RECREATIONAL THERAPY PRACTICE ACT AMENDMENTS	
2012 GENERAL SESSION	
STATE OF UTAH	
Chief Sponsor: Gene Davis	
House Sponsor: Lynn N. Hemingway	
LONG TITLE	
General Description:	
This bill renumbers and modifies the Recreational Therapy Practice Act in relation to	
licensure, scope of practice, and other matters.	
Highlighted Provisions:	
This bill:	
defines terms;	
renumbers the Recreational Therapy Practice Act in relation to licensure, scope of	
practice, and other matters;	
provides that one member of the board assist the division in reviewing complaints;	
provides requirements for licensure under the act;	
provides exemptions from licensure under the act;	
 clarifies the scope of practice and other requirements of a person licensed under the 	
act;	
 extends the sunset date of the Recreational Therapy Practice Act; and 	
makes technical changes.	
Money Appropriated in this Bill:	
None	
Other Special Clauses:	
None	
Utah Code Sections Affected:	
AMENDS:	
63I-1-258 , as last amended by Laws of Utah 2010, Chapter 188	

ENACTS:
58-40-103 , Utah Code Annotated 1953
58-40-301 , Utah Code Annotated 1953
58-40-302 , Utah Code Annotated 1953
58-40-304 , Utah Code Annotated 1953
58-40-305 , Utah Code Annotated 1953
58-40-501 , Utah Code Annotated 1953
58-40-502 , Utah Code Annotated 1953
RENUMBERS AND AMENDS:
58-40-101 , (Renumbered from 58-40-1, as last amended by Laws of Utah 1985,
Chapter 53)
58-40-102 , (Renumbered from 58-40-2, as last amended by Laws of Utah 2004,
Chapter 11)
58-40-201 , (Renumbered from 58-40-4, as last amended by Laws of Utah 1993,
Chapter 297)
58-40-303, (Renumbered from 58-40-11, as repealed and reenacted by Laws of Utah
1993, Chapter 297)
58-40-401, (Renumbered from 58-40-8, as repealed and reenacted by Laws of Utah
1993, Chapter 297)
58-40-601 , (Renumbered from 58-40-6, as last amended by Laws of Utah 2004,
Chapter 11)
58-40-602 , (Renumbered from 58-40-7, as last amended by Laws of Utah 2004,
Chapter 11)
REPEALS:
58-40-3, as repealed and reenacted by Laws of Utah 1992, Chapter 108
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 58-40-101 , which is renumbered from Section 58-40-1 is

58	renumbered and amended to read:
59	CHAPTER 40. RECREATIONAL THERAPY PRACTICE ACT
60	Part 1. General Provisions
61	[58-40-1]. <u>58-40-101.</u> Title.
62	This chapter is known as the "Recreational Therapy Practice Act."
63	Section 2. Section 58-40-102 , which is renumbered from Section 58-40-2 is
64	renumbered and amended to read:
65	[58-40-2]. <u>58-40-102.</u> Definitions.
66	In addition to the definitions in Section 58-1-102, as used in this chapter:
67	(1) "Approved[;]" [when used to refer to a course of education, training, experience,
68	examination, or other licensing requirement,] means [with] approval by the division in
69	collaboration with the board when used to refer to a licensing requirement.
70	(2) (a) "Assessment" means [the use of skilled observation or evaluation by
71	administering and interpreting standardized or nonstandardized tests and measurements to
72	identify areas for recreational therapy services.]:
73	(i) a systematic collection of data to identify the strengths and limitations of a person's
74	physical, cognitive, social, behavioral, emotional, spiritual, and leisure capabilities; and
75	(ii) interpreting and analyzing collected data to identify and determine a course of
76	action for recreational therapy services for a patient.
77	(b) "Assessment" includes:
78	(i) a record review;
79	(ii) the implementation of standardized and non-standardized instruments, tests, and
80	measurements; and
81	(iii) the skilled observation and interview of a person.
82	(3) "Board" means the Board of Recreational Therapy <u>created in Section 58-40-201</u> .
83	(4) $[\frac{1}{2}]$ "Practice of recreational therapy" means to engage in the paid performance of
84	providing [therapeutic recreation] recreational therapy services according to the therapeutic
85	[recreational] recreation process [to individuals] to a person with an emotional, social,

