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employed by the funeral establishment to which the body was taken, the transfer care specialist must retain a copy of the certificate of removal at the transfer care specialist's business address as registered with the commissioner for a period of three calendar years following the date of removal. Following this period, and subject to any other laws requiring retention of records, the funeral establishment may then place the records in storage or reduce them to microfilm, microfiche, laser disc, or any other method that can produce an accurate reproduction of the original record, for retention for a period of ten calendar years from the date of the removal of the body. At the end of this period and subject to any other laws requiring retention of records, the funeral establishment may destroy the records by shredding, incineration, or any other manner that protects the privacy of the individuals identified in the records.

317.12 **ARTICLE 19**

BEHAVIOR ANALYST LICENSURE

- 317.14 Section 1. **[148.9981] DEFINITIONS.**
- Subdivision 1. Scope. For the purposes of sections 148.9981 to 148.9995, the terms in
- 317.16 this section have the meanings given.
- 317.17 Subd. 2. Accredited school or educational program. "Accredited school or educational
- 317.18 program" means a school, university, college, or other postsecondary education program
- 317.19 that, at the time the student completes the program, is accredited by a regional accrediting
- 317.20 association whose standards are substantially equivalent to those of the North Central
- 317.21 Association of Colleges and Postsecondary Education Institutions or an accrediting
- 317.22 association that evaluates schools of behavior analysis, psychology, or education for inclusion
- of the education, practicum, and core function standards.
- Subd. 3. Advisory council. "Advisory council" means the Behavior Analyst Advisory
- 317.25 Council established in section 148.9994.
- Subd. 4. **Board.** "Board" means the Board of Psychology established in section 148.90.
- Subd. 5. Certifying entity. "Certifying entity" means the Behavior Analyst Certification
- Board, Inc., or a successor organization or other organization approved by the board in
- 317.29 consultation with the advisory council.
- Subd. 6. Client. "Client" means an individual who is the recipient of behavior analysis
- 317.31 services. Client also means "patient" as defined in section 144.291, subdivision 2, paragraph
- 317.32 (g).

18.1	Subd. 7. Licensed behavior analyst. "Licensed behavior analyst" or "behavior analyst"
18.2	means an individual who holds a valid license issued under sections 148.9981 to 148.9995
318.3	to engage in the practice of applied behavior analysis.
18.4	Subd. 8. Licensee. "Licensee" means an individual who holds a valid license issued
18.5	under sections 148.9981 to 148.9995.
18.6	Subd. 9. Practice of applied behavior analysis. (a) "Practice of applied behavior
18.7	analysis" means the design, implementation, and evaluation of social, instructional, and
18.8	environmental modifications to produce socially significant improvements in human behavior.
18.9	The practice of applied behavior analysis includes the empirical identification of functional
18.10	relations between behavior and environmental factors, known as functional behavioral
18.11	assessment and analysis. Applied behavior analysis interventions are based on scientific
18.12	research, direct and indirect observation, and measurement of behavior and environment
18.13	and utilize contextual factors, motivating operations, antecedent stimuli, positive
18.14	reinforcement, and other procedures to help individuals develop new behaviors, increase
18.15	or decrease existing behaviors, and emit behaviors under specific social, instructional, and
18.16	environmental conditions.
18.17	(b) The practice of applied behavior analysis does not include the diagnosis of psychiatric
18.18	or mental health disorders, psychological testing, neuropsychology, psychotherapy, cognitive
18.19	therapy, sex therapy, hypnotherapy, psychoanalysis, or psychological counseling.
318.20	EFFECTIVE DATE. This section is effective July 1, 2024.
318.21	Sec. 2. [148.9982] DUTIES OF THE BOARD OF PSYCHOLOGY.
318.22	Subdivision 1. General. The board, in consultation with the advisory council, must:
318.23	(1) adopt and enforce standards for licensure, licensure renewal, and the regulation of
18.24	behavior analysts;
18.25	(2) issue licenses to qualified individuals under sections 148.9981 to 148.9995;
318.26	(3) carry out disciplinary actions against licensed behavior analysts;
18.27	(4) educate the public about the existence and content of the regulations for behavior
18.28	analyst licensing to enable consumers to file complaints against licensees who may have
18.29	violated laws or rules the board is empowered to enforce; and
318.30	(5) collect license fees for behavior analysts as specified under section 148.9995.
318.31	Subd. 2. Rulemaking. The board, in consultation with the advisory council, may adopt
18.32	rules necessary to carry out the provisions of sections 148.9981 to 148.9995.

