## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## HOUSE DRH30156-LUfqq-65A (02/28)

Short Title:	Establish Music Therapy Practice Act.	(Public)
Sponsors:	Representatives Brody, Fisher, Insko, and Warren (Primary Sponso	rs).
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT TC	ESTABLISH THE MUSIC THERAPY PRACTICE ACT.	
W	Whereas, The University of North Carolina System offers degrees in r	nusic therapy
at two State	universities, Appalachian State University (ASU) and East Carolin	na University
(ECU), and	the State is vested in these music therapy programs through the b	achelor's and
master's degr	ree programs the universities offer; and	
W	Whereas, most of the music therapy graduates from ASU and ECU ar	e from North
Carolina and	d are employed as music therapists upon graduation, however,	they obtain
employment	in other states rather than in North Carolina; and	
	Whereas, recently there has been an increase in people referring to t	
	ists with no training or degree in music therapy, no code of ethics to	comply with,
	regulatory agency to which consumers can report grievances; and	
	whereas, there have been reports of unprofessional, invasive, and	poor quality
	m some individuals offering "music therapy" services; and	
	whereas, currently there is no protection for employers or consu	0
	individuals who offer "music therapy" or against the risk of a	pplication of
	ted procedures that could harm consumers; and	
	whereas, licensing individuals who seek to practice as music therapis	
	of North Carolina a consistent standard when receiving music therap	by services in
	ow, therefore,	
	Assembly of North Carolina enacts:	1.11
	<b>ECTION 1.</b> Chapter 90 of the General Statutes is amended by a	lading a new
Article to rea		
	" <u>Article 18E.</u> "Musia Thornay	
"8 00 270 85	" <u>Music Therapy.</u>	
" <u>§ 90-270.85</u> This Art	<u>s. The.</u> icle shall be known and may be cited as the "North Carolina M	usic Therapy
Practice Act.		<u>r</u> ,
" <u>§ 90-270.86</u>		
	th Carolina Music Therapy Practice Act is established to safegua	rd the public

arolina Music Therapy Ine Practice Act is established to safeguard the public health, safety, and welfare, to protect the public from being harmed by unqualified persons, to assure the highest degree of professional services and conduct on the part of music therapists, to provide for the establishment of licensure requirements, and to ensure the availability of music therapy services of high quality to persons in need of such services. It is the purpose of this Article to provide for the regulation of persons offering music therapy services to the public. 



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" <u>§ 90-270.87.</u> D	efinitions.	
	g definitions apply in this Article:	
(1)	Board. – The North Carolina Board of Music Therapy.	
$\frac{1}{(2)}$	Music therapist. – An individual licensed to practice mu	usic therapy under
	this Article.	<u> </u>
<u>(3)</u>	Music Therapist-Board Certified. – An individual practic	ing music therapy
<u></u>	who has been credentialed as having passed a nat	• • •
	administered by the Certification Board for Music Therap	
	health certifying agency.	
<u>(4)</u>	Music therapy. – The clinical and evidence-based use of r	nusic interventions
<u></u>	to accomplish individualized goals within a therapeutic	
	credentialed professional who has completed an approv	
	program, including (i) assessment of a client's emotio	<b>-</b>
	spiritual health, social functioning, communication ability	ties, and cognitive
	skills through the client's history and the observation and	interaction of the
	client in music and nonmusic settings; (ii) development a	nd implementation
	of treatment plans, based on a client's assessed ne	eds, using music
	interventions, including music improvisation, receptive mu	<u>isic listening, song</u>
	writing, lyric discussion, music and imagery, music perl	
	through music, and movement to music; and (iii	) evaluation and
	documentation of the client's response to treatment.	
<u>(5)</u>	Music therapy services The provision of services to	-
	therapy goals, including (i) conducting an individualized	
	purpose of collecting systematic, comprehensive, and	
	necessary to determine the course of action subsequent to	
	treatment plan; (ii) planning and developing the ind	-
	therapy treatment plan that identifies an individual's goa	
	potential treatment intervention strategies; (iii) i	· · · · · · · · · · · · · · · · · · ·
	individualized music therapy treatment plan consistent w	
	overall treatment program; (iv) systematically evaluating	
	individual's response to the individualized music therapy	_
	suggesting modifications, as appropriate; (v) developing a collaboration with the individual, the individual's family	• •
	and other identified support networks, when appropriate; (	
	impact of environmental constraints as a barrier to par	
	restrictive environmental constraints as a barrier to part restrictive environments for individuals engaging in mu	
	collaborating with and educating the individual, family, ca	÷ · · · · ·
	to foster an environment responsive to the developme	
	individual as addressed in music therapy; and (viii) consu	
	programs, organizations, or communities to improve acc	
	therapy services.	
" <u>§ 90-</u> 270.88. Li	icense required; exemptions.	
	r after January 1, 2014, no person shall practice or offer	to practice music
	ed in this Article, use the title "Music Therapist-Board Cer	-
	c Therapist," use the letters "MT-BC/L" or "LMT," or	-
	would otherwise indicate or imply that the person is a license	-
	n is currently licensed as provided under this Article.	
<u>(b)</u> <u>The p</u>	rovisions of this Article shall not apply to the following:	
<u>(1)</u>	Any person registered, certified, credentialed, or licen	
	another profession or occupation or any person we	-
	supervision of a person registered, certified, credential	ed, or licensed to

