BOARD OF APPLIED BEHAVIOR ANALYSIS



STATE OF NEVADA

NOTICE OF PUBLIC MEETING

Date and Time of Meeting: June 17, 2025

Name of Organization: Nevada Applied Behavior Analysis Board

Place of Meeting: Teleconference and NV ABA Office-

6170 Mae Anne Ave. #1 Reno, NV

10 AM

Please place your phone or your computer microphone on mute unless providing public comment.

Join Zoom Meeting

https://zoom.us/j/95394984828?pwd=AAxDydGf0cQOYQCbU6bGgJaB5C3HHs.1

Meeting ID: 953 9498 4828 Passcode: 455916

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Please Note: The Applied Behavior Analysis Board (ABAB) may (1) address agenda items out of sequence to accommodate persons appearing before the Board or to aid the efficiency or effectiveness of the meeting; (2) combine items for consideration by the public body; and (3) pull or remove items from the agenda at any time. The Board may convene in closed session to consider the character, alleged misconduct, professional competence or physical or mental health of a person. See NRS 241.030. Prior to the commencement and conclusion of a contested case or a quasi-judicial proceeding that may affect the due process rights of an individual the board may refuse to consider public comment. See NRS 233B.126. At the discretion of the Chair, public comment is welcomed by the Board, but will be limited to three (3) minutes per person. A public comment time will be available at the beginning of the meeting and then once again prior to adjournment of the meeting. The Chair may allow additional time to be given a speaker as time allows and in his/her sole discretion. Once all items on the agenda are completed the meeting will adjourn.

BOARD OF APPLIED BEHAVIOR ANALYSIS



STATE OF NEVADA

Mission Statement: Upholding ethical standards of practice and conduct, the Nevada Board of Applied Behavior Analysis licenses and registers trained professionals, prioritizing consumer protection through regulatory oversight.

Agenda:

June 17, 2025 10 a.m. Board Meeting

- 1. Call to Order, Roll Call of Members, and Confirm Quorum
- 2. Mission Statement- See Statement above
- 3. Public Comment

No action may be taken upon a matter raised under the public comment period unless the matter itself has been specifically included on the agenda as an item. Comments will be limited to three minutes per person. People making comments will be asked to begin by stating their name for the record and to spell their last name and provide the secretary with written comments. People wanting to make comments during the public comment period, now or in a later public comment period, can participate via the Zoom link or by telephone by calling 1 305 224 1968. Please note these links and numbers change for each meeting.

- 4. Approval of Board Minutes (For possible Action)
 - May 20, 2025
- 5. Executive Director's Report (Informational only)
- 6. Legislative Update (Informational only)
- 7. NABA report/update
- 8. Review, Discussion, and Possible Approval of Board Activities (For possible Action)
 - Request for an official Attorney General Opinion regarding the authority of the Office of Nevada Boards, Commissions and Councils Standards to require the Board to complete certain forms and the general authority of the Office over the Board related to SB431. Approval to proceed.
 - Contracts proposed: Colleen Platt, Legal Services; Carol Woods/Numbers, Inc., continuation of accounting services; Christensen Accounting, Fiscal Audit; Big Picture, data base conversion
- 9. Complaints (Informational only)
- 10. Financial Update (For possible Action)
 Financial Reports
 FY 25-26 review
- 11. Discussion of Current Status of Applications and other Licensing Activities (For Possible Action)
 - DPS update- New date for launch of FlexCheck program July 16, 2025.
 - Reminder: RBT's requiring Background clearance reports for the 2027-28 renewal cycle.

Statue requires RBTs: "For the third renewal of the registration and every third renewal thereafter, at least 90 days before the expiration of the registration, proof that the registrant has complied with the requirements set forth in subsection 2 of NRS 641D.360."

License/registrations issued May and June, to-date

12. Determine Future Agenda Items (For Possible Action)

13. Public Comment

(No action may be taken upon a matter raised under the public comment period unless the matter itself has been specifically included on an agenda as an action item. Comments will be limited to three minutes per person. People making comments will be asked to begin by stating their name for the record and to spell their last name and provide the secretary with written comments.)

