STATE OF OKLAHOMA

1st Session of the 57th Legislature (2019)

AS INTRODUCED

creating the Oklahoma Qigong Practice Act; providing

Oklahoma Board of Qigong; providing for appointment

liability; stating Board duties and responsibilities;

Revolving Fund; stating purpose and source of funds; providing for deposits and expenditures; prohibiting

providing for renewals and reinstatements; requiring

certain report for certain purpose; establishing procedure for complaints; authorizing subpoenas for

Administrative Procedures Act; stating grounds for

misdemeanor penalty and administrative fines; setting

unprofessional conduct; allowing reinstatement of license after certain time; providing certain action

under certain court orders; providing criminal

maximum fine; providing for codification; and

practice of qigong without a license after certain date; prohibiting certain activities; stating license

requirements; providing certain exemptions for licensure; construing limitations; stating license

qualifications and procedure for application;

hearings; requiring compliance under the

An Act relating to professions and occupations;

short title; defining terms; establishing the

of membership and terms, vacancy, and removal; setting meetings and quorum; providing for travel

authorizing employment or contracts for certain services; creating the Oklahoma Board of Qigong

reimbursement and per diem and immunity for

SENATE BILL 190 By: Rader

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

providing an effective date.

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SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350 of Title 59, unless there is created a duplication in numbering, reads as follows:

This act shall be known and may be cited as the "Oklahoma Qigong Practice Act".

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.1 of Title 59, unless there is created a duplication in numbering, reads as follows:

As used in this act:

- 1. "Board or (OBQ)" means the Oklahoma Board of Qigong;
- 2. "Qigong" means the practice of traditional Chinese medicine (TCM) and classic Chinese medicine (CCM) modalities included under the umbrella of qigong for the therapeutic purpose of promoting, maintaining and restoring health, including the treatment of dysfunctions of the body involving pain, but not to include the practice of acupuncture or martial arts. Similar modalities within the TCM/CCM scope that are certified individually and have their own national or state licensing are not included in this definition;
- 3. "Clinical qigong therapy" means a business or person engaged in the use of specific skills, knowledge and training in qigong for the health and benefit of an individual patient, or group of patients for compensation or valuable consideration. General recreational qigong exercises for self-health or non-specific medical purposes are not included in this definition;

4. "Clinical qigong practitioner or (CQP)" means a practitioner licensed in this state who engages in clinical qigong therapy and uses medical qigong treatment modalities to participate directly in the healing process with the patient in which qi emission is included as part of the treatment and includes exercises, meditation, acupressure, qigong medical massage, including Tui Na, Dian Xue, Gua Sha and Qi massage, reflexology, energy work, body work, cupping, prescription of naturally derived substances according to TCM/CCM standards and practices, and therapy meant to address specific medical conditions, including those conditions identified by other professional caregivers licensed by the State of Oklahoma;

- 5. "Qigong teacher" means a teacher licensed in this state who teaches qigong exercises for the use in clinical qigong therapy. A qigong teacher does not participate directly in the healing process with a patient, does not practice qi emission or include those items defined as medical qigong, unless otherwise individually licensed by the State of Oklahoma;
- 6. "Associate clinical qigong practitioner or (ACQP)" means a practitioner holding a current state license in another health-related field that incorporates medical qigong within their scope of practice; provided, he or she meets the criteria required in qigong training as established by the board for licensure;

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7. "Associate gigong teacher or (AQT)" means a gigong exercise teacher licensed in another health-related field that incorporates only the teaching of gigong exercise; provided, he or she meets requirements for teaching gigong exercises as established by the board for licensure;

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"License" means a license or certificate issued by the board pursuant to this act which entitles the holder to be a clinical gigong practitioner or associate clinical gigong practitioner or to teach gigong exercises for the purpose of clinical gigong therapy as specified on such license or certificate; and

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9. "Licensee" means a person licensed or certified by the board pursuant to the provisions of this act.

