Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
	→ Section 1. KRS 309.350 is amended to read as follows:
As u	used in KRS 309.350 to 309.364 unless the context otherwise requires:
(1)	"Board" means the Kentucky Board of Licensure for Massage Therapy;
(2)	"Board-approved massage program" means one which meets minimum standards
	for training and curriculum as determined by the board;
(3)	"Compensation" means the direct or indirect payment, loan, advance, donation,
	contribution, deposit, barter, gratuity, or gift of money or anything of value;
(4)	"Feldenkrais Method" means a system of somatic education in which touch and
	words are used to eliminate faulty habits, learn new patterns of self-organization
	and action, and improve a person's own functional movement patterns. The method
	is based on principles of physics, biomechanics and an understanding of, or learning
	about, human development. The practice is federally trademarked and requires
	permission from the Feldenkrais Guild to use the term and methodology;
<u>(5)</u>	''Massage establishment'':
	(a) Means any place of business licensed under KRS 309.350 to 309.364 that
	offers the practice of massage and where the practice of massage is
	conducted on the premises of the business, or that represents itself to the
	public by any title or description of services incorporating the words
	"massage," "massage therapy," "massage practitioner," "massagist,"
	"masseur," "masseuse," or other words identified by the board in
	administrative regulation. As used in this paragraph, "place of business"
	includes any office, clinic, facility, salon, spa, or other location where a
	person or persons engage in the practice of massage; but
	(b) Does not include:
	As u (1) (2) (3)

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1. Any hospital, physician office, physical therapy facility, chiropractic

1	office, long-term care or rehabilitative facility, veterinarian office,
2	veterinarian mobile facility as described in KRS 321.205, massage
3	therapy training program approved by the board which has an onsite
4	student clinic, or athletic training facility, whether or not they employ,
5	contract with, or rent to massage therapists, or institutions of
6	secondary or higher education when massage therapy is practiced in
7	connection with employment related to athletic teams;
8	2. Any solo practitioner setting in which only one (1) licensed massage
9	therapist is employed, contracted, or self-employed for massage
10	therapy services; or
11	3. The residence of a therapist or an out-call location which is not
12	owned, rented, or leased by a massage therapist or massage entity,
13	unless the location is advertised as the therapist's or entity's place of
14	business;
15	(6)[(5)] "Massage therapist" means a person who is licensed by the board to
16	administer massage or massage therapy to the public for compensation;
17	(7)[(6)] "Polarity therapy" means diverse applications affecting the human energy
18	system. These applications include energetic approaches to somatic contact, verbal
19	facilitation, nutrition, exercise, and health education. Polarity therapy does not make
20	medical claims, diagnose physical ailments, or allow prescription of medications.
21	Standards for schools, education, and practice, the administration of a code of
22	ethics, and a registration process are provided by the American Polarity Therapy
23	Association. The practice of polarity therapy is federally trademarked;
24	(8)[(7)] "Practice of massage therapy" means the application, by a massage therapist
25	licensed by the board, of a system of structured touch, pressure, movement, and
26	holding to the soft tissues of the human body with the intent to enhance or restore
27	the health and well-being of the client. The practice includes the external

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1	application of water, heat, cold, lubricants, salt scrubs, or other topical preparations;
2	use of electromechanical devices that mimic or enhance the actions of the hands;
3	and determination of whether massage therapy is appropriate or contraindicated, or
4	whether referral to another health care practitioner is appropriate; and
5	(9)[(8)] "Trager Approach" means a form of movement education that uses subtle
6	directed movements and the skilled touch of a practitioner. The Trager Approach
7	combines physical movement with sensory awareness and internal imagery
8	designed to increase the client's self-awareness and generate physiological changes
9	in the body tissues so as to allow the client to experience a new way of moving his
10	or her body. The practice is federally trademarked.
11	→ Section 2. KRS 309.351 is amended to read as follows:
12	Massage therapists practicing under KRS 309.350 to 309.364 shall not perform any of the
13	following: diagnosis of illness or disease; high-velocity, low-amplitude thrust applied to a
14	joint; spinal or pelvic adjustment or chiropractic manipulation; application of
15	ultrasound; prescription of medication; or deep physical agent modalities, except
16	hydrotherapy methods and pulsed electromagnetic field therapy or microcurrent devices
17	for which the massage therapist has completed training required by the board;
18	application of ultrasound; or prescription of medication].
19	→ Section 3. KRS 309.354 is amended to read as follows:
20	(1) There is created a board to be known as the Kentucky Board of Licensure for
21	Massage Therapy, which shall be an independent agency.
22	(2) The Governor shall appoint seven (7) members to serve on the board with the
23	following representation:
24	(a) Five (5) members who are massage therapists licensed under KRS 309.350 to
25	309.364, who have been in the practice of massage therapy for at least five (5)
26	of the last seven (7) years, and who have been residents of Kentucky for at
27	least one (1) year;

