GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL DRH30434-MVz-27F

Short Title:	GSC Moral Turpitude/Occupational Licensure.	(Public)
Sponsors:	Representative Davis.	
Referred to:		

1	A BILL TO BE ENTITLED			
2	AN ACT TO CLARIFY THE PROHIBITION ON DENYING LICENSURE BASED ON A			
3	DETERMINATION THAT A CONVICTION IS FOR A CRIME OF MORAL			
4	TURP	PITUDE	, TO MAKE CORRESPONDING CHANGES TO OCCUPATIONAL AND	
5	STAT	E AGE	ENCY LICENSURE STATUTES, AND TO MAKE OTHER TECHNICAL	
6	CORF	RECTIC	DNS.	
7	The Gene	ral Asse	embly of North Carolina enacts:	
8		SECT	TON 1. G.S. 93B-8.1 reads as rewritten:	
9	"§ 93B-8.	1. Use	of criminal history records.	
10	(a)	The fo	ollowing definitions apply in this section:	
11		(1)	Applicant. – An individual who makes application for licensure from a board.	
12		(2)	Board. – An occupational licensing board or a State agency licensing board as	
13			defined in G.S. 93B-1.	
14		(3)	Criminal history record. – A State or federal history of conviction of a crime,	
15			whether a misdemeanor or felony, that bears upon an applicant's or a licensee's	
16			fitness to be licensed or disciplined.felony.	
17		<u>(3a)</u>	Deny licensure or denies licensure To refuse to issue a license to an	
18			applicant, to refuse to renew the license of a licensee, or to revoke the license	
19			of a licensee.	
20		(4)	Licensee. – An individual who has obtained a license to engage in or represent	
21			himself or herself to be a member of a particular profession or occupation.	
22	(b)		s federal law governing a particular board provides otherwise, a board may deny	
23			<u>nsure</u> on the basis of a conviction of a crime only if the board finds that the	
24			al conviction history is directly related to the duties and responsibilities for the	
25		-	ion or the conviction is for a crime that is violent or sexual in nature.	
26	Notwithstanding any other provision of law, a board shall not automatically deny licensure on			
27	the basis of an applicant's or licensee's criminal history, history record, and no board shall deny			
28	an applicant a license licensure based on a determination that a conviction is for a crime of moral			
29	-		ard shall make its determination based on the factors specified in subsection	
30	(b1) of thi			
31	(b1)		e a board may deny an applicant a license <u>licensure</u> due to a criminal conviction	
32	under sub	section	(b) of this section, the board shall specifically consider all of the following	

- 33 factors:
- (1) The level and seriousness of the crime.
- 34 35
- (2) The date of the crime.
- 36
- (3) The <u>individual's age of the individual</u> at the time of the crime.



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1	(4)	The circumstances surrounding the commission of the cri	me, if known.
2	(5)	The nexus between the criminal conduct and the prosp	ective-duties of the
3		applicant as a licensee.	
4	(6)	The individual's prison, jail, probation, parole, rehabilitation	on, and employment
5		records of the applicant since the date the crime was com	nitted.
6	(6a)	The individual's completion of, or active participation in	rehabilitative drug
7		or alcohol treatment.	
8	(6b)	A Certificate of Relief granted pursuant to G.S. 15A-173.	2.
9	(7)	The subsequent commission of a crime by the applicant.i	ndividual's criminal
0		history record after the conviction.	
1	(8)	Any affidavits or other written documents, including char	acter references.
2	(b2) If the	e board denies an applicant a license licensure under this sec	tion, the board shall
3	do all of the foll		
4	(1)	Make written findings specifying the factors in subsection	(b1) of this section
5		the board deemed relevant to the applicant and explainin	g the reason for the
6		denial. The board's presiding officer shall sign the finding	-
7	(2)	Provide or serve a signed copy of the written findings	
8		licensee within 60 days of the denial.	
9	(3)	Retain a signed copy of the written findings for no less th	an five years.
0	(b3) Each	board shall include in its application for licensure and on it	-
1	of the following	information:	-
2	(1)	Whether the board requires applicants to consent to a crim	ninal history record
3		check.	-
4	(2)	The factors considered by the board under subsection (b1)	of this section when
5		making a determination of regarding licensure.	
5	(3)	The appeals process pursuant to Chapter 150B of the Ge	neral Statutes if the
7		board denies an applicant-licensure in whole or in part be	cause of a criminal
8		conviction.	
9	(b4) If a	board requires an applicant to submit a criminal history rec	ord, the board shall
)		rider of the criminal history record to provide the applicant	
1	applicant's crim	inal history record or otherwise deliver a copy of the crimin	al history record to
2	the applicant. If	an applicant's criminal history includes matters that will or ma	ay prevent the board
3	from issuing a	license to the applicant, the board shall notify the applicant	nt in writing of the
4	1	n sufficient time for the applicant to provide additional docum	11 0
5		for consideration by the board prior to any final decision to d	• ••
б	-	fied of any potential issue with licensure due to one or more c	
7		II have has 30 days to respond by either correcting any inaccu	
8		or submitting evidence of mitigation or rehabilitation for c	onsideration by the
9	board.		
0		llowing a hearing, a board denies an application for licensure	
1		de specific reference to any criminal conviction considered	
2		nial and the rationale for the denial, as well as a reference to	
3		nt's ability to reapply. No applicant shall be restricted fi	
4		re than two years from the date of the most recent application	
5		vithstanding any other provisions in the law, an individual wi	•
6	• •	board at any time, including before the individual starts	
7	•	ation or training requirements, for a predetermination of whe	
8	•	will likely disqualify the individual from obtaining a license	1
9		nal history record report-obtained by the individual-petition	
)	-	ed by the board, the cost of which shall be borne by the a	
1	Criminal histor	v records relating to a predetermination petition are not p	iblic records under

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1 2 3 4 5 6 7 8 9 10	Chapter 132 of the General Statutes. A board may predetermine that the petitioner's criminal history is likely grounds for denial of a license only after the board has applied the requirements of subsection (b) of this section. Each board shall delegate authority for the predetermination to its executive director or equivalent officer, or to a committee of the board, so that the predeterminations can be made in a timely manner. No board member having served on a predetermination committee for an individual a petitioner shall be required to recuse in any later determinations or hearings involving the same applicant. individual as an applicant or licensee. The board shall inform the individual petitioner of the board's determination within 45 days of receiving the petition from the individual. The board may charge a fee to recoup its costs not to exceed forty-five dollars (\$45.00) for each petition. If the board determines an applicant—a				
11 12	<u>petitioner</u> would likely be denied licensure based on the <u>individual's petitioner's</u> criminal history, the board shall notify the <u>individual petitioner</u> in writing of the following:				
13	(1) The grounds and reasons for the predetermination.				
14	(2) That the petitioner has the right to complete any requirements for licensure, to				
15	apply to the board, and to have the petitioner's application considered by the				
16	board under its application process.				
17	(3) That further evidence of rehabilitation will be considered upon application.				
18	(b7) A predetermination made under subsection (b6) of this section that a petitioner's				
19	criminal history would likely prevent licensure is not a final agency decision and does not entitle				
20	the individual to any right to judicial review under Article 4 of Chapter 150B of the General				
21	Statutes.				
22	(b8) A predetermination made under subsection (b6) of this section that a petitioner is				
23	eligible for a license is binding if both of the following apply:				
24	(1) The petitioner applies for licensure and fulfills all other requirements for the				
25	occupational license.				
26	(2) The applicant's petitioner's submitted criminal history was correct and remains				
27	unchanged at the time of application for a license.				
28	(c) If a board requires an applicant to consent to a criminal history record check or use of				
29	fingerprints or other identifying information required by the State or National Repositories of				
30	Criminal Histories, the board may deny licensure to an applicant who refuses to consent.				
31	(c1) Nothing in this section or in G.S. 93B-1 authorizes a board to require an applicant to				
32	consent to a criminal history record check or use of fingerprints or other identifying information				
33	required by the State or National Repositories of Criminal Histories as a condition of granting or				
34	renewing a license.				
35	(d) This section does not apply to The North Carolina Criminal Justice Education and				
36	Training Standards Commission and the North Carolina Sheriffs' Education and Training				
37	Standards Commission."				
38	SECTION 2.(a) G.S. 20-79.2 reads as rewritten:				
39 40	"§ 20-79.2. Transporter plates.				
40	 (12) Sandiana Tha fallowing constant and a school a sector subjet displaying a				
41	(b2) Sanctions. – The following sanctions apply when a motor vehicle displaying a				
42	"Dealer-Transporter" or "Transporter" license plate is driven in violation of the restrictions on				
43	the use of the plate or of the requirement to have proof of financial responsibility:				
44	(1) The individual driving the motor vehicle is responsible for an infraction and is subject to a number of any hundred dellar $(f_1 100, 00)$				
45 46	is subject to a penalty of one hundred dollars (\$100.00).				
46 47	(2) The dealer or business to whom the plate is issued is subject to a civil penalty imposed by the Division of two hundred fifty dollars (\$250,00) per				
47 48	imposed by the Division of two hundred fifty dollars (\$250.00) per occurrence.				
48 49					
49 50	(3) The Division may rescind all dealer license plates, dealer transporter plates, or transporter plates issued to the dealer or business whose plate was displayed				
50 51	on the motor vehicle.				
51	on the motor venicie.				

