HB0278S03 compared with HB0278

{Omitted text} shows text that was in HB0278 but was omitted in HB0278S03 inserted text shows text that was not in HB0278 but was inserted into HB0278S03

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

1 Massage Therapy Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Norman K Thurston

Senate Sponsor:Evan J. Vickers

2

4

8

13

LONG TITLE

- General Description:
- This bill modifies licensing requirements for {practicing} performing massage therapy, including creating a registration requirement for massage therapy establishments.
- 7 **Highlighted Provisions:**
- 8 This bill:
 - defines terms:
- 10 amends the licensure requirements for massage therapy;
- 9 \ \{\text{adds a licensure requirement}\}\text{ specifies requirements for a criminal background check for an individual \{\text{who provides hands-on training for massage therapy or limited}\}\text{ performing massage therapy;}
 - specifies requirements for a massage establishment to register;
- provides the circumstances under which an individual must {practice} perform massage therapy in a registered massage establishment;
- 13 \rightarrow \{\text{requires all the education hours necessary for licensure come from either a massage school or a massage apprenticeship;}

15	► provides for the expiration and renewal of {massage apprentice and massage assistant-in-training		
	licenses} licensure;		
17	 specifies identification, signage, and disclosure requirements; 		
18	 creates standards for unlawful and unprofessional conduct by a massage establishment; 		
19	• {establishes-} requires penalties for a massage establishment that engages in unlawful or		
	unprofessional conduct;		
21	• {creates a registration requirement for certain establishments where massage therapy is		
	provided;}		
23	 specifies when {an } a massage establishment can be denied registration; 		
24	 specifies requirements for a criminal background check for massage establishment owners; 		
26	 {specifies standards for the expiration and renewal of a massage establishment 		
	registration;}		
24	creates a safe harbor provision for a licensed individual renting or leasing to a sole		
	practitioner;		
27	 allows the Division of Professional Licensing to inspect a massage establishment; 		
28	• {establishes-} requires standards for the inspection of a registered massage establishment;		
29	 provides exemptions from licensure {and registration } requirements; 		
30	 schedules the repeal of provisions related to a massage assistant and massage assistant-in- 		
	training; {and}		
31	• includes a coordination clause to coordinate enactment of provisions with S.B. 44,		
	Professional Licensure Amendments; and		
32	makes technical changes.		
34	Money Appropriated in this Bill:		
35	None		
36	Other Special Clauses:		
37	This bill provides a special effective date.		
38	This bill provides coordination clauses.		
40	AMENDS:		
41	58-1-301.5, as last amended by Laws of Utah 2024, Chapter 420, as last amended by Laws		
	of Utah 2024, Chapter 420		

	58-47b-102, as last amended by Laws of Utah 2024, Chapter 507, as last amended by Laws of
	Utah 2024, Chapter 507
43	58-47b-301, as last amended by Laws of Utah 2023, Chapter 225, as last amended by Laws of
	Utah 2023, Chapter 225
41	{58-47b-302, as last amended by Laws of Utah 2024, Chapter 137, as last amended by Laws
	of Utah 2024, Chapter 137}
44	58-47b-302.1, as enacted by Laws of Utah 2023, Chapter 225, as enacted by Laws of Utah
	2023, Chapter 225
45	58-47b-303, as last amended by Laws of Utah 2023, Chapter 225, as last amended by Laws
	of Utah 2023, Chapter 225
46	58-47b-304, as last amended by Laws of Utah 2024, Chapter 455, as last amended by Laws
	of Utah 2024, Chapter 455
47	58-47b-305 , as last amended by Laws of Utah 2023, Chapter 225 , as last amended by Laws
	of Utah 2023, Chapter 225
48	58-47b-306, as enacted by Laws of Utah 2023, Chapter 225, as enacted by Laws of Utah
	2023, Chapter 225
49	58-47b-401, as enacted by Laws of Utah 1996, Chapter 76, as enacted by Laws of Utah
	1996, Chapter 76
50	58-47b-501, as last amended by Laws of Utah 2023, Chapter 225, as last amended by Laws
	of Utah 2023, Chapter 225
51	58-47b-502, as last amended by Laws of Utah 2023, Chapter 225, as last amended by Laws
	of Utah 2023, Chapter 225
52	58-47b-503, as last amended by Laws of Utah 2000, Chapter 309, as last amended by Laws
	of Utah 2000, Chapter 309
53	63I-1-258, as last amended by Laws of Utah 2024, Third Special Session, Chapter 5, as last
	amended by Laws of Utah 2024, Third Special Session, Chapter 5
54	ENACTS:
55	58-47b-301.1, Utah Code Annotated 1953, Utah Code Annotated 1953
56	58-47b-302.2, Utah Code Annotated 1953, Utah Code Annotated 1953
57	58-47b-303.1, Utah Code Annotated 1953, Utah Code Annotated 1953

58	58-47b-304.1 , Utah Code Annotated 1953, Utah Code Annotated 1953
59	58-47b-306.1, Utah Code Annotated 1953, Utah Code Annotated 1953
57	{58-47b-307.1, Utah Code Annotated 1953, Utah Code Annotated 1953}
60	58-47b-401.1 , Utah Code Annotated 1953, Utah Code Annotated 1953
61	58-47b-501.1, Utah Code Annotated 1953, Utah Code Annotated 1953
62	58-47b-502.1, Utah Code Annotated 1953, Utah Code Annotated 1953
63	58-47b-503.1, Utah Code Annotated 1953, Utah Code Annotated 1953
64	58-47b-504, Utah Code Annotated 1953, Utah Code Annotated 1953
65	58-47b-601, Utah Code Annotated 1953, Utah Code Annotated 1953
66	REPEALS AND REENACTS:
67	58-47b-302, as last amended by Laws of Utah 2024, Chapter 137, as last amended by Laws
	of Utah 2024, Chapter 137
68	Utah Code Sections affected by Coordination Clause:
69	58-1-301.5, as last amended by Laws of Utah 2024, Chapter 420, as last amended by Laws of Utah
	2024, Chapter 420
70	58-47b-302, as last amended by Laws of Utah 2024, Chapter 137, as last amended by Laws of
	Utah 2024, Chapter 137
71	58-47b-302.1, as enacted by Laws of Utah 2023, Chapter 225, as enacted by Laws of Utah 2023,
	Chapter 225
72	58-47b-302.2, Utah Code Annotated 1953, Utah Code Annotated 1953
73	
74	Be it enacted by the Legislature of the state of Utah:
76	Section 1. Section 58-1-301.5 is amended to read:
77	58-1-301.5. Division access to Bureau of Criminal Identification records.
78	(1) The division shall have direct access to local files maintained by the Bureau of Criminal
	Identification under Title 53, Chapter 10, Part 2, Bureau of Criminal Identification, for background
	screening of individuals who are applying for licensure or certification, or with respect to a license
	or certification, renewal, reinstatement, or relicensure or recertification, as required in:
83	(a) Sections 58-17b-306 and 58-17b-307;
84	(b) Sections 58-24b-302 and 58-24b-302.1;
85	(c) Section 58-31b-302;

86 (d) Sections 58-42a-302 and 58-42a-302.1, of Chapter 42a, Occupational Therapy Practice Act; 88 (e) Section 58-44a-302.1; 89 (f) Sections 58-47b-302[and 58-47b-302.1] <u>and 58-47b-302.2</u>; (g) Section 58-55-302, as Section 58-55-302 applies to alarm companies and alarm company agents, 90 and Section 58-55-302.1; 92 (h) Sections 58-60-103.1, 58-60-205, 58-60-305, 58-60-405, and 58-60-506[-of Chapter 60, Mental Health Professional Practice Act]; 94 (i) Sections 58-61-304 and 58-61-304.1; 95 (j) Sections 58-63-302 and 58-63-302.1; 96 (k) Sections 58-64-302 and 58-64-302.1; 97 (1) Sections 58-67-302 and 58-67-302.1; 98 (m) Sections 58-68-302 and 58-68-302.1; and 99 (n) Sections 58-70a-301.1 and 58-70a-302[, of Chapter 70a, Utah Physician Assistant Act]. 101 (2) The division's access to criminal background information under this section: 102 (a) shall meet the requirements of Section 53-10-108; and 103 (b) includes convictions, pleas of nolo contendere, pleas of guilty or nolo contendere held in abeyance, dismissed charges, and charges without a known disposition. 105 (3) The division may not disseminate outside of the division any criminal history record information that the division obtains from the Bureau of Criminal Identification or the Federal Bureau of Investigation under the criminal background check requirements of this section. 109 Section 2. Section **58-47b-102** is amended to read: 110 58-47b-102. Definitions. <compare mode="add">(Compare Error)</compare> In addition to the definitions in Section 58-1-102, as used in this chapter: (1) "Board" means the Board of Massage Therapy and Acupuncture created in Section 58-47b-201. 69 71 (2) (a) "Breast" means the female mammary gland[-and] . 72 (b) "Breast" does not include the muscles, connective tissue, or other soft tissue of the upper chest. 74 (3)"Homeostasis" means [maintaining, stabilizing, or returning] the maintenance, the stabilization, or the return of the muscular system to equilibrium the muscular system.

