FECTIVE DAT	<u>E.</u>		
20.8	Sections 1	to 16 are effectiv	ve July 1, 2023.		
20.9			ARTICL	.Е 2	
20.10		CO	NFORMING AN	MENDMENTS	
20.11	Section 1. M	linnesota Statute	s 2022, section 14	46A.01, subdivision 4, i	s amended to read:
20.12	Subd. 4. C	omplementary	and alternative h	ealth care practices. (a	a) "Complementary
20.13	and alternative	e health care prac	ctices" means the	broad domain of comp	lementary and
20.14	alternative hea	ling methods an	d treatments, incl	uding but not limited to	: (1) acupressure;
20.15	(2) anthroposo	phy; (3) aroma tl	herapy; (4) ayurve	eda; (5) cranial sacral the	erapy; (6) culturally
20.16	traditional heal	ling practices; (7) detoxification pr	actices and therapies; (8	b) energetic healing;
20.17	(9) polarity the	erapy; (10) folk	practices; (11) hea	aling practices utilizing	food, food
20.18	supplements, r	nutrients, and the	e physical forces of	of heat, cold, water, tou	ch, and light; (12)
20.19	Gerson therap	y and colostrum	therapy; (13) hea	ling touch; (14) herbold	ogy or herbalism;
20.20	(15) homeopat	thy; (16) nondiag	gnostic iridology;	(17) body work, massa	ege, and massage
20.21	therapy somati	c movement ther	apy and movemer	nt education, structural in	ntegration practices,
20.22	and reflexolog	y practices; (18)	meditation; (19)	mind-body healing pra	ctices; (20)
20.23	naturopathy; (2	21) noninvasive i	instrumentalities;	and (22) traditional Orie	ental practices, such
20.24	as Qi Gong en	ergy healing.			
20.25	(b) Comple	ementary and alt	ernative health ca	re practices do not incl	ude surgery, x-ray
20.26	radiation, adm	inistering or disj	pensing legend dr	ugs and controlled subs	stances, practices
20.27	that invade the	e human body by	y puncture of the s	skin, setting fractures, th	he use of medical
20.28	devices as defi	ined in section 1	47A.01, any prac	tice included in the prac	ctice of dentistry as
20.29	defined in sect	ion 150A.05, sub	odivision 1, or the	manipulation or adjustn	nent of articulations

(c) Complementary and alternative health care practices do not include practices that
are permitted under section 147.09, clause (11), or 148.271, clause (5).

(d) This chapter does not apply to, control, prevent, or restrict the practice, service, or
activity of lawfully marketing or distributing food products, including dietary supplements
as defined in the federal Dietary Supplement Health and Education Act, educating customers
about such products, or explaining the uses of such products. Under Minnesota law, an
unlicensed complementary and alternative health care practitioner may not provide a medical
diagnosis or recommend discontinuance of medically prescribed treatments.

21.9 **EFFECTIVE DATE.** This section is effective January 1, 2024.

21.10 Sec. 2. Minnesota Statutes 2022, section 146A.06, subdivision 3, is amended to read:

Subd. 3. Exchanging information. (a) The office shall establish internal operatingprocedures for:

(1) exchanging information with state boards; agencies, including the Office of
Ombudsman for Mental Health and Developmental Disabilities; health-related and law
enforcement facilities; departments responsible for licensing health-related occupations,
facilities, and programs; and law enforcement personnel in this and other states; and

21.17 (2) coordinating investigations involving matters within the jurisdiction of more than21.18 one regulatory agency.

(b) The procedures for exchanging information must provide for the forwarding to the entities described in paragraph (a), clause (1), of information and evidence, including the results of investigations, that are relevant to matters within the regulatory jurisdiction of the organizations in paragraph (a). The data have the same classification in the hands of the agency receiving the data as they have in the hands of the agency providing the data.

(c) The office shall establish procedures for exchanging information with other states
 regarding disciplinary action against unlicensed complementary and alternative health care
 practitioners.

(d) The office shall forward to another governmental agency any complaints received
by the office that do not relate to the office's jurisdiction but that relate to matters within
the jurisdiction of the other governmental agency. The agency to which a complaint is
forwarded shall advise the office of the disposition of the complaint. A complaint or other
information received by another governmental agency relating to a statute or rule that the
office is empowered to enforce must be forwarded to the office to be processed in accordance
with this section.

Article 2 Sec. 2.

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22.1	(e) The office shall furnish to a person who made a complaint a description of the actions
22.2	of the office relating to the complaint.
22.3	(f) The office shall report to the Board of Nursing all final disciplinary actions against
22.4	individuals practicing massage therapy or Asian bodywork therapy as unlicensed
22.5	complementary and alternative health care practitioners. Upon request by the Board of
22.6	Nursing, the office must share all complaint, investigatory, and disciplinary data regarding
22.7	a named individual who has practiced or is practicing massage therapy or Asian bodywork
22.8	therapy as an unlicensed complementary and alternative health care practitioner.
22.9	EFFECTIVE DATE. This section is effective January 1, 2024.
22.10	Sec. 3. Minnesota Statutes 2022, section 146A.09, is amended by adding a subdivision to
22.11	read:
22.12	Subd. 8. Licensed massage therapists. A person whose licensure as a massage therapist
22.13	or Asian bodywork therapist under sections 148.635 to 148.6363 has been suspended or
22.14	revoked by the Board of Nursing must not practice as an unlicensed complementary and
22.15	alternative health care practitioner under this chapter during a period of suspension or
22.16	revocation.

22.17 **EFFECTIVE DATE.** This section is effective January 1, 2024.