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SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.2 of Title 59, unless there is created a duplication in numbering, reads as follows:

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Α. The Oklahoma Board of Qigong is hereby created to implement, administer and enforce the provisions of this act and to regulate the practice of clinical gigong therapy.

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The board shall consist of five (5) qualified members who are legal residents of the State of Oklahoma as follows:

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Two members shall represent the public at large;

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2. One member shall be a certified qigong practitioner;

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3. One member shall have been engaged in the practice of gigong for a period of not less than four (4) years; and

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4. One member shall be a licensed health care professional in this state.

The governor shall appoint the members of the board. initial members appointed to the board, two members shall be appointed for a term of two (2) years and three members shall be appointed for a term of four (4) years. Thereafter, the term of office shall be four (4) years. Each member shall serve until the member's successor is appointed and qualified. No member shall serve more than two (2) consecutive full terms.

- C. Any vacancy on the board shall be filled by the governor for the balance of the unexpired term.
- The governor may remove any member from the board for cause. SECTION 4. A new section of law to be codified NEW LAW in the Oklahoma Statutes as Section 4350.3 of Title 59, unless there is created a duplication in numbering, reads as follows:

The Oklahoma Board of Qigong shall meet at least once each year and elect a chair at the first meeting each year. The board may convene at the request of the chair or as determined by the board for any other meetings deemed necessary to transact its business. Meetings may be carried out via telecommunications. Three board members shall constitute a quorum. Meetings shall follow the Open Meetings Act regarding notice.

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1 A new section of law to be codified SECTION 5. NEW LAW 2 in the Oklahoma Statutes as Section 4350.4 of Title 59, unless there 3 is created a duplication in numbering, reads as follows: 4 Members of the Oklahoma Board of Qigong shall not receive 5 compensation for their services but shall receive mileage and per 6 diem as provided in the Oklahoma Travel and Reimbursement Act while 7 engaged in the discharge of official duties. 8 Members of the board shall have the same immunities from 9 personal liability as state employees for actions taken in the 10 performance of their duties under this act. 11 SECTION 6. NEW LAW A new section of law to be codified 12 in the Oklahoma Statutes as Section 4350.5 of Title 59, unless there 13 is created a duplication in numbering, reads as follows: 14 Α. The Oklahoma Board of Qigong shall: 15 Administer and enforce the provisions of this act; 1. 16

- 2. Determine the standards for licensure or certification for gigong teachers, schools and clinical practitioners, including:
 - continuing education requirements, a.
 - professional conduct standards,

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- c. ethical standards of practice,
- d. standards for Qigong schools operating in Oklahoma;
- Approve or disapprove applications for licensure and issue licenses or certificates, renewals and reinstatements;

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4. Establish a tiered licensing or certification system as necessary for the purpose of recognizing various levels of education, training and certification;

5. Censure, suspend or revoke licenses as provided in this act or deemed appropriate for the health or safety of customers and citizens of this state;

6. Follow the Administrative Procedures Act;

7. Initiate and conduct investigations, hearings and proceedings concerning alleged violations of this act or rules promulgated by the board;

8. Impose administrative fines established by rule for disciplinary sanctions for violations of this act or rules promulgated thereto;

9. Keep records of all licenses and disciplinary proceedings and provide an annual report of official board action;

10. Establish application and licensure fee requirements for licensees by rule not to exceed Three Hundred Dollars (\$300.00); and

11. Promulgate rules necessary to implement, administer and enforce the provisions of this act.

B. The board may employ or contract with individuals to administer its affairs and provide support services.

C. All fees collected by the board shall be deposited to the credit of the Oklahoma Qigong Revolving Fund created in Section 7 of this act.

SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.6 of Title 59, unless there is created a duplication in numbering, reads as follows:

There is hereby created in the State Treasury a revolving fund for the Oklahoma Board of Qigong to be designated the Oklahoma Qigong Revolving Fund. The fund shall be a continuing fund, not subject to fiscal year limitations, and shall consist of all monies received by the board from qigong license and certificate fees, administrative fines imposed and collected for license or rule violations, and any other source of funds received in relation to this act. All monies accruing to the credit of the fund are hereby appropriated and may be budgeted and expended by the board for the purpose of implementing, administering and enforcing this act.