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		engage in another profession or occupation in thi	s State if the person is
		performing work incidental to the practice of that p	profession or occupation
		and the person does not represent himself or hers	elf as a licensed music
		therapist.	
	<u>(2)</u>	A student enrolled in an approved music therapy edu	cation program if music
		therapy services performed by the student are an inte	gral part of the student's
		course of study and are performed under the o	lirect supervision of a
		professional licensed in this State.	
	<u>(3)</u>	A music therapist employed by the United St	ates government when
		performing duties associated with that employment.	
"		<u> Iorth Carolina Board of Music Therapy.</u>	
	(a) Creat	tion. – The North Carolina Board of Music Therapy is c	created.
	<u>(b)</u> <u>Com</u>	position and Terms The Board shall consist of th	ree members who shal
S	erve staggered	terms. Two members shall be licensed music therapist	s, and one member shal
re	epresent the pul	blic at large.	
	The initial B	oard members shall be appointed on or before October	
	<u>(1)</u>	The General Assembly, upon the recommendation	·
		House of Representatives, shall appoint one music t	herapist who shall serve
		for a term of three years.	
	<u>(2)</u>	The General Assembly, upon the recommendatio	
		Tempore of the Senate, shall appoint one music ther	<u>apist who shall serve fo</u>
		<u>a term of two years.</u>	
	<u>(3)</u>	The Governor shall appoint one public member	who shall serve for
		<u>one-year term.</u>	
		rapist Board members do not have to be licensed upon	
		requirements are established, those initial Board me	embers shall satisfy the
<u>a</u>		rements for licensure pursuant to this Article.	
	-	xpiration of the terms of the initial Board members,	
	* *	term of three years and shall serve until a successor is	s appointed. No membe
<u>n</u>		than two consecutive full terms.	. 1. 1 1 1
		ifications. – The music therapist members shall hold c	
		ployed in North Carolina. They shall have at least f	• •
	-	, including the three years immediately preceding ap	
_		n in active practice and in good standing with the Bo	
		lic members of the Board shall not be (i) trained or exp	· · · · · · · · · · · · · · · · · · ·
	-	by, (ii) an agent or employee of a person engaged in health care professional licensed under this Article on	
		ome a licensed health care professional, (iv) an agent	*
-	•		· ·
		a health care insurer, or a health care professional sch ofession or a person enrolled in a program to become	
		n, or (vi) a spouse of an individual who may not serve	
	ne Board.	n, of (vi) a spouse of an individual who may not serve	e as a public member o
t k		ncies. – A vacancy shall be filled in the same	nonner of the origing
<u>tl</u>		acept that all unexpired terms of Board members ap	
	* *	be filled in accordance with G.S. 120-122 and shall	
<u>a</u>		cy occurs. Appointees to fill vacancies shall serve	
<u>a</u> A			e ine remainder di ina
<u>a</u> <u>A</u>	fter the vacan		
<u>a</u> A	fter the vacan nexpired term a	and until their successors have been duly appointed and	qualified.
<u>a</u> <u>A</u> <u>u</u>	fterthevacangenexpiredterma(e)Remo	and until their successors have been duly appointed and oval. – The Board may remove any of its membe	<u>qualified.</u> rs for neglect of duty
<u>a</u> <u>A</u> <u>u</u> in	fterthevacannexpiredterm a(e)Remonncompetence, or	and until their successors have been duly appointed and	<u>qualified.</u> rs for neglect of duty plinary proceedings as a

