## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

## SENATE BILL 103

## Health Care Committee Substitute Adopted 2/24/21 Finance Committee Substitute Adopted 3/10/21 Fourth Edition Engrossed 3/16/21

	Short Title: R	educe Reg. To Help Children with Autism. (Public)
	Sponsors:	
	Referred to:	
		February 17, 2021
1		A BILL TO BE ENTITLED
2		EDUCE UNNECESSARY REGULATORY CONSTRAINTS FOR APPLIED
3		ANALYSIS.
4		sembly of North Carolina enacts:
5		<b>TION 1.(a)</b> Chapter 90 of the General Statutes is amended by adding a new
6	Article to read:	
7		"Article 43.
8		"Behavior Analyst Licensure.
9		claration of purpose.
10	-	of behavior analysis in North Carolina affects the public health, safety, and
11		ns of North Carolina and shall be subject to regulation to protect the public from
12		f behavior analysis by unqualified individuals and (ii) unprofessional, unethical,
13 14		uct by individuals licensed to practice behavior analysis.
14 15	" <u>§ 90-726.2. De</u> The followin	ag definitions apply in this Article:
15 16	(1)	<u>Behavior analysis. – The design, implementation, and evaluation of</u>
10	<u>(1)</u>	systematic instructional and environmental modifications to produce
18		significant personal or interpersonal improvements in human behavior.
19	(2)	<u>Behavior technician. – A paraprofessional who delivers applied behavior</u>
20	<u>\_/</u>	analysis services and who practices under the close, ongoing supervision of a
21		licensed behavior analyst, licensed assistant behavior analyst, or other
22		professional licensed under this Chapter or Chapter 90B of the General
23		Statutes, so long as the services of the licensed professional are within the
24		scope of practice of the license possessed by that licensed professional, and
25		the services performed are commensurate with the licensed professional's
26		education, training, and experience. The behavior technician does not design
27		assessment or intervention plans or procedures but delivers services as
28		assigned by a supervisor who is responsible for the behavior technician's
29		work.
30	<u>(3)</u>	<u>Board. – The North Carolina Behavior Analyst Board.</u>
31	<u>(4)</u>	Certifying entity. – The nationally accredited Behavior Analyst Certification
32	,	Board, Inc., or its successor.
33	<u>(5)</u>	Institution of higher education. – A university, college, professional school,
34		or other institution accredited in the United States, Canada, or other country.



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	For the purposes of this subdivision, accreditation	on shall be granted by the
	Commission on Recognition of Postsecondary A	
	official organization having accreditation authorit	<b>▲</b>
<u>(6)</u>		
	certifying entity as a Board Certified Assistant Bel	•
	issued a license under this Article that (i) is activ	•
	revoked, and (iii) permits the individual to engage	-
	analysis under the supervision of a licensed behav	<b>▲</b>
(7)	· · ·	•
<u> </u>	entity as a Board Certified Behavior Analyst and	• • •
	under this Article that is active and not suspended	
(8)		
<u>,,,,</u>	empirical identification of functional relation	-
	environmental factors known as functional assess	
	analysis interventions are based on scientific	•
	observation and measurement of behavior and the	
	of behavior analysis, behavior analysts utilize con	
	operations, antecedent stimuli, positive re	
	consequences to help people develop new behavior	
	existing behaviors, and emit behaviors under	
	conditions. The practice of behavior anal	▲
	psychological testing, cognitive therapy, sex	
	hypnotherapy, and long-term counseling as treatm	
'8 90-726 3 I	North Carolina Behavior Analysis Board.	iont modulities.
	ablishment. – The North Carolina Behavior Analysis E	Roard is created. The Boar
	f five members who shall serve staggered terms. The in	
as follows:		
<u>(1)</u>	The General Assembly, upon the recommendation	of the Speaker of the Hous
<u></u>	of Representatives, shall appoint one behavior and	-
	certifying entity as a Board Certified Behavior Ar	
	term.	
(2)		tion of the President Pr
<u>\</u>	Tempore of the Senate, shall appoint one behavior	
	the certifying entity as a Board Certified Behavio	•
	year term.	