14. Adjournment

NOTE: We are pleased to provide reasonable accommodations for members of the public who have disabilities and wish to attend the meeting. If special arrangements for the meeting are necessary, please notify Wendy Knorr at (775-746-9429) as soon as possible and at least one business day in advance of the meeting. If you wish, you may e-mail her at executivedirector@nvababoard.org. Supporting materials for this meeting are available at 6170 MaeAnne Ave., Suite 1, Reno, NV 89523 or by contacting Wendy Knorr at 775-746-9429, or by email executivedirector@nvababoard.org. Agenda and supporting materials posted at these locations and online on the following sites: https://notice.nv.gov/ www.nvababoard.org and NVABA Office.

BOARD OF APPLIED BEHAVIOR ANALYSIS



STATE OF NEVADA

Mission Statement: Upholding ethical standards of practice and conduct, the Nevada Board of Applied Behavior Analysis licenses and registers trained professionals, prioritizing consumer protection through regulatory oversight.

May 20, 2025, Board Meeting- DRAFT MINUTES

- The meeting was called to order by Dr. Fronapfel at 10:00 a.m. Members present: Dr. Fronapfel, Christy Fuller, Stephanie Huff, Dr. Janelle Saunders and Lynda Tache. DAG Counsel, Henna Rasul and Executive Director were also present.
- 2. Mission Statement was read aloud by Dr. Fronapfel.
- 3. There was no public comment.
- 4. Christy Fuller made the motion to accept the meeting minutes for April 2, 2025 and April 15, 2025 as presented; Stephanie Huff seconded the motion, and the motion passed.

A request was made to take #11 out of order. The Board was asked to hear a request from an applicant with open criminal charges that, depending on the final disposition, could be disqualifying for licensure. Wendy reviewed the situation and summarized the conversations with the applicant and her attorney. The applicant provided two letters of recommendation for the Board's consideration. The applicant provided information about the situation and her actions since the incident. Christy Fuller asked for clarification. She thanked the applicant for coming to the meeting. The application is for an RBT registration; the information on criminal history is concerning, but there is nothing else that would cause concern. The BACB has approved her credential. Dr. Fronapfel asked if the applicant self-disclosed the charges to the BACB and she indicated she had. Christy Fuller asked for clarification about the charges. Are they ongoing, current? Are there scheduled court hearings, etc.? The applicant indicated that she is scheduled for a status check next month and is required to complete the domestic violence class. Wendy Knorr added that this is the reason for the request for an exception. Usually, once the court ordered requirements are completed, the charges are dismissed and no longer impact the application approval. In this case, since the requirements have not been completed, the charges remain open on her criminal history report. There is no guarantee what the court's final determination will be in this case and that process could take an additional period, anywhere from 6-18 months. Christy Fuller clarified that this is an active case with additional requirements needed before the case is considered closed. Lynda Tache asked if anyone in the meeting wanted to speak on the applicant's behalf. Wendy Knorr referenced the two letters forwarded for consideration by the Board. Veronica Smith, provided support for the applicant during the time they've worked with her and her training. Dr. Saunders asked if Veronica completed the BACB attestation form and she confirmed that she had, along with her competency requirements. Dr. Saunders asked if the applicant had disclosed the charges to her for the attestation form. Veronica Smith indicated she had. Christy Fuller asked if we had been in contact with BACB to coordinate with them, and Wendy Knorr indicated she had not reached out to them directly but had been able to verify the BACB credential as part of the application process. She indicated that NVABA would reach out to them once a determination of this request is finalized with the board. Dr. Fronapfel asked if this crime is considered exclusionary. Wendy Knorr explained that the crime itself is, but there is no final disposition at this time, and this is where the request for consideration comes into play. Until the final disposition is issued, we do not know the outcome from the court. Dr. Saunders asked that potentially if the applicant applied in another year the report may not include the information, or it would not be an issue for the application. Wendy Knorr