- (4)"Massage apprentice" means an individual licensed under this chapter as a massage apprentice to engage in the practice of massage therapy under the direct supervision of a massage therapy supervisor.
- 79 (5)"Massage assistant" means an individual licensed under this chapter as a massage assistant[-] to engage in the practice of limited massage therapy under the indirect supervision of:
- 82 (a) before June 1, 2027, a massage therapist; or
- (b) beginning June 1, 2027, a massage therapy supervisor.
- 84 (6)["-] "Massage assistant-in-training" means an individual licensed under this chapter as a [massage assistant in-training] massage assistant-in-training to engage in the practice of limited massage therapy under the direct supervision of a massage therapy supervisor.
- 88 (7)
 - (a) "Massage establishment" means a place where services within the practice of massage therapy or the practice of limited massage therapy are provided by one or more individuals required to be licensed under this chapter.
- 91 (b) "Massage establishment" does not include:
- 92 (i) all locations used by a sole practitioner to practice massage therapy;
- 93 (ii) an out-call location; or
- 94 (iii) a massage school.
- 95 [(7)] (8)"Massage therapist" means an individual licensed under this chapter as a massage therapist to engage in the practice of massage therapy.
- 97 [(8)] (9) therapist" means an individual licensed under this chapter as a massage therapist.[÷]
- [(a)] _a licensed_massage therapist_in good standing who has [at least three years of experience as a massage therapist and has]engaged in the lawful practice of massage therapy for at least 3,000 hours[;].
- 101 [(b) a physical therapist licensed under Chapter 24b, Physical Therapy Practice Act;]
- [(c) a physician licensed under Chapter 67, Utah Medical Practice Act;]
- 103 [(d) an osteopathic physician licensed under Chapter 68, Utah Osteopathic Medical Practice Act;]
- [(e) an acupuncturist licensed under Chapter 72, Acupuncture Licensing Act; or]
- 106 [(f) a chiropractic physician licensed under Chapter 73, Chiropractic Physician Practice Act.]
- 107 (10) "Out-call location" means a location:
- 108 (a) where massage therapy services are provided; and

109 (b) that a sole practitioner or a massage establishment does not own, lease, or rent. 110 (11)(a) "Owner" means an individual who controls the operation of a massage establishment. (b) "Owner" includes: 112 113 (i) a shareholder, as defined in Section 16-10a-102, who owns, directly or indirectly through an entity controlled by the individual, any of the outstanding shares of an entity that owns, leases, or otherwise operates a massage establishment that: 116 (A) is a corporation; or 117 (B) is not publicly listed or traded; 118 (ii) an individual who owns, directly or indirectly through an entity controlled by the individual, any part of an entity that is not a corporation and that owns, leases, or otherwise operates a massage establishment; 121 (iii) an individual: 122 (A) in whose name a certificate of occupancy has been issued for a massage establishment; or 124 (B) that operates a massage establishment under a lease, operating agreement, franchise, or other arrangement; and 126 (iv) a sublessee or other legal possessor. 127 [(9)] (12) (a) "Practice of limited massage therapy" means: 128 (i) the systematic manual manipulation of the soft tissue of the body for the purpose of promoting the therapeutic health and well-being of a client, enhancing the circulation of the blood and lymph, relaxing and lengthening muscles, relieving pain, restoring metabolic balance, relaxation, or achieving homeostasis; 132 (ii) seated chair massage; 133 (iii) the use of body wraps; 134 (iv) aromatherapy; 135 (v) reflexology; or 136 (vi) in connection with an activity described in this Subsection [(9)] (12), the use of: 137 (A) the hands; 138 (B) a towel; 139 (C) a stone;

140	(D) a shell;
141	(E) a bamboo stick; or
142	(F) an herbal ball compress.
143	(b) "Practice of limited massage therapy" does not include:
144	(i) work on an acute or subacute injury; or
145	(ii) a practice described in this section to the extent the practice:
146	(A) treats a medically diagnosed condition; or
147	(B) results from a referral or prescription from a licensed health care practitioner, including a physician
	osteopathic physician, advanced practice registered nurse, chiropractic physician, or physician's
	<u>assistant.</u>
150	[(b) "Practice of limited massage therapy" does not include work on an acute or subacute injury.]
152	[(10)] <u>(13)</u>
	(a) "Practice of massage therapy" means:
153	[(a)] (i) the examination, assessment, and evaluation of the soft tissue structures of the body for the
	purpose of devising a treatment plan to promote homeostasis;
155	[(b)] (ii) the systematic manual or mechanical manipulation of the soft tissue of the body for the
	purpose of promoting the therapeutic health and well-being of a client, enhancing the circulation
	of the blood and lymph, relaxing and lengthening muscles, relieving pain, restoring metabolic
	balance, or achieving homeostasis, or for any other purpose;
160	[(e)] (iii) the use of the hands or a mechanical or electrical apparatus in connection with this
	Subsection $[(10)]$ (13) ;
162	[(d)] (iv) the use of rehabilitative procedures involving the soft tissue of the body;
163	[(e)] (v) range of motion or movements without spinal adjustment as set forth in Section 58-73-102
165	[(f)] (vi) the use of oil rubs, heat lamps, salt glows, hot and cold packs, or tub, shower, steam, and
	cabinet baths;
167	[(g)] (vii) manual traction and stretching exercise;
168	[(h)] (viii) correction of muscular distortion by treatment of the soft tissues of the body;
170	[(i)] (ix) counseling, education, and other advisory services to reduce the incidence and severity of
	physical disability, movement dysfunction, and pain;
172	[(j)] (x) activities and modality techniques similar or related to the activities and techniques
	described in this Subsection $[(10)]$ (13) ;

- [(k)] (xi) a practice described in this Subsection [(10)-] (13) on an animal to the extent permitted by:
- 176 [(i)] (A) Subsection 58-28-307(12);
- 177 [(ii)] (B) the provisions of this chapter; and
- 178 [(iii)] (C) division rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; or
- [(1)] (xii) providing, offering, or advertising a paid service using the term massage or a derivative of the word massage, regardless of whether the service includes physical contact.
- (b) "Practice of massage therapy" includes the practice of limited massage therapy.
- 184 (14) "Registered massage establishment" means a massage establishment that is registered with the division to lawfully provide services within the practice of massage therapy or the practice of limited massage therapy at a single, fixed massage establishment location in this state.
- 188 [(11)] (15) "Soft tissue" means the muscles and related connective tissue.
- 189 (16) "Sole practitioner" means a licensed massage therapist who offers the services of massage therapy from:
- 191 (a) an out-call location;
- (b) the licensee's residence, if the licensee does not employ or contract with another individual licensed under this chapter; or
- (c) <u>a location</u>, other than the licensee's residence, that the licensee owns, rents, or leases, if the licensee does not employ or contract with any other individual regardless of licensure.
- 197 [(12)] (17) "Unlawful conduct" means the same as that term is defined in Sections 58-1-501[-and-], 58-1-501.1, 58-47b-501, and 58-47b-501.1.
- [(13)] (18) "Unprofessional conduct" means the same as that term is defined in Sections 58-1-501[and], 58-47b-502, and 58-47b-502.1 and as may be further defined by division rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
- Section 3. Section **58-47b-301** is amended to read:
- 280 **58-47b-301.** Licensure required -- Registration required -- Scope of practice -- Individuals.
- [(1) An individual shall hold a license issued under this chapter in order to engage in the practice of massage therapy or the practice of limited massage therapy, except as specifically provided in Section 58-1-307 or 58-47b-304.]
- 285 [(2)] An individual shall hold a license to perform massage services.
- 286 (1) [An individual shall have a license in order to:] Only a licensed individual may:

(a) represent oneself as a [massage therapist, massage apprentice, massage assistant, or massage

	assistant in-training] a massage assistant-in-training, a massage assistant, a massage apprentice, or	<u>a</u>
	licensed massage therapist;	
290	(b)	
	(i) represent oneself as providing [a service that is within the practice of massage therapy or the practic	ice
	of limited massage therapy] massage services; or	
292	$ (\underline{ii}) \ \ use \ the \ word \ \underline{"massage"} \ or \ any \ [\underline{other \ word}] \ \underline{similar \ wording} \ to \ describe \ the \ [\underline{services}] \ \underline{service}; \ or $	
294	(c) charge or receive a fee or any consideration for providing [a service that is within the practice of	
	massage therapy or the practice of limited massage therapy] massage services.	
297	(2) A licensed individual, other than a sole practitioner, may perform massage services only in:	
299	(a) a registered massage establishment;	
300	(b) an out-call location; or	
301	(c) a location exempt from registration under Section 58-47b-304.1.	
302	(3) A sole practitioner may offer massage services from:	
303	(a) an out-call location;	
304	(b) the licensed individual's residence, if the licensed individual does not employ or contract with	
	another licensed individual; or	
306	(c) a location, other than the licensed individual's residence, that the licensed individual owns, rents, or	<u>)r</u>
	<u>leases.</u>	
308	<u>(4)</u>	
	(a) Subject to Subsection 58-47b-502(9):	
309	(i) except as provided in Subsection (4)(b), a massage assistant-in-training may perform limited	
	massage therapy under the direct supervision of a massage therapy supervisor;	
312	(ii) a massage assistant may perform limited massage therapy without supervision after completing	ıg
	300 hours under the indirect supervision of a massage therapy supervisor;	
315	(iii) a massage apprentice may perform massage services under the supervision of a massage	
	therapy supervisor as the division requires by rule made in accordance with Title 63G, Chapte	<u>:r</u>
	3, Utah Administrative Rulemaking Act; and	
318	(iv) a licensed massage therapist may perform massage services without supervision.	
319	(b) A massage assistant-in-training is permitted to complete 150 hours under the indirect supervision	<u>of</u>
	a massage therapy supervisor.	

321	<u>(5)</u>	A massage therapy supervisor may supervise at one time up to six individuals of which no more
		than four may be massage apprentices or massage assistants-in-training.
323		Section 4. Section 4 is enacted to read:
324		58-47b-301.1. Massage establishment registration required Maintenance of registration.
240	<u>(1)</u>	An owner shall register a massage establishment with the division.
241	<u>(2)</u>	
	<u>(a)</u>	Each place of business shall register separately.
242	<u>(b)</u>	If multiple massage establishments exist at the same address, each massage establishment shall
		register separately.
244	<u>(3)</u>	A massage establishment shall provide the physical address where the massage establishment
		operates to the division.
246	<u>(4)</u>	{Unless exempted under Section 58-47b-304.1, a } A massage establishment may not allow {for the
		practice of massage therapy or the practice of limited massage therapy } massage services on the
		massage establishment's premises unless the massage establishment is registered in accordance with
		this section.
250	<u>(5)</u>	
	<u>(a)</u>	A registered massage establishment shall {employ or contract with } ensure only a {licensee under
		this chapter, } licensed individual or an exempt individual {exempted under this chapter, to perform
		massage therapy or other } performs massage services.
253	<u>(b)</u>	A registered massage establishment shall maintain documentation of the employment or contract
		relationship and make the documentation available during an inspection or investigation by the
		division.
256	<u>(6)</u>	An owner may not assign or transfer a massage establishment registration.
257	<u>(7)</u>	Upon the sale, sublease, or change of legal possession of a registered massage establishment, the
		owner, lessee, or legal possessor of the massage establishment shall {apply for and obtain a new
		registration } notify the division in a form the division approves within 30 days after the day on
		which the ownership, lessee, or legal possession changes.
261	<u>(8)</u>	Whenever statute or rule requires or prohibits action by a registered massage establishment, any
		owner of the registered massage establishment is responsible for all activities of the registered

massage establishment, regardless of the form of the business organization.

