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MODEL PRACTICE ACT

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Definitions of terms used throughout the Model Practice Act are necessary to ensure that terms are defined and consistently used throughout the document and provide the basis for the legal interpretation of the law by regulators, legislators and courts. Readers will note that capitalized terms used throughout the Model Practice Act can be found in the definitions section.

The Model Practice Act empowers the Board to approve and recognize pre-licensure education and post-licensure continuing education. Such delegation of authority from the state legislature to a governmental agency is constitutionally acceptable.

DEFINITIONS

(A). APPLICANT means an individual seeking licensure under this Act who has submitted an application and fee to the Board.

(B). APPROVED MASSAGE THERAPY EDUCATION PROGRAM means a school of massage therapy or a massage therapy educational program that meets the criteria established in rule by the Board, is authorized in the jurisdiction in which it is located and/or by a national accrediting body approved by the Department of Education and that at a minimum includes 625 clock hours.

(C). APPROVED PROVIDER OF CONTINUING EDUCATION means an individual, group, professional association, school, institution, organization, or agency approved by the Board to conduct educational program(s).

(D). BOARD means the State Board of Massage Therapy as provided in this Act or its authorized representatives.

(B). Consistent with the comprehensive review and analyses undertaken by the Entry Level Analysis Project workgroup (ELAP), the Model Practice Act acknowledges the 625 hours of entry-level education recommended by ELAP. ELAP recommends that the 625 hours include the following content areas:

1. Massage Theory and Principles
2. Massage Professional Practices
3. The Therapeutic Relationship
4. Anatomy, Physiology, and Pathology
5. Assessment and Documentation
6. Massage and Bodywork Application
7. Palpation and Movement
8. Adapting Sessions for Clients; and
9. Career Development

It is the intent of the Model Practice Act to suggest that the details of the educational requirements be promulgated into rules/regulations, rather than specifically included in the statute.

The specifics of the ELAP findings and recommendations can be found in a separate document. (www.elapmassage.org)
(E). **CLIENT** means the individual that seeks or receives Massage Therapy services from an individual Massage therapist. Client status is not dependent on billing or payment of fees for such services.

(F). **CLOCK HOUR** means fifty (50) minutes.

(G). **CONSUMER MEMBER** means a person who is a resident of this state for not fewer than 3 years, who has attained the age of 21 years old, and shall not be nor ever have been a Massage therapist or the spouse thereof or a person who has had a material financial interest in the provision of Massage Therapy.

(H). **CONTINUING EDUCATION** means education and training that maintains, improves, or enhances Massage Therapy practice.

(I). **CONTINUING EDUCATION CONTACT HOUR** means a sixty (60) minute hour of instruction.

(J). **CONTINUING PROFESSIONAL COMPETENCIES** means a set of requirements licensees must meet that are designed to ensure the minimum standards necessary for public protection and licensure renewal.

(K). **CONVICTION** shall include a finding of guilt, an admission of guilt or plea of nolo contendere, regardless of adjudication.

(L). **CURRENTLY ENROLLED STUDENT** means a student that is actively participating in an approved Massage Therapy Education Program.

(E). The Client definition specifically is inclusive of massage therapy services provided with or without compensation. Massage therapy practice as defined includes service without compensation.

(K). The Conviction definition is intended to include all results that are entered by the criminal court.
(M). **EXAMINATION** means a standardized test or examination of entry-level massage and bodywork knowledge, skills, and abilities that is developed and administered by the Federation of State Massage Therapy Boards.

(N). **FELONY** means a criminal act as defined by this state or any other state or by definition under federal law.

(O). **FINAL ADVERSE ACTION** means any action taken or order entered by the board, whether through a consent agreement, as the result of a contested hearing, issued through a letter of reprimand/admonition/warning, or other action against a licensee, applicant or individual which is public information under applicable law and which impacts the licensure status or record, practice status or record, or other related practice privileges. Final Adverse Actions include, in addition to the above and without limitations, denial of licensure applications, denial of licensure renewal applications, and surrender of licensure pertaining to pending or final disciplinary action. Board actions or orders are Final Adverse Actions irrespective of any pending appeals. To the extent applicable, Final Adverse Actions under this statute are intended to encompass, at a minimum, all actions that require reporting to state or federal authorities, including but not limited to the Healthcare Integrity Protection Data Bank (HIPDB)/National Practitioners Data Bank (NPDB).
(P). LICENSEE means a person duly licensed under this Act.

(Q). MASSAGE THERAPIST means an individual licensed to practice Massage Therapy.

(R). PROGRAM OF CONTINUING EDUCATION means an educational program offered by an Approved Provider of Continuing Education.
SECTION 101. TITLE OF ACT

This Act shall be known as the ________________ (name of jurisdiction) Massage Therapy Practice Act.