86	intellectual, or physical pathology.
87	[(b) A therapeutic recreational process involves minimum skills for competent practice
88	and includes necessary knowledge to provide the following patient services:]
89	[(i) assessment of individual needs for therapeutic recreational intervention;]
90	[(ii) development of an individualized treatment or intervention plan based on assessed
91	interests and needs;]
92	[(iii) appropriate implementation of therapeutic intervention services;]
93	[(iv) evaluation and documentation of patient outcomes; and]
94	[(v) the organization and management of therapeutic recreational services.]
95	(5) "Recreational therapy" or "therapeutic recreation" means a person-centered process
96	that uses recreation and psychoeducational activities as intervention tools to improve the
97	physical, cognitive, social, behavioral, emotional, or spiritual well-being of a person with an
98	illness or a disability.
99	(6) (a) "Recreational therapy services" means using recreation and psychoeducational
100	activities as intervention tools to improve or maintain the physical, cognitive, social,
101	behavioral, emotional, or spiritual well-being of a person with an illness or a disability.
102	(b) "Recreational therapy services" include:
103	(i) assessing a person's need for recreational therapy treatment or intervention;
104	(ii) developing an individualized treatment or intervention plan that identifies goals,
105	objectives, and treatment strategies for a person;
106	(iii) implementing the individualized treatment or intervention plan;
107	(iv) documenting a person's response to the individualized treatment or intervention
108	plan, including documenting the overall outcome of the person's treatment;
109	(v) regularly evaluating a person's response to the individualized treatment or
110	intervention plan and modifying the plan when appropriate;
111	(vi) in collaboration with a person, the person's family, or other team members,
112	developing a discharge or transition plan for the person;
113	(vii) serving as a resource to help a person find recreation opportunities that will

114	promote the person's physical, cognitive, social, behavioral, emotional, or spiritual health and
115	well-being; and
116	(viii) organizing and managing recreational services according to a written plan of
117	operation as defined by rule of the division.
118	[(5)] (7) "Treatment or intervention plan" means a written record containing the
119	information required by Section [58-40-7] 58-40-602, which is composed for each patient by a
120	person licensed <u>under this chapter</u> as a master therapeutic [recreational] recreation specialist or
121	<u>a</u> therapeutic [recreational] recreation specialist [under this chapter].
122	[(6) "Unlawful conduct" as defined in Section 58-1-501 includes the following conduct
123	by any individual who is not licensed under this chapter:]
124	[(a) advertising or representing himself as being able to teach or conduct a recreational
125	therapy program; or]
126	[(b) using in connection with his name the initials MTRS, TRS, or TRT, or any term,
127	title, abbreviation, sign, or device relating to the practice of recreational therapy or the licenses
128	under this chapter.]
129	[(7) "Unprofessional conduct" as defined in Section 58-1-501 and as may be further
130	defined by rule includes:]
131	[(a) failing to supervise a therapeutic recreational technician, a student intern, or
132	temporarily licensed therapeutic recreational specialist when required to do so;]
133	[(b) failing to keep or maintain a recreational therapy treatment plan;]
134	[(c) making sexual advances to a patient or requesting of a patient sexual favors, sexual
135	intercourse, or other verbal or physical conduct of a sexual nature;]
136	[(d) possessing or using illegal or unprescribed prescription drugs or medications;]
137	[(e) using or being under the influence of intoxicating beverages while performing
138	recreational therapy; or]
139	[(f) violating Sections 58-40-6 through 58-40-7.]
140	(8) "Unlawful conduct" is as defined in Sections 58-1-501 and 58-40-501.
141	(9) "Unprofessional conduct" is as defined in Sections 58-1-501 and 58-40-502.