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1	(f) Comp	vensation. – Each member of the Board shall receive per diem and
2	· · · · ·	or travel and subsistence as provided in G.S. 93B-5.
3	(g) Office	ers. – The officers of the Board shall be a chair, who shall be a licensed music
4	therapist, a vice	-chair, and other officers deemed necessary by the Board to carry out the
5	purposes of this	Article. All officers shall be elected annually by the Board for one-year terms
6	and shall serve up	ntil their successors are elected and qualified.
7	(h) Meeti	ngs. – The Board shall hold at least two meetings each year to conduct
8	business and to	review the standards and rules for improving music therapy services. The
9	Board shall estal	blish the procedures for calling, holding, and conducting regular and special
10	meetings. A majo	ority of Board members constitutes a quorum.
11	" <u>§ 90-270.90. Po</u>	owers of the Board.
12	The Board sh	all have the following powers and duties:
13	<u>(1)</u>	Administer this Article.
14	<u>(2)</u>	Issue interpretations of this Article.
15	<u>(3)</u>	Adopt, amend, or repeal rules as may be necessary to carry out the
16		provisions of this Article.
17	<u>(4)</u>	Employ and fix the compensation of personnel that the Board determines is
18		necessary to carry into effect the provisions of this Article and incur other
19		expenses necessary to effectuate this Article.
20	<u>(5)</u>	Examine and determine the qualifications and fitness of applicants for
21		licensure, renewal of licensure, and reciprocal licensure.
22	<u>(6)</u>	Issue, renew, deny, suspend, or revoke licenses and carry out any
23		disciplinary actions authorized by this Article.
24	<u>(7)</u>	Set fees for licensure, license renewal, and other services deemed necessary
25		to carry out the purposes of this Article.
26	<u>(8)</u>	Conduct investigations for the purpose of determining whether violations of
27		this Article or grounds for disciplining licensees exist.
28	<u>(9)</u>	Conduct administrative hearings in accordance with Chapter 150B of the
29		General Statutes when a contested case, as defined in G.S. 150B-2(2), arises
30	(10)	<u>under this Article.</u>
31	<u>(10)</u>	Maintain a record of all proceedings and make available to licensees and
32	(11)	other concerned parties an annual report of all Board action.
33	<u>(11)</u>	Develop standards and adopt rules for the improvement of music therapy
34 35	(12)	services in the State.
35 36	<u>(12)</u>	Adopt a seal containing the name of the Board for use on all licenses and official reports issued by it.
30 37	"8 00 270 01 D	equirements for licensure.
38		ation to the Board and the payment of the required fees, an applicant may be
39		sic therapist if the applicant meets all of the following requirements:
40	(1)	Is 18 years of age or older.
41	$\frac{(1)}{(2)}$	Is of good moral character as determined by the Board.
42	$\frac{(2)}{(3)}$	Has successfully completed an academic program accredited by the
43	<u>(5)</u>	American Music Therapy Association (AMTA), with at least a bachelor's
44		degree majoring in music therapy from an accredited college or university.
45	<u>(4)</u>	Has successfully completed the board certification examination offered by
46	<u></u>	the Certification Board for Music Therapists or its successor organization to
47		become a Music Therapist-Board Certified (MT-BC).
48	<u>(5)</u>	Has successfully completed a minimum of 1,200 hours of clinical training,
49	<u></u>	with at least 180 hours in pre-internship experiences and at least 900 hours
50		in internship experiences. For purposes of this subdivision, the internship
51		may be approved by an academic institution, the AMTA, or both.