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1		(b) Of these five (5), at least one (1) but no more than two (2) shall own or direct
2		a board-approved massage therapy training program or be a designated
3		representative of a school owner or of a school director; and
4		(c) Two (2) members shall be appointed by the Governor and shall serve as
5		members at large who are neither licensed massage therapists nor spouses of
6		persons who are licensed, or have a direct or indirect interest in the profession
7		regulated under KRS 309.350 to 309.364. One (1) of the two (2) may hold a
8		license in another health care profession.
9	(3)	Appointments shall be for three (3) years with initial appointments as follows: three
10		(3) appointees shall serve three (3) year terms; two (2) shall serve two (2) year
11		terms; and two (2) shall serve one (1) year terms. The Governor shall assign terms
12		to initial members at his or her discretion.
13	(4)	The board shall elect initially, and annually thereafter, a chair, vice chair, and
14		secretary from its membership and shall meet at least once per year, and more often
15		as deemed necessary, at a time and at a place in Kentucky for the board to fulfill its
16		duties.
17	(5)	Each member of the board shall receive a per diem not to exceed one hundred
18		dollars (\$100) and other actual and necessary expenses for each day he or she is
19		actually engaged in the discharge of the board's official duties.
20	(6)	Upon recommendation of the board, the Governor may remove any member of the
21		board for a poor attendance record, neglect of duty, or malfeasance in office.
22		→ Section 4. KRS 309.355 is amended to read as follows:
23	(1)	The board shall administer and enforce the provisions of KRS 309.350 to 309.364
24		and shall have the responsibility to evaluate the qualifications of applicants for
25		licensure and to authorize issuing, renewing, suspending, and revoking licenses.
26	(2)	The board shall investigate alleged violations brought to its attention, conduct

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investigations, and schedule and conduct administrative hearings in accordance with

27

1		KRS Chapter 13B to enforce the provisions of KRS 309.350 to 309.364 and			
2		administrative regulations promulgated pursuant to KRS 309.350 to 309.364. The			
3		board shall have the authority to administer oaths, receive evidence, interview			
4		persons, and require the production of books, papers, documents, or other evidence.			
5		The board may institute civil and criminal proceedings against violators of KRS			
6		309.350 to 309.364. The Attorney General, Commonwealth's attorneys, and county			
7		attorneys shall assist the board in prosecuting violations of KRS 309.350 to			
8		309.364.			
9	(3)	The board may fine any massage establishment licensed under KRS 309.350 to			
10		309.364 that employs or contracts with unlicensed practitioners to do massage, or			
11		fails to report to the board any licensed massage therapist who violates KRS			
12		309.350 to 309.364 or administrative regulations promulgated by the board in			
13		accordance with subsection (4) of Section 5 of this Act while in the employ of the			
14		establishment.			
15	<u>(4)</u>	The board shall promulgate administrative regulations, pursuant to KRS Chapter			
16		13A, to carry out and enforce provisions of KRS 309.350 to 309.364, including			
17		creating a code of ethics, standards of practice, standards of educational program			
18		curriculum and instructor qualification, and continuing education requirements for			
19		licensed massage therapists.			
20	<u>(5)</u> [(4)] The board shall keep a record of its proceedings and a register of all persons			
21		licensed as massage therapists. The register shall include the name, license number			
22		and date of issue, last known place of business, and residence of each licensee. The			
23		board shall publish annually a directory of licensed massage therapists and their			
24		places of business. The list shall be available to any Kentucky citizen upon request			
25		and payment of a fee not to exceed the cost of the publication.			
26	<u>(6)</u> [(5)] The board shall make an annual report to the Governor and the General			
27		Assembly, which shall contain an account of its duties performed, actions taken,			