(3)	•	embers <sup>.</sup>
<u>(5)</u>	a. One behavior analyst, who is certified by	
	Board Certified Behavior Analyst, to serve	
	<u>b.</u> <u>One assistant behavior analyst, who is certi</u>	•
	as a Board Certified Assistant Behavior A	• • •
	term.	indiyst, to serve a two yet
	c. One public member to serve a one-year ter	m
Upon the	expiration of the terms of the initial Board member	
	the appointing authorities designated in subdivision	
	a three-year term and shall serve until a successor is a	
	inted to the Board, except for the public member appoi	* * *
	) of this subsection, shall be required to be licensed up	-
	in this State as soon as the first application period beg	
	consecutive full terms.	mo. 130 monioer may serv
	cancies. – If a member of the Board cannot complete a	term of office the vacance
	in the same manner as the original appointment for the	
shan be mileu	in the same manner as the original appointment for the	remainder of the unexpire

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term. No	Board	membe	r shall participate in any matter before	the Board in which the member
			or similar conflict of interest.	
<u>(c)</u>			as of Board Members; Removal of Boar	d Members. –
<u>(e)</u>	$\frac{\sqrt{(1)}}{(1)}$		licensed behavior analyst or licensed as	
	<u>(-)</u>		e Board shall have all the following qua	•
		<u>a.</u>	Shall be a resident of this State and a	
		<u>a.</u> b.	Shall be free of conflict of interest of	
		<u>U.</u>	interest in performing the duties of th	
	(2)	Fach	public member of the Board sha	
	<u>(2)</u>		fications:	in nave an or the following
				aitizan of the United States
		<u>a.</u> L	Shall be a resident of this State and a	
		<u>b.</u>	Shall be free of conflict of interest o	
			interest in performing the duties of th	
		<u>c.</u>	Shall not be a licensed behavior analy	
			analyst, an applicant or former appli	
			analyst or assistant behavior analyst,	
			includes a licensed behavior analys	t or licensed assistant behavior
			analyst.	
	<u>(3)</u>	-	ard member shall be automatically rem	noved from the Board for any of
			ollowing:	
		<u>a.</u>	Ceases to meet the qualifications spec	
		<u>b.</u>	Fails to attend three successive Boar	
			determined by the remainder of the B	
		<u>c.</u>	Is found by the remainder of the I	
			provisions of this Article or to have er	
			unprofessional, or unethical conduct	
			compromise the integrity of the Boar	
		<u>d.</u>	Is found guilty of a felony or an unlaw	
			by a court of competent jurisdiction of	or is found to have entered a plea
			of nolo contendere to a felony or a	n unlawful act involving moral
			<u>turpitude.</u>	
		<u>e.</u>	Is found guilty of malfeasance, misfea	
			Board duties by a court of competent	jurisdiction.
		<u>f.</u>	Is incapacitated and without reasonab	ole likelihood of resuming Board
			duties, as determined by the Board.	
<u>(d)</u>	Meeti	ings. –	The Board shall elect annually a chai	r and other officers as it deems
necessary	to carr	y out th	e purposes of this Article. The Board ma	ay hold additional meetings upon
the call of	the cha	air or ar	y two board members. A majority of the	Board shall constitute a quorum.
<u>(e)</u>	Com	pensatio	on of Members; Expenses; Employees.	Members of the Board shall
receive no	o comp	ensatio	n for their services but shall receive pe	er diem and necessary travel and
subsistenc	e expe	enses a	s provided in G.S. 138-5 and G.S. 1	38-6. The Board may employ
necessary	person	nel for	the performance of its functions and f	ix the compensation. The Board
shall not e	employ	any of	its members to perform inspectional or	r similar ministerial tasks for the
		-	the State of North Carolina be liable for	
in excess	of the i	ncome	derived from this Article.	* *
"§ 90-726	.4. Po	wers a	nd duties of Board.	
(a)	The E	Board s	hall have the following powers and dution	es:
<u></u>	(1)		inister, coordinate, and enforce the prov	
	(2)		ot, amend, or repeal rules to administer a	
	<u>(3)</u>	_	lish and determine qualification and fi	
	<u></u> £		r this Article.	