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1 2 3 4 5	 (4) A person who sells, rents, leases, or otherwise provides a tranother person in exchange for the money or any other thing of a Class I felony. A conviction for a violation of the considered a felony involving moral turpitude for purposes. A penalty imposed under subdivision (1) of this subsection is payable to 	g of value is guilty his subdivision is of G.S. 20-294. the county where
6 7 8 9	the infraction occurred, as required by G.S. 14-3.1. A civil penalty imposed (2) of this subsection shall be credited to the Highway Fund as nontax enforcement officer having probable cause to believe that a transporter plate violation of this section may seize the plate.	revenue. A law
10		
11	SECTION 2.(b) G.S. 20-294 reads as rewritten:	
12 13 14 15	" § 20-294. Grounds for denying, suspending, placing on probation, or rev In accordance with G.S. 20-295 and G.S. 20-296, <u>G.S. 20-295</u> , 20-296, Division may deny, suspend, place on probation, or revoke a license issued und any one or more of the following grounds:	and 93B-8.1, the
15 16	any one of more of the following grounds.	
10	(9) Being convicted of an offense set forth under G.S. 14-71.2,	14-160 4 20-79 2
17 18 19	20-106.1, 20-107, or 20-112 while holding such a the lice years next preceding before the date of filing the appl	nse or within five
20	convicted of a felony involving moral turpitude-under the	
21	another state, or the United States. It shall be is an affirmation	
22	will operate as a stay of this violation, any adverse action	•
23	the person charged is determined to qualify and obtains	- -
24 25	certificate of relief, or pardon , or, if <u>or</u> to have the viola	
25 26	vacated. If relief is granted, this violation is any adverse ac	tion by the Board
26 27	is dismissed. If relief is denied, the stay is lifted.	
27 28	SECTION 3.(a) G.S. 53-244.050 reads as rewritten:	
28 29	"§ 53-244.050. License and registration application; claim of exemption.	
30	(a) Applicants for a license or registration shall apply through the Nati	onwide Mortgage
31	Licensing System and Registry on a form acceptable to the Commission	
32	following information:	er, mendenig the
33		
34	(4) The qualifications and business history of the applicant and	, if applicable, the
35 36	business history of any partner, officer, or director, any persimilar status or performing similar functions, or any p	erson occupying a
37	indirectly controlling the applicant, including:applican	t, including the
38	<u>following:</u>	
39	a. A description of any injunction or administrative or	
40	federal authority to which the person is or has been	
41	b. Any conviction, within the past 10 years, of a misde	
42	moral turpitude or any fraud, false statement or omi	
43	wrongful taking of property, bribery, perjury, forge	
44	extortion, or conspiracy to commit any of these offe	
45	any financial service or financial service-	related business;
46 47	and business.	
47 48	c. Any felony convictions.	
48 49	SECTION 3.(b) G.S. 53-244.060 reads as rewritten:	
49 50	"§ 53-244.060. Issuance of license or registration.	
50	5 33-277.000, Issuance of needs of registration.	

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1 2 3 4 5	If an applicant satisfies the requirements of G.S. 53-244.050, the Commissioner shall issue a mortgage lender, mortgage broker, mortgage servicer, mortgage loan originator, or transitional mortgage loan originator license, or a mortgage origination support registrant registration, unless the Commissioner finds any of the following:				
6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1	 (2) The applicant or its controlling persons have been convicted of or plead guilty or nolo contendere to a felony in a domestic, foreign, or military <u>court:court as described in either of the following:</u> a. During the seven-year period preceding the date of the application for licensing and <u>registration; orregistration</u>. b. At any time preceding the date of application, if the felony involved an act of fraud, dishonesty, a breach of trust, or money laundering. A pardon of a conviction <u>shall not be-is not</u> a conviction for purposes of this subdivision. (3) The applicant or any of its controlling persons have been convicted of or plead guilty or nolo contendere to any charge in a domestic, foreign, or military court, within the past five years, of a misdemeanor involving moral turpitude or-any fraud, false statement or omission, any theft or wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion, or conspiracy to commit any of these offenses, or involving any financial service or financial service-related business. If the application is for licensure as a mortgage loan 				
2	originator, this subdivision is subject to G.S. 93B-8.1.				
3					
4	SECTION 4.(a) G.S. 58-33-46 reads as rewritten:				
5	"§ 58-33-46. Suspension, probation, revocation, or nonrenewal of licenses.				
6	(a) The Commissioner may place on probation, suspend, revoke, or refuse to renew any				
7	license issued under this Article, in accordance with the provisions of G.S. 93B-8.1 and Article				
8 9	3A of Chapter 150B of the General Statutes, for any one or more of the following causes:				
0	(6) Having been convicted of <u>a any</u> felony or <u>of</u> a misdemeanor involving				
1	dishonesty, a breach of trust, or moral turpitude.dishonesty or a breach of trust.				
2					
3	SECTION 4.(b) G.S. 58-58-215 reads as rewritten:				
1	"§ 58-58-215. License revocation and denial.				
5	The Commissioner may suspend, revoke, or refuse to issue or renew the license of a provider				
5	or broker if the Commissioner finds that: any of the following:				
7 8	(4) The <u>Subject to G.S. 93B-8.1, the</u> licensee or any officer, partner, member, or				
))	(4) <u>The subject to 0.5. 95B-8.1, the</u> incensee of any officer, partier, memoer, of key management personnel has been found guilty of, or has pleaded guilty or				
)	nolo contendere to, any felony, felony or to a misdemeanor involving fraud or				
	moral turpitude, fraud, regardless of whether a judgment of conviction has				
	been entered by the court;				
	SECTION 4.(c) G.S. 58-71-80 reads as rewritten:				
	"§ 58-71-80. Grounds for denial, suspension, probation, revocation, or nonrenewal of				
	licenses.				
	(a) The Commissioner may deny, place on probation, suspend, revoke, or refuse to renew				
	any license issued under this Article, in accordance with the provisions of G.S. 93B-8.1 and				
	Article 3A of Chapter 150B of the General Statutes, for any one or more of the following causes:				
)					

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	(6)	Conviction of a crime involving dishonesty, l turpitude.dishonesty or breach of trust.	breach of trust, or moral
	SEC	TION 4.(d) G.S. 143-151.56 reads as rewritten:	
"8 1		Suspension, revocation, and refusal to renew licen	186.
		Board may deny or refuse to issue or renew a license	
lice	nse, or may i	mpose probationary conditions on a license if the lice	
lice	nsure has eng	gaged in any of the following conduct:	
	 (5)	Been-Subject to G.S. 93B-8.1, been convicted	of or plad guilty or polo
	(5)	contendere to any misdemeanor involving moral t	
		felony or misdemeanor.	an pitude of to any felony. <u>a</u>
	"	reforty of inistementor.	
	SEC	TION 5.(a) G.S. 66-234 reads as rewritten:	
"§ (istration of membership camping operator.	
		application for registration shall be on a form prescrib	ed by the Secretary of State
and	shall include	e the following:	
	•••		
	(12)	A brief description of the membership camping of	
		membership camping business, including the lengt	1
		has been in the membership camping business;	
		detailing whether the applicant within the past fiv	•
		of any misdemeanor or felony involving theft, f	
		turpitude, or dishonesty, or whether the applicant h	
		any civil penalty assessed for, or been found to hav	
		of any law designed to protect consumers. If the this statement shall be provided for each officer of	
	"	this statement shall be provided for each officer of	the corporation.
	SEC	TION 5.(b) G.S. 66-237 reads as rewritten:	
"§ (istration of salespersons.	
		all be is unlawful for any salesperson to offer to sell	any membership camping
		State unless he the salesperson is registered with t	
		salesperson for registration shall be on a form pres	
Stat	te and shall in	nclude both of the following:	
	(1)	A statement detailing whether the applicant within	the past five years has been
		convicted of any misdemeanor or felony involving	• • • •
		moral turpitude, or dishonesty, or whether the ap	
		from, had any civil penalty assessed for, or been fo	
		violation of any law designed to protect consumer	
	(2)	A statement describing the applicant's employme	
		years and whether any termination of employmen	
		was occasioned by any theft, fraud, or act of disho	onesty.
	" SEC	TION 5.(c) G.S. 78C-89 reads as rewritten:	
"8 7		istration as athlete agent; form; requirements.	
		dividual seeking registration as an athlete agent shall	Il submit an application for
		the Secretary of State in a form prescribed by th	
		t be in the name of an individual and, except as otherw	
		on, signed or otherwise authenticated by the application	1
		r contain the following:	1 J F J J J