Looking back over three decades, various modalities were gathered under the massage therapy professional canopy and articles were published about the various forms of massage therapy. Some emerging modalities began to make overtures to establish their own autonomy separate from massage therapy either in a more generic scope under massage therapy acts with two states expanding further to include somatic therapies, or legislative recognition by exemption with specific modalities singled out. The quest by specific bodywork modalities to establish recognized measures and standards that define a profession has not resulted in licensing as separate professions.

When there are attempts at establishing autonomy from massage therapy whether it be due to political or philosophical differences, this multifaceted legislation is not only a problem to legislators attempting to enact best practice, but also confusing to the public and consequently resulted in the principle of public protection becoming diluted.

In the regulatory community, as evidenced by the current terminology used in the regulation of massage, the language in laws and rules either uses the two terms together (e.g., massage and bodywork), uses the two terms with other terms (e.g., massage, manual therapy, bodywork, etc.), or does not use the terms at all. Most often, scope of practice language uses terminology that describes structured, professional, therapeutic touch to manipulate soft-tissue structures and stimulate the parasympathetic nervous system response, etc.
If one examines the methods that people use who identify themselves as massage therapists, one will see as much bodywork as massage. The psychometric analysis of Job Task Analysis data has repeatedly shown that there is no significant difference between the job tasks performed by people who identify themselves as massage therapists and people who identify themselves as bodywork therapists. Massage therapists and bodywork therapists perform the same tasks every day in their practices, hold the same goals (benefit their clients through therapeutic touch), and often use very similar hands-on methods. Competent and effective therapists are often practicing outside the boundaries of specific forms and styles. They are choosing methods from an impressive toolbox based on the specific needs and wants of each individual client.

Within the profession, we embrace the following aspects – the Massage & Bodywork Licensing Examination tests on massage and bodywork terms and concepts. AMTA and ABMP cover bodywork forms with liability insurance for massage therapists. COMTA accredits schools teaching both massage and bodywork forms and schools teaching only bodywork forms. Most established textbook authors who publish for the entry-level massage therapy market have integrated bodywork into the core learning for massage therapy. Researchers face challenges as they examine the effects of massage while navigating the more than 260 defined modalities in our profession. The ELAP recommendation allows schools to choose to integrate application methods using a Western or Eastern approach or an approach based on their philosophy of massage or bodywork.

Practitioners often choose to integrate application methods using a Western or Eastern approach or an approach based on their philosophy of massage or bodywork therapy. In practice, there is common...
SECTION 102. LEGISLATIVE DECLARATION

The purpose of this Act is to protect the health, safety and welfare of the public. The Legislature declares that the practice of Massage Therapy is a healthcare profession in need of regulation and that only qualified persons be permitted to engage in the practice as defined. It is further declared that the practice of Massage Therapy merit and receive the confidence of the public through the enforcement of this Act, any applicable regulations, and other relevant laws. It is further declared that this Act is intended to encompass the entire field of Massage Therapy and that any city, county, or subdivision thereof are prohibited from adopting laws that infringe on the scope of this Act. This Act shall be liberally construed to effectuate the broad purpose of protecting the health, safety and welfare of the public.

It must be specifically recognized that the protection of the public is the purpose for the enactment of this Act. A legislative declaration is an essential component to set forth the purpose of the law and affirmatively state the public protection mission.

Based upon recent case law, this declaration also includes an intent for the statute to (encompass) the entire field of regulating the profession, to the exclusion of ad hoc regulation on a local basis.

Further, the public confidence is dependent upon the state to evaluate and affirm the qualifications for licensure of massage therapists, thus ensuring the public safety through licensure and regulation.

integration of methods into a practical form or style of massage or bodywork. The reference point is the client. The common core approach is the client’s safety, wants, and needs. We have the opportunity to provide consumers with a customized session and a therapist with a greater depth of knowledge and skills if we embrace a larger, common paradigm rather than focus on forms and styles.

With the selection of the title Massage Therapy Model Practice Act, the regulation of Massage Therapy is inclusive of bodywork approaches to practice. The focus of regulation is upon public protection, primarily upon the consumer. Massage is the term that is used and recognized by a large percentage of the consuming public with near universal recognition. It is recognized by the clientele of the profession, the broader professional community, larger society and it is the most prevalent designation used by states that also include the regulation of the practice of bodywork.
SECTION 103. PRACTICE OF MASSAGE THERAPY

(A) The practice of Massage Therapy means the manual or energetic application of a system of structured touch to the soft tissues or the energetic systems of the human body, including but not limited to:

(1) Pressure, friction, stroking, rocking, gliding, kneading, percussion and passive and or active stretching within the normal anatomical range of movement;
(2) Use of lubricants, scrubs, herbal preparations, and/or other topical applications;
(3) Use of hot and or cold applications;
(4) Use of hydrotherapy;
(5) Use of mechanical devices or tools that mimic or enhance the action of human hands.