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1	(4)	Issue, renew, deny, suspend, revoke, or refuse to	issue or renew any license
2	<u></u>	under this Article.	issue of fenew any needse
3	<u>(5)</u>	Establish fees for applications, initial and renewal	licenses, and other services
4	<u>(0)</u>	provided by the Board.	incenses, and other services
5	(6)	Discipline individuals licensed under this Article.	
6		Board may empower any member to conduct any p	proceeding or investigation
7		purposes and may empower its agent or counsel to	
8	•	purposes, but any final action requires a quorum of t	• •
9		seal, which shall be affixed to all licenses issued by	
10	"§ 90-726.5. An	•	
11		of each year, the Board shall submit a report to the	e Governor of the Board's
12		ne preceding July 1, including (i) the names of all lice	
13	licensed assistan	t behavior analysts to whom licenses have been gran	nted under this Article, (ii)
14	any cases heard	and decisions rendered in matters before the Board,	(iii) the recommendations
15	of the Board as	to future actions and policies, and (iv) a financial re-	eport. Each member of the
16	Board shall revie	ew and sign the report before its submission to the Gov	vernor. Any Board member
17	shall have the rig	to record a dissenting view.	
18		cense application.	
19		individual desiring to obtain a license under this Artic	<b>.</b>
20		th the procedure and rules prescribed by the Board. E	<b>1 1</b>
21		ctory to the Board that the applicant meets all of the f	=
22	<u>(1)</u>	The individual is of good moral character and	-
23		activities in accordance with accepted professional	
24	<u>(2)</u>	The individual has not engaged in any practice at	-
25		ground for denial, revocation, or suspension	on of a license under
26		<u>G.S. 90-726.12.</u>	1
27	<u>(3)</u>	The individual has submitted the required criminal	history record, as required
28	(A)	by G.S. 90-726.14.	a survivation and a softhing Austicle
29 30	(b) $\frac{(4)}{4}$	The individual is qualified for licensure under the re-	<b>1</b>
30 31		ense obtained through fraud or by any false represent	lation is void.
32		<b>quirements for licensure as a behavior analyst.</b> nt shall be issued a license by the Board to engage	in the practice of behavior
33		ensed behavior analyst if the applicant meets the qua	
34		ince with G.S. $90-726.4(a)$ and provides satisfactory e	•
35	the following cri	· · · · · · · · · · · · · · · · · · ·	evidence to the Bourd of un
36	<u>(1)</u>	The applicant is at least 18 years of age.	
37	(2)	The applicant has passed the certifying entity's	Board Certified Behavior
38	<u>\_/</u>	Analyst examination.	
39	(3)	The applicant has an active status with the cer	rtifving entity as a Board
40	<u>x=</u>	Certified Behavior Analyst.	
41	"§ 90-726.8. Re	quirement of licensure as an assistant behavior ar	nalyst.
42		nt shall be issued a license by the Board to engage	
43		nsed assistant behavior analyst if the applicant meets	-
44	by the Board in a	ccordance with G.S. 90-726.4(a) and provides satisfactor	ctory evidence to the Board
45	of all the followi	ng criteria:	-
46	<u>(1)</u>	The applicant is at least 18 years of age.	
47	<u>(2)</u>	The applicant has passed the certifying entity's	Board Certified Assistant
48		Behavior Analyst examination.	
49	<u>(3)</u>	The applicant has an active status with the cer	rtifying entity as a Board
50		Certified Assistant Behavior Analyst.	

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1		(4)	The applicant has an ongoing arrangement for super	rvision by a licensed
2			behavior analyst in a manner consistent with th	
3			requirements for supervision of Board Certified Assista	nt Behavior Analysts.
1	" <u>§ 90-726</u>	.9. Rei	newal of license.	·
	<u>(a)</u>	A lice	nse shall be granted under this Article for the period of tw	wo years.