	{(9) {A registered massage establishment shall maintain a log of all massage therapy services provided
	at the registered massage establishment containing information as determined by the division in rule
	made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.}}
350	Section 5. Section 58-47b-302 is repealed and re-enacted to read:
351	58-47b-302. {License classifications } Qualifications for registration and licensure
	Individuals.
271	{(1) The division shall issue licenses under this chapter in the classifications of:}
272	{(a) massage therapist;}
273	{(b) massage apprentice;}
352	(1) An applicant for a massage assistant-in-training license shall provide satisfactory evidence to the
	division that the applicant will practice as a massage assistant-in-training only under the supervision
	of a massage therapy supervisor.
274	{(e)} (2) An applicant for a massage assistant{; and} license shall:
356	<u>(a)</u>
	(i) complete 300 hours of education that meets the standards the division requires by rule;
358	(ii) complete training on the activities described in Subsection (5)(d) while the applicant is enrolled in
	massage school; and
360	(iii) pass an examination as the division requires by rule;
361	<u>(b)</u>
275	{(d)} (i) {[massage assistant in-training]} while the applicant is licensed as a massage assistant-in-
	training{-} :
362	(A) complete at least 150 hours of education that meets the standards the division requires by rule
	under the direct supervision of a massage therapy supervisor;
364	(B) complete 150 hours of education that meets the standards the division requires by rule under the
	indirect supervision of a massage therapy supervisor;
366	(ii) complete training on the activities described in Subsection (5)(d); and
367	(iii) pass an examination as the division requires by rule; or
368	<u>(c)</u>
	(i) have a massage safety permit; and
369	(ii) pass an examination as the division requires by rule that contains questions that demonstrate the
	applicant's understanding of:

271	
371	(A) the basics of anatomy;
372	(B) the basics of contraindications relating to massage;
373	(C) the basics of kinesiology;
374	(D) the basics of pathology;
375	(E) the basics of physiology; and
376	(F) the laws and rules relating to massage therapy.
377	(3) An applicant for a massage apprentice license shall provide satisfactory evidence to the division that
	the applicant will practice as a massage apprentice only under the supervision of a massage therapy
	supervisor as the division requires by rule.
276	{(2)} (4) An applicant for {licensure as-} a massage therapist license shall:
381	<u>(a)</u>
	<u>(i)</u>
	(A) have graduated from a school of massage having a curriculum that meets the standards the
	division requires by rule; and
383	(B) complete training on the activities described in Subsection (5)(d) while the applicant is enrolled
	in massage school;
385	<u>(ii)</u>
	(A) have completed equivalent education in compliance with standards the division requires by rule;
	<u>and</u>
387	(B) complete training on the activities described in Subsection (5)(d); or
388	<u>(iii)</u>
	(A) have completed a massage apprenticeship program consisting of a minimum of 1,000 hours of
	supervised training in accordance with standards the division requires by rule; and
391	(B) complete training on the activities described in Subsection (5)(d) while the applicant is a massage
	apprentice; and
393	(b) pass an examination as the division requires by rule.
394	(5) An applicant for a massage safety permit shall:
277	(a) submit an application in a form {[prescribed by]} the division approves;
278	(b) pay a fee determined by the department under Section 63J-1-504;
397	(c) be 18 years old or older; and
398	(d) complete an educational module the division requires by rule that includes:

```
399
         (i) practicing physical boundaries;
400
         (ii) draping;
401
          (iii) gaining consent; and
402
          (iv) taking a medical history.
403
          (6) An applicant for licensure under this chapter shall:
404
          (a) submit an application in a form the division approves;
          (b) pay a fee determined by the department under Section 63J-1-504;
405
279
         (c) be 18 years old or older;
280
          {(d) have[either]:}
281
          {<del>(i)</del> }
          {(A) graduated from a school of massage having a curriculum that meets standards established by
              division rule made in collaboration with the board and in accordance with Title 63G, Chapter 3,
              Utah Administrative Rulemaking Act; or }
285
          (B) completed equivalent education and training in compliance with division rule made in accordance
              with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; or
288
          {(ii) completed a massage apprenticeship program consisting of a minimum of 1,000 hours of
              supervised training and in accordance with standards established by division rule made in
              collaboration with the board and in accordance with Title 63G, Chapter 3, Utah Administrative
              Rulemaking Act; and }
292
          {<del>(e)</del> pass:}
293
          {(i) the Federation of State Massage Therapy Boards Massage and Bodywork Licensing Examination;
              or}
295
          (ii) any other examination established by division rule made in collaboration with the board and in
              accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
298
          {(3) An applicant for licensure as a massage apprentice shall:}
407
         (d) consent to, and complete, a criminal background check described in Section 58-47b-302.1;
409
         (e) meet any standard related to the criminal background check described in Subsection (6)(d) as the
              division requires by rule; and
          {(a)} (f) {submit an application in} disclose any criminal history the division requests on a form
299
              \{\{prescribed by\}\}\ the division approves\{\{\}\}\.
300
          {(b) pay a fee determined by the department under Section 63J-1-504;}
```

301	{(c) be 18 years old or older;}
302	{(d) provide satisfactory evidence to the division that the applicant will practice as a massage
	apprentice only under the direct supervision of a [licensed massage therapist in good standing who,
	for at least 6,000 hours, has engaged in the lawful practice of massage therapy as a licensed massage
	therapist]massage therapy supervisor; and}
306	{(e)} (7) {pass an examination as required by division rule made in accordance with } Under Title 63G,
	Chapter 3, Utah Administrative Rulemaking Act {-} , the division shall make rules establishing:
308	{ (4) }
414	(a) the examinations required by this chapter;
	{(a)} (b) {An applicant for licensure as } the standards of a massage {assistant shall:} assistant-in-
	training program;
309	{(i) submit an application in a form [prescribed by] the division approves;}
310	{(ii) pay a fee determined by the department in accordance with Section 63J-1-504;}
311	{(iii) be 18 years old or older;}
312	{(iv) subject to Subsection (4)(b), complete at least 300 hours of education and training approved
	by division rule made accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
	Act; }
315	{(v) provide satisfactory evidence to the division that the applicant will only practice as a massage
	assistant [only] under the indirect supervision of a massage therapy supervisor; and}
318	{(vi) pass an examination as required by division rule made in accordance with Title 63G, Chapter
	3, Utah Administrative Rulemaking Act.}
320	{(b) The 300-hour education and training requirement described in Subsection (4)(a) shall include:}
322	{(i) at least [150]300 hours of education and training while the applicant is[:] enrolled in massage
	school; or}
324	{{{(A)}} (c) {enrolled in } the standards for a massage schoolcurriculum; or}}
325	{[(B) licensed as a massage assistant in-training and under the direct supervision of a massage therapist
	in good standing who, for at least 6,000 hours, has engaged in the lawful practice of massage
	therapy; and]}
328	{(ii)} (d) {at least [150]300 hours of } the equivalent education and training {while the applicant is[:]
	licensed as a } for a licensed massage {assistant-in-training and under the direct supervision of a
	massage therapy supervisor.} therapist;

331	{{(A) enrolled in massage school; or}}
332	{[(B) licensed as a massage assistant in-training and under the indirect supervision of a massage
	therapist in good standing who, for at least 6,000 hours, has engaged in the lawful practice of massage therapy.]
335	{(5) An applicant for licensure as a [massage assistant in-training]massage assistant-in-training shall:}
337	{(a) submit an application in a form [prescribed by] the division approves;}
338	{(b) pay a fee determined by the department in accordance with Section 63J-1-504;}
339	{(c) be 18 years old or older; and}
340	{ (d) }
	{(i) {before June 1, 2027, provide satisfactory evidence to the division that the applicant will practice
	as a [massage assistant in-training]massage assistant-in-training under the supervision of a massage
	therapist for a period of no more than six months for the purpose of satisfying the requirements
	described in [Subsections]Subsection (4)(a)(iv) [and (4)(b)] for licensure as a massage assistant[.];
	or} }
346	{(ii)}(e) {{beginning June 1, 2027, provide satisfactory evidence to the division that } the {applicant
	will practice as } standards of a massage {assistant-in-training under the } apprenticeship program
	<u>including</u> supervision {of a massage therapy supervisor for the purpose of satisfying the }
	requirements described in Subsection (4)(a)(iv) for licensure as a massage assistant.};
350	{ (6) }
	{(a) }
	{(i) A massage therapist may supervise at one time up to six individuals licensed as a massage
	apprentice or [massage assistant in-training]a massage assistant-in-training.}
353	{(ii) {-Beginning June 1, 2027:}-}
354	{(A) {a massage therapy supervisor shall supervise a massage apprentice or a massage assistant-in-
	training; and}-}
356	{(B) {a massage therapy supervisor may supervise at one time up to three individuals licensed as either
	a massage apprentice or a massage assistant-in-training.}}
359	{(b) A massage therapy supervisor may supervise at one time up to six individuals licensed as a
	massage assistant.}
361	{(7) A new massage therapist, massage apprentice, massage assistant, or massage assistant in-training
	applicant shall submit to and pass a criminal background check in accordance with Section

[58-47b-302.1]58-47b-307 and any requirements established by division rule made in accordance

		with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.}
420	<u>(f)</u>	the educational module described in Subsection (5)(d); and
421	<u>(g)</u>	the standards for the criminal background check described in (6)(e).
423		Section 6. Section 58-47b-302.1 is amended to read:
424		58-47b-302.1. Criminal background check.
425	(1)	An applicant for <u>individual</u> licensure <u>or registration and an owner of a registered massage</u>
		establishment[under this chapter who requires a criminal background check-] shall:
428	(a)	submit fingerprint cards in a form acceptable to the division at the time the license application is
		filed; and
430	(b)	consent to a fingerprint background check conducted by the Bureau of Criminal Identification and
		the Federal Bureau of Investigation regarding the application.
432	(2)	The division shall:
433	(a)	in addition to other fees authorized by this chapter, collect from each applicant submitting
		fingerprints in accordance with this section the fee that the Bureau of Criminal Identification is
		authorized to collect for the services provided under Section 53-10-108 and the fee charged by
		the Federal Bureau of Investigation for fingerprint processing for the purpose of obtaining federal
		criminal history record information;
439	(b)	submit from each applicant the fingerprint card and the fees described in Subsection (2)(a) to the
		Bureau of Criminal Identification; and
441	(c)	obtain and retain in division records a signed waiver approved by the Bureau of Criminal
		Identification in accordance with Section 53-10-108 for each applicant.
443	(3)	The Bureau of Criminal Identification shall, in accordance with the requirements of Section
		53-10-108:
445	(a)	check the fingerprints submitted under Subsection (2)(b) against the applicable state and regional
		criminal records databases;
447	(b)	forward the fingerprints to the Federal Bureau of Investigation for a national criminal history
		background check; and
449	(c)	provide the results from the state, regional, and nationwide criminal history background checks to
		the division.
451		