The statutory definition of the scope of practice is the foundation of legislation regulating a profession. Section 103 defines the practice of massage therapy and sets the parameters or scope of practice dictating who must become licensed to lawfully practice.

The definition uses broad descriptions reflecting practice rather than identifying therapeutic approaches by naming modalities and techniques.

This broad language recognizes the authority of the Board to interpret the services and activities defined in the scope through rulemaking and customary administrative operations.

The defined scope of practice takes into consideration the approaches, services and activities of current and evolving practice.

The Model Practice Act affirmatively requires licensure for any person who utilizes or provides one or more of the services or activities of the profession to ensure public health and safety through consistent regulation.

This scope of practice will require otherwise unlicensed persons who currently engage in these practices to become licensed.

SECTION 104. SPECIAL PROVISIONS

(A) Temporary Practice

(1) Temporary Practice: Currently Enrolled Students
This Act shall not be construed to apply to or restrict a currently enrolled student in an approved Massage Therapy education program from engaging in the Practice of Massage Therapy provided the practice, conduct, activities or services constitutes

Practice acts commonly include provisions to recognize that under certain circumstances persons duly qualified and or licensed may continue to lawfully engage in identified practices and use restricted titles without being licensed in the regulated profession. Those persons licensed under professions with overlapping scopes are governed by and adhere to the rules of their own regulated professions.

The FSMTB Model Practice Act specifically avoids the use of the term "exemptions" to reinforce the importance of licensure and
a part of a required course of study in the program and that the student is identified as such.

(2) Temporary Practice: Planned Events
(a) This Act shall not be construed to apply to or restrict an individual currently licensed and in good standing to practice Massage Therapy in another jurisdiction from engaging in the practice of Massage Therapy in this jurisdiction on a temporary basis for a period of not more than 30 days or not longer than the period of the event, whichever is less.

(b) Practitioners seeking temporary practice privileges under this section 104(A)(2) must submit a prior written application as prescribed by the Board. Such temporary practice privileges shall apply for no more than thirty (30) days per year and are limited to the both the scope or practice of this state and the scope of permitted acts in section (c) below. Persons who wish to practice beyond the thirty (30) day temporary period must apply for and receive licensure.

(c) The scope of permitted acts under this section 104(A)(2) is limited to acts related to performance of Massage Therapy at planned event(s) and on identified persons of an identified team or participants at planned event(s) including visiting sports teams, planned athletic events, and education seminars. Practitioners under this subsection are not authorized to perform Massage Therapy on the general public.

(d) Practitioners who provide services under this section 104(A)(2) shall be deemed to have submitted to the jurisdiction of the board and be bound by the laws of this state.

(3) Temporary Practice: Declared Emergencies
(a) This Act shall not be construed to apply to or restrict an individual currently

promote the fact that persons must obtain governmental permission to practice based upon delineated criteria.

Permission to practice without licensure is established for several purposes:

1. To recognize students who are learning the practice and may offer the service, or use training titles related to the profession within an educational setting and under the auspices of the educational program;
2. To recognize temporary practice at planned events such as travel to treat with sporting teams, educational settings, and client transitions. Such temporary practice is dependent upon an application submitted to the Board;
3. To ensure that those duly licensed in other professions whose scopes may overlap are specifically able to continue to engage in the activity;
4. To recognize those practitioners who engage in the practice in restricted settings that provide administrative oversight may continue to do so as a benefit to the public.

It is noted that sections 104 (A)(2) and (3) recognize the right of duly licensed practitioners to temporarily practice within the model act state. However, such a practice privilege is not based on the issuance of a temporary license, but rather on the fact that such practitioner is licensed and in good standing in another state.
licensed and in good standing to practice Massage Therapy in another jurisdiction from engaging in the practice of Massage Therapy on a temporary basis and in response to a disaster or emergency declared by the appropriate authority or governor of this state.

(b) Practitioners seeking temporary privileges under this section 104(A)(3) must provide written notification to and as prescribed by the Board and are only eligible to temporary practice during the time of such declared emergency.

SECTION 105. TITLE PROTECTION

(A) No person or entity shall use the words massage therapy, bodywork therapy, or massage-bodywork therapist, massage therapist, bodywork therapist, or massage, or Licensed Massage Therapist or the acronym “LMT” or any other words, abbreviations or insignia indicating or implying directly or indirectly that Massage therapy is provided, or supplied, unless such persons are licensed pursuant to this Act.

(B) A Massage therapist must conspicuously display the license to practice Massage Therapy and must use the acronym “LMT” to designate licensure under this Act.

Section 105 addresses the various titles, acronyms and abbreviations used to describe massage therapists. The state legislature grants scope of privileges and imposes certain restrictions on the use of titles and terms for public protection. The use of the title “massage therapist” connotes education and training in a unique body of knowledge and skill exclusive to “massage therapists.”

