## FIRST REGULAR SESSION [P E R F E C T E D] SENATE SUBSTITUTE FOR

## **SENATE BILL NO. 490**

99TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR SCHUPP.

Offered April 13, 2017.

Senate Substitute adopted, April 13, 2017.

Taken up for Perfection April 13, 2017. Bill declared Perfected and Ordered Printed.

2176S.02P

ADRIANE D. CROUSE, Secretary.

## AN ACT

To repeal sections 337.020, 337.315, 337.320, 337.507, 337.510, 337.612, 337.618, 337.662, 337.712, and 337.718, RSMo, and to enact in lieu thereof eleven new sections relating to suicide prevention training for health care professionals.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 337.020, 337.315, 337.320, 337.507, 337.510, 337.612, 2 337.618, 337.662, 337.712, and 337.718, RSMo, are repealed and eleven new 3 sections enacted in lieu thereof, to be known as sections 324.046, 337.020, 4 337.315, 337.320, 337.507, 337.510, 337.612, 337.618, 337.662, 337.712, and 5 337.718, to read as follows:

324.046. 1. For the purposes of this section, the term "health care professional" shall mean a physician, other health care practitioner, or mental health professional licensed, accredited, or certified by the state of Missouri to perform specified health services.

5 2. Any health care professional in the state of Missouri may 6 annually complete up to two hours of suicide assessment, referral, 7 treatment, and management training which shall qualify as part of the 8 continuing education requirements for his or her licensure.

337.020. 1. Each person desiring to obtain a license, whether temporary, provisional or permanent, as a psychologist shall make application to the committee upon such forms and in such manner as may be prescribed by the committee and shall pay the required application fee. The form shall include a statement that the applicant has completed two hours of suicide 6 assessment, referral, treatment, and management training that meets

7 the guidelines developed by the committee. The application fee shall not 8 be refundable. Each application shall contain a statement that it is made under 9 oath or affirmation and that its representations are true and correct to the best 10 knowledge and belief of the person signing the application, subject to the 11 penalties of making a false affidavit or declaration.

122. Each applicant, whether for temporary, provisional or permanent 13 licensure, shall submit evidence satisfactory to the committee that the applicant is at least twenty-one years of age, is of good moral character, and meets the 14appropriate educational requirements as set forth in either section 337.021 or 1516 337.025, or is qualified for licensure without examination pursuant to section 17337.029. In determining the acceptability of the applicant's qualifications, the 18 committee may require evidence that it deems reasonable and proper, in accordance with law, and the applicant shall furnish the evidence in the manner 19 20required by the committee.

213. The committee with assistance from the division shall issue a 22permanent license to and register as a psychologist any applicant who, in 23addition to having fulfilled the other requirements of sections 337.010 to 337.090, 24passes the examination for professional practice in psychology and such other 25examinations in psychology which may be adopted by the committee, except that an applicant fulfilling the requirement of section 337.029 shall upon successful 26completion of the jurisprudence examination and completion of the oral 2728examination be permanently licensed without having to retake the examination 29for professional practice in psychology.

30 4. The committee, with assistance from the division, shall issue a provisional license to, and register as being a provisionally licensed psychologist, 3132any applicant who is a graduate of a recognized educational institution with a 33 doctoral degree in psychology as defined in section 337.025, and who otherwise meets all requirements to become a licensed psychologist, except for passage of 3435the national and state licensing exams, oral examination and completion of the required period of postdegree supervised experience as specified in subsection 2 36 37 of section 337.025.

5. A provisional license issued pursuant to subsection 4 of this section shall only authorize and permit the applicant to render those psychological services which are under the supervision and the full professional responsibility and control of such person's postdoctoral degree licensed supervisor. A 42provisional license shall automatically terminate upon issuance of a permanent 43license, upon a finding of cause to discipline after notice and hearing pursuant to section 337.035, upon the expiration of one year from the date of issuance 44 whichever event first occurs, or upon termination of supervision by the licensed 45supervisor. The provisional license may be renewed after one year with a 46maximum issuance of two years total per provisional licensee. The committee by 47 rule shall provide procedures for exceptions and variances from the requirement 48 of a maximum issuance of two years due to vacations, illness, pregnancy and 49 other good causes. 50

516. The committee, with assistance from the division, shall immediately 52issue a temporary license to any applicant for licensure either by reciprocity 53pursuant to section 337.029, or by endorsement of the score from the examination 54for professional practice in psychology upon receipt of an application for such licensure and upon proof that the applicant is either licensed as a psychologist 55in another jurisdiction, is a diplomate of the American Board of Professional 56Psychology, or is a member of the National Register of Health Services Providers 5758in Psychology.