clarified that potentially the issue would be resolved, but without the final court's determination there is no quarantee that the charges/conviction would be removed. Dr. Saunders asked Veronica Smith if the applicant had failed the background check for the board. Veronica said she did not. Christy Fuller asked for additional discussion before the Board considers taking a vote. She expressed her sympathy for the situation the applicant has been through and applauded her for taking steps forward to help put it behind her. The Board exists for consumer protection. Someone with charges of physical violence is an issue, especially when they are still completing the required court actions. She indicated that she is not able to support registering the applicant at this time without the completion of those requirements. She suggested contacting the BACB to review and discuss their recommendations. Someone with their certification who has charges/convictions may need review for possible corrective actions and the Board should align with their recommendations. She stressed that she is not making any judgments against the applicant but is hesitant to putting someone with the current charges in a position working with a vulnerable population before completing the requirements is a risk to this board and to consumers. Dr. Saunders said that in 2025 and working to be trauma-informed therapists, she doesn't like the fact that an abuse victim is being made to go through this, and it is insensitive. She understands that the Board must talk to her about it but it must be very hard for her. She suggested a possible solution could be constant supervision if possible or a one, five, three with another RBT at all times, or all clinic-based services or something to where there is another person at all times. This may not be realistic if this is going to be a six-month process, but maybe some type of intermediary if the applicant really wants to get into this. Veronica has already put her neck out to hire her, if there is some type of solution, no sessions alone, etc. Stated to the applicant that she appreciated coming before the Board and while it feels like she is being judged she assures her that it needed to protect the kids we serve. Lynda Tache stated that she agrees with everything Dr. Saunders said. As the community member, not a licensed practitioner, but the mother of a son who has received services, she commends the applicant for being so transparent with the Board. Lynda indicated that she would be open to seeing what the Board can do to put some guardrails in place so that the applicant can practice. Stephanie Huff indicated she could support what Dr. Saunders was suggesting if there was a defined timeline. At this point she can't support approval. Dr. Fronapfel stated that she has heard everything from the Board members and echoes that this is not a comfortable forum, but due to open meeting laws there aren't many options. She thanked the applicant for participating. She indicated that she does not feel comfortable issuing a registration due to the circumstances being an open case and feels we need to communicate with the BACB. Dr. Saunders asked if the BACB were to come back with a course of action and that course could be completed before the 6-month court timeline, would we still deny. Christy Fuller clarified that she didn't feel there would be a course of action, because it was disclosed to BACB and there was no notice of violation. They may advise the Board on possible considerations. Christy Fuller made the motion to deny the RBT application under discussion at this time. Stephanie Huff seconded the motion. Dr. Saunders initially wanted to vote "present" but was instructed by Counsel that she needed to vote in favor or opposition. She then voted to deny the application at this time. Lynda Tache voted in opposition.

5. Executive Director, Wendy Knorr, reported that after submitting the requested financial information in the prescribed format, we received a threatening letter from B&I, scolding us for not complying as directed. To just get through the next couple of weeks, we did supply the information in the required format within the 3-day time limit. There was also a request to meet directly with Dr. Fronapfel, and there has been no follow-up from to them schedule a meeting after providing her availability.

Wendy completed online CLEAR training in addition to attending the course in Texas.

Christensen Accounting services has confirmed that they will be available to conduct our required biennial financial audit, due at the end of the year. They performed our previous audit.

The survey sent out to LBA's and LaBA's has run into some issues. This was a first attempt and while it indicates the surveys were sent, it appears that the majority landed in Spam folders. Only 12 responses have been received of the 700+ sent out. Wendy will review with Survey Monkey and plan to conduct it in the future.

Wendy acknowledged and apologized for the delay in sending out the Board compensation for the first quarter. That will be coming soon.

SB380, was not included on the meeting agenda because, as up until last night there was no public update. But the bill was heard in the Finance Committee at 8:08 p.m. and was "amended, do pass." Wendy has been unable to confirm the amendment as she has only reviewed a proposed amendment which changed the *required* law enforcement training to *optional* and added an LCB audit requirement of NVABA. The amendment was not available on NELIS as of the meeting time.

6. Legislative Update-

The Session ends June 2- the next two weeks will move quickly

- 7. NABA report/update: No report
- 8. Review, Discussion, and Possible Approval of Board Activities

Colleen Platt was introduced and will be providing the Board with additional legal advice, especially related to a clear interpretation of SB431 from the last session. She reviewed the current situation of competing bills, SB78 and its amendments and SB425. Other boards could join in the effort as well. The estimated cost to the Board could be several thousand dollars as the AG's office bills for everything.