	<u>(b)</u>	The E	oard shall renew a license granted under this Article up	on completion of the
	following:	-		
		<u>(1)</u>	Proof of completion of any continuing education requentity.	ired by the certifying
		(2)	Payment of the renewal fee.	
		$\frac{(2)}{(3)}$	Evidence of active certification by the certifying entity.	
		$\frac{(4)}{(4)}$	For licensed assistant behavior analysts, evidence of the	
		<u> </u>	for supervision by a licensed behavior analyst, as requir	
	"§ 90-726.	.10. Te	emporary licensure.	
	(a)		tively licensed or certified behavior analyst who resides a	and practices behavior
		-	er state may apply to the Board for a temporary license	-
	analysis in			<u>i</u>
	(b)	A ten	porary license is available only if the behavior analys	sis services are to be
	delivered	during	a limited and defined period of service approved by the E	Board.
	"§ 90-726.	.11. Ř	eciprocity.	
	(a)	The B	oard shall issue a license to an individual who is actively	licensed as a behavior
	analyst or	assista	nt behavior analyst in another state that currently imposes	comparable licensure
	requireme	nts as t	hose imposed by this Article and that offers reciprocity t	o individuals licensed
	under this	Article	<u>.</u>	
	<u>(b)</u>	Appli	cants for licensure by reciprocity shall submit the followi	<u>ng items:</u>
		<u>(1)</u>	Proof of ethical compliance.	
		<u>(2)</u>	Proof of current licensure.	
		<u>(3)</u>	Proof of current certification by the certifying entity.	
		<u>(4)</u>	A criminal history record check as required by G.S. 90-	
		<u>(5)</u>	Any other eligibility requirement as deemed appropriate	
	" <u>§ 90-726</u>		Denial, suspension, or revocation of licenses and oth	
			lial actions for violations of the Code of Conduct; reli	
	<u>(a)</u>		applicant for licensure and any individual licensed un	
			ethical and professional standards specified in this Code	
			d. The Board may deny, suspend, or revoke licensure and	• • •
	-		nit practice, and require examination, remediation, and	-
			see, as provided for in subsection (b) of this section, for	
	uns subsec		The following are considered violations of the Code of Co	
		<u>(1)</u>	Conviction of a felony or entry of a plea of guilty or n	olo contendere to any
		( <b>2</b> )	<u>felony charge.</u>	ale contandare to any
		<u>(2)</u>	Conviction of a felony or entry of a plea of guilty or n	•
			misdemeanor involving moral turpitude, misrepresentat	
			with the public, or conduct otherwise relevant to fitt misdemeanor charge reflecting the inability to practi	_
			relating to the health and safety of clients or patients.	ice beliavior allarysis
		<u>(3)</u>	Using fraud or deceit in securing or attempting to secu	ire or renew a license
		<u>(J)</u>	under this Article or willfully concealing from the Board	
			in connection with application for a license or for renew	
			this Article.	
		<u>(4)</u>	Using fraud, deceit, or misrepresentation upon the pub	lic, the Board or any
		<u>, '/</u>	individual in connection with the practice of behavior	•
			mar, radar in connection with the practice of bellavior	maryons, the ming of

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	Medicare, Medicaid, or other claims to any third-party	payor, or in any manner
	otherwise relevant to fitness for the practice of behavi	
(5)	Making fraudulent, misleading, or intentionally or ma	
	pertaining to education, licensure, license renewal,	
	education, any disciplinary actions or sanctions pend	
	other jurisdiction, professional credentials, or qualific	
	practice of behavior analysis to the public, any indivi	
	other organization.	· · · · · ·
<u>(6)</u>	Revocation or suspension of a license for the practice	of behavior analysis in
<u></u>	any other jurisdiction or having been disciplined by	•
	certifying entity in any other jurisdiction for conduct v	-
	licensee to discipline under this Article.	
<u>(7)</u>	Violation of any provision of this Article or of the rule	es adopted by the Board.
$\frac{(1)}{(8)}$	Aiding or abetting the unlawful practice of behavior an	
<u>(0)</u>	not licensed by the Board.	