59 7. A temporary license issued pursuant to subsection 6 of this section 60 shall authorize the applicant to practice psychology in this state, the same as if 61 a permanent license had been issued. Such temporary license shall be issued 62 without payment of an additional fee and shall remain in full force and effect 63 until the earlier of the following events:

64 (1) A permanent license has been issued to the applicant following
65 successful completion of the jurisprudence examination and the oral interview
66 examination;

(2) In cases where the committee has found the applicant ineligible for
licensure and no appeal has been taken to the administrative hearing
commission, then at the expiration of such appeal time; or

(3) In cases where the committee has found the applicant ineligible for licensure and the applicant has taken an appeal to the administrative hearing commission and the administrative hearing commission has also found the applicant ineligible, then upon the rendition by the administrative hearing commission of its findings of fact and conclusions of law to such effect.

8. Written and oral examinations pursuant to sections 337.010 to 337.090
shall be administered by the committee at least twice each year to any applicant
who meets the educational requirements set forth in either section 337.021 or

337.025 or to any applicant who is seeking licensure either by reciprocity 7879 pursuant to section 337.029, or by endorsement of the score from the examination of professional practice in psychology. The committee shall examine in the areas 80 of professional knowledge, techniques and applications, research and its 81 interpretation, professional affairs, ethics, and Missouri law and regulations 82 governing the practice of psychology. The committee may use, in whole or in part, 83 the examination for professional practice in psychology national examination in 84 psychology or such other national examination in psychology which may be 85 available. 86

9. If an applicant fails any examination, the applicant shall be permitted to take a subsequent examination, upon the payment of an additional reexamination fee. This reexamination fee shall not be refundable.

337.315. 1. An applied behavior analysis intervention shall produce socially significant improvements in human behavior through skill acquisition, increase or decrease in behaviors under specific environmental conditions and the reduction of problematic behavior. An applied behavior analysis intervention shall:

6 (1) Be based on empirical research and the identification of functional 7 relations between behavior and environment, contextual factors, antecedent 8 stimuli and reinforcement operations through the direct observation and 9 measurement of behavior, arrangement of events and observation of effects on 10 behavior, as well as other information gathering methods such as record review 11 and interviews; and

(2) Utilize changes and arrangements of contextual factors, antecedentstimuli, positive reinforcement, and other consequences to produce behaviorchange.

Each person wishing to practice as a licensed behavior analyst shall:
 (1) Submit a complete application on a form approved by the committee
 which shall include a statement that the applicant has completed two
 hours of suicide assessment, referral, treatment, and management
 training;

20 (2) Pay all necessary fees as set by the committee;

(3) Submit a two-inch or three-inch photograph or passport photograph
taken no more than six months prior to the application date;

(4) Provide two classified sets of fingerprints for processing by theMissouri state highway patrol under section 43.543. One set of fingerprints shall

be used by the highway patrol to search the criminal history repository and the
second set shall be forwarded to the Federal Bureau of Investigation for searching
the federal criminal history files;

(5) Have passed an examination and been certified as a board-certifiedbehavior analyst by a certifying entity, as defined in section 337.300;

30 (6) Provide evidence of active status as a board-certified behavior analyst;31 and

32 (7) If the applicant holds a license as a behavior analyst in another state,
33 a statement from all issuing states verifying licensure and identifying any
34 disciplinary action taken against the license holder by that state.