Title protection encompasses the titles, acronyms and abbreviations that are associated with massage therapy licensure. Section 105(A) addresses all such titles, acronyms and abbreviations applicable to massage therapy licensure.

Title protection as outlined in this Act prevents misuse of the title in order to avoid unethical, untrained, unlicensed and noncompetent practice.

“LMT” is the protected professional regulatory title of this Act to be used by massage therapists in the United States. For public protection, this Act requires the licensee to use the title when a licensee interacts with clients or advertises the availability of massage therapy. This Act does not prohibit additional advanced practice titles to also be recognized.
SECTION 201. DESIGNATION

The Legislature hereby creates the Board of Massage Therapy. The Board shall function to carry out the provisions of this Act in a manner that at all times promotes the highest interest of public health, safety and welfare.

SECTION 202. BOARD COMPOSITION AND QUALIFICATIONS

(A) The Board shall be comprised of not fewer than seven (7) members, appointed by the Governor.

(B) At least five (5) members shall be Massage therapists licensed and in good standing and who shall have been engaged in the practice of massage therapy for not less than five (5) consecutive years preceding the date of appointment.

(C) At least two (2) members shall be Consumer Members. A spouse or immediate family member of a licensee shall not be a consumer member.

(D) At all relevant times each Board member shall be a citizen of the United States and a resident of this state for not fewer than three (3) years.

SECTION 203. APPOINTMENTS

Members of the Board shall be appointed in accordance with the provisions of this Article and the State Constitution.
SECTION 204. TERMS OF OFFICE

(A) Members of the Board shall be appointed for a term of four (4) years. Appointments to fill a vacancy of an unexpired term shall fill the unexpired portion of the term.

(B) No member of the Board shall serve more than two (2) consecutive full terms. The completion of an unexpired term shall not constitute a full term for purposes of this subsection.

(C) The terms of the members of the Board shall be staggered. The initial Board shall be comprised of three (3) members appointed for four (4) year terms, two (2) members for three (3) year terms, and two (2) members for two (2) year terms. Each such appointee to the initial Board shall be only be eligible for reappointment for one (1) additional four (4) year term.

(D) Each member shall serve until a successor is appointed.

SECTION 205. VACANCIES

(A) Vacancies on the Board occurring prior to the expiration of a term shall be filled by Governor appointment for the remainder of the unexpired term.

(B) Regardless of how a vacancy occurs, in the event the Governor fails to appoint a member or members of the Board within twelve (12) months of such vacancy, the Board shall be empowered to fill such vacancy by a 2/3 majority vote of the remaining Board members.

Initial staggered appointments allow for the continuity of an experienced Board so that all Board members do not rotate from the Board at the same time.

Four (4) year terms support the structure for gaining future qualified leadership and retention of experienced Board members.

Section 205(A) ensures that the Board maintains a quorum and is operating with no ongoing vacancies. A fully constituted board preserves the Board’s authority to fulfill its duties and responsibilities.

Section 205(B) provides assurances that the duties and responsibilities of the Board will not be compromised due to vacancies and lack of quorum.
SECTION 206. REMOVAL

The Governor may suspend or remove a member of the board for unprofessional conduct, refusal or inability of a board member to perform his or her duties as a member of the board in an efficient, responsible and professional manner, conviction of a felony or of any crime related to the practice of a health care profession, failure to meet the qualifications of this Act, or committing any act prohibited by this Act.

SECTION 207. OFFICERS AND TERMS OF OFFICE

(A) The Board shall elect from its members a Chair and a Vice Chair and such other officers as it deems appropriate and necessary to conduct its business. The Chair shall preside at meetings of the Board, shall be responsible for the performance of all the duties and functions of the Board and shall perform those duties customarily associated with the position and such other duties assigned by the Board. The Vice Chair will serve in the absence of the Board Chair.

(B) Officers shall serve terms of one (1) year commencing with the day of their election and ending upon election of their successors.

SECTION 208. COMPENSATION OF BOARD MEMBERS

(A) Unless otherwise provided by law, a Board member or other designated persons by the Board, shall be compensated per diem, reimbursement for mileage and reimbursement for lodging in accordance with the state administrative code.

(B) Each Board member shall be compensated for attendance at official meetings of the Board and Board committees or any meeting that constitutes Board business, including teleconference calls or other Board responsibilities.
SECTION 209. MEETINGS

The Board shall meet at least once, in person, annually and may meet as often as is necessary to conduct Board business and conduct hearings. The Chair of the Board shall have the authority to call other meetings at her or his discretion. Meetings may be conducted by electronic medium and in accordance with state meeting law. A quorum shall be necessary to conduct official Board business or any committee thereof. The Board may go into executive session according to relevant law.