Dr. Saunders made the motion to request an official Attorney General Opinion regarding the authority of the Office of Nevada Boards, Commissions and Councils Standards to require the Board to complete certain forms and the general authority of the Office over the Board with the assistance of Colleen Platt to file the request. Christy Fuller seconded the motion, and the motion passed.

Reorganization effort update/review was presented and updated for SB78, SB425 Stephanie Huff made a motion to support SB425, amended. Dr. Saunders seconded the motion, and the motion passed.

Christy Fuller and Wendy Knorr attended a BACB webinar on most frequent violations.

DPS roll out has been delayed. Will update once we are notified. Wendy and Annette are both authorized to receive and review criminal histories.

- 9. Complaints- a total of 47 complaints in process.
- 10. Financial reports were reviewed and there were no questions. The fiscal year ends June 30, 2025. Will review adjusted numbers and update final year of this budget.
- 11. New licenses/registrations issued:

	April		May to date	Total
RBT-	109	4-out of state	58 1-out of state	2498
LaBA	0		0	33
LBA	10	8- out of state	1	646

12.No additional agenda	a items were requested	I for the June meetir	ng.	
13.There was no Public	Comment.			
14.Dr. Fronapfel adjourr	ned the meeting at 11:2	22 a.m.		
			AAFA7	

Here is a summary of what happened with the reorganization efforts during the 2025 Legislative session from The Indy...

Boards and commissions:

- No reforms: Several bills that would have restructured the system governing
 Nevada's more than 300 boards and commissions civilian-composed bodies that
 either provide recommendations or oversee occupational licensing requirements —
 failed to reach Lombardo, who has prioritized reforming the system since he entered
 office in an effort to streamline occupational licensing requirements to more easily
 attract employees.
 - o For much of the session, the primary bill was <u>SB78</u>, which the Department of Business and Industry (B&I) proposed to greatly increase its oversight of the boards and merge and consolidate many of the boards.
 - However, it received significant backlash from board officials, and it ultimately stalled without passing out of either chamber.
 - Then, Sen. Fabian Doñate (D-Las Vegas) proposed an <u>amended version of</u> <u>SB425</u> that would have stripped B&I authority of the boards, but that also stalled after receiving a hearing.
 - o In what initially appeared to be a compromise between all parties, Assembly Minority Leader Greg Hafen's (R-Pahrump) <u>AB601</u> would have increased B&I oversight of the boards, while not merging or consolidating them. It never received a hearing after being introduced in the last week of session.
 - And finally, <u>SB507</u>, a budget implementation bill, would have provided B&I with 11 more employees to oversee the boards and allowed the department to prescribe a fee for services it provides. But after receiving a hearing on Saturday, it did not advance further.

SB174

< SENATE BILLS

(Failed)

Summary

Revises provisions relating to pupils with disabilities. (BDR 34-53)

Introduction Date

Monday, February 3, 2025

Exempt

DECLARED EXEMPT

Fiscal Notes

Effect on Local Government: May have Fiscal Impact.

Effect on the State: Yes.

Unfunded Mandate

CONTAINS UNFUNDED MANDATE

Primary Sponsors

Senator James Ohrenschall

Senator Lisa Krasner

Senator Lori Rogich

Co-Sponsor(s)

Senator Marilyn Dondero Loop

Title

AN ACT relating to education; requiring the board of trustees of each school district and the governing body of each charter school to develop a policy governing the provision of certain services to pupils with disabilities; prohibiting an employee of a school district or charter school from interfering with the ability of certain pupils with disabilities to carry a cane or walking stick; requiring the State Board of Education to prescribe certain standards for programs of instruction or special services for pupils with visual impairments; requiring the individualized education program for a pupil with a hearing impairment or a visual impairment to include certain provisions; authorizing certain persons or governmental entities to request the Superintendent of Public Instruction to determine whether such policies comply with certain laws and regulations; revising the definition of the term "volunteer" as it relates to persons required to undergo certain criminal background checks; and providing other matters properly relating thereto.