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142	Section 3. Section 58-40-103 is enacted to read:
143	58-40-103. Rulemaking.
144	When exercising rulemaking authority under this chapter, the division shall comply
145	with the requirements of Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
146	Section 4. Section 58-40-201 , which is renumbered from Section 58-40-4 is
147	renumbered and amended to read:
148	Part 2. Board
149	[58-40-4]. <u>58-40-201.</u> Board.
150	(1) There is created [a] the Board of Recreational Therapy[. It shall be appointed],
151	consisting of:
152	(a) two master therapeutic recreation specialists;
153	(b) one therapeutic recreation specialist;
154	(c) one therapeutic recreation technician; and
155	(d) one member of the general public.
156	(2) The board shall be appointed and serve in accordance with Section 58-1-201.
157	[(2) The board shall consist of two master therapeutic recreational specialists, one
158	therapeutic recreational specialist, one therapeutic recreational technician, and one member
159	appointed from the general public.]
160	(3) (a) The [board's duties, functions, and responsibilities] duties and responsibilities of
161	the board shall [comply] be in accordance with Sections 58-1-202 [through] and 58-1-203.
162	(b) In addition, the board shall designate one of its members on a permanent rotating
163	basis to:
164	(i) assist the division in reviewing complaints concerning the unlawful or
165	unprofessional conduct of a licensee; and
166	(ii) advise the division in its investigation of these complaints.

(4) A board member who has, under Subsection (3), reviewed a complaint or advised

in the investigation of a complaint may be disqualified from participating with the board when

the board serves as a presiding officer in an adjudicative proceeding relating to the complaint.

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170	Section 5. Section 58-40-301 is enacted to read:
171	Part 3. Licensing
172	58-40-301. Licensure required License classifications.
173	(1) A license is required to engage in the practice of recreational therapy, except as
174	specifically provided in Section 58-40-305 or 58-1-307.
175	(2) The division shall issue to a person who qualifies under this chapter a license in the
176	classification of:
177	(a) master therapeutic recreation specialist;
178	(b) therapeutic recreation specialist; or
179	(c) therapeutic recreation technician.
180	Section 6. Section 58-40-302 is enacted to read:
181	58-40-302. Qualifications for licensure.
182	(1) An applicant for licensure under this chapter shall:
183	(a) submit an application in a form prescribed by the division;
184	(b) pay a fee determined by the department under Subsection 63-38-3(2); and
185	(c) be of good moral character.
186	(2) In addition to the requirements of Subsection (1), an applicant for licensure as a
187	master therapeutic recreation specialist under this chapter shall as defined by division rule:
188	(a) complete an approved graduate degree;
189	(b) complete 4,000 qualifying hours of paid experience as:
190	(i) a licensed therapeutic recreation specialist if completed in the state; or
191	(ii) a certified therapeutic recreation specialist certified by the National Council for
192	Therapeutic Recreation Certification if completed outside of the state; and
193	(c) pass an approved examination.
194	(3) In addition to the requirements of Subsection (1), an applicant for licensure as a
195	therapeutic recreation specialist under this chapter shall, as defined by division rule:
196	(a) complete an approved:
197	(i) hachelor's degree in the rapeutic recreation or recreational therapy:

198	(ii) bachelor's degree with an approved emphasis, option, or concentration in
199	therapeutic recreation or recreational therapy; or
200	(iii) graduate degree;
201	(b) complete an approved practicum; and
202	(c) pass an approved examination.
203	(4) In addition to the requirements of Subsection (1), an applicant for licensure as a
204	therapeutic recreation technician under this chapter shall, as defined by division rule:
205	(a) have a high school diploma or GED equivalent;
206	(b) complete an approved:
207	(i) educational course in therapeutic recreation taught by a licensed master therapeutic
208	recreation specialist; or
209	(ii) six semester hours or nine quarter hours in therapeutic recreation or recreational
210	therapy from an accredited college or university;
211	(c) complete an approved practicum under the supervision of:
212	(i) a licensed master therapeutic recreation specialist; or
213	(ii) an on-site, full-time, employed therapeutic recreation specialist; and
214	(d) pass an approved examination.
215	Section 7. Section 58-40-303 , which is renumbered from Section 58-40-11 is
216	renumbered and amended to read:
217	[58-40-11]. <u>58-40-303.</u> Term of license Expiration Renewal.
218	(1) [Each license issued] The division shall issue a license under this chapter [shall be
219	issued] in accordance with a two-year renewal cycle established by rule. [A renewal period
220	may be extended or shortened]
221	(2) The division may, by rule, extend or shorten a renewal cycle by as much as one year
222	to [maintain established renewal cycles or to change an established renewal cycle] stagger the
223	renewal cycles it administers.
224	$[(2)]$ (3) $[Each]$ \underline{A} license automatically expires on the expiration date shown on the
225	license unless [renewed by the licensee] the licensee renews it in accordance with Section

