1	AN ACT	
2	RELATING TO LICENSURE; CREATING THE SIGNED LANGUAGE	
3	INTERPRETING PRACTICES ACT; EXPANDING THE EXPENDITURES	
4	ALLOWED IN THE TELECOMMUNICATIONS ACCESS FUND; MAKING AN	
5	APPROPRIATION.	
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7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:	
8	Section 1. SHORT TITLESections 1 through 17 of this	
9	act may be cited as the "Signed Language Interpreting	
10	Practices Act".	
11	Section 2. DEFINITIONSAs used in the Signed Language	
12	Interpreting Practices Act:	
13	A. "board" means the signed language interpreting	
14	practices board;	
15	B. "consumer" means a person using the services of	
16	a signed language interpreter;	
17	C. "deaf, hard-of-hearing or deaf-blind person"	
18	means a person who has either no hearing or who has	
19	significant hearing loss;	
20	D. "department" means the regulation and licensing	
21	department;	
22	E. "interpreter" means a person who practices	
23	interpreting;	
24	F. "interpreter education program" or "interpreter	
25	preparation program" means:	SB 817 Page 1

1 a post-secondary degree program of at (1)2 least two year's duration accredited by the state or similar 3 accreditation by another state, district or territory; or a substantially equivalent education 4 (2) 5 program approved by the board; and "interpreting" means the process of providing 6 G. accessible communication between deaf, hard-of-hearing or 7 deaf-blind persons and hearing persons, including; 8 communication between signed language 9 (1)and spoken language; or 10 (2) other modalities such as visual, 11 gestural and tactile methods, not to include written 12 communication. 13 Section 3. SCOPE OF PRACTICE.--For the purposes of the 14 15 Signed Language Practices Act, a person is interpreting if the person advertises, offers to practice, is employed in a 16 position described as interpreting or holds out to the public 17 or represents in any manner that the person is an interpreter 18 in this state. 19 Section 4. LICENSE REQUIRED.--Unless licensed pursuant 20 to the Signed Language Interpreting Practices Act, a person 21 shall not: 22 A. practice as an interpreter or perform 23 interpreting services: 24 (1) for compensation or where compensation 25 SB 817 Page 2

1 could be reasonably expected; or 2 (2) where effective communication is 3 mandated by state or federal law; B. use the title of interpreter or make any 4 5 representation as being an interpreter, or use any other title, abbreviation, letters, figures, signs or devices that 6 indicate the person is licensed to practice interpreting; or 7 8 C. advertise or make any representation to the public or in any manner that the person is licensed to 9 10 provide interpreting services. Section 5. EXEMPTIONS. -- The Signed Language 11 Interpreting Practices Act does not apply to: 12 A. nonresident interpreters working in New Mexico 13 less than thirty calendar days per year; 14 15 Β. interpreting in religious or spiritual 16 settings; С. interpreting in informal settings for friends, 17 families or guests; 18 interpreting in emergency situations where the 19 D. 20 deaf, hard-of-hearing or deaf-blind person or that person's legal representative decides that the delay necessary to 21 obtain a licensed interpreter is likely to cause injury or 22 loss to the consumer; 23 the activities or services of a supervised 24 Ε. interpreter intern or student in training who is enrolled in 25

1 an interpreter education program, interpreter preparation 2 program, or a program of study in signed language 3 interpreting at an accredited institution of higher learning approved by the board; or 4 5 F. multilingual interpreting in order to 6 accommodate the personal choice of the consumer. Section 6. CONFIDENTIAL COMMUNICATION .--7 8 A. A communication is confidential when it is not intended to be disclosed to third persons other than those 9 10 present to further the interest of the person requiring the interpreting. 11 A licensed signed language interpreter shall 12 Β. not disclose confidential information obtained in the course 13 of professional services. 14 15 Section 7. BOARD CREATED.--Α. The "signed language interpreting practices 16 board" is created. 17 The board is administratively attached to the Β. 18 department with administrative staff provided by the 19 20 department. C. The governor shall appoint the members to serve 21 on the board. 22 D. The board shall consist of seven members, at 23 least two of whom are from each congressional district, as 24 follows: 25 SB 817 Page 4

1 (1) two licensed community interpreters and 2 two licensed educational interpreters, at least one of whom 3 is a deaf or hard-of-hearing person; two deaf, hard-of-hearing, deaf-blind 4 (2) 5 persons who are regular consumers of signed language 6 interpreting services; and one person representing the general 7 (3) public who has never been a licensed signed language 8 interpreter and has no financial interest in the profession 9 10 of signed language interpreting. Members shall serve for staggered terms of 11 Ε. three years each, except that the initial board shall be 12 appointed so that the terms of three members expire June 30, 13 2009 and the terms of four members expire June 30, 2010. 14 15 F. Vacancies shall be filled by appointment by the 16 governor for the unexpired term within ninety days of the vacancy. Board members shall serve until their successors 17 have been appointed and qualified. 18 G. Members shall be paid per diem and mileage as 19 20 provided in the Per Diem and Mileage Act and shall receive no other compensation, perquisite or allowance. 21 н. No member shall serve more than two consecutive 22 A member failing to attend three meetings, after terms. 23 proper notice, shall be recommended for removal as a board 24 member unless excused for reasons set forth in board rules. 25