Digest

The federal Individuals with Disabilities Education Act governs how states and public agencies provide early intervention, special education and related services to pupils with disabilities. (20 U.S.C. §§ 1400 et seq.) Existing law requires public schools to provide programs and services for pupils with disabilities. (NRS 388.419, 388.429) Section 1.3 of this bill requires the board of trustees of each school district and the governing body of each charter school to develop a policy governing the manner in which pupils with disabilities who have individualized education programs, or plans developed pursuant to section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794, receive medically necessary treatment or services from private instructional personnel in a school setting. Section 1.3 additionally requires such a policy to: (1) require each school to provide notice to the parent or legal guardian of such a pupil of certain rights; (2) set forth protocols for private educational personnel to observe such pupils, collaborate with educational personnel and provide medically necessary treatment and other services; and (3) comply with the Individuals with Disabilities Education Act. Furthermore, section 1.3: (1) prohibits a school district or charter school from charging certain fees relating to the provision of certain services; (2) sets forth the only requirements a school district or charter school is authorized to place on private instructional personnel; (3) requires the policy developed by each school district and charter school to be made available on its Internet website and to a parent or legal guardian who requests a copy; and (4) requires each school district and charter school to compile a report containing certain information and submit such a report to the Department of Education, which must submit the reports to certain legislative bodies. Finally, section 1.3 authorizes the board of trustees of a school district or the governing body of a charter school to require the parent or legal guardian of certain pupils with disabilities to sign a written acknowledgment concerning any private instructional personnel and the provision of medically necessary treatment. Existing law requires the Sta Board of Education to prescribe minimum standards for the special education of pupils with visual impairments, including, with Privacy - Teams limitation, blindness, (NRS 388.419) Section 2.5 of this bill requires such minimum standards to include: (1) standards for the

provision of instruction in Braille and the use of Braille; and (2) guidelines for providing for and integrating assistive technology and assistive technology services into instruction. Existing law additionally requires an individualized education program team for a pupil with a hearing impairment or a pupil with a hearing or visual impairment who is less than 6 years of age to take certain factors into consideration and include certain provisions when developing an individualized education program for the pupil. (NRS 388.437) Existing law also provides that a pupil is not required to take advantage of the special provisions for the education of pupils with disabilities. (NRS 388.431) Section 4.5 of this bill requires the Individualized education program team, when developing an individualized education program for a pupil with a visual impairment, including, without limitation, blindness, or a hearing impairment, including, without limitation, deafness, to: (1) if the parent or legal guardian of the pupil requests that the pupil receive instruction in Braille and the use of Braille, provide for such instruction; (2) provide that the pupil receive any assistive technology and assistive technology services necessary to provide the pupil with a free appropriate public education; and (3) prohibit an employee of a school district or charter school from interfering with the ability of the pupil to carry a cane or walking stick or use a mobility device while on school property. Section 1.7 of this bill also provides that the ability of any pupil with such a disability, including, without limitation, a pupil who elects not to take advantage of the special provisions for the education of pupils with disabilities, may not have his or her right to carry a cane or walking stick interfered with while on school property. The federal Individuals with Disabilities Education Act: (1) requires, to the maximum extent that is appropriate, children with disabilities to be educated with children without disabilities in the least restrictive environment; and (2) prohibits the removal of children with disabilities from a regular educational environment unless the nature or severity of the child's disability prevents the satisfactory + education of the child, even with the provision of supplementary aids and services. (20 U.S.C. § 1412(a)(5)) Section 4.5 provides that, when developing an individualized education program for a pupil with a hearing impairment or a visual impairment, the individualized education program team is required to adhere to such provisions of federal law and include the basis for the placement of the pupil in the individualized education program. Existing law requires the Department to ensure compliance with the Individuals with Disabilities Education Act, federal regulations adopted pursuant to the Act and Nevada statutes and regulations governing the education of pupils with disabilities. (20 U.S.C. §§ 1400 et seq.; 34 C.F.R. Part 300; NRS 388.417-388.5243) Existing law further authorizes a person or governmental entity to request the Superintendent of Public Instruction to determine whether a provider of special education is in compliance with such laws. (NRS 388.4352) Sections 3 and 4 of this bill make conforming changes to require the provisions of sections 1.3 and 1.7 be enforced in the same manner as other requirements governing pupils with disabilities. Existing law requires each volunteer at a public school, including a charter school, who is likely to have unsupervised contact with pupils to submit his or her fingerprints to the governing body of a charter school or the board of trustees of the school district, as applicable, for the purposes of a criminal background check before beginning his or her service as a volunteer and at least once every 5 years thereafter. (NRS 388A.515, 391.104) Under existing law, a volunteer who meets certain requirements is not required to undergo such an investigation. (NRS 388A.516, 391.105) Existing law defines the term "volunteer" to mean any person who, without compensation, works at, assists with or oversees any activity or event conducted or sponsored by the school during or outside of school hours. (NRS 388A.510, 391.1035) Sections 5 and 6 of this bill provide that the term "volunteer" also includes private instructional personnel who provide services to a pupil with a disability who has an individualized education program or a plan developed pursuant to section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794, thereby requiring such a volunteer to undergo an investigation into his or her background unless he or she obtains certain exemptions. Section 2 of this bill makes a conforming change to apply the definitions in existing law to sections 1.3 and 1.7.