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226	58-1-308.
227	Section 8. Section 58-40-304 is enacted to read:
228	58-40-304. Continuing education.
229	In collaboration with the board, the division shall make rules to provide that as a
230	condition precedent for license renewal, a licensee shall complete continuing education
231	requirements during each license period.
232	Section 9. Section 58-40-305 is enacted to read:
233	58-40-305. Exemptions from licensure.
234	In addition to the exemptions from licensure in Section 58-1-307, a person may conduct
235	or participate in a recreational activity without being licensed under this chapter if the person is
236	using the recreational activity for the sole outcome of the recreational experience and is not
237	using recreational activity as a therapeutic intervention following the therapeutic recreation
238	process.
239	Section 10. Section 58-40-401 , which is renumbered from Section 58-40-8 is
240	renumbered and amended to read:
241	Part 4. License Denial and Discipline
242	[58-40-8]. <u>58-40-401.</u> Grounds for denial of license Disciplinary
243	proceedings.
244	Grounds for [refusal] refusing to issue a license to an applicant, for refusal to renew the
245	license of a licensee, [to revoke, suspend, restrict, or place] for revoking, suspending,
246	restricting, or placing on probation the license of a licensee, [to issue] for issuing a public or
247	private reprimand to a licensee, and [to issue] for issuing a cease and desist [orders] order shall
248	be in accordance with Section 58-1-401.
249	Section 11. Section 58-40-501 is enacted to read:
250	Part 5. Unlawful and Unprofessional Conduct Penalties
251	<u>58-40-501.</u> Unlawful conduct.
252	"Unlawful conduct" includes:
253	(1) providing, leading, facilitating, teaching, or offering to provide or teach recreational

254	therapy services unless licensed under this chapter or exempted from licensure under Section
255	<u>58-1-307 or 58-40-305;</u>
256	(2) using the initials MTRS, TRS, or TRT, or other abbreviation, term, title, or sign
257	relating to the practice of recreational therapy services unless licensed under this chapter; and
258	(3) employing or aiding and abetting the employment of an unqualified or unlicensed
259	person to:
260	(a) practice as a recreational therapist; or
261	(b) provide recreational therapy services.
262	Section 12. Section 58-40-502 is enacted to read:
263	58-40-502. Unprofessional conduct.
264	"Unprofessional conduct" includes:
265	(1) failing to supervise a therapeutic recreation technician, a student intern, or a
266	temporarily licensed therapeutic recreation specialist when required to do so under this chapter
267	or by rule;
268	(2) failing to keep or maintain a recreational therapy treatment plan;
269	(3) failing to safeguard a person's right to privacy as to the person's identity, condition,
270	diagnosis, personal effects, or other matters about which the licensee is privileged to know
271	from providing recreational therapy services;
272	(4) failing to report to the division the unsafe, unethical, or illegal practice of a person
273	who is providing recreational therapy services;
274	(5) making sexual advances to a patient, requesting sexual intercourse or sexual favors
275	from a patient, or engaging in other verbal or physical conduct of a sexual nature in the
276	presence of a patient;
277	(6) exploiting a patient or former patient for personal gain;
278	(7) possessing or dispensing illegal or non-prescribed prescription drugs or
279	medications;
280	(8) using or being under the influence of alcohol or an illegal or non-prescribed
281	prescription drug or medication while performing recreational therapy services; and