<u>(9)</u>	Engaging in immoral, dishonorable, unprofessional,	or unethical conduct as
	defined in this subsection, or the current ethics code of	
(10)	Practicing behavior analysis in a manner that endange	
<u>(/</u>	or patients.	
(11)	Demonstrating an inability to practice behavior analysis	sis with reasonable skill
<u>(11)</u>	and safety by reason of illness, inebriation, misuse of d	
	chemicals, or any other substance affecting mental or	
	as a result of any mental or physical condition.	E/
(12)	Practicing behavior analysis outside the bounda	aries of demonstrated
<u>(1</u> )	competence or the limitations of education, training, or	
(13)	Failing to provide competent treatment, consultati	
<u> </u>	keeping with standards of usual and customary practic	_
(14)	Failing to take all reasonable steps to ensure the comp	
(15)	Failing to maintain a clear and accurate case re	
	following for each patient or client:	•
	a. Presenting problems, diagnosis, or purpor	se of the evaluation,
	treatment, or other services provided.	
	b. Fees, dates of services, and itemized charges.	
	c. Summary content of each session of evaluat	ion, treatment, or other
	services, except summary content that may ca	
	any individual if the information were released	
	d. Copies of all reports prepared.	
(16)	Failing to retain securely and confidentially the	complete case record
	indefinitely if there are pending legal or ethical matter	-
	compelling circumstance, or failing to retain securely	•
	complete case record for at least seven years from the	date of the last provision
	of services, except when under either circumstance, the	he behavior analyst was
	prevented from doing so by circumstances beyond	-
	control.	<u> </u>
<u>(17)</u>	Failing to cooperate with other behavior analysts or o	ther professionals to the
<u>-</u>	potential or actual detriment of clients, patients, or oth	-
	or behaving in ways which substantially impede or	1
	behavior analysts, licensed assistant behavior analysts	
		, of other broressionars
	•	s, or other professionals
(18)	abilities to perform professional duties. Exercising undue influence in a manner that explo	*

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1		gratification of the licensed behavior analyst, licensed assistant behavior
2		analyst, or a third party.
3	<u>(19)</u>	Harassing or abusing, sexually or otherwise, a client, patient, student,
4		supervisee, or trainee.
5	<u>(20)</u>	Failing to cooperate with or to respond promptly, completely, and honestly to
6		the Board, to credentialing committees, institutional review boards,
7		professional standards review organizations, or ethics committees of
8		professional behavior analyst associations, hospitals, or other health care
9		organizations or educational institutions, when those organizations or entities
10		have jurisdiction.
11	(21)	Refusing to appear before the Board after having been ordered to do so in
12		writing by the chair.
13	(b) Upon	proof that an applicant or licensee under this Article has engaged in any of the
14	prohibited action	s specified in subsection (a) of this section, the Board may, in lieu of denial,
15	suspension, or re-	vocation, do all of the following:
16	<u>(1)</u>	Issue a formal reprimand or formally censure the applicant or licensee.
17	<u>(2)</u>	Place the applicant or licensee on probation with appropriate conditions as the
18		Board may deem advisable.
19	<u>(3)</u>	Require examination, remediation, or rehabilitation for the applicant or
20		licensee, including care, counseling, or treatment by a professional or
21		professionals designated or approved by the Board, the expense of which shall
22		be paid by the applicant or licensee.
23	<u>(4)</u>	Require supervision for the services provided by the applicant or licensee by
24		a licensee designated or approved by the Board, the expense of which shall be
25		paid by the applicant or licensee.
26	<u>(5)</u>	Limit or circumscribe the practice of behavior analysis provided by the
27		applicant or licensee with respect to the extent, nature, or location of the
28		services provided, as the Board deems advisable.
29	<u>(6)</u>	Impose conditions of probation or restrictions upon continued practice at the
30		conclusion of a period of suspension or as requirements for the restoration of
31	/ \ <b></b>	a revoked or suspended license.
32		u of or in connection with any disciplinary proceedings or investigation, the
33		er into a consent order relative to the discipline, supervision, probation,
34		abilitation, or practice limitation of a licensee or applicant for a license.