<ol> <li>"§ 90-270.92. Reciprocity.</li> <li>The Board may grant, upon application and payment of proper fees, a license to a person</li> <li>who has been licensed to practice music therapy in another state or territory of the United</li> <li>States whose standards of competency are substantially equivalent to the requirements for</li> </ol>
<ul> <li>The Board may grant, upon application and payment of proper fees, a license to a person</li> <li>who has been licensed to practice music therapy in another state or territory of the United</li> <li>States whose standards of competency are substantially equivalent to the requirements for</li> </ul>
4 States whose standards of competency are substantially equivalent to the requirements for
4 States whose standards of competency are substantially equivalent to the requirements for
5 licensure provided in this Article.
6 " <u>§ 90-270.93. Expenses and fees.</u>
7 (a) All salaries, compensation, and expenses incurred or allowed to carry out the
8 purposes of this Article shall be paid by the Board exclusively out of the fees received by the
9 Board as authorized by this Article or funds received from other sources. In no case shall any
10 salary, expense, or other obligation of the Board be charged against the State treasury.
11 (b) The Board shall establish a schedule of fees, not to exceed the following amounts:
12 (1) Issuance of a license\$ 100.00
15 (4) <u>Reasonable charges for duplication services and material.</u>
16 " <u>§ 90-270.94. License renewal; continuing education; inactive status.</u>
17 (a) Every license issued under this Article shall be renewed on or before January 1
18 every five years. The license shall be renewed upon the payment of a renewal fee if, at the time
19 of application for renewal, the applicant is not in violation of this Article, has completed a
20 minimum of 100 hours of music therapy practice in accordance with rules adopted by the
21 Board, has maintained the applicant's Music Therapy-Board Certified (MT-BC) credential, and
has complied with the continuing education requirements under subsection (b) of this section.
23 (b) As a condition of license renewal, a licensee shall complete a minimum of 100
24 hours of continuing education in a program approved by the Certification Board of Music
25 <u>Therapists and meet any other continuing education requirements established by the Board.</u>
26 (c) The Board shall notify a licensee at least 30 days in advance of the expiration of his
27 or her license. The licensee shall inform the Board of any change of the licensee's address. Each
28 licensee is responsible for renewing his or her license before the expiration date. Licenses that
29 <u>are not renewed automatically lapse.</u>
30 (d) The Board may provide for the late renewal of an automatically lapsed license upon
31 the payment of a reinstatement fee. No reinstatement renewal may be granted more than five
32 years after a license expires.
33 (e) In accordance with rules adopted pursuant to this Article, a licensee may request
34 that his or her license be declared inactive and may thereafter apply for active status.
35 "§ 90-270.95. Disciplinary authority.
36 (a) The Board may deny, suspend, revoke, or refuse to renew a license or impose
37 probationary conditions on a license if the licensee or applicant for licensure has engaged in
38 any of the following conduct:
39 (1) Obtaining a license by means of fraud, misrepresentation, or concealment of
40 material facts.
41 (2) Engaging in unprofessional conduct pursuant to rules established by the
42 Board.
43 (3) Having been convicted of or pleaded guilty or nolo contendere to a crime
44 <u>involving moral turpitude or any crime which indicates that the music</u>
44 45 <u>therapist is unfit or incompetent to practice music therapy or that the music</u>
$\sim$
48 <u>Article or any rule adopted by the Board or aiding, abetting, or assisting any</u>
49 <u>person in such a violation.</u> 50 (5) <u>Committing on est or esta of malametical processes applicances or incommetance</u>
50 (5) <u>Committing an act or acts of malpractice, gross negligence, or incompetence</u>
51 <u>in the practice of music therapy.</u>

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<u>(6)</u>	Practicing as a licensed music therapist without a curr	ent license.
<u>(7)</u>	Engaging in conduct that could result in harm or injur	<u>y to the public.</u>
<u>(8)</u>	Having a music therapy license revoked or suspende	ed or other disciplinary
	action taken whether in this State or another jurisdiction	on.
<u>(9)</u>	Being unfit or incompetent to practice music therapy	by reason of deliberate
	or negligent acts or omissions regardless of whether a	ctual injury to a patient
	is established.	
(b) The	denial, refusal to renew, suspension, revocation, or imp	osition of probationary
	a license may be ordered by the Board after a hearing h	
	f the General Statutes and rules adopted by the Board.	
	rd for reinstatement of a revoked license if the revocation	
at least one year		
	- /iolation a misdemeanor.	
	who violates any provision of this Article shall be	e guilty of a Class 1
	Each act of such unlawful practice shall constitute a	
offense.		<u>+</u>
"§ 90-270.97. I	njunctive relief.	
	nay make application to any appropriate court for an ord	ler enjoining violations
of this Article, and upon a showing by the Board that any person has violated or is about to		
	ticle, the court may grant an injunction, restraining	
appropriate action		
" <u>§ 90-270.98.</u> C		
	ority to Assess Civil Penalties. – The Board may asses	s a civil penalty not in
	nousand dollars (\$1,000) for the violation of any section	
	rules adopted by the Board. The clear proceeds of any	
	on shall be remitted to the Civil Penalty and Forfeiture F	
G.S. 115C-457.2		
		vivil penalty, the Board
	e following factors:	1
(1)	The nature, gravity, and persistence of the particular v	violation.
$\overline{(2)}$	The appropriateness of the imposition of a civil pe	
	alone or in combination with other punishment.	2
(3)	Whether the violation was willful and malicious.	
$\frac{(4)}{(4)}$	Any other factors that would tend to mitigate or a	peravate the violations
<u></u>	found to exist.	
(c) Sche	dule of Civil Penalties. – The Board shall establish a sch	nedule of civil penalties
	this Article and rules adopted by the Board.	
	s. – The Board may assess the costs of disciplinary acti	ons against any person
	• • •	against any person
found to be in vi	iolation of this Article or rules adopted by the Board."	