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1 2 3 4 5		(8)	Whether the applicant or any person named under sub subsection has been convicted of a crime that, if comm would be a crime involving moral turpitude or a felor crime.a misdemeanor involving theft, fraud, or dishonesty	nitted in this State, ny and identify the
6			TION 5.(d) G.S. 78C-90 reads as rewritten:	
7 8	"§ 78C-9		tificate of registration; issuance or denial; renewal.	
9	 (b)	The S	Secretary of State may refuse to issue a certificate of registra	tion if the Secretary
10	<pre></pre>		nes that the applicant has engaged in conduct that has a signif	-
11			s fitness to act as an athlete agent. In making the determination	
12		-	der whether the applicant has: has done any of the following:	-
13		(1)	Been convicted of a crime that, if committed in this State	
14			involving moral turpitude or a felony.Subject to G.S. 93B	
15			of a misdemeanor involving theft, fraud, or dishonesty, or	•
16		"		
17		SEC	TION 6.(a) G.S. 74D-2 reads as rewritten:	
18	"§ 74D-2	. Lice	nse requirements.	
19				
20	(d)	Crim	inal Record Check An applicant must meet all of the follo	owing requirements
21	-		ns determined by a background investigation conducted	I by the Board in
22	accordan	ce with	G.S. 74D-2.1 and upon receipt of an application:	
23		(1)	The applicant is at least 18 years of age.	
24		(2)	The applicant is of good moral character and temperate ha	
25			shall be prima facie evidence that the applicant does no	-
26			character or temperate habits: conviction by any local	
27			military court of any crime involving the illegal use, carr	
28			of a firearm; conviction of any crime involving the illes	5 1
29			sale, manufacture, distribution or transportation of a co	
30			drug, narcotic, or alcoholic beverages; conviction of	0
31 32			felonious assault or an act of violence; conviction of	-
52 33			unlawful breaking or entering, burglary, larceny, or of an	• •
33 34			moral turpitude; or larceny; or a history of addiction to a drug; provided that, for drug. For purposes of this subs	
34 35			"conviction" means and includes the entry of a plea of	
36			contest, or a <u>guilty</u> verdict rendered in open court by a jud	• • •
37		(3)	The applicant has the necessary training, qualifications	• • •
38		(3)	experience to be licensed.	<u>quanneactons,</u> and
39	"		experience to be needed.	
40		SEC	TION 6.(b) G.S. 74D-6 reads as rewritten:	
41	"§ 74D-6		al of a license or registration.	
42			ing that the applicant meets the requirements for licensure of	or registration under
43	-		e Board shall determine whether the applicant shall rec	-
44	-	-	lied for. The grounds for denial include: Subject to the	
45	-		d Article 3A of Chapter 150B of the General Statutes, th	_
46	licensure	on any	of the following grounds:	
47		(1)	Commission of some act which, that, if committed by a re	gistrant or licensee,
48			would be grounds for the suspension or revocation of a re	gistration or license
49			under this Chapter;Chapter.	
50		(2)	Conviction of a crime involving fraud; fraud.	

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1 2	(3)	Lack of good moral character or temperate habits. Th prima facie evidence that the applicant does not have g	ood moral character or
3 4		temperate habits: conviction by any local, State, feder any crime involving the illegal use, carrying, or po	ssession of a firearm;
5		conviction of any crime involving the illegal u	-
6		manufacture, distribution, or transportation of a contr	
7		narcotic, or alcoholic beverages; conviction of a crin	e
8		assault or an act of violence; conviction of a crim	-
9		breaking or entering, burglary or larceny or of any of	-
10		turpitude; burglary, or larceny; or a history of addiction	
11		drug; provided that, for drug. For purposes of this s	
12		"conviction" means and includes the entry of a plea	
13	(A)	contest, or a <u>guilty</u> verdict rendered in open court by a	
14	(4)	Previous denial under this Chapter or previous revocat	
15 16	(5)	Knowingly making any false statement or misrepresent	tation in an application
10 17	SEC	made to the Board for a license or registration." FION 6.(c) G.S. 74D-10 reads as rewritten:	
17		pension or revocation of licenses and registrations; ap	naal
10 19		Board may, after notice and an opportunity for hearing	-
20	• •	ation issued under this Chapter if it is determined that the	· •
21	-	v of the following:	
22			
23	(4)	Been-Subject to G.S. 93B-8.1, been convicted of any	crime involving moral
24		turpitude or any other crime involving violence or the i	
25		possession of a dangerous weapon.	
26	"		
27		FION 7. G.S. 83A-15 reads as rewritten:	
28		ial, suspension <u>suspension</u>, or revocation of license.	
29		Board shall have the power to suspend or revoke may sur	
30		ficate of registration of an architect or a registration of a	
31	-	certificate of registration of an architect or a registration	
32 33	-	<u>nay</u> reprimand or levy a civil penalty not in excess of plation against any registrant who is found guilty of:of an	
33 34	(\$300.00) per vic	Station against any registrant who is found gunty of of an	ly of the following.
34 35	(3)	Unprofessional conduct, including but not limited to:	
36	(5)		
37		d. Willfully violating this Chapter or any rule of	r standard of conduct
38		published by the Board, or pleading guilty or	
39		felony or any crime involving moral turpitude.]	
40			
41		g. Subject to G.S. 93B-8.1, being convicted of or	pleading guilty or nolo
42		contendere to a felony or misdemeanor.	
43	"		
44		FION 8.(a) G.S. 85B-3.2 reads as rewritten:	
45	"§ 85B-3.2. Cri	minal history record checks of applicants for licensur	e.
46			1
47		e applicant's verified criminal history record check	
48		crime that is punishable as a felony offense, or the co	•
49 50		volving fraud or moral turpitude, fraud, the Commission m	
50	ncense. noweve	r, the conviction does not automatically prohibit licens	ure, and the tonowing

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factors lis	ted in G	S.S. 93B-8.1(b1) shall be considered by the Commission	in determining whether
to deny lie	censure	+licensure.	-
	(1)	The level and seriousness of the crime.	
	(2)	The date of the crime.	
	(3)	The age of the person at the time of the crime.	
	(4)	The circumstances surrounding the commission of the	crime. if known.
	(5)	The nexus between the criminal conduct of the applic	
	(0)	duties as an auctioneer, apprentice auctioneer, or aucti	
	(6)	The prison, jail, probation, parole, rehabilitation, and	
		the applicant since the date the crime was committed.	r j
	(7)	The subsequent commission by the person of a crime.	
"		1 2 1	
	SECT	TION 8.(b) G.S. 85B-4 reads as rewritten:	
'§ 85B-4.		ses required.	
		•	
(b)	No pe	erson shall be licensed as an apprentice auctioneer, au	ctioneer, or receive an
· · ·	-	nse if <u>any of the following apply to the person</u> :	,
	(3)	Has_Subject to G.S. 93B-8.1, has within the preced	ing five years pleaded
		guilty to, entered a plea of nolo contendere or contender	dere, or been convicted
		of any felony, or committed or been convicted of any	
		moral turpitude.fraud.	-
	"		
	SECT	TION 8.(c) G.S. 85B-8 reads as rewritten:	
'§ 85B-8.	Prohi	bited acts; assessment of civil penalty; denial, suspen	sion, or revocation of
	licens	е.	
(a)	The fo	ollowing shall be are grounds for the assessment of a civi	l penalty in accordance
		.1(b) or the denial, suspension, or revocation of an	auctioneer, auctioneer
apprentice	e, or au	ction firm license:	
	•••		
	(9)	The Subject to G.S. 93B-8.1, the commission or convi	
		punishable as a felony offense under the laws of North	
		the jurisdiction where committed or convicted, convic	<u>cted</u> or the commission
		of any act involving fraud or moral turpitude.fraud.	
	"		
		TION 9. G.S. 87-47 reads as rewritten:	
"§ 87-47.	Penalt	ties imposed by Board; enforcement procedures.	
•••			
(a1)	The fo	ollowing activities are prohibited:	
	•••		
	(4)	Being convicted of a crime involving fraud or moral (turpitude.that is violent
		or sexual in nature.	
	"		
		FION 10. G.S. 89C-21 reads as rewritten:	
"§ 89C-2		ciplinary action – Reexamination, <u>reexamination</u>, re	evocation, suspension,
	-	mand, or civil penalty.	. .
(a)		Board may reprimand the licensee, suspend, refuse to rem	
		rtificate of licensure, require additional education or,	
reexamina	ation, fo	or any engineer or land surveyor, who is found guilty of	any of the following:
	•••		