SECTION 210. POWERS, RESPONSIBILITIES AND DUTIES

(A) The Board shall have the authority to implement, interpret, and enforce this Act, including, but not limited to the authority to:

(1) Evaluate the qualifications of applicants for licensure;

(2) Provide for the examination of applicants;

(3) Issue and renew a license to applicants who meet licensure qualifications of this Act and all rules applicable to this Act promulgated by the Board;

(4) Establish and enforce compliance with professional standards of practice and rules of conduct;

(5) Establish and enforce educational standards for recognition, approval and withdrawal of approval of programs or schools of Massage Therapy;

(6) Collect demographic data of licensees and the profession;

(7) Inspect any licensed person or facility/entity at reasonable hours for the purpose of enforcement of this Act;

(8) Establish and collect fees necessary for sustaining regulation of this profession and carrying out this Act;

Section 209 sets a minimum frequency that the Board must meet. Annual meetings may not be sufficient to carry out all functions of Board business and regulation of the profession.

All meetings must comply with any applicable state open meeting laws and state guidelines regarding access and notice to the public.

Section 210 identifies the Powers, Responsibilities, and Duties of the Board. Boards of Massage Therapy are created and empowered by statute and can only undertake those activities authorized by law. This section outlines these fundamental duties and responsibilities and is drafted broadly to ensure that it can effectively meet its public protection obligations.

Generally under Section 210 and specifically under (4) and (5), the Board is authorized to establish and enforce professional standards and educational standards. Similar to the reliance by the Board on a uniform licensure examination developed and administered by the FSMTB, the Board can also recognize the necessary standards or educational criteria established by FSMTB or other relevant organizations. The recognition of the standards can be promulgated in the rules/regulations. Inclusions of such standards in the statute create legal and practical issues that will call into question its legal enforceability.

The Board is authorized to exercise its discretion in accepting a variety of programs as meeting required education under the approved massage therapy education program definition. If deemed adequate, the Board may consider accepting accredited institutional or programmatic education as one criterion in determining acceptable education.
(9) Maintain a database of all licensees, including disciplinary data;

(10) Employ personnel to carry out administrative work of the Board and the necessary functions of this Act;

(11) Enter into contracts for services as necessary for enforcement of this Act;

(12) Issue an annual report;

(13) Exercise their authority to impose discipline in accordance with this Act;

(14) Enter into appropriate data sharing information agreements according to State or Federal law;

(15) Establish a Code of Conduct expected of a licensee;

(16) Investigate and administratively prosecute any allegations of wrongdoing undertaken by any person, entity, licensee, or organization;

(17) Issue subpoenas for oral testimony, deposition testimony, and production of relevant documents necessary to investigate duly filed complaints and administratively prosecute persons accused of violating this Act;

(18) Impose administrative discipline upon any person or entity;

(19) Undertake such other duties, powers, and authority as may be necessary to the enforcement of this Act and rules duly promulgated hereunder determined to be in the interest of public protection through the regulation of the profession;

(B) The Board shall establish qualifications and uphold standards of entry-level competency for licensure into the profession in accordance with this Act. These requirements shall include but are not limited to educational training and

(14) Allows use of the FSMTB Massage Therapy Licensing Database, and other resources, in assessing licensure eligibility and complaints.

(15) Provides the Board with the authority to establish a Code of Conduct and oversee the client-therapist relationship. A code of conduct is a summary statement of the standards of conduct that define ethical, professional practice of massage therapy.
experience, examination requirements and endorsement requirements for those licensed by other states or jurisdictions;

(C) The Board shall establish a schedule of fees by rule sufficient to cover the costs of administering this Act;

(D) In addition to any fees specifically provided for herein, the Board shall have the authority to assess additional fees for services rendered to carry out its duties and responsibilities as required under law, including but not limited to:

1. Issuance of duplicate licenses;
2. Copies of requested documents;
3. Certification of documents;
4. Certification of licensure status;
5. Notices of meetings;
6. Materials relevant to licensure and renewal of licensure;

(E) Notwithstanding any other law to the contrary, the Board shall report on a timely basis publicize Final Adverse Actions duly entered. Publication of Final Adverse Actions shall include, but not be limited to, reporting to any applicable state and federal repository of final Board actions. The Board shall also timely report Final Adverse Actions to any databank maintained by an association to which the Board is a member.

SECTION 211. RULES

(A) The Board shall make, adopt, amend, and repeal such rules as may be deemed necessary by the Board from time to time for the proper administration and enforcement of this Act.

(B) Such rules shall be promulgated in accordance with state law.