35 3. Each person wishing to practice as a licensed assistant behavior 36 analyst shall:

37 38 (1) Submit a complete application on a form approved by the committee;

(2) Pay all necessary fees as set by the committee;

39 (3) Submit a two-inch or three-inch photograph or passport photograph
40 taken no more than six months prior to the application date;

(4) Provide two classified sets of fingerprints for processing by the
Missouri state highway patrol under section 43.543. One set of fingerprints shall
be used by the highway patrol to search the criminal history repository and the
second set shall be forwarded to the Federal Bureau of Investigation for searching
the federal criminal history files;

46 (5) Have passed an examination and been certified as a board-certified47 assistant behavior analyst by a certifying entity, as defined in section 337.300;

48 (6) Provide evidence of active status as a board-certified assistant49 behavior analyst;

50 (7) If the applicant holds a license as an assistant behavior analyst in 51 another state, a statement from all issuing states verifying licensure and 52 identifying any disciplinary action taken against the license holder by that state; 53 and

(8) Submit documentation satisfactory to the committee that the applicant
will be directly supervised by a licensed behavior analyst in a manner consistent
with the certifying entity.

4. The committee shall be authorized to issue a temporary license to an applicant for a behavior analyst license or assistant behavior analyst license upon receipt of a complete application, submission of a fee as set by the committee by rule for behavior analyst or assistant behavior analyst, and a showing of valid

 $\mathbf{5}$ 

61 licensure as a behavior analyst or assistant behavior analyst in another state, 62 only if the applicant has submitted fingerprints and no disqualifying criminal 63 history appears on the family care safety registry. The temporary license shall 64 expire upon issuance of a license or denial of the application but no later than 65 ninety days from issuance of the temporary license. Upon written request to the 66 committee, the holder of a temporary license shall be entitled to one extension of 67 ninety days of the temporary license.

68 5. (1) The committee shall, in accordance with rules promulgated by the 69 committee, issue a provisional behavior analyst license or a provisional assistant 70behavior analyst license upon receipt by the committee of a complete application, 71appropriate fee as set by the committee by rule, and proof of satisfaction of 72requirements under subsections 2 and 3 of this section, respectively, and other 73requirements established by the committee by rule, except that applicants for a provisional license as either a behavior analyst or assistant behavior analyst need 7475not have passed an examination and been certified as a board-certified behavior analyst or a board-certified assistant behavior analyst to obtain a provisional 76 77behavior analyst or provisional assistant behavior analyst license.

(2) A provisional license issued under this subsection shall only authorize
and permit the licensee to render behavior analysis under the supervision and the
full professional responsibility and control of such licensee's licensed supervisor.

81 (3) A provisional license shall automatically terminate upon issuance of a permanent license, upon a finding of cause to discipline after notice and hearing 82 83 under section 337.330, upon termination of supervision by a licensed supervisor, or upon the expiration of one year from the date of issuance of the provisional 84 license, whichever first occurs. The provisional license may be renewed after one 85 year, with a maximum issuance of two years. Upon a showing of good cause, the 86 committee by rule shall provide procedures for exceptions and variances from the 87 requirement of a maximum issuance of two years. 88

6. No person shall hold himself or herself out to be licensed behavior analysts or LBA, provisionally licensed behavior analyst or PLBA, provisionally licensed assistant behavior analyst or PLABA, temporary licensed behavior analyst or TLBA, or temporary licensed assistant behavior analyst or TLBA, licensed assistant behavior analysts or LaBA in the state of Missouri unless they meet the applicable requirements.

95 7. No persons shall practice applied behavior analysis unless they are:96 (1) Licensed behavior analysts;

97 (2) Licensed assistant behavior analysts working under the supervision of a licensed behavior analyst; 98

99 (3) An individual who has a bachelor's or graduate degree and completed 100 course work for licensure as a behavior analyst and is obtaining supervised field 101 experience under a licensed behavior analyst pursuant to required supervised 102 work experience for licensure at the behavior analyst or assistant behavior 103 analyst level;

104 (4) Licensed psychologists practicing within the rules and standards of 105 practice for psychologists in the state of Missouri and whose practice is 106 commensurate with their level of training and experience;

(6) Provisionally licensed assistant behavior analysts;

107

(5) Provisionally licensed behavior analysts;

108 109

(7) Temporary licensed behavior analysts; or

110

(8) Temporary licensed assistant behavior analysts.