319.1	EFFECTIVE DATE.	This section	is effective July	1, 2	024
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319.2	Sec. 3. [148.9983] REQUIREMENTS FOR LICENSURE.
319.3	Subdivision 1. General. An individual seeking licensure as a behavior analyst must
319.4	complete and submit a written application on forms provided by the board together with
319.5	the appropriate fee as specified under section 148.9995.
319.6	Subd. 2. Requirements for licensure. An applicant for licensure as a behavior analyst
319.7	must submit evidence satisfactory to the board that the applicant:
319.8	(1) has a current and active national certification as a board-certified behavior analyst
319.9	issued by the certifying entity; or
319.10	(2) has completed the equivalent requirements for certification by the certifying entity,
319.11	including satisfactorily passing a psychometrically valid examination administered by a
319.12	nationally accredited credentialing organization.
319.13	Subd. 3. Background investigation. The applicant must complete a background check
319.14	pursuant to section 214.075.
319.15	EFFECTIVE DATE. This section is effective July 1, 2024.
319.16	Sec. 4. [148.9984] LICENSE RENEWAL REQUIREMENTS.
319.17	Subdivision 1. Biennial renewal. A license must be renewed every two years.
319.18	Subd. 2. License renewal notice. At least 60 calendar days before the renewal deadline
319.19	date, the board must mail a renewal notice to the licensee's last known address on file with
319.20	the board. The notice must include instructions for accessing an online application for license
319.21	renewal, the renewal deadline, and notice of fees required for renewal. The licensee's failure
319.22	to receive notice does not relieve the licensee of the obligation to meet the renewal deadline
319.23	and other requirements for license renewal.
319.24	Subd. 3. Renewal requirements. (a) To renew a license, a licensee must submit to the
319.25	board:
319.26	(1) a completed and signed application for license renewal;
319.27	(2) the license renewal fee as specified under section 148.9995; and
319.28	(3) evidence satisfactory to the board that the licensee holds a current and active national
319.29	certification as a behavior analyst from the certifying entity or otherwise meets renewal

319.30 requirements as established by the board, in consultation with the advisory council.

320.1	(b) The application for license renewal and fee must be postmarked or received by the
320.2	board by the end of the day on which the license expires or the following business day if
320.3	the expiration date falls on a Saturday, Sunday, or holiday. A renewal application that is
320.4	not completed and signed, or that is not accompanied by the correct fee, is void and must
320.5	be returned to the licensee.
320.6	Subd. 4. Pending renewal. If a licensee's application for license renewal is postmarked
320.7	or received by the board by the end of the business day on the expiration date of the license
320.8	or the following business day if the expiration date falls on a Saturday, Sunday, or holiday,
320.9	the licensee may continue to practice after the expiration date while the application for
320.10	license renewal is pending with the board.
320.11	Subd. 5. Late renewal fee. If the application for license renewal is postmarked or
320.12	received after the expiration date of the license or the following business day if the expiration
320.13	date falls on a Saturday, Sunday, or holiday, the licensee must pay a biennial renewal late
320.14	fee as specified by section 148.9995, in addition to the renewal fee, before the licensee's
320.15	application for license renewal will be considered by the board.
320.16	EFFECTIVE DATE. This section is effective July 1, 2024.
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320.17	Sec. 5. [148.9985] EXPIRED LICENSE.
320.18	(a) Within 30 days after the renewal date, a licensee who has not renewed their license
320.19	must be notified by letter, sent to the last known address of the licensee in the board's file,
320.20	that the renewal is overdue and that failure to pay the current fee and current biennial renewal
320.21	late fee within 60 days after the renewal date will result in termination of the license.
320.22	(b) The board must terminate the license of a licensee whose license renewal is at least
320.23	60 days overdue and to whom notification has been sent as provided in paragraph (a). Failure
320.24	of a licensee to receive notification is not grounds for later challenge of the termination.
320.25	The former licensee must be notified of the termination by letter within seven days after
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	board action, in the same manner as provided in paragraph (a).
	board action, in the same manner as provided in paragraph (a). (c) Notwithstanding paragraph (b), the board retains jurisdiction over a former licensee
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320.27 320.28 320.29	(c) Notwithstanding paragraph (b), the board retains jurisdiction over a former licensee