282	(9) other actions as defined by division rule.
283	Section 13. Section 58-40-601 , which is renumbered from Section 58-40-6 is
284	renumbered and amended to read:
285	Part 6. Scope of Practice Treatment or Intervention Plans
286	[58-40-6]. <u>58-40-601.</u> Scope of practice.
287	(1) A master therapeutic [recreational] recreation specialist licensed under this chapter
288	may:
289	(a) practice recreational therapy [as]:
290	(i) as an employee of a hospital, clinic, agency, or other facility[;];
291	(ii) in private practice[-,]; or
292	(iii) as a consultant; and
293	(b) supervise and train other licensees under this chapter.
294	(2) A therapeutic [recreational] recreation specialist [may] licensed under this chapter:
295	(a) <u>may</u> practice recreational therapy as the employee of a hospital, clinic, agency, or
296	other facility;
297	(b) may not practice recreational therapy in private practice or as a consultant; and
298	[(b)] (c) may supervise other licensees under this chapter.
299	(3) A therapeutic [recreational] recreation technician [may]:
300	(a) <u>may</u> perform recreational therapy services [only] <u>if</u> :
301	(i) under the supervision of a master therapeutic [recreational] recreation specialist or a
302	therapeutic [recreational] recreation specialist employed full-time[;] and on-site in the same
303	hospital, clinic, or facility; or
304	(ii) in consultation with a master therapeutic [recreational] recreation specialist;
305	(b) <u>may</u> maintain the ongoing documentation of services provided in accordance with a
306	treatment or intervention plan [only] if:
307	(i) under the supervision of either a master therapeutic [recreational] recreation
308	specialist or a therapeutic [recreational] recreation specialist employed full-time[7] and on-site
309	in the same hospital, clinic, or facility; or

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310	(ii) in consultation with a master therapeutic [recreational] recreation specialist; [and]
311	(c) [not] may perform [assessments or] the portion of an assessment described in
312	Subsection 58-40-102(2)(a)(i);
313	(d) may not perform the portion of an assessment described in Subsection
314	58-40-102(2)(a)(ii);
315	(e) may not prescribe or [modify] create a treatment or intervention plan [or]; and
316	(f) may not approve or cosign [modifications] a modification to a treatment or
317	intervention plan.
318	Section 14. Section 58-40-602 , which is renumbered from Section 58-40-7 is
319	renumbered and amended to read:
320	[58-40-7]. <u>58-40-602.</u> Recreational therapy treatment or intervention plans.
321	(1) [Under this chapter, a] \underline{A} recreational therapy treatment or intervention plan shall
322	be maintained for each patient <u>receiving recreational therapy services under this chapter</u> .
323	(2) The <u>treatment or intervention</u> plan shall include:
324	[(a) an assessment based on the strengths, limitations, interests, and needs of the
325	patient;]
326	[(b) prescribed intervention strategies and approaches;]
327	[(c) patient goals and measurable treatment or intervention objectives and outcomes;
328	and]
329	[(d) evaluations of progress and treatment.]
330	(a) goals and objectives for a patient that are developed from an assessment based on
331	the strengths and limitations of the patient's physical, cognitive, social, behavioral, emotional,
332	spiritual, and leisure capabilities;
333	(b) the selection and adaptation of interventions designed to achieve and maintain the
334	highest possible level of functional independence and quality of life for a patient;
335	(c) a schedule for regular evaluation of goals and objectives to make changes to the
336	treatment or intervention plan when required; and
337	(d) expected outcomes related to the goals and objectives.

338	Section 15. Section 63I-1-258 is amended to read:
339	63I-1-258. Repeal dates, Title 58.
340	(1) Title 58, Chapter 9, Funeral Services Licensing Act, is repealed July 1, 2018.
341	(2) Title 58, Chapter 13, Health Care Providers Immunity from Liability Act, is
342	repealed July 1, 2016.
343	(3) Title 58, Chapter 15, Health Facility Administrator Act, is repealed July 1, 2015.
344	(4) Title 58, Chapter 20a, Environmental Health Scientist Act, is repealed July 1, 2013.
345	(5) Title 58, Chapter 40, Recreational Therapy Practice Act, is repealed July 1, [2013]
346	<u>2023</u> .
347	(6) Title 58, Chapter 41, Speech-language Pathology and Audiology Licensing Act, is
348	repealed July 1, 2019.
349	(7) Title 58, Chapter 42a, Occupational Therapy Practice Act, is repealed July 1, 2015.
350	(8) Title 58, Chapter 46a, Hearing Instrument Specialist Licensing Act, is repealed July
351	1, 2013.
352	(9) Title 58, Chapter 47b, Massage Therapy Practice Act, is repealed July 1, 2014.
353	(10) Title 58, Chapter 72, Acupuncture Licensing Act, is repealed July 1, 2017.
354	(11) Section 58-13-2.5 is repealed July 1, 2013.
355	Section 16. Repealer.
356	This bill repeals:

Section 58-40-3, License classifications.

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