35		Board may assess costs of disciplinary action against an applicant or licensee
36		<u>plation of this Article.</u>
37		considering whether an applicant or licensee is physically or mentally capable
38 39		avior analysis with reasonable skill and safety with patients or clients, the Board ourt of competent jurisdiction to order the applicant or licensee to submit to a
39 40	· · ·	
40 41		valuation by a psychologist to determine psychological status or a physical
41 42		hysician to determine physical condition, or both, upon a showing of probable rd that the applicant or licensee is not earchle of protiging behavior analysis
42 43		rd that the applicant or licensee is not capable of practicing behavior analysis skill and safety with patients or clients. The psychologist or physician that
43 44		uation of the applicant or licensee shall be designated by the court of competent
44 45		Board shall be responsible for the expenses of evaluations ordered under this
46		e applicant or licensee raises the issue of mental or physical competence or
40 47		on regarding mental or physical competence, the applicant or licensee shall be
48		in an evaluation at the applicant's or licensee's expense. If the Board suspects
49	-	or adequacy of the evaluation, the Board may compel an evaluation by its
50	• •	tioners at its own expense.

## **General Assembly Of North Carolina**

1 Except as provided otherwise in this Article, the procedure for revocation, suspension, (f) 2 denial, limitations of the license, or other disciplinary, remedial, or rehabilitative actions shall be 3 in accordance with the provisions of Chapter 150B of the General Statutes. The Board is required 4 to provide the opportunity for a hearing under Chapter 150B of the General Statutes to any 5 applicant whose license is denied or to whom licensure is offered subject to any restrictions, 6 probation, disciplinary action, remediation, or other conditions or limitations or to any licensee 7 before revoking, suspending, or restricting a license or imposing any other disciplinary action or 8 remediation. If the applicant or licensee waives the opportunity for a hearing, the Board's denial, 9 revocation, suspension, or other proposed action becomes final without a hearing having been 10 conducted. Notwithstanding the foregoing, no applicant or licensee is entitled to a hearing for 11 failure to pass an examination. In any proceeding, record of hearing, complaint, notice of charges, or decision before 12 (g) 13 the Board may withhold from public disclosure the identity of any clients or patients 14 who have not consented to the public disclosure of behavior analysis services having been provided by the licensee or applicant. The Board may close a hearing to the public and receive 15 16 in executive session evidence involving or concerning the treatment of or delivery of behavior 17 analysis services to a client or a patient who has not consented to the public disclosure of 18 treatment or services as may be necessary for the protection and rights of the patient or client of 19 the accused applicant or licensee and the full presentation of relevant evidence. All records, 20 papers, and other documents containing information collected and compiled by or on behalf of 21 the Board, as a result of investigations, inquiries, or interviews conducted in connection with licensing or disciplinary matters, will not be considered public records as defined in G.S. 132-1. 22 23 However, any notice or statement of charges, notice of hearing, or decision against or to any 24 licensee or applicant shall be a public record notwithstanding that it may contain information 25 collected and compiled as a result of an investigation, inquiry, or hearing except that identifying 26 information concerning the treatment or delivery of services to a patient or client who has not 27 consented to the public disclosure of treatment or services shall be deleted. If any record, paper, 28 or other document containing information collected and compiled by or on behalf of the Board 29 is received and admitted in evidence in any hearing before the Board, it shall be a public record, 30 subject to any deletions of identifying information concerning the treatment or delivery of 31 behavior analysis services to a patient or client who has not consented to the public disclosure of 32 treatment or services. 33 A license issued under this Article is suspended automatically by operation of law (h) 34 after failure to renew a license for a period of more than 60 days after the renewal date. The 35 Board may reinstate a license suspended under this subsection upon payment of a fee as specified 36 in G.S. 90-726.13 and may require that the applicant file a new application, furnish references, 37 update credentials, or submit to examination for reinstatement. Notwithstanding any provision to 38 the contrary, the Board retains full jurisdiction to investigate alleged violations of this Article by 39 any individual whose license is suspended under this subsection, and, upon proof of any violation 40 of this Article by any individual, the Board may take disciplinary action as authorized by this 41 section. 42 An individual whose license has been denied or revoked may reapply to the Board for (i) 43 licensure after the passage of one calendar year from the date of the denial or revocation. 44 A licensee may voluntarily relinquish a license at any time with the consent of the (i) 45 Board. The Board may delay or refuse granting consent as necessary in order to investigate any 46 pending complaint, allegation, or issue regarding violation of any provision of this Article by the 47 licensee. Notwithstanding any provision to the contrary, the Board retains full jurisdiction to 48 investigate alleged violations of this Article by any individual whose license is relinquished under 49 this subsection, and, upon proof of any violation of this Article by any individual, the Board may 50 take disciplinary action as authorized by this section. The Board may adopt rules to interpret and implement the provisions of this section. 51 (k)

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"§ 90-726.13.	Fees.	