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1 2 3 4 5 6 7 8	(3)	Conviction Subject to G.S. 93B-8.1, conviction of, or er or nolo contendere to, any crime that is a felony, whether practice of engineering or surveying; conviction of, or er or nolo contendere to, any crime, whether a felor otherwise, where an essential element of the crime is di erime is directly related to the practice of engineer conviction of, or entry of a plea of guilty or nolo contender involving moral turpitude.crime.	er or not related to the ntry of a plea of guilty ny, misdemeanor, or ishonesty or when the ing or surveying; or
9	"		
10		TON 11. G.S. 90-14 reads as rewritten:	
11	· · ·	linary Authority.<u>authority.</u>	
12		oard shall have the power to may place on probation with	
13	-	is and conditions on, <u>conditions</u>, publicly reprimand, ass	•
14	-	s of concern, mandate free medical services, require satis	
5	1 0	ns or remedial or educational training, fine, <u>or</u> deny, annu	· •
6		or other authority to practice medicine in this State, issue	•
7	-	een found by the Board to have committed any of the follo	wing acts or conduct,
.8 .9	or for any of the f	following reasons: State on any of the following grounds:	
20	 (7)	Conviction in any court of a crime involving moral	turnituda or the The
20 21	(7)	violation of a law involving the practice of medicine, me	
22		of a felony; provided that a felony conviction shall	
23		provided in subsection (c) of this section.	be treated <u>reforty</u> as
24		provided in subsection (c) of this section.	
25	(c) Excep	t as provided in subsection (c1) of this section, see	ction and subject to
26	· · · ·	elony conviction shall result in the automatic revocation	
7		unless the Board orders otherwise or receives a request f	-
28		within 60 days of the licensee receiving notice from	-
.9	-	e provisions of this subsection. If the Board receives a	
30		case, the provisions of G.S. 90-14.2 shall be followed.a	
1	shall be conducte	d in accordance with G.S. 90-14.2.	
2	"		
3		TON 12.(a) G.S. 90-30 reads as rewritten:	
4		ination and licensing of applicants; qualifications; ϵ	causes for refusal to
5	0	license; void licenses.	
6		orth Carolina State Board of Dental Examiners shall gran	-
37		applicants who are graduates of a reputable dental insti-	
38	-	ion of a majority of the Board, shall-undergo a satisfa	•
39 10		knowledge and practice of dentistry, subject, however, to	-
40 41		d of the provisions dentistry and meet the other requirements for a license to prostice dentistry shall be of good merel	
+1 2		for a license to practice dentistry shall be of good moral	
+2 13		e time the application is filed. The application for a dental riting and shall be accompanied by evidence satisfactory	
4		s the following standards:	to the Doald that the
5	<u>(1)</u>	<u>Is a person of good moral character, has an character.</u>	
-6	$\frac{(1)}{(2)}$	Meets the academic education, the standard of which sl	hall be determined by
17	<u>_</u>	the Board; that the applicant is education standard of the	
18	<u>(3)</u>	Is a graduate of and has a diploma from a reputable denta	
19	<u></u>	department of a reputable university or college re	6
0		accredited, and approved as such by the Board; and t	
51		passed Board.	

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1	<u>(4)</u>	Passes a clinical licensing examination, the stan	dard of which shall be
2		determined by the Board.examination approved by t	<u>he Board.</u>
3		Vorth Carolina State-Board of Dental Examiners is au	
4	both written or o	or and clinical examinations or to and written or o	ral examinations or may
5	accept the results	s of other Board-approved regional or national indepe	ndent third-party clinical
5	examinations th	at shall examinations. The Board shall only app	rove third-party clinical
7	examinations that	at include procedures performed on either human s	subjects or an approved
8	alternative metho	od, including manikins that simulate human subjects,	as part of the assessment
9	of restorative clir	ical competencies and that are determined by the Board	d to be of such <u>a</u> character
0	as to <u>that</u> thoroug	ghly test tests the qualifications of the applicant, and a	pplicant. The Board may
1	refuse to grant a l	icense to any person who, in its discretion, is found def	icient in the examination.
2	The Board may r	efuse to grant a license to any person guilty of cheating	g, deception deception, or
3	fraud during the	examination, or whose examination discloses to the sa	tisfaction of the Board, a
4		demic or clinical education. examination. The Board m	
5		alified therefor by the Board, in examining applicant	
5	appropriate.		
7	The North C	arolina State Board of Dental Examiners may refuse	to grant a license to any
3	person guilty of a	crime involving moral turpitude, or gross immorality,	or to any person addicted
)	to the use of alco	holic liquors or narcotic drugs to such an extent as, in	the opinion of the Board,
)	renders the appli-	cant unfit to practice dentistry.	
1	Any license of	btained through fraud or by any false representation s	hall be void ab initio and
2	of no effect.<u>is</u> vo	<u>id ab initio.</u>	
3	"		
1	SECT	FION 12.(b) G.S. 90-41 reads as rewritten:	
5	"§ 90-41. Discip	linary action.	
5	(a) The I	North Carolina State Board of Dental Examiners sh	all have the power and
7	authority to may	(i) Refuse refuse to issue a license to practice dentis	stry; (ii) Refuse refuse to
3	issue a certificate	e of renewal of a license to practice dentistry; (iii) Rev	voke <u>revoke</u> or suspend a
9	license to practic	e dentistry; and (iv) Invoke such invoke other discipl	inary measures, censure,
0		pationary terms against a licensee as it deems fit and p	
1	instances in which	ch-if the Board is satisfied that such applicant or licer	see: any of the following
2		blicant or licensee:	
3			
Ļ	(3)	Has been convicted of any of the criminal provision	ons of this Article or has
		entered a plea of guilty or nolo contendere to any of	charge or charges arising
)		therefrom;	
,	(4)	Has-Subject to G.S. 93B-8.1, has been convicted of o	or entered a plea of guilty
5		or nolo contendere to any felony charge or to a	ny misdemeanor charge
)		involving moral turpitude; a felony or misdemeanor;	
)	(5)	Has been convicted of or entered a plea of guilty o	r nolo contendere to any
1		charge of violation of any state or federal narcotic of	-
2		-	
3	(7)	Is mentally, emotionally, or physically unfit to practi	ce dentistry or is afflicted
4		with such a physical or mental disability as to be o	-
5		health and welfare of his patients. An adjudication of	f mental incompetency in
5		a court of competent jurisdiction or a determination	n thereof-by other lawful
,		means shall be is conclusive proof of unfitness to pr	actice dentistry unless or
3		until such person shall have been subsequently	lawfully declared to be
9		mentally competent; a legal determination of	mental competence is
0		subsequently declared;	
1	"		

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1	SEC	TION 12.(c) G.S. 90-229 reads as rewritten:	
2	"§ 90-229. Disc	ciplinary measures.	
3	(a) The	North Carolina State Board of Dental Examiners shall	Il have the power and
4	authority to may	(i) Refuse refuse to issue a license to practice dental hyperbolic hyperbolic dental	giene; (ii) Refuse refuse
5	to issue a certif	icate of renewal to practice dental hygiene; (iii) Revok	<u>e revoke</u> or suspend a
6		ce dental hygiene; [and] and (iv) Invoke such invoke other	
7	-	ative probationary terms against a licensee as it deems pro-	
8	-	ich if the Board is satisfied that such applicant or license	
9		plicant or licensee:	<u> </u>
10			
11	(2)	Has been convicted of any of the criminal provision	s of this Article or has
12		entered a plea of guilty or nolo contendere to any ch	arge or charges arising
13		therefrom;	0 0 0
14	(3)	Has-Subject to G.S. 93B-8.1, has been convicted of or	entered a plea of guilty
15		or nolo contendere to any felony charge or to any	1 0 0
16		involving moral turpitude; a felony or misdemeanor;	
17	"	6 r · · · · · · · · · · · · · · · · · ·	
18	SEC	TION 13.(a) G.S. 90-102.1 reads as rewritten:	
19		Registration of persons requiring limited use of cont	trolled substances for
20		ning purposes in certain businesses.	
21			
22		equisites for Registration. – Upon receipt of an applicat	ion, the Department of
23		an Services shall conduct a background investigation, dur	-
24		all be required to show that the applicant meets all the	
25		ms:qualifications listed in this subsection. For purpos	
26		is the entry of a plea of guilty or no contest or a guilty v	
27		or jury. The requirements are as follows:	erater rendered in open
28	(1)	That the applicant is at least 21 years of age.	
29	(1) (2)	That the applicant is of good moral character and tem	perate habits The Any
30	(2)	<u>of the following shall be is prima facie evidence that</u>	
31		have good moral character or temperate habits:	the applicant does not
32			luce possession sale
32 33		a. Conviction of any crime involving the illega manufacture, distribution, or transportation of	-
33 34		drug, narcotic, or alcoholic beverage; beverage	
34 35		b. Conviction of a felony or a crime i	
35 36		•	involving all act of
30 37		violence; violence.	brooking on antoning
		c. Conviction of a crime involving unlawful	
38		burglary, larceny, or any offense involving	-moral turpitude; or <u>or</u>
39		larceny.	1 1
40		d. A history of addiction to alcohol or a narcotic	
41		provided that, for purposes of this subsection, convict	
42		the entry of a plea of guilty or no contest or a verdict	rendered in open court
43		by a judge or jury.	
44	(3)	That the applicant has not been convicted of any felo	
45		use, possession, sale, manufacture, distribution, o	-
46		controlled substance, drug, narcotic, or alcoholic beve	•
47	(4)	That the applicant has the necessary training, qualification	_
48		demonstrate competency and fitness as a dog handle	r as the Department of
49		Health and Human Services may determine by rule for	or all registrations to be
50		approved by the Department.	