1 I. The board shall elect a chair and other 2 officers as it deems necessary to administer its duties. 3 J. The board shall hold at least two meetings annually and additional meetings as the board deems 4 5 necessary. The additional meetings may be held upon call of 6 the chair or upon written request of four members. Four members of the board, including the public member, 7 constitutes a quorum to conduct business. 8 Section 8. BOARD POWERS AND DUTIES .--9 Α. The board shall: 10 administer and enforce provisions of the 11 (1)Signed Language Interpreting Practices Act; 12 promulgate rules setting forth the 13 (2) qualifications of applicants for licensure and the provisions 14 15 for the administration of examinations and the issuance, renewal, suspension or revocation of licenses; 16 evaluate the qualifications of 17 (3) applicants for licensure and issue licenses; 18 promulgate rules pursuant to the State 19 (4) 20 Rules Act to effectively carry out and enforce the provisions of the Signed Language Interpreting Practices Act; 21 (5) submit an annual budget for each fiscal 22 year to the department; 23 (6) maintain a record of all proceedings; 24 and 25 SB 817 Page 6

1 (7) provide an annual report to the 2 governor. 3 B. The board may refuse, suspend or revoke a license of an interpreter, conduct investigations, issue 4 5 subpoenas and hold hearings as provided in the Uniform 6 Licensing Act. Section 9. REQUIREMENTS FOR LICENSURE.--7 8 Α. The board shall issue a license as a community 9 signed language interpreter to a person who: 10 (1)files a completed application that is accompanied by the required fees; and 11 submits satisfactory evidence that the 12 (2) person: 13 has reached the age of majority; (a) 14 15 (b) is of good moral character; has completed all educational 16 (c) requirements established by the board; and 17 holds certification under a (d) 18 nationally recognized signed language interpreters 19 20 organization or by an equivalent organization as defined by rule of the board. 21 Β. The board shall issue a license as an 22 educational signed language interpreter to a person who: 23 files a completed application that is 24 (1) accompanied by the required fees; and 25 SB 817 Page 7

1 (2) submits satisfactory evidence that the 2 person: 3 (a) has reached the age of majority; is of good moral character; 4 (b) 5 (c) has completed all educational requirements established by the board; and 6 (d) provides evidence of passing a 7 8 skill assessment exam as established by rule. The board shall issue a one-time, five-year 9 С. provisional license to a person not meeting the community 10 signed language interpreter or educational signed language 11 interpreter requirements for licensure as a signed language 12 interpreter pursuant to the Signed Language Interpreting 13 Practices Act if the person: 14 15 (1)has completed an interpreter education 16 program or interpreter preparation program; or is employed as a community signed 17 (2) language interpreter or an educational signed language 18 interpreter at the time that act becomes effective. 19 20 Section 10. LICENSE RENEWAL.--Notwithstanding Subsection B of Section 8 of Α. 21 the Signed Language Interpreting Practices Act, a licensee 22 may renew a license every two years by submitting a completed 23 renewal application provided by the board. 24 Β. The board may require continuing education for 25 SB 817

Page 8

license renewal as established by rule.

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2	C. If a license is not renewed by the expiration	
3	date, the license shall be considered expired, and the	
4	licensee shall refrain from practicing. The licensee may	
5	renew within a sixty-day grace period, which begins the first	
6	day the license expires, by submitting payment of the renewal	
7	fee and a late fee and complying with all renewal	
8	requirements. Upon renewal of the license, the licensee may	
9	resume practice.	
10	D. The board may issue rules providing for the	
11	inactive status of licenses.	
12	Section 11. FEESThe board may, by rule, establish a	
13	schedule of fees as follows:	
14	A. an initial nonrefundable biennial licensure fee	
15	not to exceed two hundred fifty dollars (\$250);	
16	B. a nonrefundable biennial license renewal fee	
17	not to exceed two hundred dollars (\$200);	
18	C. an initial nonrefundable annual provisional	
19	licensure fee not to exceed two hundred dollars (\$200); and	
20	D. an annual nonrefundable provisional licensure	
21	renewal fee not to exceed one hundred dollars (\$100) limited	
22	to five years that the licensee may renew.	
23	Section 12. UNIFORM LICENSING ACTThe Signed Language	
24	Interpreting Practices Act is enforceable according to the	
25	procedures set forth in the Uniform Licensing Act. SP Pa	

Section 13. FUND CREATED.--

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A. The "signed language interpreting practices fund" is created in the state treasury.