111 8. Notwithstanding the provisions in subsection 6 of this section, any licensed or certified professional may practice components of applied behavior 112113analysis, as defined in section 337.300 if he or she is acting within his or her applicable scope of practice and ethical guidelines. 114

1159. All licensed behavior analysts and licensed assistant behavior analysts shall be bound by the code of conduct adopted by the committee by rule. 116

117 10. Licensed assistant behavior analysts shall work under the direct 118supervision of a licensed behavior analyst as established by committee rule.

119 11. Persons who provide services under the Individuals with Disabilities 120Education Act (IDEA), 20 U.S.C. Section 1400, et seq., or Section 504 of the 121federal Rehabilitation Act of 1973, 29 U.S.C. Section 794, or are enrolled in a 122course of study at a recognized educational institution through which the person provides applied behavior analysis as part of supervised clinical experience shall 123124be exempt from the requirements of this section.

125

12. A violation of this section shall be punishable by probation, 126 suspension, or loss of any license held by the violator.

337.320. 1. The division shall mail a renewal notice to the last known  $\mathbf{2}$ address of each licensee or registrant prior to the renewal date.

3 2. Each person wishing to renew the behavior analyst license or the 4 assistant behavior analyst license shall:

 $\mathbf{5}$ (1) Submit a complete application on a form approved by the committee which shall include a statement that the applicant has completed two 6

7

SS SB 490

9

7 hours of suicide assessment, referral, treatment, and management8 training;

(2) Pay all necessary fees as set by the committee; and

10 (3) Submit proof of active certification and fulfillment of all requirements11 for renewal and recertification with the certifying entity.

3. Failure to provide the division with documentation required by
subsection 2 of this section or other information required for renewal shall effect
a revocation of the license after a period of sixty days from the renewal date.

4. Each person wishing to restore the license, within two years of therenewal date, shall:

17 (1) Submit a complete application on a form approved by the committee;

18 (2) Pay the renewal fee and a delinquency fee as set by the committee;19 and

20 (3) Submit proof of current certification from a certifying body approved21 by the committee.

5. A new license to replace any certificate lost, destroyed, or mutilated may be issued subject to the rules of the committee, upon payment of a fee established by the committee.

6. The committee shall set the amount of the fees authorized by sections 337.300 to 337.345 and required by rules promulgated under section 536.021. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering sections 337.300 to 337.345.

30 7. The committee is authorized to issue an inactive license to any licensee who makes written application for such license on a form provided by the 3132committee and remits the fee for an inactive license established by the committee. 33 An inactive license may be issued only to a person who has previously been issued a license to practice as a licensed behavior analyst or a licensed assistant 34behavior analyst who is no longer regularly engaged in such practice and who 35 does not hold himself or herself out to the public as being professionally engaged 36 in such practice in this state. Each inactive license shall be subject to all 37 38 provisions of this chapter, except as otherwise specifically provided. Each 39 inactive license may be renewed by the committee subject to all provisions of this 40 section and all other provisions of this chapter. The inactive licensee shall not 41 be required to submit evidence of completion of continuing education as required by this chapter. 42

8

9

43 8. An inactive licensee may apply for a license to regularly engage in the44 practice of behavioral analysis by:

45 (1) Submitting a complete application on a form approved by the 46 committee;

47 (2) Paying the reactivation fee as set by the committee; and

48 (3) Submitting proof of current certification from a certifying body49 approved by the committee.

337.507. 1. Applications for examination and licensure as a professional counselor shall be in writing, submitted to the division on forms prescribed by the  $\mathbf{2}$ 3 division and furnished to the applicant. The form shall include a statement 4 that the applicant has completed two hours of suicide assessment, referral, treatment, and management training. The application shall 56 contain the applicant's statements showing his education, experience and such other information as the division may require. Each application shall contain a 7 8 statement that it is made under oath or affirmation and that the information contained therein is true and correct to the best knowledge and belief of the 9 10 applicant, subject to the penalties provided for the making of a false affidavit or 11 declaration. Each application shall be accompanied by the fees required by the committee. 12

2. The division shall mail a renewal notice to the last known address of each licensee prior to the registration renewal date. Failure to provide the division with the information required for registration, or to pay the registration fee after such notice shall effect a revocation of the license after a period of sixty days from the registration renewal date. The license shall be restored if, within two years of the registration date, the applicant provides written application and the payment of the registration fee and a delinquency fee.