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1 2 3 4 5	(5)	That the applicant affirms in writing that if the application approved, the applicant shall report all dog alerts to, or find substance to a law enforcement agency having jurisdiction the dog alert occurs or where the controlled substance is for	ds of, any controlled on in the area where
	 (i) Enfor	The Department of Health and Human Complete	hall have the nerven
6 7	•	<u>cement. – The Department of Health and Human Services s</u>	-
7 8	• •	ate or cause to be investigated any complaints, allegation	-
8 9		violations of this section involving individuals registered this section. The In accordance with $C = 0.3P + 1$ and Article	
9 10		this section. The In accordance with G.S. 93B-8.1 and Article Statutes, the Department or the Commission may deny, su	
10		ed under this section if it is determined that the applicant of	
12	done any of the f		1 registrant nas.<u>nas</u>
12	(1)	Made any false statement or given any false information	in connection with
13 14 15	(1)	any application for a registration or for the renewal or registration.	
16	(2)	Violated any provision of this Article.	
17	(3)	Violated any rule promulgated by the Department of 1	Health and Human
18		Services or the Commission for Mental Health, Develop	
19		and Substance Abuse Services pursuant to the authority	y contained in this
20		Article.	
21	"		
22		FION 13.(b) G.S. 90A-64 reads as rewritten:	
23	· · ·	pensions and revocations of certificates.	
24		Board shall have the power to may refuse to grant, grant	• •
25		any certificate issued under provisions of this Article for	any of the causes
26	hereafter enumer	ated, following reasons, as determined by the Board:	
27			1
28	(9)	Conviction in any court of a crime involving moral turpitu	
29 30		a felony;Subject to G.S. 93B-8.1, conviction of a felony o	<u>r misdemeanor;</u>
30 31	(a1) A reg	gistered environmental health specialist or registered en	vironmental health
32		who is convicted of a felony or a crime of moral turpitu	
33	-	Board within 30 days from the date of the conviction. A felo	-
34		matic suspension of a certificate issued by the Board for 6	-
35		by the Board. The Board shall immediately begin the	•
36		Article 3A of Chapter 150B of the General Statutes. Nothing	•
37		es the Board from taking further action.	
38	····."		
39	SECT	FION 14. G.S. 90-113.44 reads as rewritten:	
40	"§ 90-113.44. G	rounds for disciplinary action.	
41	(a) Groun	nds for disciplinary action for an applicant or creden	tialed professional
42	include: include a	iny of the following:	
43			
44	(3)	Conviction Subject to G.S. 93B-8.1, conviction of an	•
45		municipal, State, or federal law other than traffic law	- ·
46		Chapter 20 of the General Statutes. <u>Conviction of a Class</u>	
47		shall result in an immediate suspension of licensure	e, certification, or
48	(4)	registration for a minimum of one year.	• • • • • • 1
49 50	(4)	Conviction of a felony or other public offense involvin Conviction of a Class A E folony shall result in an imme	0 1
50 51		Conviction of a Class A E felony shall result in an imme licensure, certification, or registration for a minimum of o	_
51		neensure, certification, or registration for a minimum of 0	ne year.

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1	"		
2	SEC	TION 15. G.S. 90-121.2 reads as rewritten:	
	"§ 90-121.2. R	ules and regulations; <u>Rules;</u> discipline, suspension	n, revocation <u>revocation</u>,
		regrant of certificate.	
	(a) The	Board shall have the power to make, adopt, and p	romulgate such rules and
	regulations, may	y adopt rules, including rules of ethics, as may be ne	cessary and proper for the
	regulation of the	e practice of the profession of optometry and for the	performance of its duties.
	optometry. The	Board shall have has jurisdiction and power to hear and	d determine all complaints,
	allegations, char	rges complaints of malpractice, corrupt or unprofession	onal conduct, and of the or
	violation of the	e rules and regulations, rules, including rules of	ethics, made against any
	1	nsed to practice in North Carolina. The Board shall	1
	•	ay also (i) refuse to issue a license to practice optom	•
		newal of a license to practice optometry; (iii) revok	
		etry; and (iv) invoke such-other disciplinary measu	-
		ms against a licensee as it deems fit and proper; in a	-
		pard is satisfied that such the applicant or licensee m	neets any of the following
	criteria:		
	•••		
	(3)	Has been convicted of any of the criminal provis	
		entered a plea of guilty or nolo contendere to any	charge or charges arising
	/ A \	therefrom;	Companya 1 1 C 11
	(4)	Has-Subject to G.S. 93B-8.1, has been convicted of	
		or nolo contendere to any felony charge or to	
	(5)	involving moral turpitude; a felony or misdemeanor Has been convicted of or entered a plea of guilty	
	(3)	charge of violation of any State or federal narcotic	•
	"	enarge or violation of any state of rederar narcotic	or varonurate law,
	 SFC	TION 16. G.S. 90-154 reads as rewritten:	
		unds for professional discipline.	
		North Carolina State Board of Chiropractic Examine	ers may impose any of the
		ions, singly or in combination, when it finds that a p	
		fense described in subsection (b):(b) of this section:	
	(b) Any	one of the following is grounds for disciplinary as	ction by the Board under
	•	a) of this section:	
	•••		
	(2)	Conviction of a felony or of a crime involving a	moral turpitude.Subject to
		G.S. 93B-8.1, conviction of a felony or misdemean	<u>10r.</u>
	"		
		TION 17. G.S. 90-187.8 reads as rewritten:	
		scipline of licensees.	
	• • • •	n complaint or information, and within the Board's	•
	1	nd a license issued under this Article, may otherwise d	1 1
		cle, or may deny a license required by this Articl	
		is Article, Board rules, and G.S. 93B-8.1, Chapter 150	
		ard rules. As used in this section, the word "license" in	
		inary faculty certificate, a zoo veterinary certificate	e, and a registration of a
	veterinary techn	ician and a veterinary student intern.	
	(a) Grou	inde for dissiplingry action shall include but are not be	a limited to the following:
	(c) Grou	inds for disciplinary action shall-include but are not be	-minued to the following:

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1 2		(5)	Conviction of a felony or other public offens turpitude.felony or misdemeanor.	e involving moral
3		••••		
4 5	"8 00 20/		TION 18. G.S. 90-202.8 reads as rewritten:	ficato
5 6			vocation of certificate; grounds for; suspension of certi North Carolina State Board of Podiatry Examiners,	
7	(a)		<u>L</u> Chapter 150B (Administrative Procedure Act) of the G	
8			ad authority to: may (i) refuse to issue a license to practice	
8 9			ate of renewal of a license to practice podiatry; (iii) revolution	
10			try; and (iv) invoke such other disciplinary measures,	-
11	-	-	ans against a licensee as it deems fit and proper; in any instances	-
12	-	-	rd is satisfied that such applicant or licensee: any of the fo	
13	applicant			
14				
15		(4)	Has been convicted of or entered a plea of guilty or no	lo contendere to any
16			felony charge or to any misdemeanor charge involving n	noral turpitude; felony
17			or misdemeanor;	
18		"		
19			TION 19.(a) G.S. 90-210.25 reads as rewritten:	
20	"§ 90-21	0.25. L i	censing.Licensing and permitting.	
21	•••	р і		
22	(c)	Regist	tration, Filing Filing, and Transportation. –	
23 24		 (14)	The Board may sugged revelve or refuse to issue or re-	now the normit place
24 25		(14)	The Board may suspend, revoke, or refuse to issue or re- the permittee on a term of probation, or impose a civil	1 1
25 26			five thousand dollars (\$5,000) in conjunction with a ter	-
20 27			lieu <u>instead</u> of other disciplinary action when <u>if</u> it find	
28			permitted to transport dead human bodies has engaged in	
29			acts:	i unig of the following
30			a. Conviction Subject to G.S. 93B-8.1, conviction	of a felony felony, or
31			a crime involving fraud or moral turpitude.fraud	
32				
33			The Board shall have the authority to may deter	mine the length and
34			conditions of any period of revocation, suspension, refu	sal to issue or renew,
35			or probation.	
36	•••	_		
37	(e)		cation; Suspension; Compromise; Disclosure. –	
38		(1)	Whenever the Board finds that an applicant for a license	1
39 40			a license has been issued by the Board is guilty of any of	-
40 41			omissions and the Board also finds that the person has to practice, the Board may suspend or revoke the license	-
41			renew the license, in accordance with <u>G.S. 93B-8.1 and t</u>	
43			in Chapter 150B of the General Statutes:	the procedures set out
44			a. Conviction of a felony felony or a crime invo	lving fraud or moral
45			turpitude.fraud.	ing mude of moral
46			··· · · · ·	
47		(2)	Where If the Board finds that a licensee is guilty of one	or more of the acts or
48		. /	omissions listed in subdivision $\frac{(e)(1)}{(1)}$ of this section	
49			determined by the Board that the licensee has not the	
50			practice, the Board may place the licensee on a te	erm of probation in
51			accordance with the procedures set out in Chapter 1	50B of the General