Section 211 provides the Board with broad authority to adopt and revise specific rules that effectively implement the statute. Including general language in the enacted statute and more specific language in rules provides an ongoing opportunity for the Board to draw on the professional expertise of its Board members, as well as any interested stakeholders, while focusing on evolving issues of public protection related to the regulated profession.
SECTION 212. SOURCE OF EXAMINATION AND DATA SHARING

(A). In making determinations under this Act and to promote uniformity and administrative efficiencies, the Board shall be empowered to:

(1) Recognize a legally defensible examination for entry-level competence and prepared by a not-for-profit organization whose membership and mission are consistent with the Board and its public protection mission;

(2) Accept and use the documentation and verified data gathered and stored by a not-for-profit organization whose membership and mission are consistent with the Board and its public protection mission;

(B) An examination for licensure required under this Act shall be administered by the Federation of State Massage Therapy Boards (FSMTB).

Section 212 authorizes the Board to recognize the services and programs of the FSMTB as an organization whose membership and mission are consistent with its member Boards.

The FSMTB Massage & Bodywork Licensing Examination (MBLEx) is a legally defensible entry-level examination validated for use in a licensure setting and owned by the member Boards that rely upon it in making eligibility determinations. It is imperative that the entry-level examination be psychometrically valid and legally defensible for use in a licensure setting.

Some states by law may require an additional contractual relationship when taking advantage of these programs and services.
SECTION 301. QUALIFICATIONS FOR INITIAL LICENSURE

(A) To obtain a license to practice Massage Therapy, an applicant for initial licensure must provide evidence satisfactory to the Board, that the applicant:

(1) Has submitted a complete application in the form prescribed by the Board along with any required supporting documentation;

(2) Has paid all applicable fees specified by the Board relative to the licensure process;

(3) Is at least eighteen (18) years of age;

(4) Has a high school diploma or equivalent;

(5) Has graduated from an Approved Massage Therapy Education Program;

(6) Has successfully passed the examination developed and administered by the Federation of State Massage Therapy Boards (FSMTB);

(7) Has attested to knowledge of laws applicable to Massage Therapy in a manner prescribed by the Board;

(8) Is of good moral character;

(9) Has submitted fingerprints for the purpose of a state and federal criminal records check pursuant to ______________ (citation to statute). Criminal records checks will be considered for purposes of qualifications for licensure to the extent permitted by law.

Section 301 addresses the necessary criteria for initial licensure. The detailed procedural requirements for license applications should be outlined in rules and/or policy rather than statutes. This allows the Board to determine the content of the application and the required documents, including consent to criminal history check and/or fingerprints.

(6) Recognizes the FSMTB examination has been validated for use in the licensure process as an entry-level determinant of competence. The additional language provides flexibility for the Board to determine which examinations support portability and ensure entry level competence. This wording also permits state-specific exams on the law/rules.

(8) Mandates an assessment of applicant’s good moral character as one criterion for licensure. This good moral character determination provides the Board with a mandate to assess applicants’ character as a prerequisite to licensure. Jurisprudence supports the flexibility of the phrase and the ability of the Board to make such important determinations on a case-by-case basis.
SECTION 302. QUALIFICATIONS
FOR LICENSURE BY
ENDORSEMENT

(A) Persons who are licensed to practice Massage Therapy in another jurisdiction must seek licensure in this state through licensure by endorsement. To obtain a license to practice Massage Therapy by endorsement, an applicant must provide evidence satisfactory to the Board that the applicant:

(1) Meets the requirements of Section 301;

(2) Is licensed in good standing in any other state, territory, or jurisdiction of the United States;

(3) (a) Has actively practiced for at least two (2) of the last three (3) years or has passed a national licensing examination within the last three (3) years;

(4) Has presented to the Board proof that any other Massage license or any other professional license granted to the applicant in any other state, territory or jurisdiction in the United States has not been subject to suspension, revocation, or otherwise restricted in any manner for disciplinary purposes;

SECTION 303. RECOGNITION OF
PRACTITIONERS AT THE TIME OF
ENACTMENT

(A) Notwithstanding the qualifications under Section 301 and for a period not to exceed two (2) years from date of enactment of this Act, persons who have engaged in the practice of Massage Therapy or have taught core clinical courses at an Approved Massage Therapy Education Program may be eligible for licensure. Applicants for licensure under this Section 303 must provide evidence satisfactory to the Board of the following:

Section 302 provides a path to licensure for those who are currently licensed in another state or jurisdiction and demonstrate the ability to practice safely and competently.

(3) The Board will define active practice and establish it in rule.