	(4)	For purposes of conducting a criminal background check required under this section, the division
		shall have direct access to criminal background information maintained under Title 53, Chapter 10,
		Part 2, Bureau of Criminal Identification.
454	(5)	The division may not disseminate outside of the division any criminal history record information
		that the division obtains from the Bureau of Criminal Identification or the Federal Bureau of
		Investigation under the criminal background check requirements of this section.
458	(6)	
	(a)	A new license issued under this chapter is conditional pending completion of the criminal
		background check.
460	(b)	Notwithstanding Title 63G, Chapter 4, Administrative Procedures Act[-,] :
461	<u>(i)</u>	if the criminal background check required [in Subsection 58-47b-302(7)] by this section
		demonstrates the applicant has failed to accurately disclose a criminal history, the license is
		immediately and automatically revoked upon notice to the licensee by the division[:] ; and
465	<u>(ii)</u>	if a massage establishment owner has a criminal conviction or pending criminal charges for
		any crime under Title 76, Chapter 5, Part 4, Sexual Offenses, or any crime listed by rule made
		by the division in collaboration with the board in accordance with Title 63G, Chapter 3, Utah
		Administrative Rulemaking Act, the division shall deny an application for registration of a massage
		<u>establishment.</u>
470	(c)	A person whose conditional license is revoked under Subsection (6)(b) is entitled to a postrevocation
		hearing to challenge the revocation.
472	(d)	The division shall conduct a postrevocation hearing in accordance with Title 63G, Chapter 4,
		Administrative Procedures Act.
474	(7)	An applicant who successfully completes a background check under this section may not be
		required by any other state or local government body to submit to a second background check as a
		condition of lawfully engaging in the practice of massage therapy or the practice of limited massage
		therapy in this state.
479		Section 7. Section 7 is enacted to read:
480		58-47b-302.2. Qualifications for registration Massage establishments.

- 18 -

(a) The owner of {the} a massage establishment shall register the massage establishment.

368

369

<u>(1)</u>

	(b) If the massage establishment has multiple owners, the owners of the massage establishment shall
	choose one owner to register the massage establishment.
371	(2) To register a massage establishment, the owner shall:
372	(a) submit an application in a form the division approves;
373	(b) pay a fee determined by the department under Section 63J-1-504; {and}
374	(c) provide satisfactory documentation:
375	(i) of registration with the Division of Corporations and Commercial Code;
376	(ii) of business licensure {from } if the {city, town, } municipality or county in which the massage
	establishment is located requires a business license;
378	(iii) that the massage establishment's physical facilities comply with the requirements {established} the
	division requires by rule in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
	Act; and
380	(iv) of each owner's ownership or right to possession of the premises where the massage establishment
	will be operated;
496	<u>(d)</u>
	(i) consent to, and complete, a criminal background check, described in Section 58-47b-302.1;
382	{(d)} (ii) {unless a } meet any standard related to the criminal background check {was previously
	completed by the Utah Bureau of Criminal Identification and the Federal Bureau of Investigation,
	submit fingerprint cards } described in {a form acceptable to } Subsection (2)(d)(i), that the division
	{when filing the application;} requires by rule in accordance with Title 63G, Chapter 3, Utah
	Administrative Rulemaking Act; and
501	(iii) disclose any criminal history the division requests on a form the division approves;
385	(e) {consent to a fingerprint background check by the Utah Bureau of Criminal Identification and the
	Federal Bureau of Investigation, including the use of the FBI Rap Back System, for all individuals
	<u>} submit the following information for each individual for whom a {fingerprint card } criminal</u>
	background check is required {by } under Subsection {(2)(f);} (3):
505	(i) full name;
506	(ii) any name used;
507	(iii) date of birth;

(iv) social security number or other satisfactory evidence of the applicant's identity permitted by rule

made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; (v) address; 511 512 (vi) phone number; 513 (vii) email address; 514 (viii) license number, if licensed under this chapter; 515 (ix) registration number, if registered under this chapter; 516 (x) a recent color photograph of each owner; and 389 {(f)} (xi) {submit } fingerprints {for each individual who:} in a form the division approves; 518 (f) allow the division to verify that the applicant and each individual listed in Subsection (3) is legally present in the United States; 520 (g) submit a signed attestation in a form the division approves by rule attesting that the massage establishment does not engage in illegal activities including human trafficking, sex advertising, or unlicensed practice; and 523 (h) meet with the division or board if requested by the division or board. 524 (3) An individual shall consent to and complete a criminal background check in accordance with Subsection (2)(d) if the individual: 390 (ii) (a) personally or constructively holds, including as the beneficiary of a trust: 391 $\{(A)\}\$ (i) at least 10% of the entity's outstanding stock; or 392 (B) (ii) more than \$25,000 of the fair market value of the entity; 393 (ii) (b) has a direct or indirect participating interest through shares, stock, or otherwise, regardless of whether voting rights are included, of more than 10% of the profits, proceeds, or capital gains of the entity; 396 {(iii)} (c) is a member of the board of directors or other governing body of the entity; or 397 $\{(iv)\}$ (d) serves as: 398 {(A)} (i) an elected officer of the entity; or 399 $\{(B)\}\$ (ii) a general manager of the entity $\{\frac{1}{2}\}$. {(g) {submit the following information for each individual for whom fingerprints are required by 400 Subsection (2)(f):}} 402 {(i) {full name;}}

```
403
         {(ii) {any other name used;}}
404
         {(iii) {date of birth;}}
405
         {(iv) {social security number or other satisfactory evidence of the applicant's identity permitted by rule
              made by the division in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
              Act;}}
408
         \{(v) \{address;\}\}
409
         {(vi) {phone number;}}
410
         {(vii) {email address;}}
411
         {(viii) {license number, if licensed under this chapter; and}-}
412
         {(ix) {a recent color photograph of each owner;}-}
413
         (h) {allow the Department of Commerce to verify that the applicant and each individual listed in
              Subsection (2)(f), is legally present in the United States; }
415
         {(i)} (4) {submit a signed attestation in a form the division approves by rule attesting that } A minor
              who is an owner of the massage establishment {does not engage in illegal activities including
              human trafficking, sex advertising, or unlicensed practice; } as the beneficiary of a trust is exempt
              from Subsection (2)(d) and(2)(e).
418
         {(j) {meet with the division or board if requested by the division or board.} }
419
         {(3)} (5) The division may require an owner to prove continuing right of possession at any time during
              the registration period.
540
                Section 8. Section 58-47b-303 is amended to read:
541
                58-47b-303. Term of license and registration -- Expiration -- Renewal -- Individuals.
423
         (1)
         (a) Except as provided in Subsection (3), the division shall [issue a license-] provide licensing under
              this chapter in accordance with a two-year renewal cycle established by division rule made in
              accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
426
         (b) [A{] The division may extend or shorten a}-] The division may extend or shorten a license renewal
```

license unless {{renewed by the } [licensee] {the licensee renews the license} licensed individual in accordance with Section 58-1-308.

(2) Subject to Subsection (3), a license automatically expires on the expiration date shown on the

cycles or to change an established renewal cycle.

429

period [may be extended or shortened] by as much as one year to maintain established renewal

432	(3)
	(a) A massage apprentice license expires 24 months after the day on which the division issues the
	massage apprentice license.
434	(b) A massage [assistant in-training] assistant-in-training license expires six months after the day on
	which the division issues the [massage assistant in-training] massage assistant-in-training license.
437	(c) The division may not renew or extend a massage apprentice or massage assistant-in-training license
	unless:
439	(i) a circumstance or hardship arose beyond the {licensee's} individual's control that prevented the
	{licensee } individual from completing the {licensure } process;
441	{(ii) {the licensee presents satisfactory evidence to the division that the licensee is making reasonable
	progress toward obtaining licensure in the state;} }
443	{(iii)} (ii) the division grants the renewal or extension for a period proportionate to the circumstance or
	hardship; and
445	{(iv)} (iii) the {licensee's } individual's massage therapy supervisor consents in writing to the renewal
	or extension.
447	(4) {At the time of renewal, the licensee shall show satisfactory evidence of renewal requirements
	established under this chapter and of renewal requirements that the division may establish by rule
	made in } In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
	division may make rules establishing the evidence an applicant shall present to renew a license.
569	Section 9. Section 9 is enacted to read:
570	58-47b-303.1. Term of registration Expiration Renewal Massage establishments.
454	<u>(1)</u>
	(a) Except as provided in Subsection (3), the division shall issue a registration under this chapter in
	accordance with a two-year renewal cycle.
456	(b) The division may extend or shorten a renewal period by as much as one year to maintain established
	renewal cycles or to change an established renewal cycle.
458	(2) A registration automatically expires on the expiration date shown on the registration unless the
	{registrant-} registered massage establishment renews.
460	(3) At the time of renewal, a registered massage therapy establishment shall:
461	(a) complete and submit an application for renewal in the form the division approves; and
462	(b) pay a renewal fee established by the department under Section 63J-1-504{; and}.