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1	and	appropriate recommendations.
2	<u>(7)</u> [(6)]	The board may seek an injunction in the Circuit Court of the county where the
3	alleg	ged violation occurred against any individual who practices massage therapy in
4	the C	Commonwealth without a license.
5	(8) The	board may employ staff as needed in the conduct of its duties and functions,
6	and	shall fix their compensation.
7	→ S	ection 5. KRS 309.357 is amended to read as follows:
8	(1) (a)	The board shall promulgate administrative regulations establishing a
9		reasonable schedule of fees and charges for the issuance and restoration of
10		licenses and certificates, and for the renewal of licenses and certificates
11		issued under KRS 309.350 to 309.364.
12	<u>(b)</u>	Former licensees with an expired license may have their licenses reinstated
13		upon payment of the renewal fee plus a reinstatement fee as promulgated by
14		administrative regulations of the board. If the reinstatement application is
15		made within five (5) years from the date of termination, applicants shall not
16		be required to submit to any examination as a condition for reinstatement.
17	<u>(c)</u>	A revoked license may not be reinstated or renewed. For a license that is
18		reinstated, the licensee shall pay the reinstatement fee and the renewal fee
19		as established by the board through administrative regulations.
20	<u>(d)</u>	A former licensee who fails to reinstate a license within five (5) years after
21		termination may not have it renewed, restored, or reinstated. A person may
22		apply for and obtain a new license by meeting the current requirements for
23		<u>licensure.</u>
24	<u>(e)</u>	The board may require that a person applying for a renewal or
25		reinstatement of licensure show evidence of completion of continuing
26		professional education as prescribed by the board in administrative
27		regulations.

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1	[The	following fees shall be required of licensees and prospective applicants:
2	(1)	Application fee of fifty dollars (\$50), which shall be credited to the initial license
3		fee for successful applicants;
4	(2)	Initial, nonrefundable license fee not to exceed one hundred twenty five dollars
5		(\$125);
6	(3)	Biennial renewal fees not to exceed one hundred dollars (\$100);
7	(4)	Late renewal fees not to exceed one hundred fifty dollars (\$150) up to sixty (60)
8		days after expiration of license;
9	(5)	Sixty (60) to ninety (90) days after expiration of license, late renewal fees not to
10		exceed two hundred dollars (\$200); and
11	(6)	Beyond ninety (90) days after the expiration of a license:
12		(a) Late renewal fees not to exceed two hundred dollars (\$200) if the applicant for
13		renewal can demonstrate to the satisfaction of the board that the applicant was
14		unable to renew in a timely manner due to circumstances beyond his or her
15		control; or
16		(b) The application and initial, nonrefundable license fees required by subsections
17		(1) and (2) of this section, accompanied by:
18		1. A new application for licensure; and
19		2. Proof of compliance with all of the requirements to practice massage
20		therapy specified in KRS 309.358.]
21		(f) If the board determines that the applicant practiced on an expired license, the
22		board may require one (1) continuing education credit per month of
23		expiration, at the discretion of the board.
24	<u>(2)</u>	Any licensed massage therapist who does not desire to meet the qualifications for
25		active license renewal shall, upon application and payment of an inactive renewal
26		fee, be issued an inactive license. The license shall not entitle the license holder
27		to use the term "licensed massage therapist," or to engage in the practice of

