Session of 2025

SENATE BILL No. 175

By Committee on Public Health and Welfare

2-4

AN ACT concerning health and healthcare; relating to healthcare 1 professions; updating the definition of athletic trainer; providing for an 2 exception for those licensed in another state, District of Columbia, 3 4 territory or foreign country to practice in Kansas; amending K.S.A. 65-6902, 65-6906 and 65-6907 and repealing the existing sections. 5 6 7 Be it enacted by the Legislature of the State of Kansas: 8 Section 1. K.S.A. 65-6902 is hereby amended to read as follows: 65-9 6902. As used in this act: 10 "Board" means the state board of healing arts. (a) "Athletic training" means the practice of injury of injury 11 (b) 12 prevention, physical evaluation, emergency care and referral or physical 13 reconditioning relating to athletic activity and wellness promotion, riskmanagement, immediate or emergency care, examination, assessment and 14 therapeutic intervention or rehabilitation of injury and illness, physical 15 evaluation, emergency care and referral or physical reconditioning 16 relating to athletic activity including, but not limited to, sports 17 18 participation, exercise, fitness training, strength and conditioning work, 19 recreational physical activities and competitive athletics. "Athletic 20 training" encompasses wellness promotion, risk management. 21 immediate or emergency care, examination, assessment and therapeutic 22 intervention or rehabilitation of athletic injury and illness. Athletic 23 training also means making clinical decisions to determine if consultation 24 or referrals are necessary, healthcare administration, professional 25 responsibility, performance of athletic training research and the education 26 of educating and consulting with the public regarding safe participation 27 in athletic activities and proper training methods. 28 (c) "Athletic trainer" means a person licensed under this act. Sec. 2. K.S.A. 65-6906 is hereby amended to read as follows: 65-29 30 6906. (a) Applications for licensure as an athletic trainer shall be made-in 31 writing to the board on a form and in the manner prescribed by the board. Each application shall be accompanied by the required fee, which shall not 32 33 be refundable. Each application shall contain such information necessary 34 to enable the board to judge the qualifications of the applicant for

- 35 licensure.
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(b) The applicant is entitled to licensure as an athletic trainer if the

applicant possesses the qualifications set forth under K.S.A. 65-6907, and
 amendments thereto, pays the licensure fee established by the board and
 has not committed an act-which *that* constitutes ground for denial of
 licensure.

5 (c) The board may issue a license as an athletic trainer without 6 examination to an applicant:

7 (1) Who presents evidence satisfactory to the board of being licensed, 8 registered or certified in another state, District of Columbia, territory or 9 foreign country and of having passed an examination in athletic training 10 before a similarly lawfully authorized examining board in athletic training of another state, District of Columbia, territory or foreign country if the 11 12 standards for the examination and for licensure, registration or certification 13 in athletic training in such other state, District of Columbia, territory or 14 foreign country are determined by the board to be at least equivalent to 15 those of this state; or

16 (2) who presents evidence satisfactory to the board of having been 17 engaged in the practice of athletic training in another state, District of 18 Columbia, territory or foreign country and passed an examination in 19 athletic training by the national athletic trainers' association board of 20 certification, inc. or other recognized national voluntary credentialing 21 body, which examination the board finds is at least equivalent to the 22 examination approved by the board under K.S.A. 65-6907, and 23 amendments thereto, and who is certified by the national athletic trainers' 24 association board of certification, inc. or other recognized national 25 voluntary credentialing body, which certification the board finds was 26 issued based on standards at least equivalent to the standards for licensure 27 as an athletic trainer in this state; and

(3) who, at the time of making such application has not been subject
to discipline or does not have a disciplinary action pending resulting from
the practice of athletic training in another state, District of Columbia,
territory or foreign country; and

(4) who, at the time of making such application, pays to the board afee as prescribed, no part of which shall be returned.

(d) As a condition of performing the functions and duties of an athletic trainer in this state, each licensed athletic trainer shall file a practice protocol with the board. The practice protocol shall be signed by each person licensed by the board to practice the healing arts who will delegate to the athletic trainer acts which constitute athletic training and shall contain such information as required by rules and regulations adopted by the board.

41 (e) The board may issue a temporary permit to an applicant for
42 licensure as an athletic trainer who meets the requirements for licensure as
43 an athletic trainer as required by K.S.A. 65-6907, and amendments thereto,

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1 or who meets all the requirements for licensure except examination and

who pays to the board the temporary permit fee as required under K.S.A.
65-6910, and amendments thereto. Such temporary permit shall expire six
months from the date of issue or on the date that the board approves or
denies the application for licensure, whichever occurs first. No more than
one such temporary permit shall be granted to any one person.

7 (f) An individual who accompanies an athletic team or organization 8 from another state or jurisdiction and provides the services of an athletic 9 trainer in Kansas is exempt from the licensure requirements of the Kansas 10 athletic trainers licensure act, provided that the person is:

(1) Licensed and able to practice as an athletic trainer in another
 state, District of Columbia, territory or foreign country; and

13 (2) limited to providing the services of an athletic trainer to
 14 members of the athletic team or organization that traveled to Kansas.

Sec. 3. K.S.A. 65-6907 is hereby amended to read as follows: 65-6907. An applicant for licensure as an athletic trainer shall give proof that the applicant has:

(a) Received a bacealaureate or post-bacealaureate degree with a
 major course of study in an athletic training curriculumGraduated after
 successful completion of the curriculum requirements of an accredited
 athletic training education program at an accredited college or university
 approved by the board; and

(b) passed an examination in athletic training approved by the board.

24 Sec. 4. K.S.A. 65-6902, 65-6906 and 65-6907 are hereby repealed.

25 Sec. 5. This act shall take effect and be in force from and after its 26 publication in the statute book.