Expenditures from the fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise Services for approval and payment.

SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.7 of Title 59, unless there is created a duplication in numbering, reads as follows:

A. Beginning July 1, 2020, unless a person is licensed by the Oklahoma Board of Qigong, no person shall engage in clinical qigong therapy, or advertise or teach qigong in this state for purposes of

clinical qigong therapy, except as may otherwise be provided in this act. No unlicensed person shall:

- 1. Hold himself or herself out as a qigong teacher, clinical qigong practitioner, associate clinical qigong practitioner, or as being able to practice or teach qigong for clinical qigong therapy in this state:
- 2. Use the title of clinical or medical qigong practitioner or clinical qigong teacher or any variant thereof; or
- 3. Use any configuration of letters, including but not limited to QT, AQT, ACQP, CQP or MQP after his or her name indicating a degree or credentials in qigong.
- B. Any license or certificate issued pursuant to this act shall:
- Be issued in the individual name of the licensed practitioner or teacher;
 - 2. State the nature of the license or certificate;
 - 3. State the license expiration date; and
- 4. Be displayed at all times in a conspicuous manner in the place of business or employment of the licensee; provided, however, the license shall not display the residential address of the licensee, and such information may be obliterated if printed on the face of such license.
- C. The following persons are exempt from the licensure or certification requirements of this act:

- 1. A medical or clinical qigong practitioner or qigong teacher licensed to practice and teach in another jurisdiction while such person is teaching, demonstrating or providing qigong treatments in connection with a certified qigong school in this state. Any exemption authorized from licensure in this state under this paragraph shall not exceed sixty (60) days cumulatively in a calendar year;
- 2. A qigong practitioner or teacher licensed in another jurisdiction who enters this state to provide qigong treatments during a natural disaster or a public health emergency, as declared by the governor;
- 3. With board approval, a person in training may practice or teach qigong provided all services are performed under the direct supervision of a licensed clinical qigong practitioner or qigong teacher in this state; and
- 4. Persons who participate in general recreational qigong exercises for self-health and non-specific medical purposes and do not instruct others for profit or receive compensation through donations or by any other means.
- D. Nothing in this act shall be construed to prohibit or restrict any other licensed health care provider in this state from practicing qigong-related specialties within regular scope of practice or training. However, no person may represent themselves

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as a qigong medical or clinical qigong practitioner or qigong teacher in any manner, unless licensed in accordance with this act.

SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4300.8 of Title 59, unless there

A. An applicant for licensure to practice qigong under this act shall:

is created a duplication in numbering, reads as follows:

- 1. Apply for licensure or certification with the Oklahoma Board of Qigong by providing an application in the form and manner prescribed by the board;
 - 2. Pay the required fees established by the board; and
 - 3. Furnish to the board evidence that the applicant has:
 - a. graduated from a recognized qigong program that conforms to the requirements in this act,
 - b. graduated from an accredited qigong program and continuously practiced qigong in this state for at least five (5) years prior to July 1, 2020, or
 - c. completed other verifiable examination, education or apprenticeship processes the board considers substantively qualifying.
- B. Licenses or certificates shall be renewed or reinstated according to a schedule established by the board pursuant to this act. If a licensee fails to renew a license or certificate pursuant to the schedule established by the board, the license or certificate

shall expire and the licensee shall not practice or teach qigong after expiration of such license or certificate.

C. An applicant for licensure or certification and a licensee seeking renewal of a license or certification shall report any pending or final administrative or disciplinary actions in other judgments, as well as the terms of any settlement or other disposition of an action or judgment against the applicant or licensee involving malpractice or improper practice of qigong, whether occurring in Oklahoma or in any other jurisdiction not later than thirty (30) days after the licensee becomes aware of such actions or judgments.