3. A new certificate to replace any certificate lost, destroyed or mutilated
may be issued subject to the rules of the committee, upon payment of a fee.

224. The committee shall set the amount of the fees which sections 337.500 23to 337.540 authorize and require by rules and regulations promulgated pursuant to section 536.021. The fees shall be set at a level to produce revenue which shall 2425not substantially exceed the cost and expense of administering the provisions of 26sections 337.500 to 337.540. All fees provided for in sections 337.500 to 337.540 27shall be collected by the director who shall deposit the same with the state 28treasurer in a fund to be known as the "Committee of Professional Counselors 29Fund".

30 5. The provisions of section 33.080 to the contrary notwithstanding, money 31in this fund shall not be transferred and placed to the credit of general revenue until the amount in the fund at the end of the biennium exceeds two times the 32 33 amount of the appropriation from the committee's fund for the preceding fiscal year or, if the committee requires by rule renewal less frequently than yearly 34then three times the appropriation from the committee's fund for the preceding 35fiscal year. The amount, if any, in the fund which shall lapse is that amount in 36 the fund which exceeds the appropriate multiple of the appropriations from the 37 38 committee's fund for the preceding fiscal year.

39 6. The committee shall hold public examinations at least two times per
40 year, at such times and places as may be fixed by the committee, notice of such
41 examinations to be given to each applicant at least ten days prior thereto.

337.510. 1. Each applicant for licensure as a professional counselor shall
furnish evidence to the committee that the applicant is at least eighteen years of
age, is of good moral character, is a United States citizen or is legally present in
the United States; and

5 (1) The applicant has completed a course of study as defined by the board 6 rule leading to a master's, specialist's, or doctoral degree with a major in 7 counseling; and

8 (2) The applicant has completed acceptable supervised counseling as 9 defined by board rule. If the applicant has a master's degree with a major in counseling as defined by board rule, the applicant shall complete at least two 10 years of acceptable supervised counseling experience subsequent to the receipt of 11 12the master's degree. The composition and number of hours comprising the 13 acceptable supervised counseling experience shall be defined by board rule. An applicant may substitute thirty semester hours of post master's graduate study 14for one of the two required years of acceptable supervised counseling experience 1516if such hours are clearly related to counseling;

17 (3) After August 28, 2007, each applicant shall have completed a
18 minimum of three hours of graduate level coursework in diagnostic systems either
19 in the curriculum leading to a degree or as post master's graduate level course
20 work;

(4) Upon examination, the applicant is possessed of requisite knowledge
of the profession, including techniques and applications, research and its
interpretation, and professional affairs and ethics.

24 2. Any person who previously held a valid unrevoked, unsuspended license

as a professional counselor in this state and who held a valid license as a professional counselor in another state at the time of application to the committee shall be granted a license to engage in professional counseling in this state upon application to the committee accompanied by the appropriate fee as established by the committee pursuant to section 337.507.

30 3. Any person holding a current license, certificate of registration, or permit from another state or territory of the United States to practice as a 3132 professional counselor who is at least eighteen years of age, is of good moral 33 character, and is a United States citizen or is legally present in the United States 34 may be granted a license without examination to engage in the practice of 35 professional counseling in this state upon the application to the board, payment 36 of the required fee as established by the board, and satisfying one of the following 37requirements:

(1) Approval by the American Association of State Counseling Boards
(AASCB) or its successor organization according to the eligibility criteria
established by AASCB. The successor organization shall be defined by board
rule; or

(2) In good standing and currently certified by the National Board for
Certified Counselors or its successor organization and has completed acceptable
supervised counseling experience as defined by board rule. The successor
organization shall be defined by board rule; or

(3) Determination by the board that the requirements of the other state
or territory are substantially the same as Missouri and certified by the
applicant's current licensing entity that the applicant has a current license. The
applicant shall also consent to examination of any disciplinary history.

50 4. The committee shall issue a license to each person who files an application and fee and who furnishes evidence satisfactory to the committee that 51the applicant has complied with the provisions of this act and has taken and 52passed a written, open-book examination on Missouri laws and regulations 53governing the practice of professional counseling as defined in section 54337,500. The division shall issue a provisional professional counselor license to 55any applicant who meets all requirements of this section, but who has not 5657completed the required acceptable supervised counseling experience and such 58applicant may reapply for licensure as a professional counselor upon completion 59of such acceptable supervised counseling experience.