320.30 **EFFECTIVE DATE.** This section is effective July 1, 2024.

Sec. 6. [148.9986] PROHIBITED PRACTICE OR USE OF TITLES; PENALTY. 321.1 321.2 Subdivision 1. Practice. Effective January 1, 2025, an individual must not engage in the practice of applied behavior analysis unless the individual is licensed under sections 321.3 148.9981 to 148.9995 as a behavior analyst or is exempt under section 148.9987. A 321.4 321.5 psychologist licensed under sections 148.88 to 148.981 who practices behavior analysis is not required to obtain a license as a behavior analyst under sections 148.9981 to 148.9995. 321.6 Subd. 2. Use of titles. (a) An individual must not use a title incorporating the words 321.7 "licensed behavior analyst," or "behavior analyst," or use any other title or description stating 321.8 or implying that they are licensed or otherwise qualified to practice applied behavior analysis, 321.9 unless that person holds a valid license under sections 148.9981 to 148.9995. 321.10 (b) Notwithstanding paragraph (a), a licensed psychologist who practices applied behavior 321.11 analysis within the psychologist's scope of practice may use the title "behavior analyst," but 321.12 must not use the title "licensed behavior analyst" unless the licensed psychologist holds a 321.13 valid license as a behavior analyst issued under sections 148.9981 to 148.9995. 321.14 Subd. 3. **Penalty.** An individual who violates this section is guilty of a misdemeanor. 321.15 321.16 **EFFECTIVE DATE.** This section is effective July 1, 2024. Sec. 7. [148.9987] EXCEPTIONS TO LICENSE REQUIREMENT. 321.17 (a) Sections 148.9981 to 148.9995 must not be construed to prohibit or restrict: 321.18 (1) the practice of an individual who is licensed to practice psychology in the state or 321.19 an individual who is providing psychological services under the supervision of a licensed 321.20 psychologist in accordance with section 148.925; 321.21 (2) the practice of any other profession or occupation licensed, certified, or registered 321.22 by the state by an individual duly licensed, certified, or registered to practice the profession 321.23 or occupation or to perform any act that falls within the scope of practice of the profession 321.24 or occupation; 321.25 321.26 (3) an individual who is employed by a school district from providing behavior analysis services as part of the individual's employment with the school district, so long as the 321.27 individual does not provide behavior analysis services to any person or entity other than as 321.28 an employee of the school district or accept remuneration for the provision of behavior 321.29 analysis services outside of the individual's employment with the school district; 321.30

described in section 245D.091, subdivision 1;

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(4) an employee of a program licensed under chapter 245D from providing the services