SECTION 10. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.9 of Title 59, unless there is created a duplication in numbering, reads as follows:

The Oklahoma Board of Qigong may issue by endorsement a license or certificate to practice qigong in Oklahoma to an applicant who is currently licensed to practice qigong in another state subject to the following:

- 1. The other state shall have substantially equivalent qigong licensure or certification requirements as Oklahoma, including similar endorsement provisions for licensees of this state;
- 2. The applicant shall not have any disciplinary actions pending at the time of application; and

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The applicant shall not have had a license to clinically practice or teach gigong suspended or revoked.

SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.10 of Title 59, unless there is created a duplication in numbering, reads as follows:

- A. Upon receiving a complaint alleging a licensee or applicant with any act prohibited by this act or any rule promulgated pursuant thereto, the Oklahoma Board of Qigong may conduct an investigation. If the board finds reasonable grounds to substantiate the allegations of the complaint, a time and place for a hearing shall be set and a notice shall be served on the licensee or applicant at least fifteen (15) calendar days prior to the hearing. The notice shall be by personal service or by certified or registered mail sent to the last known address of the licensee or applicant.
- The Oklahoma Board of Qigong may issue subpoenas for the attendance of witnesses and the production of necessary evidence in any hearing before it. Upon request of the respondent or his or her counsel, the board shall issue subpoenas on behalf of the respondent.
- C. Hearings held pursuant to this act shall be held in accordance with, and a person aggrieved by a decision of the board may take an appeal pursuant to, the Administrative Procedures Act.

SECTION 12. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.11 of Title 59, unless there is created a duplication in numbering, reads as follows:

- A. After any hearing conducted pursuant to the Oklahoma Qigong Practice Act according to the Administrative Procedures Act, the Oklahoma Board of Qigong may approve, deny, suspend, revoke or refuse to renew a license or certificate or may impose probationary conditions on the person if the licensee or applicant has engaged in unprofessional conduct, criminal conduct or violation of this act or rules promulgated thereto. For purposes of this section, "unprofessional conduct" means and includes any of the following:
- Obtaining a license or certificate by means of fraud,
 misrepresentation or concealment of material facts;
- 2. Violating the ethical standards of practice or rules of professional conduct adopted by the board;
- 3. Being convicted of a felony offense where the health and safety of the public is implicated by the nature of the offense committed; provided, however the provisions of Section 4000 of Title 59 of the Oklahoma Statutes may be considered for reinstatement;
- 4. Being convicted of an offense involving a controlled substance; provided the provisions of Section 4000 of Title 59 of the Oklahoma Statutes may be considered for reinstatement;
 - 5. Being negligent in the practice or teaching of gigong;

- 6. Violating any lawful order, rule or regulation rendered or adopted by the board; and
 - 7. Violating any provision of this act.
- B. An application for reinstatement may be made to the board not earlier than one year after the date of the revocation of the license. The board may accept or reject an application for reinstatement and may hold a hearing to consider reinstatement. An applicant for reinstatement aggrieved by any final action of the board may appeal to the district court pursuant to the Administrative Procedures Act.
- C. Upon receipt from the Oklahoma Department of Human Services, or another state's health and family services division or agency, of a certified copy of an order from a court of competent jurisdiction to withhold, suspend or otherwise restrict a license issued by the board, the board shall notify the party named in the court order of the withholding, suspension or restriction of the license in accordance with the terms of such order. No appeal under the Administrative Procedures Act shall be allowed for a license withheld, suspended or restricted under this provision.

SECTION 13 NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.12 of Title 59, unless there is created a duplication in numbering, reads as follows:

The Oklahoma Board of Qigong shall issue a license or certificate to an individual applicant based on the following

verified training and years of experience. The basic training must consist of at least seventy percent (70%) hours from a single teacher or training school or institution. Additional hours may be from other teachers, schools or institutions.

The school or institution granting the certification or degree must be an accredited school or institution recognized by the board and any training received from an individual teacher through mentorship training, shall require approval from the board.