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1		massage therapy. The inactive annual renewal fee shall be promulgated by the
2		board in administrative regulation.
3	<u>(3)</u>	To regain active status, the licensee shall, upon the submission of an application,
4		show completion of one (1) hour of continuing professional education for every
5		six (6) months the license has been in an inactive state, not to exceed five (5)
6		years. Waivers or extensions of continuing education may be approved at the
7		discretion of the board. Beyond five (5) years, the licensee shall meet the
8		requirements in Section 7 of this Act to regain active status.
9	<u>(4)</u>	The owner or manager of a massage establishment shall report to the board any
10		known violations of KRS 309.350 to 309.364 or administrative regulations
11		promulgated by the board committed by a licensed massage therapist. Failure to
12		report a violation shall be considered a violation for which the board may fine not
13		more than one thousand dollars (\$1,000) per incident.
14		→ Section 6. KRS 309.358 is amended to read as follows:
15	<u>(1)</u>	The board may issue a license as a massage therapist to an applicant who:
16		(a)[(1)] Is eighteen (18) years of age or older;
17		(b)[(2)] Has paid the application fee and other fees required by the board;
18		$\underline{(c)}$ [(3)] Is a person of good moral character:
19		(d) Has submitted a recent criminal background check performed by means of
20		a fingerprint check by the Department of Kentucky State Police and the
21		Federal Bureau of Investigation;
22		(e) Has submitted a recent color photograph as prescribed by administrative
23		regulation promulgated by the board;
24		$\underline{(f)}$ Has successfully completed:
25		<u>1.</u> A course of study consisting of a minimum of six hundred (600) hours
26		of supervised instruction in a massage therapy training program
27		approved by the board; <u>or</u>

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1		2. An associate degree having a massage therapy emphasis which meets
2		the requirements of a massage therapy training program with
3		supervised technique instruction and approved by the board; and
4		(g) [(5)] Has successfully passed an examination administered by the <u>Federation</u>
5		of State Massage Therapy Boards, the National Certification Board for
6		Therapeutic Massage and Bodywork, or a certifying agency that has been
7		approved by the National Commission for Certifying Agencies, or other
8		examinations approved by the board.
9	<u>(2)</u>	The board shall incorporate the photograph provided in subsection (1)(e)of this
10		section into the license. The photograph shall not be merely affixed to the license.
11		→ Section 7. KRS 309.361 is amended to read as follows:
12	(1)	When renewing a license, each licensee shall document the successful completion
13		of the required board-approved continuing education credits. <u>Twelve (12)</u> [Twenty-
14		four (24)] hours of training shall be required for each two (2) year renewal period.
15		Three (3) hours of the twelve (12) required shall be in ethics[A maximum of
16		twelve (12) additional hours may be carried over into the next renewal period].
17		Courses may include ethics, business practices, science, and techniques related to
18		massage therapy.
19	(2)	Waivers or extensions of continuing education may be approved at the discretion of
20		the board.
21		→ Section 8. KRS 309.362 is amended to read as follows:
22	(1)	The board may deny or refuse to renew a license, may suspend or revoke a license,
23		may issue an administrative reprimand, or may impose probationary conditions or
24		fines not to exceed one thousand dollars (\$1,000) per violation[five hundred
25		dollars (\$500)] when the licensee has engaged in unprofessional conduct that has
26		endangered or is likely to endanger the health, welfare, or safety of the public.
27		Unprofessional conduct shall include the following:

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1		(a)	Obtaining or attempting to obtain a license by fraud, misrepresentation,			
2			concealment of material facts, or making a false statement to the board;			
3		(b)	Being convicted of a felony in any court if the act or acts for which the			
4			licensee or applicant for license was convicted are determined by the board to			
5			have a direct bearing on whether the person is trustworthy to serve the public			
6			as a licensed massage therapist, if in accordance with KRS Chapter 335B.			
7			"Conviction," as used in this paragraph, shall include a finding or verdict of			
8			guilty, an admission of guilt, or a plea of nolo contendere in a court of law;			
9		(c)	Violating any lawful order or administrative regulation promulgated by the			
10			board;			
11		(d)	Violating any provision of this chapter or administrative regulations			
12			promulgated thereunder;			
13		(e)	Having sexual contact as defined by KRS 510.010(7) with a client or having			
14			engaged or attempted to engage in lewd or immoral conduct with any client or			
15			patient;			
16		(f)	Engaging in fraud or material deception in the delivery of professional			
17			services, including reimbursement or advertising services, in a false or			
18			misleading manner;			
19		(g)	Evidence of gross negligence or gross incompetence in the practice of			
20			massage therapy;			
21		(h)	Violating the standards of practice or the code of ethics as promulgated by			
22			administrative regulations;			
23		(i)	Violating KRS 304.39-215; or			
24		(j)	Engaging in conduct that is subject to the penalties under KRS 304.99-060(4)			
25			or (5).			
26	(2)	[An	y licensed massage therapist who does not desire to meet the qualifications for			
27		activ	ve license renewal shall, upon application and payment of an inactive renewal			