322.1	(5) teaching behavior analysis or conducting behavior analysis research if the teaching
322.2	or research does not involve the direct delivery of behavior analysis services;
322.3	(6) providing behavior analysis services by an unlicensed supervisee or trainee under
322.4	the authority and direction of a licensed behavior analyst and in compliance with the licensure
322.5	and supervision standards required by law or rule;
322.6	(7) a family member or guardian of the recipient of behavior analysis services from
322.7	performing behavior analysis services under the authority and direction of a licensed behavior
322.8	analyst; or
322.9	(8) students or interns enrolled in an accredited school or educational program, or
322.10	participating in a behavior analysis practicum, from engaging in the practice of applied
322.11	behavior analysis while supervised by a licensed behavior analyst or instructor of an
322.12	accredited school or educational program. These individuals must be designated as a behavior
322.13	analyst student or intern.
322.14	(b) Notwithstanding paragraph (a), a licensed psychologist may supervise an unlicensed
322.15	supervisee, trainee, student, or intern who is engaged in the practice of behavior analysis if
322.16	the supervision is authorized under the Minnesota Psychology Practice Act.
322.17	EFFECTIVE DATE. This section is effective July 1, 2024.
322.18	Sec. 8. [148.9988] NONTRANSFERABILITY OF LICENSES.
322.19	A behavior analyst license is not transferable.
322.20	EFFECTIVE DATE. This section is effective July 1, 2024.
322.21	Sec. 9. [148.9989] DUTY TO MAINTAIN CURRENT INFORMATION.
322.22	All licensees and applicants for licensure must notify the board within 30 days of the
322.23	occurrence of:
322.24	(1) a change of name, address, place of employment, or home or business telephone
322.25	number; or
322.26	(2) a change in any other application information.
322.27	EFFECTIVE DATE. This section is effective July 1, 2024.
322.28	Sec. 10. [148.999] DISCIPLINE; REPORTING.
322.29	For purposes of sections 148.9981 to 148.9995, behavior analysts are subject to the
322.30	provisions of sections 148.941, 148.952 to 148.965, and 148.98.

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Sec. 11. [148.9991]	COMPETENT PROVISION OF SERVICES.
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- Subdivision 1. Limits on practice. Behavior analysts must limit practice to the client populations and services for which the behavior analysts have competence or for which the behavior analysts are developing competence.
- Subd. 2. **Developing competence.** When a behavior analyst is developing competence in a service, method, or procedure, or is developing competence to treat a specific client population, the behavior analyst must obtain professional education, training, continuing education, consultation, supervision or experience, or a combination thereof, necessary to demonstrate competence.
- Subd. 3. Limitations. A behavior analyst must recognize the limitations to the scope of practice of applied behavior analysis. When the needs of a client appear to be outside the behavior analyst's scope of practice, the behavior analyst must inform the client that there may be other professional, technical, community, and administrative resources available to the client. A behavior analyst must assist with identifying resources when it is in the best interest of a client to be provided with alternative or complementary services.
- Subd. 4. **Burden of proof.** Whenever a complaint is submitted to the board involving a violation of this section, the burden of proof is on the behavior analyst to demonstrate that the elements of competence have been reasonably met.
- 323.20 **EFFECTIVE DATE.** This section is effective July 1, 2024.

Sec. 12. [148.9992] DUTY TO WARN; LIMITATION ON LIABILITY; VIOLENT BEHAVIOR OF PATIENT.

- Subdivision 1. <u>Definitions.</u> (a) For the purposes of this section, the terms in this
- (b) "Other person" means an immediate family member or someone who personally
 knows the client and has reason to believe the client is capable of and will carry out a serious,
 specific threat of harm to a specific, clearly identified or identifiable victim.
- (c) "Reasonable efforts" means communicating a serious, specific threat to the potential
 victim and, if unable to make contact with the potential victim, communicating the serious,
 specific threat to the law enforcement agency closest to the potential victim or the client.

subdivision have the meanings given.