463	{(c) {show satisfactory proof of compliance with the standards established by this chapter.} }
582	Section 10. Section 58-47b-304 is amended to read:
583	58-47b-304. Exemptions from licensure Individuals.
466	(1) In addition to the exemptions from licensure in Section 58-1-307, the following individuals may
	[engage in the practice of massage therapy or the practice of limited massage therapy] perform
	massage services, subject to the stated circumstances and limitations, without being [licensed under
	this chapter a licensed individual:
470	(a) a physician or surgeon licensed under Chapter 67, Utah Medical Practice Act;
471	(b) a physician assistant licensed under Chapter 70a, Utah Physician Assistant Act;
472	(c) a nurse licensed under Chapter 31b, Nurse Practice Act, or under Chapter 44a, Nurse Midwife
	Practice Act;
474	(d) a physical therapist licensed under Chapter 24b, Physical Therapy Practice Act;
475	(e) a physical therapist assistant licensed under Chapter 24b, Physical Therapy Practice Act, while
	under the general supervision of a physical therapist;
477	(f) an osteopathic physician or surgeon licensed under Chapter 68, Utah Osteopathic Medical Practice
	Act;
479	(g) a chiropractic physician licensed under Chapter 73, Chiropractic Physician Practice Act;
481	(h) a hospital staff member employed by a hospital, who practices massage as part of the staff member's
	responsibilities;
483	(i) an athletic trainer licensed under Chapter 40a, Athletic Trainer Licensing Act;
484	(j) a student in training enrolled in a massage therapy school approved by the division;
485	(k) a naturopathic physician licensed under Chapter 71, Naturopathic Physician Practice Act;
487	(1)
	(i) an occupational therapist licensed under Chapter 42a, Occupational Therapy Practice Act; and
489	(ii) an occupational therapy assistant licensed under Chapter 42a, Occupational Therapy Practice Act,
	while under the general supervision of an occupational therapist;
492	(m) an individual performing animal massage therapy under the rules made by the division in
	accordance with Subsection 58-28-307(12);
494	(n) an individual performing gratuitous massage; [and]
495	(o) an individual:
496	

	(i) certified by or through, and in good standing with, an industry organization that is recognized by the
	division and that represents a profession with established standards and ethics:
499	(A) who is certified to practice reflexology and whose practice is limited to the scope of practice of
	reflexology;
501	(B) who is certified to practice a type of zone therapy, including foot zone therapy, and whose practice
	is limited to the scope of practice for which the individual is certified;
504	(C) who is certified to practice ortho-bionomy and whose practice is limited to the scope of practice of
	ortho-bionomy;
506	(D) who is certified to practice bowenwork and whose practice is limited to the scope of practice of
	bowenwork; or
508	(E) who is certified to practice a type of brain integration and whose practice is limited to the scope of
	practice for which the individual is certified;
510	(ii) whose clients remain fully clothed from the shoulders to the knees; and
511	(iii) whose clients do not receive gratuitous massage from the individual[-]; and
512	(p)
	(i) {a nonresident } an individual {engaging in the practice of } performing massage {therapy } services
	who:
513	(A) holds a valid license, permit, certificate, or registration, for massage {therapy} services issued
	by any other jurisdiction of the United States or by a foreign country; or
515	(B) holds a certification from a nationally recognized massage therapy organization if the
	nonresident individual is from a jurisdiction of the United States that does not regulate massage
	therapy; {or} and
518	{(C) {meets another exemption under this section; and}-}
519	(ii) is temporarily {engaging in the practice of } performing massage {therapy } services in this state for
	a period that does not exceed 30 days for the purpose of:
521	(A) presenting educational or clinical programs, lectures, seminars, or workshops;
522	(B) providing massage services during an emergency as part of a disaster response team; or
524	(C) consulting with a {massage therapist } licensed individual regarding massage {practices or }
	cervices

(2)	An individual described in Subsection (1) may not represent oneself as a massage therapist,
	massage apprentice, massage assistant, or {[} massage assistant in-training] a massage assistant-in-
	training, a massage assistant, a massage apprentice, or a licensed massage therapist.
(3)	This chapter may not be construed to:
(a)	authorize any individual licensed under this chapter to engage in any manner in the practice of
	medicine as defined by the laws of this state;
(b)	require insurance coverage or reimbursement for massage [therapy or limited massage therapy
	massage services from third party payors; or
(c)	prevent an insurance carrier from offering coverage for massage therapy or limited massage
	therapy massage services.
	Section 11. Section 11 is enacted to read:
	58-47b-304.1. Exemptions from registration Massage establishments.
	The following establishments or facilities are exempt from registering as massage
	establishments:
(1)	hospitals or medical clinics;
<u>(2)</u>	physician offices;
<u>(3)</u>	physical therapy facilities;
<u>(4)</u>	chiropractic offices;
<u>(5)</u>	athletic training facilities or institutions of secondary or higher education when massage {therapy is
	practiced services are performed in connection with employment related to athletic teams; {and}
<u>(6)</u>	a sole practitioner who only rents or leases to a sole practitioner if the sole practitioner meets the
	requirements described in Section 58-47b-504; and
{ (6	other facilities as defined by rule.
	Section 12. Section 58-47b-305 is amended to read:
	58-47b-305. State and local jurisdiction.
(1)	
(a)	The division is the only agency authorized to license and register individuals to engage in the
	practice of massage therapy or the practice of limited massage therapy] massage services within the
	state or any of the state's political subdivisions.
(b)	This chapter does not prevent any political subdivision of the state from enacting:

- (i) <u>subject to Subsection (1)(b)(ii)</u>, ordinances governing the operation of establishments offering [massages] massage services; or
- (ii) ordinances regulating the practice of massage therapy or the practice of limited massage therapy { ; } if:
- (A) [-] except as provided in Subsection (1)(b)(ii)(B), the ordinances are [not less] at least as stringent [than] as this chapter[-]; and
- (B) the ordinances do not require a background (checks prohibited by Section 58-47b-307) check.
- 560 (2) This chapter does not prohibit any political subdivision of the state from prosecuting:
- (a) an <u>[unlicensed]</u>individual who is engaged in <u>[the practice of massage therapy or the practice of limited massage therapy]</u> massage services without the required license;{{ or}}
- (b) [a licensed] an individual[-who] or a {registered } massage establishment that is engaged in unlawful conduct{[.{}} ;or}
- (c) conduct by any person that is defined as unlawful under this chapter, including aiding or abetting any other person to violate any statute or rule regulating a profession under this chapter.}
- Section 13. Section **58-47b-306** is amended to read:
- 58-47b-306. Required identification and disclosures -- Individuals.
- [(1) As used in this section, "massage establishment" means an establishment in which an individual lawfully engages in the practice of massage therapy or the practice of limited massage therapy.]
- [(2) If a massage assistant or massage assistant in-training engages in the practice of limited massage therapy at a massage establishment, the massage establishment shall prominently display to the public a sign that indicates certain massage services offered at the massage establishment are performed by a massage assistant or a massage assistant in-training.]
- [(3)] (1)
 - (a) {If the licensee is } Before a licensed individual first provides massage {apprentice, } services to a {licensed massage assistant} client, {or a } the licensed {massage assistant-in-training, the licensee } individual shall obtain from the client a completed and signed intake form {before the licensee provides a service regulated by this chapter}.
- 581 (b) The division may further define the intake form by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
- {(2) {-A massage apprentice, a massage assistant, or a massage assistant-in-training licensed under this chapter, while engaging in the practice of massage therapy:}}

- 698 (2) While performing massage services, a licensed individual:
- (a) except as required in Subsection (2)(b), shall wear {an identification badge showing } or display the {licensee's-} licensed individual's first and last name{, license classification, } and license {number} type; {and}
- (b) {may not identify to any person in connection with activities allowed under this chapter other
 than as } shall wear or display the licensed individual's first name and last initial and license
 {classification.} type if the licensed individual requests redaction as described in Subsection
 58-47b-306.1(2); and
- [(3)] (c) [If an individual requests a massage service that is performed by a { massage apprentice,} { a } massage assistant {;} or a {{}} massage assistant in-training{} massage assistant-in-training}, the licensee performing or the massage therapy supervisor supervising the massage service shall ensure that the individual is notified before scheduling or agreeing to the massage service that the massage service is performed by a {massage apprentice, a } massage assistant {;} or {{}} massage assistant in-training{} a massage assistant-in-training}; may not identify to any person in connection with massage services other than as the individual's license.
- 711 (3) Before scheduling or agreeing to a massage service, the client shall receive notice of the first name and last initial of the licensed individual performing the massage services and the licensed individual's license type.
- Section 14. Section 14 is enacted to read:
- 715 <u>58-47b-306.1.</u> Required signage and disclosures -- Massage establishments.

A massage establishment shall display prominently:

- 598 {(1)} (a) the massage establishment registration;
- 599 <u>{(2)} (b)</u> a copy of the state issued license for each {licensee licensed under this chapter and } licensed individual contracted with or employed by the establishment;
- 601 {(3)} (c) {Division of Professional Licensing} division resources required by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and
- {\(\frac{4}\)} (\frac{d}{d}\) a sign that states some massage services offered at the registered massage establishment

 {\(\frac{are}\)}\) is performed by a massage {\(\frac{apprentice}\)} assistant-in-training, a massage assistant, or a

 massage {\(\frac{assistant-in-training}\)} apprentice if the massage establishment employs or contracts with a

 massage {\(\frac{apprentice}\)} assistant-in-training}, a massage assistant, or a massage {\(\frac{assistant-in-training}\)}

 apprentice.

726	(2) If a licensed individual has a reasonable belief that the licensed individual's safety may be	
	compromised, the licensed individual may request that the provider redact the displayed license to	
	provide only the first name and last initial and the license type for the licensed individual.	
730	(3) The massage establishment shall display signage that:	
731	(a) states the massage establishment has verified that all providers are licensed individuals under	
	Section 58-47b-302; and	
733	(b) informs clients of:	
734	(i) the right to request the provider's first name and last initial and license type; and	
735	(ii) methods for reporting complaints to the division.	
606	Section 13. Section 13 is enacted to read:	
607	58-47b-307.1. Criminal background checks Massage establishments.	
608	(1) Each applicant for registration in accordance with Section 58-47b-301.1:	
609	(a) shall submit an application in a form the division approves;	
610	(b) shall pay a fee determined by the department under Section 63J-1-504;	
611	(c) may not have been convicted of a crime under Section 76-5-4;	
612	(d) shall submit to and pass a background check in accordance with this section and requirements the	
	division establishes by rule made in accordance with Title 63G, Chapter 3, Utah Administrative	
	Rulemaking Act; and	
615	(e) shall meet with the division if requested.	
616	(2) Each applicant shall submit, for all individuals described in Subsection 58-47b-302.2(2)(f), the	
	information described in Section 58-47b-302.2.	
618	(3) The division shall:	
619	(a) in addition to other fees authorized by this chapter, collect from each applicant submitting	
	fingerprints in accordance with this section:	
621	(i) the fee, for each set of fingerprints, that the Bureau of Criminal Identification is authorized to collect	<u>:t</u>
	for the services provided under Section 53-10-108; and	
623	(ii) the fee, for each set of fingerprints, charged by the Federal Bureau of Investigation for fingerprint	
	processing for the purpose of obtaining federal criminal history record information;	
626	(b) submit, from each individual who requires a background check under Subsection 58-47b-302.2(2)	
	(f), the fingerprint card and the fees described in Subsection (3)(a) to the Bureau of Criminal	
	Identification; and	