	I may collect fees established by its rules, but those fees sh	all not exceed the
amounts listed		
(1)		\$250.00.
$\overline{(2)}$		
$\overline{(3)}$		
$\overline{(4)}$		
(5)		
	Criminal history record checks of applicants for licensure.	
	applicants for licensure shall consent to a criminal history rec	
	a criminal history record check may constitute grounds for	
	applicant. The Board shall be responsible for providing to	-
	Justice the applicant's fingerprints to be checked, a form sign	
-	the criminal history record check and the use of fingerprints an	• • • •
	equired by the State or National Repositories, and any add	
	he Department of Justice. The Board shall keep all inform	
	th this section confidential.	
	e cost of the criminal history record check and the fingerprinti	ng shall be paid by
	The Board shall collect any fees required by the Department of	
	to the Department of Justice for expenses associated with cond	
history record		
	n applicant's criminal history record reveals one or more crimin	nal convictions, the
	Il not automatically bar licensure. The Board shall consider a	
	ng the conviction:	
<u>(1)</u>	•	
(2)		
(3)		
(4)	-	ne. if known.
(5)		
<u>(0)</u>	of the position to be filled.	
(6)	The applicant's prison, jail, probation, parole, rehabilitatio	n. and employment
<u>(0)</u>	records since the date the crime was committed.	<u>n, una emprograda</u>
(d) If,	after reviewing the factors, the Board determines that any of the	he grounds to denv
	the Board may deny licensure of the applicant. The Board r	
	rmation contained in the criminal history record that is relevant	
	he information is permitted by applicable State and federal la	
	copy of the criminal history to the applicant. The applicant sha	
	the Board to appeal the Board's decision. An appearance before	
**	exhaustion of administrative remedies in accordance with Ch	
General Statut		hapter 150D of the
	e Board, its officers, and employees, acting in good faith and i	in compliance with
	hall be immune from civil liability for denying licensure to an	÷
	ovided in the applicant's criminal history record.	appricant based on
	Exemptions from licensure.	
	lual is exempt from the requirements of this Article if any	v of the following
conditions are		<u>, or the ronowing</u>
<u>(1)</u>		al associate in this
<u>(1)</u>	State or provides ancillary services in accordance with G.S.	
<u>(2)</u>		
<u>(2)</u>	• • •	
	services under the extended authority and direction of a analyst, licensed assistant behavior analyst, or other pro-	

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	under this Chapter or Chapter 90B of the Gener	al Statutes, so long as the
	services of the licensed professional are within the	
	license possessed by that licensed professional, and	the services performed are
	commensurate with the licensed professional's	education, training, and
	experience. The behavior technician does no	ot design assessment or
	intervention plans or procedures but delivers s	services as assigned by a
	supervisor who is responsible for the behavior tech	<u>nnician's work.</u>
<u>(3)</u>	The individual is a family member, guardian, or ot	her caretaker implementing
	a behavior analysis treatment plan under the direc	tion of a licensed behavior
	analyst or a licensed assistant behavior analyst.	
<u>(4)</u>	The individual engages in the practice of behavior	
	subjects, including individuals who are animal	behaviorists and animal
	trainers.	
<u>(5)</u>	The individual provides general behavior analysis	
	so long as the services are for the benefit of the	e organizations and do not
	involve direct services to individuals.	