324.1	(d) "Licensee" has the meaning given in section 148.9981 and includes behavior analysis
324.2	students, interns, and unlicensed supervisees who are participating in a behavior analysis
324.3	practicum or enrolled in an accredited school or educational program.
324.4	Subd. 2. Duty to warn. The duty to predict, warn of, or take reasonable precautions to
324.5	provide protection from violent behavior arises only when a client or other person has
324.6	communicated to the licensee a specific, serious threat of physical violence against a specific,
324.7	clearly identified or identifiable potential victim. If a duty to warn arises, the duty is
324.8	discharged by the licensee if reasonable efforts are made to communicate the threat.
324.9	Subd. 3. Liability standard. If no duty to warn exists under subdivision 2, then no
324.10	monetary liability and no cause of action may arise against a licensee for failure to predict,
324.11	warn of, or take reasonable precautions to provide protection from a client's violent behavior.
324.12	Subd. 4. Disclosure of confidences. Good faith compliance with the duty to warn must
324.13	not constitute a breach of confidence and must not result in monetary liability or a cause of
324.14	action against the licensee.
324.15	Subd. 5. Continuity of care. Subdivision 2 must not be construed to authorize a licensee
324.16	to terminate treatment of a client as a direct result of a client's violent behavior or threat of
324.17	physical violence unless the client is referred to another practitioner or appropriate health
324.18	care facility.
324.19	Subd. 6. Exception. This section does not apply to a threat to commit suicide or other
324.20	threats by a client to harm the client, or to a threat by a client who is adjudicated as a person
324.21	who has a mental illness and is dangerous to the public under chapter 253B.
324.22	Subd. 7. Optional disclosure. This section must not be construed to prohibit a licensee
324.23	from disclosing confidences to third parties in a good faith effort to warn or take precautions
324.24	against a client's violent behavior or threat to commit suicide for which a duty to warn does
324.25	not arise.
324.26	Subd. 8. Limitation on liability. No monetary liability and no cause of action or
324.27	disciplinary action by the board may arise against a licensee for disclosure of confidences
324.28	to third parties, for failure to disclose confidences to third parties, or for erroneous disclosure
324.29	of confidences to third parties in a good faith effort to warn against or take precautions
324.30	against a client's violent behavior or threat of suicide for which a duty to warn does not
324.31	arise.
324.32	EFFECTIVE DATE. This section is effective July 1, 2024.

325.1	Sec. 13. [148.9993] INFORMED CONSENT.
325.2	Subdivision 1. Obtaining informed consent for services. A behavior analyst must
325.3	obtain informed consent from the client or the client's legal guardian before initiating
325.4	services. The informed consent must be in writing, signed by the client, and include, at a
325.5	minimum, the following:
325.6	(1) consent for the behavior analyst to engage in activities that directly affect the client
325.7	(2) the goals, purposes, and procedures of the proposed services;
325.8	(3) the factors that may impact the duration of the proposed services;
325.9	(4) the applicable fee schedule for the proposed services;
325.10	(5) the significant risks and benefits of the proposed services;
325.11	(6) the behavior analyst's limits under section 148.9991, including, if applicable,
325.12	information that the behavior analyst is developing competence in the proposed service,
325.13	method, or procedure, and alternatives to the proposed service, if any; and
325.14	(7) the behavior analyst's responsibilities if the client terminates the service.
325.15	Subd. 2. Updating informed consent. If there is a substantial change in the nature or
325.16	purpose of a service, the behavior analyst must obtain a new informed consent from the
325.17	<u>client.</u>
325.18	Subd. 3. Emergency or crisis services. Informed consent is not required when a behavior
325.19	analyst is providing emergency or crisis services. If services continue after the emergency
325.20	or crisis has abated, informed consent must be obtained.
325.21	EFFECTIVE DATE. This section is effective July 1, 2024.
325.22	Sec. 14. [148.9994] BEHAVIOR ANALYST ADVISORY COUNCIL.
325.23	Subdivision 1. Membership. The Behavior Analyst Advisory Council is created and
325.24	composed of five members appointed by the board. The advisory council consists of:
325.25	(1) one public member as defined in section 214.02;
325.26	(2) three members who are licensed behavior analysts; and
325.27	(3) one member who is a licensed psychologist and, to the extent practicable, who
325.28	practices applied behavior analysis.
325.29	Subd. 2. Administration. The advisory council is established and administered under
325.30	section 15.059, except that the advisory council does not expire.