629	<u>(c)</u>	obtain and retain in division records, from each individual who requires a background check under
		Subsection 58-47b-302.2(2)(f), a signed waiver approved by the Bureau of Criminal Identification
		in accordance with Section 53-10-108.
632	(4)	In accordance with the requirements of Section 53-10-108, the Bureau of Criminal Identification
		<u>shall:</u>
634	<u>(a)</u>	check the fingerprints submitted under this section against the applicable state and regional criminal
		records databases;
636	(b)	forward the fingerprints to the Federal Bureau of Investigation for a national criminal history
		background check; and
638	<u>(c)</u>	provide the results from the state, regional, and nationwide criminal history background checks to
		the division.
640	(5)	For purposes of conducting the criminal background check required in this section, the division shall
		have direct access to criminal background information maintained under Title 53, Chapter 10, Part
		2, Bureau of Criminal Identification.
643	(6)	The division may not disseminate outside of the division any criminal history record information
		that the division obtains from the Bureau of Criminal Identification or the Federal Bureau of
		Investigation under the criminal background check requirements of this section.
647	<u>(a)</u>	A new registration issued under this section is conditional, pending completion of the criminal
		background checks.
649	(b)	
	<u>(i)</u>	Notwithstanding Title 63G, Chapter 4, Administrative Procedures Act, if the criminal background
		check required in this section discloses that the applicant or any individual required to be
		fingerprinted has failed to accurately disclose a criminal history, the registration is automatically
		revoked upon notice to the applicant by the division.
654	(ii)	An owner that has a massage establishment's conditional registration revoked under this Subsection
		(6)(b) is entitled to a postrevocation hearing to challenge the revocation.
657	(iii	The division shall conduct a postrevocation hearing in accordance with Title 63G, Chapter 4,
		Administrative Procedures Act.
736		Section 15. Section 58-47b-401 is amended to read:
737		58-47b-401. Grounds for denial of license Individuals.
		[Grounds for]If there are grounds in accordance with Section 58-1-401, the division

	<u>may take</u> the following actions regarding <u>[a license { for an individual } under this chapter { [} -are</u>
	in
	accordance with
	Section 58-1-401] a licensed individual:
664	(1) refusal to issue a license to an applicant;
665	(2) refusal to renew the license of a licensee;
666	(3) revocation, suspension, restriction, or placement on probation of a license;
667	(4) issuance of a public or private reprimand to a licensee; and
668	(5) issuance of a cease and desist order.
746	Section 16. Section 16 is enacted to read:
747	58-47b-401.1. Grounds for denial of registration Massage establishments.
	The division shall deny an application for registration of a massage establishment under {this
	<u>ehapter if:}</u>
	this chapter if:
672	(1) the location {where } in the registration {is applied for has } application had a {similar }
	registration revoked or surrendered for cause within the last two years;
674	(2) the application is for a location or a business that has advertised in a manner that reasonably implies
	sexual services are offered at the location;
676	(3) within two years before the date of the application, an owner had a previous license or registration
	issued under this chapter suspended or revoked; or
678	(4) an owner has a criminal conviction or pending criminal charges for any crime under Title 76,
	Chapter 5, Part 4, Sexual Offenses, or any crime listed by rule made by the division in collaboration
	with the board in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
760	Section 17. Section 58-47b-501 is amended to read:
761	58-47b-501. Unlawful conduct Individuals. <compare add''="" mode="">(Compare Error)<!--</td--></compare>
	compare>
682	(1) "Unlawful conduct" for an individual includes:
683	(a) ;
686	(b) ;
688	

- (c)practicing, engaging in, or attempting to practice or engage in the practice of limited massage therapy without holding a current license as a massage therapist, massage apprentice, massage assistant, or [massage assistant in-training] massage assistant-in-training under this chapter; 692 (d) advertising or representing oneself as engaging in the practice of limited massage therapy when not licensed to do so; and (e) massaging, touching, or applying any instrument or device by a licensee in the course of engaging in 694 the practice of massage therapy or the practice of limited massage therapy to the: 697 (i) genitals; 698 (ii) anus; or 699 (iii) except as provided in Subsection (2), breasts of a female [patron] client. 700 (2) (a) Subsection (1)(e)(iii) does not apply if a female [patron] client: 701 (i) requests breast massage, as may be further defined by division rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; and 703 (ii) subject to Subsection (2)(b), signs a written consent form before each time the procedure is performed. 705 (b) If the female [patron] client is a minor, the female [patron's] client's parent or legal guardian shall sign the written consent form described in Subsection (2)(a). 791 Section 18. Section 18 is enacted to read: 792 58-47b-501.1. Unlawful conduct -- Massage establishments. "Unlawful conduct" for a massage establishment {required to register in accordance with} includes: {Section 58-47b-301.1 includes:} 711 (1) {operating } operation without a valid registration; 712 {(2) {being open for business without a licensee regulated by this chapter on site;}} 713 {(3)} (2) {permitting the} use of a registered massage establishment {for} as housing, sheltering, or for harboring any individual;
- 798 (4) performance of:

715

716

massage therapy without a license who is not licensed or exempt;

{(4)} (3) {permitting} performance of massage services by an individual {to engage in the practice of

	(5) (a) {permitting a licensee to provide } massage services without the individual performing the
	massage being fully clothed; or
801	(b) a sexual act;
717	{(6)} (5) {permitting a licensee to perform a sexual act or arranging } arrangement for a sexual act;
718	{(7)} (6) {permitting a licensee-} use or {elient the use or-} the possession of adult-oriented
	merchandise while at the registered massage establishment;
720	{(8)} (7) {advertising} advertisement on a sexually oriented website;
721	{(9)} (8) {advertising} advertisement of services in a manner that may be reasonably construed as
	sexual in nature;
722	{(10)} (9) {refusing } refusal inspection by the {Division of Professional Licensing } division as
	authorized under Section 58-47b-601;
724	{(11)} (10) {arranging} arrangement or {allowing for} allowance of any of the unlawful acts
	described in Section 58-47b-501;
725	{(12)} (11) {failing } failure to immediately report to a local police department any disorderly conduct,
	sexual acts, or other criminal activity occurring on or within the registered massage establishment's
	premises; {or}
728	{ (13) }
	{(a)} (12) {concealing } concealment an individual in the massage establishment;
729	{(b)} (13) {refusing} refusal to provide identification to inspectors or law enforcement; or
730	{(e)} (14) {attempting } attempt to elude an inspector by leaving the massage establishment or
	remaining behind locked doors in the massage establishment during an inspection .
817	Section 19. Section 58-47b-502 is amended to read:
818	58-47b-502. Unprofessional conduct Individuals.
	"Unprofessional conduct" for an individual includes the following and may be
	further defined by division rule made in accordance with Title 63G, Chapter 3, Utah
736	Administrative Rulemaking Act:
737	(1) [maintaining, operating, or assisting] the maintenance, operation, or assistance in the establishment
	or operation of any place of business for the purpose of performing the practice of massage
	therapy or the practice of limited massage therapy massage services without first obtaining a
	business license, if a license is required;

- (2) <u>[failing] failure</u> to comply with any applicable ordinances relating to the regulation of massage establishment;
- 743 (3) [failing] failure to comply with all applicable state and local health or sanitation codes;
- (4) <u>[failing]failure of a massage {therapist } therapy supervisor to properly supervise a massage apprentice, massage assistant, [or {f} massage assistant in-training] or a massage assistant-in-training; [;]</u>
- 746 (5) [failing] failure to maintain mechanical or electrical equipment in a safe operating condition;
- 747 (6) [failing] failure to adequately monitor [patrons] clients utilizing steam rooms, dry heat cabinets, or water baths;
- 749 (7) [prescribing or administering] prescription or administration of medicine or drugs;
- (8) [engaging] engagement in any act or practice in a professional capacity that is outside of the [practice of massage therapy or the practice of limited massage therapy] scope of massage services; and
- 752 (9) [engaging] engagement in any act or practice in a professional capacity for which the [licensee] licensed individual is not competent to perform through training or experience.
- Section 20. Section **20** is enacted to read:
- 58-47b-502.1. Unprofessional conduct -- Massage establishments.

 "Unprofessional conduct" for a massage establishment includes the following and may be further defined by division rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act:
- 759 (1) {failing-} failure to comply with employee or client recordkeeping requirements as established in rule;
- 760 {(2) {failing to comply with client recordkeeping requirements as established in rule;} }
- 761 {(3)} (2) {failing-} failure to comply with all applicable state and local health or sanitation codes and requirements as established by rule;
- 763 {(4)} (3) {failing} failure to comply with facility requirements as established by rule;
- (5) (4) {maintaining} maintenance, {operating} operation, or {assisting-} assistance in {the-} an establishment or operation of any place of business for the purpose of performing {the practice of } massage {therapy or the practice of limited massage therapy} services without first obtaining a business {license} registration, if a license is required;

- {(6)} (5) {failing} failure to comply with any applicable ordinances relating to the regulation of massage establishment; 770 {(7)} (6) {failing } failure to maintain mechanical or electrical equipment in a safe operating condition; and 771 {(8)} (7) {failing} failure to adequately monitor a client utilizing steam rooms, dry heat cabinets, or water baths. 860 Section 21. Section **58-47b-503** is amended to read: 861 58-47b-503. Penalties -- Individuals. 775 (1) Except as provided in Subsection (2), [any] an individual who commits an act of unlawful conduct under Section 58-47b-501 is guilty of a class A misdemeanor. 777 (2) Sexual conduct that violates Section 58-47b-501 and Title 76, Utah Criminal Code, shall be subject to the applicable penalties in Title 76, Utah Criminal Code. 866 (3) For acts of unprofessional conduct or unlawful conduct by an individual, the division may: 868 (a) assess an administrative fine in accordance with Section 58-1-502(1); and 869 (b) take any appropriate administrative action, which may include sending letters of concern to the municipality and the police department for the municipality in which the individual violates this chapter. 872 (4) The division shall deposit an administrative fine imposed in accordance with this section into the Commerce Service Account. 874 (5) If an individual has been convicted of violating Section 58-47b-501, before an administrative finding of a violation of the same section, the individual may not be assessed an administrative fine under this chapter for the same incident for which the conviction was obtained. 878 (6) (a) If, upon an inspection described in Section 58-47b-601 or an investigation under this section, the division concludes that an individual has violated the provisions of Chapter 1, Division of
- 884 (i) notify the individual to appear before an adjudicative proceeding conducted under Title 63G,
 Chapter 4, Administrative Procedures Act; or