Most Recent History Action

(No further action taken.)

(See full list below)

Upcoming Hearings

None scheduled

Past Hearings

Senate Education	<u>Mar 24,</u> 2025	<u>1:00 PM</u>	Agenda	Minutes not yet available	Heard, No Action
Senate Education (Work Session)	<u>Apr 11,</u> 2025	See Agenda	<u>Agenda</u>	Minutes not yet available	Amend, and do pass as amended
Senate Finance	<u>May 14,</u> 2025	8:00 AM	Agenda	Minutes not yet available	Heard, No Action

Conference Committees

None scheduled

Bill Text

As Introduced

Reprint 1

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Adopted Amendments

Amendment 425

Bill History

Date	Action		Journal
Feb 03, 2025		Prefiled. Referred to Committee on Education.	Assembly: Not discussed Senate: <u>Journal</u>
Feb 04, 2025		To printer.	Assembly: Not discussed Senate: Journal(Not Yet Available)
Feb 05, 2025		From printer. Read first time. To committee.	Assembly: No Floor Session Senate: <u>Journal</u>
Apr 21, 2025		From committee: Amend, and do pass as amended. Placed on Second Reading File. Read second time. Amended. (Amend. No. 425.) Notice of eligibility for exemption. Taken from General File. Rereferred to Committee on Finance. Exemption effective. To printer.	Assembly: Not discussed Senate: Journal
Apr 24, 2025		From printer. To engrossment. Engrossed. First reprint. To committee.	Assembly: Not discussed Senate: Not discussed
Jun 03, 2025		(No further action taken.)	Assembly: No Floor Session Senate: No Floor Session

SB257

(Passed)

< SENATE BILLS

Summary

Revises provisions relating to autism. (BDR 38-106)

Introduction Date

Thursday, February 27, 2025

Exempt

DECLARED EXEMPT

Fiscal Notes

Effect on Local Government: May have Fiscal Impact.

Effect on the State: Yes.

Unfunded Mandate

CONTAINS UNFUNDED MANDATE

Primary Sponsors

Senator Marilyn Dondero Loop

Senator Michelee Cruz-Crawford

Senator Lisa Krasner

Senator James Ohrenschall

Assemblymember Selena Torres-Fossett

Co-Sponsor(s)

Senator Nicole Cannizzaro

Senator Edgar Flores

Senator Rochelle Nguyen

Senator Julie Pazina

Senator Lori Rogich

Title

AN ACT relating to autism; revising requirements governing the statewide standard for measuring outcomes and assessing and evaluating certain persons with autism spectrum disorders; revising requirements governing early intervention services for persons with autism spectrum disorders; requiring an insurer to accept as dispositive certain diagnoses of persons with autism spectrum disorders for purposes related to required coverage for the diagnosis and treatment of such disorders; requiring insurers to cover such diagnosis and treatment provided by any provider of health care acting within his or her scope of practice; and providing other matters properly relating thereto.

