GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2005**

H **HOUSE BILL 1507**

Short Title:	Amend Interpreter/Transliterator License Act. (Public)
	Representative Alexander.
Referred to: I	
	April 21, 2005
	11pm 21, 2005
INTERPRITHE GROUNDER INTERPRITURE CIVIL PENTHE General A SECTION	essembly of North Carolina enacts: CTION 1. G.S. 90D-4(b) is amended by adding the following new
(b) The	provisions of this Chapter do not apply to.
<u>(6)</u>	Nonresident persons who are nationally certified providing interpreting or transliterating services in this State no more than 20 days per year in accordance with rules adopted by the Board."
SEC	CTION 2. G.S. 90D-8 reads as rewritten:
•	visional license.
applicant may if the applicant	n application to the Board and the payment of the required fees, an be issued a one-time provisional license as an interpreter or transliterator meets all of the following qualifications:
(1)	Is at least 18 years of age.
(2) (3)	Is of good moral character as determined by the Board. Completes two continuing education units approved by the Board. These units must be completed for each renewable year.
(4)	Satisfies one of the following:
	a. Holds a quality assurance North Carolina Interpreter Classification System (NCICS) level C classification.
	b. Holds a valid National Association of the Deaf (NAD) level 2

or 3 certification.

1		c.	Holds a current Educational Interpreter Performance
2		a	Assessment (EIPA) level 3 or above classification.
3		d.	Holds the following certificates for cued language
4			transliterating coursework: Educational Interpreting Defined,
5			Cued Language Transliterator (CLT) Skill Development I, II,
6		a	and III, and Ethical Decision Making I.
7		d.	Holds at least a two-year interpreting degree from a regionally
8 9	(a1) Unor	onnlia	accredited institution.
10	_		ation to the Board, payment of the required fees, and meeting the visional license under subdivisions (1) and (2) of subsection (a) of
11	_	_	
12			d may also issue a provisional license to any of the following
13			eeking a provisional license: tified deaf interpreter (CDI) who completes 30 hours of training,
	<u>(1)</u>		
14			ding 'Role and Function', 'Code of Ethics', and interpreting
15	(2)	_	ssional studies coursework.
16	<u>(2)</u>		ral interpreter who completes a total of 40 hours of training in
17	(2)	_	oreting coursework or workshops related to oral interpreting.
18	<u>(3)</u>	_	son providing cued speech interpreting or transliterating services
19			completes a total of 40 hours of training in interpreting
20	(4)		ework or workshops related to cued speech.
21	<u>(4)</u>	_	rson providing interpreting or transliterating services who has a
22		_	nized credential from another state in the field of interpreting or
23	(-)		iterating.
24	<u>(5)</u>		nterpreter or transliterator who has accumulated 200 hours per
25		•	in the provision of interpreting or transliterating services, in this
26			or another state, totaling 400 hours for the two years immediately
27		_	ding the date of application.
28			al license issued under this section shall be valid for one year.
29			rovisional license may be renewed for an additional one-year
30	•		on of the Board. However, a provisional license shall not be
31			ree times. The Board may, in its discretion, grant an extension
32			provisional license has been renewed under circumstances to be
33	established in r	ules ado	opted by the Board.
34	(c) Effec	ctive Ju	ly 1, 2008, any person who applies for initial licensure on a
35	provisional bas	is as an	interpreter or transliterator shall hold at least a two-year degree
36	from a regional	ly accre	edited institution."
37	SEC	TION	3. G.S. 90D-6 is amended by adding the following new
38	subdivision to r	ead:	
39	"§ 90D-6. Pow	ers of t	the Board.
40	The Board s	shall ha	ve the power and duty to:
41			
42	<u>(12)</u>	Cond	uct administrative hearings in accordance with Article 3A of
12		Chan	tor 150R of the General Statutes "

1	SECTION 4. Chapter 90D of the General Statutes is amended by adding the
2	following new section to read:
3	"§ 90D-14. Civil penalties.
4	(a) Authority to Assess Civil Penalties. – The Board may assess a civil penalty
5	not to exceed one thousand dollars (\$1,000) for the violation of any section of this
6	Chapter or any rules adopted by the Board. The clear proceeds of any civil penalty
7	assessed under this section shall be remitted to the Civil Penalty and Forfeiture Fund in
8	accordance with G.S. 115C-457.2.
9	(b) Consideration Factors. – Before imposing and assessing a civil penalty, the
10	Board shall consider the following factors:
11	(1) The nature, gravity, and persistence of the particular violation.
12	(2) The appropriateness of the imposition of a civil penalty when
13	considered alone or in combination with other punishment.
14	(3) Whether the violation was willful and malicious.
15	(4) Any other factors that would tend to mitigate or aggravate the
16	violations found to exist.
17	(c) Schedule of Civil Penalties. – The Board shall establish a schedule of civil
18	penalties for violations of this Chapter or rules adopted by the Board.
19	(d) Costs The Board may assess the costs of disciplinary actions against a
20	person found to be in violation of this Chapter or rules adopted by the Board."

SECTION 5. This act is effective when it becomes law.

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