60

5. All persons licensed to practice professional counseling in this state

shall pay on or before the license renewal date a renewal license fee and shall 61 62 furnish to the committee satisfactory evidence of the completion of the requisite number of hours of continuing education as required by rule, including two 63 hours of suicide assessment, referral, treatment, and management 64 training, which shall be no more than forty hours biennially. The continuing 65education requirements may be waived by the committee upon presentation to the 66 committee of satisfactory evidence of the illness of the licensee or for other good 67 68 cause.

337.612. 1. Applications for licensure as a clinical social worker, baccalaureate social worker, advanced macro social worker or master social  $\mathbf{2}$ worker shall be in writing, submitted to the committee on forms prescribed by the 3 committee and furnished to the applicant. The form shall include a 4  $\mathbf{5}$ statement that the applicant has completed two hours of suicide assessment, referral, treatment, and management training. The 6 7 application shall contain the applicant's statements showing the applicant's education, experience, and such other information as the committee may 8 9 require. Each application shall contain a statement that it is made under oath or affirmation and that the information contained therein is true and correct to 10 the best knowledge and belief of the applicant, subject to the penalties provided 11 for the making of a false affidavit or declaration. Each application shall be 12accompanied by the fees required by the committee. 13

2. The committee shall mail a renewal notice to the last known address of each licensee prior to the licensure renewal date. Failure to provide the committee with the information required for licensure, or to pay the licensure fee after such notice shall effect a revocation of the license after a period of sixty days from the licensure renewal date. The license shall be restored if, within two years of the licensure date, the applicant provides written application and the payment of the licensure fee and a delinquency fee.

3. A new certificate to replace any certificate lost, destroyed or mutilated may be issued subject to the rules of the committee, upon payment of a fee.

4. The committee shall set the amount of the fees which sections 337.600 to 337.689 authorize and require by rules and regulations promulgated pursuant to section 536.021. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering the provisions of sections 337.600 to 337.689. All fees provided for in sections 337.600 to 337.689 shall be collected by the director who shall deposit the same with the state treasurer in a fund to be known as the "Clinical Social Workers Fund". After August 28, 2007, the clinical social workers fund shall be called the "Licensed Social Workers Fund" and after such date all references in state law to the clinical social workers fund shall be considered references to the licensed social workers fund.

34 5. The provisions of section 33.080 to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of general revenue 35 until the amount in the fund at the end of the biennium exceeds two times the 36 37 amount of the appropriations from the clinical social workers fund for the preceding fiscal year or, if the committee requires by rule renewal less frequently 38 39 than yearly, then three times the appropriation from the committee's fund for the 40 preceding fiscal year. The amount, if any, in the fund which shall lapse is that 41 amount in the fund which exceeds the appropriate multiple of the appropriations from the clinical social workers fund for the preceding fiscal year. 42

337.618. Each license issued pursuant to the provisions of sections 337.600 to 337.689 shall expire on a renewal date established by the  $\mathbf{2}$ 3 director. The term of licensure shall be twenty-four months. The committee shall require a minimum number of thirty clock hours of continuing education for 4  $\mathbf{5}$ renewal of a license issued pursuant to sections 337.600 to 337.689, including two hours of suicide assessment, referral, treatment, and management 6 7 **training**. The committee shall renew any license upon application for a renewal, completion of the required continuing education hours and upon payment of the 8 9 fee established by the committee pursuant to the provisions of section 337.612. As 10 provided by rule, the board may waive or extend the time requirements for completion of continuing education for reasons related to health, military service, 11 foreign residency, or for other good cause. All requests for waivers or extensions 1213 of time shall be made in writing and submitted to the board before the renewal date. 14

337.662. 1. Applications for licensure as a baccalaureate social worker shall be in writing, submitted to the committee on forms prescribed by the committee and furnished to the applicant. The form shall include a statement that the applicant has completed two hours of suicide assessment, referral, treatment, and management training. The application shall contain the applicant's statements showing the applicant's education, experience and such other information as the committee may require. Each application shall contain a statement that it is made under oath 9 or affirmation and that the information contained therein is true and correct to 10 the best knowledge and belief of the applicant, subject to the penalties provided 11 for the making of a false affidavit or declaration. Each application shall be 12 accompanied by the fees required by the committee.