B. All money received by the board under the 4 5 Signed Language Interpreting Practices Act shall be deposited 6 with the state treasurer for credit to the signed language The fund consists of fees as 7 interpreting practices fund. provided in the Signed Language Interpreting Practices Act 8 and money received from the telecommunications access fund. 9 10 The state treasurer shall invest the fund as other state funds are invested. Earnings from investment of the fund 11 shall be credited to the fund. Any unexpended or 12 unencumbered balance remaining at the end of a fiscal year 13 shall not revert. 14

15 C. Money in the fund is subject to appropriation 16 by the legislature to be used only for purposes of carrying 17 out the provisions of the Signed Language Interpreting 18 Practices Act.

D. Disbursements from the fund shall be made upon warrants drawn by the secretary of finance and administration pursuant to vouchers signed by the superintendent of regulation and licensing.

Section 14. LICENSE DENIAL, SUSPENSION OR REVOCATION .--

A. In accordance with procedures contained in the Uniform Licensing Act, the board may deny, revoke or suspend

1 a license held or applied for under the Signed Language 2 Interpreting Practices Act, upon grounds that the licensee or 3 applicant: is guilty of fraud or deceit in (1) 4 5 procuring or attempting to procure a license; is guilty of gross incompetence; 6 (2) is guilty of unprofessional or unethical 7 (3) 8 conduct as defined by rule of the board; 9 (4) uses untruthful or misleading 10 advertising; is habitually or excessively using 11 (5) controlled substances or alcohol to such a degree the 12 licensee or applicant is rendered unfit to practice as a 13 signed language interpreter pursuant to the Signed Language 14 15 Interpreting Practices Act; (6) has violated the Signed Language 16 Interpreting Practices Act; 17 is guilty of aiding and abetting a (7) 18 person not licensed to practice signed language interpreting 19 20 pursuant to the Signed Language Interpreting Practices Act; or 21 as evidenced by a certified copy of the (8) 22 record of jurisdiction, has had a license, certificate or 23 registration to practice signed language interpreting 24 revoked, suspended or denied in any state or territory of the 25 SB 817 Page 11 1 United States for actions pursuant to this section.

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B. Disciplinary proceedings may be initiated by a complaint of a person, including members of the board, and shall conform with the provisions of the Uniform Licensing Act.

C. A person filing a complaint shall be immune from liability arising out of civil action if the complaint is filed in good faith and without actual malice.

Section 15. PENALTIES.--A person who violates a provision of the Signed Language Interpreting Practices Act is guilty of a misdemeanor and upon conviction shall be sentenced pursuant to Section 31-19-1 NMSA 1978.

Section 16. CRIMINAL OFFENDER EMPLOYMENT ACT.--The provisions of the Criminal Offender Employment Act shall govern any consideration of criminal records required or permitted by the Signed Language Interpreting Practices Act.

Section 17. TERMINATION OF AGENCY LIFE--DELAYED REPEAL.--The signed language interpreting practices board is terminated on July 1, 2013 pursuant to the Sunset Act. The board shall continue to operate according to the Signed Language Interpreting Practices Act until July 1, 2014. Effective July 1, 2014, the Signed Language Interpreting Practices Act is repealed.

Section 18. Section 63-9F-12 NMSA 1978 (being Laws 1993, Chapter 54, Section 12, as amended) is amended to read: SB 817

Page 12

1 "63-9F-12. TELECOMMUNICATIONS ACCESS FUND--2 ESTABLISHED. -- There is created in the state treasury the 3 "telecommunications access fund". Money appropriated to the fund or accruing to it through gifts, grants, fees, 4 5 surcharges, penalties or bequests shall be delivered to the 6 state treasurer for deposit in the fund. The fund shall be invested as other state funds are invested. Disbursements 7 from the fund shall be made upon warrants drawn by the 8 secretary of finance and administration pursuant to vouchers 9 10 signed by the executive director of the commission. The 11 commission shall administer the fund. Money in the fund is appropriated to the commission for the purpose of carrying 12 out the provisions of the Telecommunications Access Act. 13 The commission may request the state budget division of the 14 15 department of finance and administration to approve the expenditure of funds deposited in the telecommunications 16 access fund for the purpose of defraying salary and other 17 necessary expenses incurred by the commission in the 18 administration of the provisions of the Telecommunications 19 20 Access Act. The state budget division may approve the expenditure of not more than ten percent of the amount 21 deposited in the telecommunications access fund during any 22 fiscal year for expenses incurred by the commission in 23 administering that act. In addition, money in the fund is 24 subject to appropriation by the legislature to the commission 25 SB 817

Page 13

1	for the performance of its duties pursuant to Chapter 28,	
2	Article 11B NMSA 1978 and to the signed language interpreting	
3	practices fund for the purpose of defraying salary and other	
4	necessary expenses incurred by the signed language	
5	interpreting practices board. Any unexpended or unencumbered	
6	balance remaining in the fund at the end of any fiscal year	
7	shall not revert."	SB 817
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