Section 303 addresses a transitional period whereby individuals currently practicing are recognized by statute as having a right to continue to practice. “Grandparenting” provisions commonly apply to the sections of law that address licensure, for a limited period of time, for persons engaged in the practice of the profession under specific conditions prior to the enactment of the licensure law. These provisions take into consideration the need to recognize existing practitioner’s right to work. Individuals under this section must still apply for and be granted a license in order to lawfully continue to practice.
(1) Has submitted a complete application in the form prescribed by the Board along with any required supporting documentation;

(2) Has paid all applicable fees specified by the Board relative to the licensure process;

(3) Is at least eighteen (18) years of age;

(4) Has a high school diploma or equivalent;

(5) (a) Has sustained and regularly practiced Massage Therapy in this state within the last five (5) years; or

(b) Has sustained and regularly taught core clinical courses at an Approved Massage Therapy Education Program in this state for two (2) of the last three (3) years;

(6) Has attested to knowledge of laws applicable to Massage Therapy in a manner prescribed by the Board;

(7) Is of good moral character; and

(8) Has submitted fingerprints for the purpose of a state and federal criminal records check pursuant to ____________ (citation to statute). Criminal records checks will be considered for purposes of qualifications for licensure to the extent permitted by law.

**SECTION 304. LICENSURE RENEWAL REQUIREMENTS**

The Board shall establish by rule the time and manner for renewal of licensure that shall include continuing education requirements and renewal fees. The Board may request additional information from renewal applicants to ensure continued compliance with the qualifications of Section 301.

Section 304 ensures that licensure renewal continues to protect the public by requiring licensees to regularly meet the qualifications for continued licensure.
SECTION 305. CONTINUING PROFESSIONAL COMPETENCIES

The Board shall establish by rule the continuing education requirements for licensure renewal including the acceptable program content. Such rules shall also promote the stated objectives of this Act by addressing the continued competence of licensees as part of the renewal process.

ARTICLE IV. DISCIipline

SECTION 401. COMPLAINTS

(A) The Board is authorized to initiate and investigate complaints alleging a violation of the Act or rules.

(B) The Board shall keep a record of all complaints received and the resolution of each complaint, including any Final Adverse Action rendered.

SECTION 402. DISCIPLINARY ACTIONS, SUMMARY SUSPENSION, GROUNDS

(A) Disciplinary Actions: The Board, upon proper notice and with opportunity for a hearing, may impose the following disciplinary actions upon any person or entity for one or more of the Grounds for Disciplinary Action in 401(C) of this subsection:

(1) Refuse to issue, refuse to renew, refuse to reinstate, suspend, suspend within stay or revoke a license;

(2) Place a license holder on probation, including placing limits on the licensee’s practice and/or requiring supervision;

Section 401 ensures that the Board fulfills its public protection mission by addressing complaints through a formal process while recognizing the legal rights of all parties involved. Usually such legal rights are set forth in an Administrative Procedures Act and covered under constitutional due process protections.

Section 402 establishes that the Board has the authority to resolve complaints by imposing one or more of an extensive list of disciplinary actions against persons alleged to have violated the act or rules/regulations. Note that a license surrender that resolves a complaint is considered disciplinary action.
(3) Issue a reprimand/letter of concern;

(4) Issue a cease and desist letter;

(5) Require payment of a fine;

(6) Require payment of the investigative and administrative costs associated with the complaint and any administrative prosecution thereof, including attorney’s fees;

(7) Require completion of remedial education;

(8) Require physical or mental evaluation for fitness to practice and/or relevant treatment;

(9) Enter into a consent order or settlement agreement;

(10) Such other administrative discipline necessary to carry out the mission of public protection of this Act.

(B) Summary Suspension: The Board may impose an immediate suspension of licensure in cases where continued practice by a massage therapist poses an imminent and continuing threat to public health, welfare or safety so long as the Board schedules a hearing to occur within 60 days of the effective date of the suspension order.

(C) Grounds for Disciplinary Action:

The following shall be grounds for the Board to impose one or more disciplinary actions;

(1) Conduct that violates any provision of this Act or Board rules adopted hereunder, including a violation of the Standards of Practice;

(2) Aiding or abetting another person in the violation of this Act or Board rules;

(3) Fraud, deceit or misrepresentation in obtaining or attempting to obtain or renew a license or

Section 402(B) authorizes the Board to impose immediate license suspension without a hearing to protect the public, while preserving the licensee’s right to request a hearing on the allegations within a reasonable amount of time as determined by state law. This summary suspension authority is limited to circumstances involving imminent and continued threat to the public.

Section 402(C) delineates the grounds for discipline intended to specify the bases for adverse actions against persons. Some of the grounds for disciplinary actions are general, while many of them relate specifically to the license and the license certificate which the Act authorizes the Board to issue.