1Statutes. In any case in which the Board2a term of probation, the Board may als3five thousand dollars (\$5,000) in conjunt4may also require satisfactory completion	nction with the probation. The Board
5 as a prerequisite to license reinstatemen	nt or for completing completion of the
6 term of probation. The Board shall hav	re the authority to may determine the
7 length and conditions of any period of	suspension, revocation, probation, or
8 refusal to issue or renew a license.	
9"	
10 SECTION 19.(b) G.S. 90-210.69 reads as rew	
11 "§ 90-210.69. Rulemaking; enforcement of Article;	judicial review; determination of
12 penalty amount.	
13	
14 (c) In accordance with the provisions of <u>G.S. 93B-</u>	
15 Statutes, the Board may refuse to issue or renew a license	
16 place the licensee on probation upon conditions set by the l	-
17 <u>comply with those conditions, if the Board finds that a lice</u>	· · · · · · · · · · · · · · · · · · ·
18 applicant for license renewal <u>or licensee</u> is guilty of one or	<u> </u>
19 refuse to issue or renew a license or may suspend or revok	1
20 on probation upon conditions set by the Board, with revoc	cation upon failure to comply with the
21 conditions: following:	
22	
23 (3) A crime involving fraud or moral turpit	ude by conviction thereof.fraud.
24	•
25 SECTION 19.(c) G.S. 90-210.123 reads as rev	written:
26 " § 90-210.123. Licensing and inspection.	
27	ante an anomatany managan manuban
28 (g) Whenever the Board finds that an owner, pa 29 officer, or any crematory technician of a crematory lice	• •
 officer, or any crematory technician of a crematory lice crematory licensee, or that any authorized employee, age 	
31 provision of this Article, or is guilty of any of the followin	
32 that the crematory operator or applicant has thereby becc	-
33 suspend, revoke, or refuse to issue or renew the license, in	
34 General Statutes: The Board may suspend or revoke a licens	▲
35 in accordance with G.S. 93B-8.1 and Chapter 150B of the	
36 that an applicant or an owner, partner, crematory ma	
37 <u>employee, agent, representative, or crematory technician</u>	•
38 <u>unfit to practice due to violation of this Article or any of th</u>	•
39 (1) Conviction of a felony or a crime involv	
40	·
41 (h) Where <u>If</u> the Board finds a licensee is guilty of	f one or more of the acts or omissions
42 listed in subsection (g) of this section but it is determined	by the Board that the licensee has not
43 thereby become unfit to practice, the Board may place th	he licensee on a term of probation in
44 accordance with the procedures set out in Chapter 150B o	of the General Statutes. In any case in
45 which the Board is entitled to place a licensee on a term of	
46 a penalty of not more than five thousand dollars (\$5,000) in	n conjunction with the probation. The
47 Board may determine the length and conditions of an	ny period of probation, suspension,
48 revocation, or refusal to issue or renew a license.	
49"	
50 SECTION 20. G.S. 90-249.1 reads as rewritte	en:
51 "§ 90-249.1. Disciplinary actions.	

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Board may suspend, revoke, or refuse to issue, renew, or rein ving:	nstate any license for
Being Subject to G.S. 93B-8.1, being convicted of a crim moral turpitude.fraud.	ne involving fraud or
FION 21. G.S. 90-270.60 reads as rewritten:	
	plinary or remedial
	.1
	a neensed under uns
	onv or entered a plea
	ie iuws of the enited
	tered a plea of guilty
-	
	8 mora anprove,
	public, or conduct
	1 /
	marriage and family
therapy, or a misdemeanor charge therapy.	0
c. <u>Conduct</u> reflecting the inability to practice m	narriage and family
therapy with due regard to the health and safety of	of clients.
FION 22. G.S. 90-270.76 reads as rewritten:	
uspension, revocation <u>revocation</u>, and refusal to renew	license.
	ant for licensure has
of the following conduct:	
0 1	•
	1.
	1.
1 1 1	int has deceived or
defrauded the public.	
FION 22 C S 00 270 102 mode as non-mitten.	
	to the following
uiscipinary action shan-include but not be <u>are not</u> infilted t	o the following:
Conviction of an offense under any municipal State	r fadaral paraotia or
controlled substance law, until proof of rehabilitation car	
Conviction Subject to G.S. 93B-8.1, conviction of a fe	lony or other public
Conviction Subject to G.S. 93B-8.1, conviction of a ferent offense involving moral turpitude, until proof of re	lony or other public
Conviction Subject to G.S. 93B-8.1, conviction of a fe	lony or other public
	 Board may suspend, revoke, or refuse to issue, renew, or reining: Being Subject to G.S. 93B-8.1, being convicted of a crimmoral turpitude.fraud. FION 21. G.S. 90-270.60 reads as rewritten: Benial, revocation, or suspension of license; other discipins. Board may deny, revoke, or suspend licensure, discipline, require examination, remediation, or rehabilitation, or any ons described in this subsection, of any applicant or person more of the following grounds: Has-Subject to G.S. 93B-8.1, has been convicted of a feld of guilty or nolo contendere to any felony charge under the States or of any state of the United States. Has-Subject to G.S. 93B-8.1, has been convicted of or en or nolo contendere to any misdemeanor involvin misrepresentation, any of the following: a. Misrepresentation or fraud in dealing with the public. b. Conduct otherwise relevant to fitness to practice therapy, or a misdemeanor charge therapy. c. Conduct_reflecting the inability to practice m therapy with due regard to the health and safety or Soard may deny or refuse to renew a license, may suspend robationary conditions on a license if the licensee or applic of the following conduct: Having-Subject to G.S. 93B-8.1, having been convicted or on loc contendere to a crime involving moral turpitude that indicates that the occupational therapist or occupational therapy assista defrauded the public. FION 23. G.S. 90-270.103 reads as rewritten: Grounds for disciplinary action. disciplinary action. disciplinary action.

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	Denial, suspension, or revocation of licenses and health services provider fication, <u>revocation, and other disciplinary</u> and remedial actions for
	tions of the Code of Conduct; actions; relinquishing of license.
	applicant for licensure or health services provider certification and any person
· · · •	fied under this Article shall have behaved in conformity with conform to the
	essional standards specified in this Code of Conduct section and in the rules of
-	Board may deny, suspend, or revoke licensure and certification, and may
	e on probation, limit practice, and require examination, remediation, and
rehabilitation, or	any combination thereof, all as provided for in subsection (b) below. take any
	cribed in subsection (b) of this section. The Board shall act upon proof that the
	ensee engaged in illegal, immoral, dishonorable, unprofessional, or unethical
•	ting any of the provisions of the Code of Conduct as follows: violated this section
•	following applies to the applicant or licensee:
(1)	Has Subject to G.S. 93B-8.1, has been convicted of a felony or entered a plea
(2)	of guilty or nolo contendere to any felony charge; Use Subject to $C = 0.2P_{1} \otimes 1$, has been convicted of an entered a place of guilty.
(2)	Has Subject to G.S. 93B-8.1, has been convicted of or entered a plea of guilty
	or nolo contendere to any misdemeanor involving moral turpitude,
	 misrepresentation any of the following: a. Misrepresentation or fraud in dealing with the public, or conduct
	<u>b.</u> <u>Conduct</u> otherwise relevant to fitness to practice psychology, or a
	<u>b.</u> <u>Conduct</u> otherwise relevant to fitness to practice psychology, or a misdemeanor charge psychology.
	<u>c.</u> <u>Conduct</u> reflecting the inability to practice psychology with due regard to the health and safety of clients or patients;
"	to the health and safety of chemis of patients,
SEC	TION 25. G.S. 90-340 reads as rewritten:
	ection of the public.
	Board may, in accordance with the provisions of <u>G.S. 93B-8.1 and Chapter 150B</u>
	tatutes, deny, suspend, or revoke licensure, discipline, place on probation, limit
	ire examination, remediation, or rehabilitation of any person licensed under this
	r more of the following grounds:
(1)	Has been convicted of a felony or entered a plea of guilty or nolo contendere
	to any felony charge under the laws of the United States or of any state of the
	United States.
(2)	Has been convicted of or entered a plea of guilty or nolo contendere to any
	misdemeanor involving moral turpitude, misrepresentation, any of the
	following:
	<u>a.</u> <u>Misrepresentation</u> or fraud in dealing with the public, or conduct
	public.
	b. <u>Conduct</u> otherwise relevant to fitness to practice clinical mental health
	counseling, or a misdemeanor charge counseling.
	c. <u>Conduct</u> reflecting the inability to practice clinical mental health
	counseling with due regard to the health and safety of clients or
	patients.
"	1
SEC	TION 26. G.S. 90-363 reads as rewritten:
	pension, revocation-revocation, and refusal to renew license.
-	Board may deny or refuse to renew a license, may suspend or revoke a license,
or may impose p	robationary conditions on a license if the licensee or applicant for licensure has
	of the following conduct:

51 ...

	General Assem	bly Of N	lorth Carolina	Session 202	3
1	(5)	Convi	ction of or a plea of a	uilty or nolo contendere to any crime involvin	<u></u>
2	(5)			.S. 93B-8.1, conviction of a crime.	B
3	"	moru	turpitude. <u>Dubject to U</u>	.5. 75B 0.1; conviction of a crime.	
4	SEC	TION 2	7. G.S. 90-390 reads as	s rewritten:	
5			pension, or revocation		
6			• · · · · · · · · · · · · · · · · · · ·	under this Article may be refused, suspended	ł.
7			11	ubsection (e) of this section by the Board upo	
8				licant or person to whom a certificate was issued	
9	(1)			<u>, has been convicted of a felony;</u>	
10	(2)			, has been convicted of a misdemeanor involvin	g
11			-	tation or fraud in dealing with the public, public	-
12				fitness to practice certified fee-based pastora	
13		counse		I I	
14	"				
15	SEC	CTION 28	8. G.S. 90-633 reads as	s rewritten:	
16	"§ 90-633. Disc	ciplinary	action.		
17	(a) The	Board ma	ay deny, suspend, revo	ke, or refuse to license a massage and bodywor	k
18	therapist or appl	licant for	any of the following:		
19					
20	(3)	Convi	ction of an offense un	der any municipal, State, or federal narcotic of)r
21		contro	lled substance law.		
22	(4)	Convi	ction of a felony	or other public offense involving more	al
23		turpitu	ide.Subject to G.S. 931	3-8.1, conviction of a felony or misdemeanor.	
24	"				
25	SEC	CTION 2	9. G.S. 90-659 reads as	s rewritten:	
26	"§ 90-659. Sus	pension,	revocation, and refus	al to renew a license.	
27	(a) The	Board sh	all take the necessar	y actions to deny or refuse to renew a license	е,
28	-			ationary conditions on a licensee or applicant	if
29	any of the follow	wing app	lies to the licensee or a	pplicant:	
30					
31	(2)			<u>, was convicted of or entered a plea of guilty c</u>	r
32			ontendere to any crime	e involving moral turpitude.a crime.	
33	"				
34			0. G.S. 90-742 reads as		
35		· •	-	of licenses and other disciplinary and remedia	
36				of Conduct; <u>actions;</u> relinquishing of license.	
37				ny individual licensed under this Article sha	
38	1.		1	rds specified in this Code of Conduct section an	
39				suspend, or revoke licensure and may discipline	
40				examination, remediation, and rehabilitation of	
41	• • • •		-	section (b) of this section, for any violation liste	
42			-	l violations of the Code of Conduct: this section	
43	(1)			<u>3B-8.1, conviction of a felony or entry of a ple</u>	a
44		0	lty or nolo contendere		
45	(2)			<u>3B-8.1, conviction of a felony or entry of a ple</u>	
46		-	-	to any misdemeanor involving moral turpitude	e,
47		-	presentation any of the	-	
48		<u>a.</u>	-	fraud in dealing with the public, or conduc	et
49		1	<u>public.</u>	1	
50		<u>b.</u>		elevant to fitness to practice, or a misdemeane)r
51			charge practice.		

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"	<u>c.</u> <u>Conduct</u> reflecting the inability to practice <u>with due regard</u> to the health and safety of c	-
 SEC	TON 31. G.S. 90B-11 reads as rewritten:	
	plinary procedures.	
	oard may, in accordance with the provisions of G.S. 9	2D 9 1 and Chanter 150
	atutes, deny, suspend, or revoke an application, certif	-
the following gro		ficule, of ficense of any
(1)	Conviction of or the entering of a plea of guilty of	or nolo contendere to ar
	misdemeanor involving moral turpitude, misre following:	
	<u>a.</u> <u>Misrepresentation</u> or fraud in dealing with t	he public_conduct_ publi
	<u>b.</u> <u>Conduct</u> otherwise relevant to fitness to pr	
	<u>misdemeanor</u> work.	actice social work, of a
	<u>c.</u> <u>Conduct</u> reflecting <u>the</u> inability to practice so	ocial work with due rega
	to the health and safety of clients or patients	
(2)	Conviction of a felony or the entering of a plea of g	
(2)	a felony under the laws of the United States or of any	
"		
SEC	TON 32.(a) G.S. 93A-6 reads as rewritten:	
	linary action by Commission.	
····		
(b) The C	ommission may suspend or revoke any license issue	ed under the provisions-
this Chapter or re	primand or censure any licensee when: when any of the	he following has occurre
(1)	The licensee has obtained a license by	false or fraudule
	representation; representation.	
(2)	The Subject to G.S. 93B-8.1, the licensee has been	convicted or has entered
	plea of guilty or no contest upon which final judgme	
	competent jurisdiction in this State, or any other sta	-
	felony that involves false swearing, misrepresentati	
	bribery, embezzlement, false pretenses, fr	
	misappropriation of funds or property, perjury, or a	•
	professional unfitness or involving moral turp	
	reasonably affect the licensee's performanc	e in the real esta
	business;business.	
(3)	The licensee has violated any of the provisions of	
	(a) of this section when selling, leasing, or bu	lying the licensee's ov
(4)	property; property.	
(4)	The broker's unlicensed employee, who is exempt f	-
	Chapter under G.S. $93A-2(c)(6)$, has committed,	•
	business, any act which, that, if committed by the business of $C = 0.24$ (a) subsection (b) of this as	
	violation of G.S. 93A 6(a) subsection (a) of this second has disciplined.	ction for which the brok
(5)	could be disciplined; or <u>disciplined</u>.	attornay home increate
(5)	The licensee, who is also licensed as an appraiser,	• •
	mortgage broker, general contractor, or mem	
	profession or occupation, has been disciplined for involving fraud, theft, misrepresentation, breac	•
	responsibility, or willful or negligent malpractice.	in or must or muuchal
"	responsionity, or winter or negligent marpractice.	

General Assembly Of North Carolina Session 2023 The Commission shall have the power to may suspend, revoke, deny issuance, or deny 1 2 renewal of certification of a private real estate education provider. In all proceedings to suspend, 3 revoke revoke, or deny a certification, the provisions of G.S. 93B-8.1 and Chapter 150B of the 4 General Statutes shall be applicable. apply. The Commission may suspend, revoke, or deny such 5 certification or renewal thereof when if it finds that the applicant or principal thereof applicant, 6 principal, or holder of such the certification has done any of the following: 7 8 (6)Pleaded guilty, entered a plea of nolo contendere contendere, or been found 9 guilty of a crime involving moral turpitude in any state or federal court." 10 **SECTION 32.(c)** G.S. 93A-54 reads as rewritten: 11 "§ 93A-54. Disciplinary action by Commission. 12 Following a hearing, the Commission shall also have power to may, subject to 13 (b) 14 G.S. 93B-8.1, suspend or revoke any certificate of registration issued under the provisions of this Article or to-reprimand or censure any regulated party when the regulated party has been 15 convicted or has entered a plea of guilty or no contest upon which final judgment is entered by a 16 17 court of competent jurisdiction in this State, or any other state, of the criminal offenses of 18 embezzlement, obtaining money under false pretense, fraud, forgery, conspiracy to defraud, or 19 any other offense involving moral turpitude which that would reasonably affect the regulated 20 party's performance in the timeshare business." 21 22 SECTION 33. G.S. 93B-1 reads as rewritten: 23 "§ 93B-1. Definitions. 24 As used in this Chapter, the following definitions apply: 25 License. - Any license (other than a privilege license), certificate, or other (1)26 evidence of qualification which that an individual is required to obtain before 27 he the individual may engage in or represent himself or herself to be a member 28 of a particular profession or occupation. 29 Occupational licensing board. - Any board, committee, commission, or other (2) 30 agency in North Carolina which that is established for the primary purpose of regulating the entry of persons into, and the conduct of persons within, a 31 32 particular profession or occupation, occupation and which that is authorized 33 to issue licenses. The phrase "occupational licensing board" does not include 34 State agencies, agencies staffed by full-time State employees, which 35 employees who, as a part of their regular functions may functions, issue 36 licenses. 37 (3) State agency licensing board. - Any State agency staffed by full-time State employees, which employees who, as part of their regular functions, 38 39 issue licenses. This section does not apply to the North Carolina Criminal 40 Justice Education and Training Standards Commission, the North Carolina Sheriffs' Education and Training Standards Commission, and the North 41 42 Carolina Department of Revenue. The following is a nonexclusive list of State 43 agency licensing boards and the profession or occupation for which the board, 44 agency, or officer may issue licenses: 45 The Department of Agriculture and Consumer Services. a. 46 1. Commissioner of Agriculture. Scale Technician. Article 6 of Chapter 81A of the 47 I. 48 General Statutes. 49 II. Seed Dealer. Article 31 of Chapter 106 of the General 50 Statutes.