<u>(6)</u>	The individual is a professional licensed under this	
	the General Statutes, so long as the licensed profe	-
	that the licensed professional is a licensed bel	
	assistant behavior analyst and the services of the	<b>₽</b>
	within the scope of practice of the license po	
	professional and the services performed are comm	nensurate with the licensed
	professional's education, training, and experience.	
<u>(7)</u>	The activities are part of a defined college or un	
	study, practicum, or intensive practicum, so long	
	direct supervision of (i) a licensed behavior ana	
	course sequence approved by the certifying entity	, or (iii) a quaimed faculty
(9)	<u>member.</u> The individual is pursuing experience in behavior	analysis consistent with the
<u>(8)</u>	certifying entity's experience requirements, so	-
	activities are supervised by a licensed behavior an	
SECT	<b>TON 1.(b)</b> G.S. 90-270.138 is amended by adding	•
	ng in this Article shall be construed to prevent a beha	
	licensed under Article 43 of Chapter 90 of the Gen	
	e scope of practice authorized by the North Carolina	
	<b>TION 1.(c)</b> The North Carolina Behavior Analysis B	•
	nt this section. The temporary rules shall remain in e	1 1 1
-	emporary rules become effective.	I I I I I I I I I I I I I I I I I I I
1	TION 2.(a) Article 43 of Chapter 90 of the Gene	ral Statutes, as enacted by
	act, is amended by adding new sections to read:	· · ·
" <u>§ 90-726.16.</u> Pr	ohibited acts and penalties.	
(a) Excep	t as permitted in G.S. 90-726.15, it shall be a viola	tion of this Article for any
individual not lic	ensed under this Article to practice behavior analys	is or to hold oneself out to
the public as an in	ndividual practicing behavior analysis.	
<u>(b)</u> <u>Any</u> i	individual not licensed in accordance with the	provisions of this Article
	or analysis or holding oneself out to the public a	
	in violation of this Article is guilty of a Class 2 mi	sdemeanor. Each violation
shall count as a se	anarate offense	
" <u>§ 90-726.17. In</u>	junction.	
" <u>§ 90-726.17. In</u> <u>The Board m</u>		· ·

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1	injunctions regardless of whether criminal prosecution or other action has been or may be
2	instituted as a result of the violation."
3	SECTION 2.(b) This section becomes effective January 1, 2022, and applies to acts
4	committed on or after that date.
5	<b>SECTION 3.</b> Article 7 of Chapter 8 of the General Statutes is amended by adding a
6	new section to read:
7	" <u>§ 8-53.14. Communications between behavior analyst and client or patient.</u>
8	No individual authorized as a licensed behavior analyst, or any of the individual's employees
9	or associates, shall be required to disclose any information that the individual may have acquired
10	in the practice of behavior analysis and which information was necessary to enable the individual
11	to practice behavior analysis. Any resident or presiding judge in the district in which the action
12	is pending may, subject to G.S. 8-53.6, compel disclosure, either at or before trial, if in the judge's
13	opinion, disclosure is necessary to a proper administration of justice. If the case is in district
14	court, the judge shall be a district court judge, and if the case is in superior court, the judge shall
15	be a superior court judge.
16	Notwithstanding the provisions of this section, the behavior analyst-client or behavior
17	analyst-patient privilege shall not be grounds for failure to report suspected child abuse or neglect
18	to the appropriate county department of social services or for failure to report a disabled adult
19	suspected to be in need of protective services to the appropriate county department of social
20	services. Notwithstanding the provisions of this section, the behavior analyst-client or behavior
21	analyst-patient privilege shall not be grounds for excluding any evidence of abuse, neglect,
22	illness, or injuries of a child or for excluding any evidence regarding the abuse, neglect,
23	exploitation, illness, or injuries of a disabled adult in any judicial proceeding related to a report
24	pursuant to Article 3 of Chapter 7B of the General Statutes."
25	<b>SECTION 4.</b> Except where otherwise provided, this act is effective when it becomes
26	law and applies to licenses granted or renewed on or after that date.