326.1	Subd. 3. Duties. The advisory council must:
326.2	(1) advise the board regarding standards for behavior analysts;
326.3	(2) assist with the distribution of information regarding behavior analyst standards;
326.4	(3) advise the board on enforcement of sections 148.9981 to 148.9995;
326.5	(4) review license applications and license renewal applications and make
326.6	recommendations to the board;
326.7	(5) review complaints and complaint investigation reports and make recommendations
326.8	to the board on whether disciplinary action should be taken and, if applicable, what type;
326.9	(6) advise the board regarding evaluation and treatment protocols; and
326.10	(7) perform other duties authorized for advisory councils under chapter 214 as directed
326.11	by the board to ensure effective oversight of behavior analysts.
326.12	EFFECTIVE DATE. This section is effective July 1, 2024.
326.13	Sec. 15. [148.9995] FEES.
326.14	Subdivision 1. Fees. All applicants and licensees must pay fees as follows:
326.15	(1) application fee, \$225;
326.16	(2) license renewal fee, \$225;
326.17	(3) inactive license renewal fee, \$125;
326.18	(4) biennial renewal late fee, \$100;
326.19	(5) inactive license renewal late fee, \$100; and
326.20	(6) supervisor application processing fee, \$225.
326.21	Subd. 2. Nonrefundable fees. All fees in this section are nonrefundable.
326.22	Subd. 3. Deposit of fees. Fees collected by the board under this section must be deposited
326.23	in the state government special revenue fund.
326.24	EFFECTIVE DATE. This section is effective July 1, 2024.
326.25	Sec. 16. INITIAL BEHAVIOR ANALYST ADVISORY COUNCIL.
326.26	The Board of Psychology must make the first appointments to the Behavior Analyst
326.27	Advisory Council authorized under Minnesota Statutes, section 148.9994, by September 1,
326.28	2024. The initial behavior analysts appointed to the advisory council need not be licensed

327.1	under Minnesota Statutes, sections 148.9981 to 148.9995, but must hold a current and active
327.2	national certification as a board certified behavior analyst. The chair of the Board of
327.3	Psychology must convene the first meeting of the council by September 1, 2024, and must
327.4	convene subsequent meetings of the council until an advisory chair is elected. The council
327.5	must elect a chair from its members by the third meeting of the council.
327.6	EFFECTIVE DATE. This section is effective July 1, 2024.
327.7	ARTICLE 20
327.8	BOARD OF VETERINARY MEDICINE
327.9 327.10	Section 1. Minnesota Statutes 2022, section 156.001, is amended by adding a subdivision to read:
327.11	Subd. 5a. Direct supervision. "Direct supervision" means:
327.12	(1) when a supervising veterinarian or licensed veterinary technician is in the immediate
327.13	area and within audible or visual range of an animal and the unlicensed veterinary employee
327.14	treating the animal;
327.15	(2) the supervising veterinarian has met the requirements of a veterinarian-client-patient
327.16	relationship under section 156.16, subdivision 12; and
327.17	(3) the supervising veterinarian assumes responsibility for the professional care given
327.18	to an animal by a person working under the veterinarian's direction.
327.19	EFFECTIVE DATE. This section is effective July 1, 2026.
327.20	Sec. 2. Minnesota Statutes 2022, section 156.001, is amended by adding a subdivision to
327.21	read:
327.22	Subd. 7a. Licensed veterinary technician. "Licensed veterinary technician" means a
327.23	person licensed by the board under section 156.077.
327.24	EFFECTIVE DATE. This section is effective July 1, 2026.
327.25	Sec. 3. Minnesota Statutes 2022, section 156.001, is amended by adding a subdivision to
327.26	read:
327.27	Subd. 10b. Remote supervision. "Remote supervision" means:
327.28	(1) a veterinarian is not on the premises but is acquainted with the keeping and care of
327.29	an animal by virtue of an examination of the animal or medically appropriate and timely
327.30	visits to the premises where the animal is kept;