Professional Licensing Act, Section 58-47b-501 or 58-47b-502, or any rule or order issued with

respect to these provisions, and that disciplinary action is appropriate, the director or the director's

886 (ii) attempt to negotiate a stipulated settlement; or

designee from within the division shall:

887	(iii) promptly issue a citation to the individual according to this chapter and any pertinent rules.
889	(b) The division shall suspend, revoke, place on probation, or refuse to issue or renew the license of a
	licensed individual that fails to comply with the citation after the citation becomes final.
892	(c) Failure of an individual to comply with a citation after the citation becomes final is a ground for
	denial of license or renewal.
894	(d) The division may not issue a citation under this section after one year from the date on which the
	violation that is the subject of the citation is reported to the division.
896	<u>(e)</u>
	(i) In addition to or in lieu of an administrative fine authorized in Subsection (3), the division may
	assess a penalty to any person that is in violation of the provisions of Chapter 1, Division of
	Professional Licensing Act, Section 58-47b-501 or 58-47b-502, or any rule or order issued with
	respect to these provisions, as evidenced by an uncontested citation, a stipulated settlement, or a
	finding of violation in an adjudicative proceeding.
902	(ii) The penalty may be in an amount that is the greater of up to \$10,000 per single violation or up to
	\$2,000 per day of an ongoing violation in accordance with a penalty schedule established by rule.
905	(iii) The division shall deposit a penalty imposed in accordance with this section into the Commerce
	Service Account.
907	(iv) The director may collect a penalty that is not paid by:
908	(A) referring the matter to a collection agency; or
909	(B) bringing an action in the district court of the county where the individual against whom the penalty
	is imposed resides or in the county where the office of the director is located.
912	(v) The division may consult with the county attorney or the attorney general of the state for legal
	assistance and advice in an action to collect a penalty.
914	(vi) A court shall award reasonable attorney fees and costs to the prevailing party in an action brought
	by the division to collect a penalty.
916	(vii) In addition to or in lieu of a penalty, the division may order the individual to cease and desist from
	violating the provisions of Chapter 1, Division of Professional Licensing Act, Section 58-47b-501 or
	58-47b-502, or any rule or order issued with respect to these provisions.
920	<u>(7)</u>
	(a) A citation under Subsection (6) shall:

	(i) be in writing and describe with particularity the nature of the violation, including a reference to
	the provision of the chapter, rule, or order alleged to have been violated;
924	(ii) state that the individual to whom the division issues the citation shall notify the division in
	writing within 20 calendar days of service of the citation to contest the citation at a hearing
	conducted under Title 63G, Chapter 4, Administrative Procedures Act; and
928	(iii) explain the consequences of failure to timely contest the citation or to make payment of any
	penalties assessed by the citation within the time specified in the citation.
931	(b) The division may serve a citation issued under this section, or a copy of each citation, upon any
	individual upon which a summons may be served:
933	(i) in accordance with the Utah Rules of Civil Procedure;
934	(ii) personally or upon the individual's agent by a division investigator or by any person specially
	designated by the director; or
936	(iii) by mail.
937	(c) If, within 20 calendar days after the day of service of a citation, the individual to whom the division
	issues the citation fails to request a hearing to contest the citation, the citation becomes the final
	order of the division and is not subject to further agency review.
941	(d) The division may extend the period to contest the citation for cause.
942	<u>(8)</u>
	(a) The division may suspend the license of a licensed individual without notice if:
943	(i) there is a pattern of credible facts that the individual is attempting to operate a prostitution
	enterprise; or
945	(ii) the individual is engaged in any form of human trafficking whether there is a violation of any
	other specific law, rule, or code.
947	(b) If the division suspends the license of a licensed individual without notice, the division shall hold a
	hearing within 15 days.
949	Section 22. Section 22 is enacted to read:
950	58-47b-503.1. Penalties Massage establishments.
781	(1) For acts of unprofessional conduct or unlawful conduct by a massage establishment, the division
	<u>may:</u>
783	(a) assess an administrative {penalties} fine in accordance with Section 58-1-502(1); and
784	(b) take any {other} appropriate administrative action, which may include sending letters of concern t

786 (i) the municipality {in which the massage establishment is located} and the police department for the municipalityin which the massage establishment is located; or 788 (ii) the property owner or manager from which the massage establishment is leasing space. 790 (2) The division shall deposit an administrative {penalty} fine imposed in accordance with this section into the {General Fund} Commerce Service Account. 792 (3) If a massage establishment owner has been convicted of violating Section 58-47b-501.1, before an administrative finding of a violation of the same section, the massage establishment owner may not be assessed an administrative {penalty} fine under this chapter for the same incident for which the conviction was obtained. 796 (4) (a) If, upon {inspection} an inspection described in Section 58-47b-601 or {investigation} an investigation under this section, the division concludes that a {person} massage establishment has violated the provisions of Chapter 1, Division of Professional Licensing Act, Section (58-47b-501, 58-47b-501.1, 58-47b-502, } 58-47b-501.1 or 58-47b-502.1, or any rule or order issued with respect to these provisions, and that disciplinary action is appropriate, the director or the director's designee from within the division shall: 801 {(i) {promptly issue a citation to the person according to this chapter and any pertinent rules; and} 803 {(ii) } 972 (i) notify the massage establishment to appear before an adjudicative proceeding conducted under Title 63G, Chapter 4, Administrative Procedures Act; (A) (ii) attempt to negotiate a stipulated settlement; or 804 {(B) {notify the person to appear before an adjudicative proceeding conducted under Title 63G, Chapter 4, Administrative Procedures Act. } 806 {(b) } 975 (iii) promptly issue a citation to the massage establishment according to this chapter and any pertinent rules. 977 (b) The division shall suspend, revoke, place on probation, or refuse to issue or renew the registration of a registered massage establishment that fails to comply with the citation after the citation becomes final.

<u>(</u>	c) Failure of a massage establishment to comply with a citation after the citation becomes final is a
	ground for denial of license, registration, or renewal.
<u>(</u>	d) The division may not issue a citation under this section after one year from the date on which the
	violation that is the subject of the citation is reported to the division.

984 <u>(e)</u>

982

- (i) In addition to or in lieu of an administrative {penalty} fine authorized in Subsection (1), the division may assess a {fine in accordance with Subsection (5)} penalty to any {person} massage establishment that is in violation of the provisions of Chapter 1, Division of Professional Licensing Act, Section {58-47b-501} 58-47b-501.1 or {58-47b-501.1} 58-47b-502.1, or any rule or order issued with respect to these provisions, as evidenced by an uncontested citation, a stipulated settlement, or a finding of violation in an adjudicative proceeding.
- (ii) The {fine } penalty may be in an amount {equal to } that is the greater of up to \$10,000 per single violation or up to \$2,000 per day of an ongoing violation in accordance with a {fine } penalty schedule established by rule.
- 993 (iii) The division shall deposit a penalty imposed in accordance with this section into the Commerce Service Account.
- 995 (iv) The director may collect a penalty that is not paid by:
- 996 (A) referring the matter to a collection agency; or
- 997 (B) bringing an action in the district court of the county where the massage establishment against whom the penalty is imposed resides or in the county where the office of the director is located.
- 1000 (v) The division may consult with the county attorney or the attorney general of the state for legal assistance and advice in an action to collect a penalty.
- 1002 (vi) A court shall award reasonable attorney fees and costs to the prevailing party in an action brought by the division to collect a penalty.
- 815 {(iii)} (vii) In addition to or in lieu of a {fine} penalty, the division may order the {person}

 massage establishment to cease and desist from violating the provisions of Chapter 1, Division of

 Professional Licensing Act, Section {58-47b-501, 58-47b-501.1,} 58-47b-501.1 or 58-47b-502.1,

 or any rule or order issued with respect to these provisions.

1008 (5)

819 {(e)} (a) A citation under Subsection (4) shall:

(i) be in writing and describe with particularity the nature of the violation, including a reference to the provision of the chapter, rule, or order alleged to have been violated; 823 (ii) state that the {person} massage establishment to which the division issues the citation {is issued} shall notify the division in writing within 20 calendar days of service of the citation {in order} to contest the citation at a hearing conducted under Title 63G, Chapter 4, Administrative Procedures Act; and 827 (iii) explain the consequences of failure to timely contest the citation or to make payment of any {fines <u>penalties</u> assessed by the citation within the time specified in the citation. 830 {(d)} (b) The division may serve a citation issued under this section, or a copy of each citation, upon any {person} massage establishment upon which a summons may be served: 832 (i) in accordance with the Utah Rules of Civil Procedure; 833 (ii) personally or upon the {person's } massage establishment's agent by a division investigator or by any person specially designated by the director; or (iii) by mail. 835 836 {(e) } {(i)} (c) If, within 20 calendar days after the day of service of a citation, the {person} massage establishment to {whom} which the division issues the citation {is issued} fails to request a hearing to contest the citation, the citation becomes the final order of the division and is not subject to further agency review. 840 {(ii)} (d) The division may extend the period to contest the citation {may be extended by the division} for cause. 1030 (6)841 {(f)} (a) The division {shall-} may suspend{, revoke, place on probation, or refuse to issue or renew the registration of } a registered massage {establishment that fails to comply with the citation after the citation becomes final.} establishment's registration without notice if: 844 {(g) {Failure of an applicant for registration to comply with a citation after the citation becomes final is a ground for denial of registration.} 846 (h) The division may not issue a citation under this section after one year from the date on which the violation that is the subject of the citation is reported to the division.}-848 {(5) }