Digest

Existing law requires the Aging and Disability Services Division of the Department of Health and Human Services to prescribe by regulation a statewide standard for measuring outcomes and assessing and evaluating persons with autism spectrum disorders through the age of 21 years who receive services through the State or a local government or an agency thereof. Existing law requires those regulations to designate a protocol based upon accepted best practices guidelines which includes at least one standardized assessment instrument that requires direct observation by the professional conducting the assessment for determining whether a person is a person with autism spectrum disorder. Existing law requires such direct observation to include an evaluation to measure behaviors of the person which are consistent with autism spectrum disorder, cognitive functioning, language functioning and adaptive functioning. (NRS 427A.872) Section 3 of this bill removes the requirements that the statewide standard include a specific

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protocol, a standardized assessment instrument and an evaluation to measure behaviors which are consistent with autism spectrum disorder. Instead, section 3 requires the statewide standard to require direct observation and an assessment to determine whether a person is a person with autism spectrum disorder. Section 3 authorizes any provider of health care acting within his or her scope of practice to conduct such direct observation and assessment. Section 4 of this bill makes similar revisions relating to early intervention services provided by the Division for children with autism spectrum disorders. Specifically, section 4: (1) replaces references to an evaluation of a child who may have autism spectrum disorder by the Division with references to an assessment of such a child; and (2) authorizes any provider of health care acting within his or her scope of practice to conduct such an assessment. Section 1 of this bill defines the term "provider of health care" for those purposes, and section 2 of this bill prescribes the applicability of that definition. Existing law requires the Division to ensure that employees and contractors of the Division who provide early intervention services to children with autism spectrum disorders possess the knowledge and skills necessary to serve children with autism spectrum disorders, including the screening of a child for autism spectrum disorder at certain age levels and frequency. (NRS 427A.878) Section 4 specifies that such persons must possess the knowledge and skills necessary to conduct early and periodic developmental screening of a child for that purpose. Existing law requires certain plans of health insurance, including insurance for public employees and Medicaid managed care plans, to cover screening for and diagnosis of autism spectrum disorders and for treatment of autism spectrum disorders to persons under the age of 18 years or, if enrolled in high school, until the person reaches the age of 22 years. In order for coverage of such treatment to be required, existing law requires: (1) the diagnosis to be rendered by a licensed physician or psychologist; (2) the treatment to be included in a treatment plan developed by a licensed physician or psychologist; and (3) the treatment to be provided by or under the supervision of a licensed physician, psychologist or behavior analyst. (NRS 287.0276, 287.04335, 689A.0435, 689B.0335, 689C.1655, 695C.050, 695C.1717, 695G.1645) Sections 5-10 of this bill remove requirements that, in order for such coverage to be required, the diagnosis must be rendered by specific providers of health care and the treatment plan must be developed and carried out by specific providers of health care. Instead, sections 5-10 require certain plans of health insurance to cover such diagnosis and treatment if the diagnosis, development of a treatment plan and treatment are performed by any provider of health care acting within his or her scope of practice. Sections 5-10 also require an insurer to accept as dispositive for the purposes of such coverage any diagnosis of an autism spectrum disorder that is rendered in accordance with the statewide standard prescribed pursuant to section 3.

Most Recent History Action

Enrolled and delivered to Governor.

(See full list below)

Upcoming Hearings

None scheduled

Past Hearings

Senate Health and Human Services	<u>Mar 18,</u> 2025	3:30 PM	Agenda	<u>Minutes</u>	Heard, No Action
Senate Government Affairs	<u>Mar 24,</u> 2025	<u>3:30 PM</u>	<u>Agenda</u>	<u>Minutes</u>	Mentioned No Jurisdiction
Senate Health and Human Services (Work Session)	<u>Apr 10,</u> 2025	3:30 PM	<u>Agenda</u>	Minutes not yet available	Do pass
<u>Senate Finance</u>	<u>May 21,</u> 2025	8:00 AM	<u>Agenda</u>	Minutes not yet available	Do pass
Assembly Health and Human Services	<u>May 28,</u> 2025	<u>1:00 PM</u>	Agenda	Minutes not yet available	Heard
Assembly Health and Human Services (Work Session)	<u>May 30,</u> 2025	See Agenda	<u>Agenda</u>	Minutes not yet available	Do pass