Note that engaging in acts identified in this Section 402(C) may be used for denial of a license or renewal application as well as to administratively prosecute persons.
(4) Aiding and or abetting another person or entity in the unlicensed practice of Massage Therapy;

(5) Misuse of a license certificate, including sale or barter of a license; use of another’s license; or allowing use of a license by an unlicensed person or entity;

(6) Practicing outside the scope of authority, training and education;

(7) Delegation of professional responsibilities to a person who is not educated or trained to undertake such responsibilities;

(8) Incapacity or impairment that prevents such licensee from engaging in the practice of Massage Therapy with reasonable skill, competence, and safety;

(9) Conviction of any crime that reflects upon the public confidence intended by this Act and the public served;

(10) Violations of the laws or rules of this state, violations of the laws or rules of any other state or violations of the laws or rules of the federal government;

(11) Failure to pay the costs or fines assessed by the Board;

(12) Conduct that violates the security of any licensure examination, including but not limited to obtaining access to examination questions prior to the exam, reproduction of examination questions, dissemination of examination questions whether for or not for compensation, or any other conduct that breaches the security of the licensure examination or any other examination used to qualify applicants for licensure or renewal;

(13) Being subject to any disciplinary sanction from this or any other jurisdiction against any professional license, including any license related to the practice of Massage Therapy;

Section 402(12) This section provides, as a basis for administrative discipline, acts that violate the security of the licensure examination(s) used by the Board. As more incidents of exam security breaches are uncovered, the relevance and importance of this language is emphasized. On many occasions, security breaches are uncovered after the fact and applicants may already have been licensed. This section allows the Board to pursue administrative remedies against violators of policies which protect the integrity of the exam program.
(14) Engaging in unprofessional conduct as determined by the Board;

(15) Negligence, gross negligence, incompetence or gross incompetence;

(16) Deceptive, untrue, or fraudulent billing, charges, use of title, and or representations in the practice of Massage Therapy;

(17) Failure to cooperate in any investigation including the submission of documents duly requested by the Board;

(18) Failure to comply with any Board order, including a Final Adverse Action.

SECTION 403. UNLAWFUL PRACTICE AND UNLICENSED PRACTICE

(A) It is unlawful for any person or entity to:

(1) Practice Massage Therapy without a valid license;

(2) Own, operate, or manage a business which employs, contracts with or allows one or more unlicensed persons to offer or provide Massage Therapy;

(3) Practice Massage Therapy at or for a sexually oriented business;

(4) Represent, hold out, offer or advertise that he or she is a licensed Massage therapist unless licensed by the Board.

(B) The Board may fine any individual or entity whom, after a hearing, are found by the Board to unlawfully engaged in the practice of Massage Therapy; such fine is not to exceed _________ ($_____) for each offense. Each such violation of this Act or Board rules pertaining to have unlawfully engaged in the practice of Massage

Section 403 establishes both scope and title protections for the profession. It ensures that administrative penalties for unlicensed practice are authorized in an administrative setting.

Section 403(B) ensures that the Board has administrative jurisdiction over all persons who are accused of violating the Act. It also establishes that the Board has the authority to fine persons for the unlicensed practice of the profession. This section is essential to ensuring the board has authority over all persons, not just applicants and licensees.
Therapy shall also constitute a crime punishable upon conviction as provided in the Criminal Code of this state.

(2) The Board may also seek a civil penalty, seek an injunction, issue a cease and desist order and/or make a criminal referral in order to restrain a violation of the Act.

**SECTION 404. UNLAWFUL ADVERTISING**

(A) It is unlawful for any person or business entity to:

(1) Advertise or use the words massage therapy, massage, massage-bodywork therapy, bodywork therapy, or massage-bodywork therapist, massage therapist, bodywork therapist, or the letters "LMT" or any other words, abbreviations or insignia indicating or implying directly or indirectly that Massage Therapy is provided, or supplied, unless such persons providing the services are licensed pursuant to this Act.

(2) Advertise or use the words massage therapy, massage, massage-bodywork therapy, bodywork therapy, or massage-bodywork therapist, massage therapist, bodywork therapist, or the letters "LMT" or any other words, abbreviations or insignia indicating or implying directly or indirectly that Massage Therapy is provided, or supplied in a sexually oriented business, or in adult entertainment, including modeling, dating, or escort services.

**SECTION 405. CRIMINAL PENALTIES**

Nothing herein shall be construed to prohibit criminal prosecutions under the applicable criminal code for violations of this Act.

Section 404 ensures that persons cannot hold themselves out as massage therapists unless duly licensed. It also requires licensure for persons using the acronyms and derivatives of the various titles used in the profession.
ARTICLE V. OTHER

SECTION 501. SEVERABILITY

If any provision of this Act is declared unconstitutional or illegal, or the applicability of this Act to any person or circumstance is held invalid by a court of competent jurisdiction, the constitutionality or legality of the remaining provisions of this Act and the application of this Act to other persons or circumstances shall not be affected and shall remain in full force and effect without the invalid provision or application.

Section 502. Effective Date

This Act shall be in full force and effect on _____________(insert date).

Section 501 establishes that if any part of this Act is unconstitutional or illegal, the Act will remain in full force without the invalid provisions.

The enactment date and the date the law goes into effect may be two different dates. For example, the bill will be enacted one year but the next year it will go into effect because funding has to be appropriated.