Recognition of training by the board shall be a minimum of that which is required by the National Qigong Association (NQA) within their certification guidelines. Qigong licensure or certification shall be granted separately to qigong teachers, clinical qigong practitioners and associate clinical practitioners; however, a clinical qigong practitioner who meets the requirements set forth by the board or provided in this act for a qigong teacher may be dual licensed to both teach qigong exercises and practice qigong for clinical qigong therapy. The following are the requirements for:

A. Qigong Teacher:

- 1. Entry: Two hundred (200) hours documented formal qigong training;
- 2. Intermediate: Three hundred fifty (350) hours documented formal gigong training and two (2) years gigong teaching experience.
- 3. Advanced: Five hundred (500) hours documented formal qigong training and a minimum of five (5) years qigong teaching experience.

B. Clinical Practitioners:

1. Clinical qigong practitioner: Five hundred (500) hours documented formal clinical qigong training. One hundred of such hours to include contact and non-contact qi emission, adjunct massage manipulation and teaching medical qigong exercises; and

- 2. Two (2) years clinical qigong experience.
- C. 1. Advanced qigong clinical practitioner: One thousand five hundred (1,500) hours documented formal clinical qigong training with a thousand of such hours to include contact and non-contact qi emission, adjunct massage manipulation and teaching medical qigong exercises.
 - 2. Ten (10) years or more clinical gigong experience.
- D. 1. Associate clinical practitioner: Two hundred fifty (250) hours documented formal medical qigong training with one hundred of such hours to include contact and non-contact qi emission, adjunct massage manipulation and teaching medical qigong exercises.
- 2. Five (5) years clinical experience in their health-related field of expertise.
- 3. Currently licensed to practice in their health-related field of expertise, not including gigong.
- E. 1. Associate Qigong Teacher: One hundred (100) hours documented formal qigong training.
- 2. Three (3) years teaching experience in their health-related field of expertise, not including qigong.

SECTION 13. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4350.13 of Title 59, unless there is created a duplication in numbering, reads as follows:

- A. Any person who violates any provision of this act or any rule promulgated by the Oklahoma Board of Qigong shall be guilty of a misdemeanor, upon conviction, and shall be subject to a fine in an amount not exceeding Five Thousand Dollars (\$5,000.00). If the board has reason to believe that any individual is liable under this section, it may certify the facts to the prosecuting attorney of the jurisdiction in which the offense was committed.
- B. The attorney general, the board, any district attorney or any citizen may obtain an injunction upon the relation of a complainant enjoining any person from engaging in the practice of qigong without a license or in violation of the provisions or rules of this act. Either the district court of the county in which an offending person resides, or the district court of Oklahoma County, has original jurisdiction of any such injunction proceedings depending where such injunction has been originally filed. An injunction may be issued without proof of actual damage sustained and upon proof of one or more acts constituting the practice of qigong without a license or in violation of the provisions of this act or its rules. The standard of proof of any violation of this act shall be by a preponderance of the evidence.

1 C. Nothing in this act shall limit any additional civil or 2 criminal liability under the laws of this state. 3 A new section of law to be codified SECTION 14. NEW LAW 4 in the Oklahoma Statutes as Section 4350.14 of Title 59, unless 5 there is created a duplication in numbering, reads as follows: 6 The Oklahoma Board of Qigong may establish by rule a schedule of 7 administrative fines to be imposed as disciplinary sanctions for 8 violations of this act or the rules promulgated by the board. 9 administrative fine may be imposed in lieu of requesting criminal 10 prosecution. Such administrative fines imposed by the board shall 11 not exceed Five Hundred Dollars (\$500.00) for any single violation 12 and not more than Five Thousand Dollars (\$5,000.00) for all combined 13 violations occurring in relation to a complaint. 14 SECTION 15. This act shall become effective November 1, 2019. 15 16 57-1-157 NΡ 4/1/2019 8:18:43 AM 17 18 19 20 21 22 23 24