132. The committee shall mail a renewal notice to the last known address of each licensee prior to the licensure renewal date. Failure to provide the 14 committee with the information required for licensure as provided in 1516 subsection 1 of this section, or to pay the licensure fee after such notice shall effect a revocation of the license after a period of sixty days from the licensure 1718 renewal date. The license shall be restored if, within two years of the licensure 19date, the applicant provides written application and the payment of the licensure 20fee and a delinquency fee.

3. A new certificate to replace any certificate lost, destroyed or mutilated
may be issued subject to the rules of the committee, upon payment of a fee.

4. The committee shall set the amount of the fees which sections 337.650 to 337.689 authorize and require by rules and regulations promulgated pursuant to chapter 536. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering the provisions of sections 337.650 to 337.689. All fees provided for in sections 337.650 to 337.689 shall be collected by the director who shall deposit the same with the state treasurer in the clinical social workers fund established in section 337.612.

337.712. 1. Applications for licensure as a marital and family therapist  $\mathbf{2}$ shall be in writing, submitted to the committee on forms prescribed by the committee and furnished to the applicant. The form shall include a 3 statement that the applicant has completed two hours of suicide 4 assessment, referral, treatment, and management training. The 5application shall contain the applicant's statements showing the applicant's 6 education, experience and such other information as the committee may 7 require. Each application shall contain a statement that it is made under oath 8 or affirmation and that the information contained therein is true and correct to 9 the best knowledge and belief of the applicant, subject to the penalties provided 10 for the making of a false affidavit or declaration. Each application shall be 11 12accompanied by the fees required by the division.

2. The division shall mail a renewal notice to the last known address of
 each licensee prior to the licensure renewal date. Failure to provide the division
 with the information required for license, or to pay the licensure fee after such

notice shall effect a revocation of the license after a period of sixty days from the
license renewal date. The license shall be restored if, within two years of the
licensure date, the applicant provides written application and the payment of the
licensure fee and a delinquency fee.

3. A new certificate to replace any certificate lost, destroyed or mutilated
may be issued subject to the rules of the division upon payment of a fee.

4. The committee shall set the amount of the fees authorized. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering the provisions of sections 337.700 to 337.739. All fees provided for in sections 337.700 to 337.739 shall be collected by the director who shall deposit the same with the state treasurer to a fund to be known as the "Marital and Family Therapists' Fund".

285. The provisions of section 33.080 to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of general revenue 2930 until the amount in the fund at the end of the biennium exceeds two times the amount of the appropriations from the marital and family therapists' fund for the 3132 preceding fiscal year or, if the division requires by rule renewal less frequently than yearly then three times the appropriation from the fund for the preceding 33 fiscal year. The amount, if any, in the fund which shall lapse is that amount in 34the fund which exceeds the appropriate multiple of the appropriations from the 3536 marital and family therapists' fund for the preceding fiscal year.

337.718. 1. Each license issued pursuant to the provisions of sections  $\mathbf{2}$ 337.700 to 337.739 shall expire on a renewal date established by the 3 director. The term of licensure shall be twenty-four months; however, the director 4 may establish a shorter term for the first licenses issued pursuant to sections 337.700 to 337.739. The division shall renew any license upon application for a  $\mathbf{5}$ renewal and upon payment of the fee established by the division pursuant to the 6 provisions of section 337.712. Effective August 28, 2008, as a prerequisite for 78 renewal, each licensed marital and family therapist shall furnish to the committee satisfactory evidence of the completion of the requisite number of 9 hours of continuing education as defined by rule, which shall be no more than 10 forty contact hours biennially. At least two hours of continuing education 11 12shall be in suicide assessment, referral, treatment, and management 13training. The continuing education requirements may be waived by the 14committee upon presentation to the committee of satisfactory evidence of illness or for other good cause. 15

16 2. The committee may issue temporary permits to practice under 17 extenuating circumstances as determined by the committee and defined by rule.

1