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	III.	Livestock Dealer. Article 35B of Chapter 106 of the
		General Statutes.
	2. North	Carolina Pesticide Board.
	I.	Pesticide Applicators and Pesticide Dealers. Parts 3 and
		4 of Article 52 of Chapter 143 of the General Statutes.
	3. North	Carolina Board of Agriculture.
	I.	Boarding Kennel Operator and Pet Shop Owner.
		Article 3 of Chapter 19A of the General Statutes.
	II.	Poultry, Hatcheries, and Chick Dealers. Article 40-49 of Chapter 106 of the General Statutes.
	4. Struct	ural Pest Control Committee.
	I. Sudet	Exterminator and Structural Pest Control Applicator.
	1.	Article 4C of Chapter 106 of the General Statutes.
b.	Repealed by	Session Laws 2021-180, s. 9G.7(c), effective July 1,
01	2021.	
с.		ent of Health and Human Services.
	-	Carolina Medical Care Commission.
	I.	Ambulance Attendant, Emergency Medical
		Technician. Article 7 of Chapter 131E of the General
		Statutes.
	2. Well	Contractors Certification Commission.
	I.	Well Contractor. Article 7A of Chapter 87 of the
		General Statutes.
d.	The Departme	ent of Insurance.
	1. Comm	nissioner of Insurance.
	I.	Bail Bond Runner, Professional Bondsman, Surety
		Bondsman. Article 71 of Chapter 58 of the General
		Statutes.
	II.	Insurance Agent, Insurance Company Adjuster, Motor
		Vehicle Damage Appraiser, Self-Employed Insurance
		Adjuster. Article 33 of Chapter 58 of the General
		Statutes.
		Officials Qualifications Board.
	I.	Building Inspector, Code Enforcement Official,
		Electrical Inspector, Fire Inspector, Mechanical
		Inspector, Plumbing Inspector. Article 9C of Chapter
		58 - <u>143</u> of the General Statutes.
		Inspection Licensure Board.
	I.	Home Inspector. Article 9F of Chapter 143 of the
	4 14	General Statutes.
		factured Housing Board.
	I.	Manufactured Housing Salesperson. Article 9A of
	D 1 1 h	Chapter 143 of the General Statutes.
e.	2021.	Session Laws 2021-138, s. 17(a), effective December 1,
f		ant of Labor
f.	The Departm 1. Boiler	
	I. Boner I.	Safety Bureau. Boiler Inspector. Article 7A of Chapter 95 of the
	1.	General Statutes.
n	The Departm	ent of Public Instruction.
g.	-	Board of Education.

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				I.	Teacher, Principal, Superintendent. Article 71E-17E of Chapter 115C of the General Statutes.
		h.	The De	partme	nt of Public Safety.
					bl Law Enforcement Branch.
				I.	Boxer, Kickboxer, Mixed Martial Arts, Promoter.
					Article <u>8-68</u> of Chapter 143 of the General Statutes.
			2.	The Al	cohol Beverage Control Board.
				I.	Alcoholic Beverage Distributor. Article 9 of Chapter
					18B.
			3.	Private	Protective Services Board.
				I.	Counter Intelligence Licensee, Guard Dog Service
					Operator, Polygraph Examiner, Private Investigator,
					Psychological Stress Evaluator, Security Guard, and
					Patrol Licensee. Article 1 of Chapter 74C of the
					General Statutes.
		i.	The De	partme	nt of the Secretary of State.
			1.	The Se	cretary of State.
				I.	Athletic Athlete Agent. Article 9 of Chapter 78C of the
					General Statutes.
				II.	Investment Advisor. Adviser. Article 3 of Chapter 78C
					of the General Statutes.
				III.	Securities Broker, Securities Dealer, Security
					Salesman. Article 5 of Chapter 78A of the General
					Statutes.
				IV.	Professional Solicitor. Article 3 of Chapter 131F of the
					General Statutes.
		j.		-	nt of Transportation.
					on of Motor Vehicles.
				I.	New and Used Motor Vehicle Dealer, Motor Vehicle
					Sales Representative, Distributor, Distributor Branch,
					Distributor Representative, Wholesaler. Article 12 of Chapter 20 of the General Statutes.
				II.	Commercial Driver, Truck Driver. Article 2 of Chapter
					20 of the General Statutes.
				III.	Safety Inspection Mechanic. Article 3A of Chapter 20
					of the General Statutes."
					reads as rewritten:
		- /	-	,	ocation of licenses and registrations; records.
```			•		tion administer the punishment of private reprimand,
					a fixed period or revocation of license or registration as
					or any violation of the rules and regulations of the Board
r to	r any of the	tollowin	ig causes	:	
	•••	G			
	(4)			•	to G.S. 93B-8.1, commission of a criminal offense
		indica	ting prof	essiona	l unfitness.
		Condu	ot invol	vina f	roud on any other business conduct involving morel
	(7)			0	raud or any other business conduct involving moral
	"	uipitt	ide: <u>DUSII</u>	1058 001	nduct involving fraud.
	••••	FION 34	5 6 5 0	3F-1 1	2 reads as rewritten:
8 02	3E-1-12. Di				
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1	
2	(b) Following a hearing, or by consent, the Appraisal Board may also suspend or revoke
3	any registration, license, or certificate issued under the provisions of this Chapter or reprimand
4	any registered trainee, licensee, or certificate holder when:
5	(1) The <u>Subject to G.S. 93B-8.1</u> , the registered trainee, licensee, or certificate
6	holder has been convicted of or has entered a plea of guilty or no contest upon
7	which final judgment is entered by a court of competent jurisdiction in this
8	State, or any other state, to an offense which involves moral turpitude, in
9	which an essential element is dishonesty, fraud, or deceit, or which, in the
10	discretion of the Board, that would reasonably affect the performance of the
11	registered trainee, licensee, or certificate holder in the real estate appraisal
12	business;
13	
14	SECTION 36.(a) G.S. 106-65.26 reads as rewritten:
15	"§ 106-65.26. Qualifications for certified applicator and licensee; applicants for certified
16	applicator's identification card and license.
17	
18	(d) All applicants for license must have practical experience and knowledge of practical
19	and scientific facts underlying the practice of structural pest control, control of wood-destroying
20	organisms, or fumigation. No-Subject to G.S. 93B-8.1, no applicant is entitled to take an
21	examination for the issuance of a license pursuant to this Article who has within five years of
22	the date of application been convicted, entered a plea of guilty or of nolo contendre, contendere,
23	or forfeited bond in any State or federal court for a violation of G.S. 106-65.25(b), any felony, or
24	any crime involving moral turpitude. G.S. 106-65.25(b), a felony, or a misdemeanor.
25	"
26	SECTION 36.(b) G.S. 106-610 reads as rewritten:
27	"§ 106-610. Grounds for refusal, suspension suspension, or revocation of license.
28	The Commissioner may refuse to grant or renew any license, may suspend or may revoke
29	any license upon a showing by substantial and competent evidence of any of the following:
30	
31	(6) The dealer or applicant has been convicted, pled guilty or nolo contendere
32	within three years in any state or federal court of a crime involving moral
33	turpitude. Subject to G.S. 93B-8.1, the dealer or applicant has, within three
34 35	years, been convicted of or pled guilty or nolo contendere to a crime in any
35 36	state or federal court.
30 37	SECTION 37. This act becomes effective October 1, 2024.
51	SECTION 57. This act becomes effective October 1, 2024.