{(a) {The director may collect a penalty that is not paid by:}-}

849	{(i) {referring the matter to a collection agency; or} }
850	{(ii) {bringing an action in the district court of the county where the person against whom the
	penalty is imposed resides or in the county where the office of the director is located.}-}
853	{(b) {A county attorney or the attorney general of the state shall provide legal assistance and advice to
	the director in an action to collect a penalty.}-}
855	{(c) {A court shall award reasonable attorney fees and costs to the prevailing party in an action brought
	by the division to collect a penalty.} }
1032	(i) there is a pattern of credible facts that the registered massage establishment is attempting to
	operate a prostitution enterprise; or
857	{(6)} (ii) {The division may summarily suspend a registered massage establishment's registration
	with a hearing to be scheduled within 15 days, under Sections 58-1-108 and 63G-4-502, when the
	director finds that a pattern of credible facts emerges that } the registered massage establishment
	{is attempting to operate a prostitution enterprise, or } is engaged in any form of human trafficking
	whether there is a violation of any other specific law, rule, or code.
1036	(b) If the division suspends the registration without notice, the division shall hold a hearing within 15
	<u>days.</u>
1038	Section 23. Section 23 is enacted to read:
1039	58-47b-504. Renting or leasing to a sole practitioner.
	A {licensee } sole practitioner renting or leasing to a sole practitioner {may } is not {be held }
	<u>liable for the actions of</u>
	{of} the sole practitioner to which the sole practitioner rents or leases so long as the {licensee:}
	<u>sole</u>
	<u>practitioner:</u>
867	(1) verifies that the sole practitioner who is renting or leasing is a licensed massage therapist and in
	good standing in the state of Utah at the time of the rental or lease;
869	(2) {verifies} obtains a signed attestation from the sole practitioner who is renting or leasing that the
	sole practitioner has {a valid } no business {registration } arrangement with the {Department of
	Commerce licensed individual other than a rental or lease; and
871	(3) produces copies of the following {for the sole practitioner} if requested by the division:
872	(a) {Utah } the sole practitioner's state {issued } massage {therapist } license;
873	{(b) {Utah state issued business license; and}-}

((b) the sole practitioner's signed attestation described in Subsection (2); and
<u>(</u>	(c) the rental agreement.
	Section 24. Section 24 is enacted to read:
	Part 6. Enforcement
	<u>58-47b-601.</u> Inspection.
<u>(</u>	1) For the purpose of verifying compliance with this chapter, the division may enter and inspect the
	premises of any massage establishment.
(2) Before conducting an inspection under Subsection (1), the division shall:
(a) give proper identification;
<u>(</u>	b) request the registration for the massage establishment;
<u>(</u>	(c) describe the nature and purpose of the inspection; and
((d) provide upon request, the authority of the division to conduct the inspection and the penalty for
	refusing to permit the inspection as provided in Section 58-47b-503.1.
(3) If during the inspection, the inspector has reasonable expectation that an occupant of a room is not
	fully clothed, the inspector shall allow the occupant a reasonable amount of time to dress before the
	inspector enters the room.
-	[(3)] (4) In conducting an inspection under Subsection (1), the division may, after meeting the
	requirements of Subsection (2):
((a) examine any record, device, equipment, machine, electronic device or media, or area related to
	the practice of massage therapy {or the practice of limited massage therapy } for the purpose of
	verifying compliance with the applicable provisions of this chapter;
<u>(</u>	b) reproduce any record or media at the division's own cost; and
((c) take a device for further analysis if considered necessary.
	[(4) }
	(a) {The division or the division's agent may conduct an operation inspection or investigation at any
	time during the normal operating hours of the massage establishment without prior notice.} }
-	(b) (5) The owner or manager of the massage establishment shall assist the inspector by providing
	access to:
-	(i) all areas of the massage establishment;
-	((ii)) (b) all personnel; and
	((iii)) (c) all records requested by the inspector.

- 901 {(5)} (6) If upon inspection the division concludes that a person has violated the provisions of this chapter, or a rule or order issued with respect to this chapter, and that disciplinary action is appropriate, the director or the director's designee shall issue a {fine} penalty or citation to the registrant.
- Section 25. Section **63I-1-258** is amended to read:
- 1083 **63I-1-258. Repeal dates: Title 58.**
- 907 (1) Title 58, Chapter 13, Health Care Providers Immunity from Liability Act, is repealed July 1, 2026.
- 909 (2) Title 58, Chapter 15, Health Facility Administrator Act, is repealed July 1, 2025.
- 910 (3) Title 58, Chapter 20b, Environmental Health Scientist Act, is repealed July 1, 2028.
- 911 (4) Section 58-37-3.5, Drugs for behavioral health treatment, is repealed July 1, 2027.
- 912 (5) Subsection 58-37-6(7)(f)(iii), regarding a seven-day opiate supply restriction, is repealed July 1, 2032.
- 914 (6) Title 58, Chapter 40, Recreational Therapy Practice Act, is repealed July 1, 2033.
- 915 (7) Title 58, Chapter 41, Speech-Language Pathology and Audiology Licensing Act, is repealed July 1, 2029.
- 917 (8) Title 58, Chapter 46a, Hearing Instrument Specialist Licensing Act, is repealed July 1, 2033.
- 919 (9) Title 58, Chapter 47b, Massage Therapy Practice Act, is repealed July 1, 2034.
- 920 (10) Subsection {\frac{58-47b-102(5)}{58-47b-102(8)}, defining massage assistant, is repealed July 1, 2029.
- 921 (11) Subsection {58-47b-102(6)} 58-47b-102(9), defining massage assistant-in-training, is repealed July 1, 2029.
- {(12) {Subsection 58-47b-301(3), regarding representing oneself as a massage assistant or a
- {(13) {Subsection 58-47b-301(4), regarding requirement for a massage assistant or a massage assistant in-training to work in a registered massage establishment, is repealed July 1, 2029.}}
- 928 {(14) {Subsection 58-47b-302(1)(c), regarding the division licensing a massage assistant, is repealed July 1, 2029.}}
- {(15) {Subsection 58-47b-302(1)(d), regarding the division licensing a massage assistant-in-training, is repealed July 1, 2029.}
- {(16) {Subsection 58-47b-302(4), regarding applicant for massage assistant licensure, is repealed July 1, 2029.}-}

```
\{(17)\}\ (12) Subsection \{58-47b-302(5)\}\ 58-47b-302(1), regarding applicant for a massage assistant-in-
               training, is repealed July 1, 2029.
 936
          {(18)} (13) Subsection {58-47b-302(6)} 58-47b-302(2), regarding {supervision} applicant for a
               massage assistant {or a massage assistant-in-training}, is repealed July 1, 2029.
 938
          {(19)} (14) Subsection 58-47b-303(3)(b), regarding expiration of a massage assistant-in-training
               license, is repealed July 1, 2029.
 940
          {(20)} (15) Subsection 58-55-201(2), regarding the Alarm System and Security Licensing Advisory
               Board, is repealed July 1, 2027.
 942
          [(11)] {(21)} (16) Title 58, Chapter 61, Part 7, Behavior Analyst Licensing Act, is repealed July 1,
               2026.
1110
                 Section 26. Effective date.
                 This bill takes effect on {May 7, } October 1, 2025.
1112
                 Section 27. Coordinating H.B. 278 with S.B. 44.
                 If H.B. 278, Massage Therapy Amendments, and S.B. 44, Professional Licensure
                 Amendments, both pass and become law, the Legislature intends that, on October 1, 2025:
1116
          (1) Subsection 58-1-301.5(1) in S.B. 44 be amended to read:
1117
               "(1) As used in this section, "applicant" means an individual applying for licensure, certification,
               or registration, or with respect to a license, certification, or registration, applying for renewal,
               reinstatement, or relicensure, recertification, or registration renewal, as required in:
1121
               (a) Section 58-5a-302;
1122
               (b) Section 58-16a-302;
1123
               (c) Section 58-17b-303;
1124
               (d) Section 58-17b-304;
1125
               (e) Section 58-17b-305;
1126
               (f) Section 58-17b-306;
1127
               (g) Section 58-24b-302;
1128
              (h) Section 58-31b-302;
1129
               (i) Section 58-42a-302;
1130
               (i) Section 58-44a-302;
1131
               (k) Section 58-47b-302;
1132
               (1) Section 58-47b-302.2;
```

1133	(m) Section 58-55-302;
1134	(n) Section 58-60-205;
1135	(o) Section 58-60-305;
1136	(p) Section 58-60-405;
1137	(q) Section 58-60-506;
1138	(r) Section 58-61-304;
1139	(s) Section 58-63-302;
1140	(t) Section 58-64-302;
1141	(u) Section 58-67-302;
1142	(v) Section 58-68-302;
1143	(w) Section 58-69-302;
1144	(x) Section 58-70a-302;
1145	(y) Section 58-70b-302;
1146	(z) Section 58-71-302; or
1147	(aa) Section 58-73-302.";
1148	(2) Subsection 58-1-301.5(5) enacted in S.B. 44 be amended to read:
1149	"(5) To fulfill an applicable criminal background check requirement, an applicant shall:
1151	(a) submit fingerprints in a form acceptable to the division at the time the applicant files a license
	application or a registration; and
1153	(b) consent to a fingerprint background check conducted by the Bureau of Criminal Identification
	and the Federal Bureau of Investigation regarding the application.";
1155	(3) Subsection 58-1-301.5(8) enacted in S.B. 44 be amended to read:
1156	"(8)(a)(i) Notwithstanding Title 63G, Chapter 4, Administrative Procedures Act, if the criminal
	background check required under this section demonstrates, after the applicant is licensed or
	registered, that the applicant failed to accurately disclose a criminal history, the division may
	provide notice to the applicant that the license or registration is immediately and automatically
	revoked.
1161	(ii) If a massage establishment owner has a criminal conviction or pending criminal charges for
	any crime under Title 76, Chapter 5, Part 4, Sexual Offenses, or any crime listed by rule made
	by the division in collaboration with the board in accordance with Title 63G, Chapter 3, Utah

	Administrative Rulemaking Act, the division shall deny an application for registration of a massage
	establishment."
1166	(b)(i) An individual whose license has been revoked in accordance with Subsection (8)(a) is entitled
	to a hearing to challenge the revocation.
1168	(ii) A registered massage establishment for which the registration has been revoked in accordance
	with Subsection (8)(a) is entitled to a hearing to challenge the revocation.
1170	(c) The division shall conduct the hearing described in this Subsection (8) in accordance with Title
	63G, Chapter 4, Administrative Procedures Act.";
1172	(4) Subsection 58-47b-302(6)(d) enacted in H.B. 278 be amended to read:
1173	"(d) consent to, and complete, a criminal background check, described in Section 58-1-301.5."; and
1175	(5) Subsection 58-47b-302.2(2)(d)(i) enacted in H.B. 278 be amended to read:
1176	"(d)(i) consent to, and complete, a criminal background check, described in Section 58-1-301.5;".
	3-3-25 2:06 PM