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1		fee, be issued an inactive license. The license shall not entitle the license holder to
2		use the term "licensed massage therapist," nor to engage in the practice of massage
3		therapy. The inactive renewal fee shall not exceed fifty dollars (\$50) annually.
4	(3)	To regain active status, the licensee shall upon application show completion of one
5		(1) hour of continuing professional education for each month the license has been in
6		an inactive state not to exceed five (5) years. Waivers or extensions of continuing
7		education may be approved at the discretion of the board. Beyond five (5) years, the
8		licensee shall meet the requirements in KRS 309.358.
9	(4)	-The board may, at its discretion, deny, refuse to renew, suspend or revoke a
10		license, or impose probationary conditions following an administrative hearing
11		pursuant to KRS Chapter 13B and in accordance with administrative regulations
12		promulgated by the board.
13	<u>(3)</u> [(5)] The surrender of a license shall not deprive the board of jurisdiction to
14		proceed with disciplinary actions under KRS 309.350 to 309.364.
15		→ Section 9. KRS 309.363 is amended to read as follows:
16	(1)	A person, institution, or business entity offering a massage therapy program of
17		instruction shall file a completed application for a certificate of good standing with
18		the board on a form prescribed by the board and pay a fee as specified in KRS
19		309.357. The completed application shall provide proof acceptable to the board that
20		the following criteria have been met:
21		(a) The school is licensed to operate by the Kentucky Commission on Proprietary
22		Education, the Council on Postsecondary Education, or their equivalent in
23		another state;
24		(b) A curriculum statement showing clock hours devoted to each subject with the
25		following minimums:
26		1. One hundred twenty-five (125) hours of anatomy, physiology, or
27		kinesiology;

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1			2.	A two hundred (200) hour course to include massage theory, technique,
2				and practice focusing on gliding strokes, kneading, direct pressure, deep
3				friction, joint movement, superficial warming techniques, percussion,
4				compression, vibration, jostling, shaking, and rocking;
5			3.	Two hundred (200) hours of approach to the business of massage,
6				specifically including contraindications, benefits, business, history,
7				ethics, client documentation, legalities of massage, and modality courses
8				designed to meet the school's specific program objectives;
9			4.	Forty (40) hours of pathology; and
10			5.	The school may use its discretion in allotting the additional thirty-five
11				(35) curricular hours that are required under KRS 309.358; <i>and</i>
12		(c)	A lis	sting of instructional staff and their qualifications as follows:
13		(-)	1.	Instructors of the practical courses shall be licensed massage therapists
14			1.	and shall have three (3) years of experience in the practice of massage
15				
				therapy;
16			2.	Instructors of science courses shall be either licensed massage therapists
17				with three (3) years of experience in the practice of massage therapy or
18				have certification or specific higher education in the subject they are
19				teaching; and
20			3.	Instructors in adjunctive courses shall have subject-specific education
21				and experience.
22	(2)	A se	chool	may be presumed to have met the qualifications in subsection (1)(b) and
23		(c)	of this	section if it holds a current designation of "Approved School" from the
24		<u>Nat</u>	ional	Certification Board of Therapeutic Massage and Bodywork or has the
25		desi	<u>ignatic</u>	on of "accredited" or "COMTA-endorsed curriculum" from the
26		Cor	ıncil f	or Massage Therapy Accreditation.

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<u>(3)</u>

The board shall accept National Certification Board for Therapeutic Massage and

- 1 Bodywork guidelines in approving continuing education.
- 2 → Section 10. KRS 309.3631 is amended to read as follows:
- 3 (1) A person, institution, or business entity offering a massage therapy program of instruction shall renew a certificate of good standing annually.
- 5 (2) During the renewal process, the person, institution, or business entity shall submit
- 6 to the board documentation of program updates, personnel changes, graduation
- 7 rates, and licensing examination rates.
- 8 (3) Application for the initial certificate of good standing and annual renewals shall
- 9 include a fee prescribed by the board in administrative regulations.

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