Final Passage Votes

Assembly Final Passage

(As Introduced)

May 31, 2025

Yeas: 39, Nays: 0, Excused: 3

Senate Final Passage

(As Introduced)

May 22, 2025

Yeas: 21, Nays: 0

Conference Committees

None scheduled

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Bill Text

As Introduced

As Enrolled

Bill History

Date	Action		Journal
Feb 27, 2025	1 - (.1. 1 -	Read first time. Referred to Committee on Health and Human Services. To printer.	Assembly: Not discussed Senate: <u>Journal</u>
Feb 28, 2025		From printer. To committee.	Assembly: No Floor Session Senate: No Floor Session
Apr 14, 2025		From committee: Do pass. Placed on Second Reading File. Notice of eligibility for exemption. Read second time. Taken from General File. Re-referred to Committee on Finance. Exemption effective. To committee.	Assembly: Not discussed Senate: <u>Journal</u>
May 22, 2025		From committee: Do pass. Placed on General File. Read third time. Passed. Title approved. (Yeas: 21, Nays: None.) To Assembly.	Assembly: Not discussed Senate: <u>Journal</u>
May 23, 2025		In Assembly. Read first time. Referred to Committee on Health and Human Services. To committee.	Assembly: <u>Journal</u> Senate: Not discussed
May 30, 2025		From committee: Do pass. Placed on Second Reading File. Read second time.	Assembly: Journal Senate: Not discussed
May 31, 2025		Read third time. Passed. Title approved. (Yeas: 39, Nays: None, Excused: 3.) To Senate.	Assembly: <u>Journal</u> Senate: Not discussed
Jun 01, 2025		In Senate.	Assembly: Not discussed Senate: Journal

Date	Action		journal
Jun 02, 2025		enrollment.	Assembly: Not discussed Senate: Journal(Not Yet Available)
Jun 04, 2025	Eni	rolled and delivered to Gov	ernor.

SB380

< SENATE BILLS



Summary

Revises provisions relating to autism spectrum disorders. (BDR 23-118)

Introduction Date

Monday, March 17, 2025

Exempt

DECLARED EXEMPT

Fiscal Notes

Effect on Local Government: May have Fiscal Impact.

Effect on the State: Yes.

Primary Sponsor

Senator James Ohrenschall

Co-Sponsor(s)

Senator Marilyn Dondero Loop

Title

AN ACT relating to autism; requiring peace officers to complete certain training concerning developmental disabilities; authorizing certain training concerning autism spectrum disorders to be included as part of the training of peace officers in interacting with persons with developmental disabilities; requiring the Legislative Auditor to conduct an audit of the Board of Applied Behavior Analysis; and providing other matters properly relating thereto.

Digest

Existing law requires a peace officer, as a condition of certification, to complete training concerning identifying and interacting with persons with developmental disabilities, including, without limitation, autism. (NRS 289.605) Section 3 of this bill authorizes such training to include instruction in certain specific topics relating to autism spectrum disorders. Section 2 of this bill requires continuing education for peace officers to include training in interactions with persons with developmental disabilities, which may include training on recognizing and responding to persons with an autism spectrum disorder. Section 1 of this bill defines the term "autism spectrum disorder" for the purposes of sections 2 and 3. Existing law provides for the registration of registered behavior technicians who provide applied behavior analysis services under the supervision of a licensed behavior analyst or assistant behavior analyst to persons with autism spectrum disorder in this State. (NRS 641D.300, 641D.310, 641D.600, 641D.610) Section 4.5 of this bill requires the Legislative Auditor to conduct an audit of the process of the Board of Applied Behavior Analysis for licensure of behavior analysts and assistant behavior analysts and registration of registered behavior technicians, including, without limitation, the effectiveness, efficiency and timeliness of the Board in processing applications. Section 4.5 requires the Legislative Auditor to present a final written report of the audit to the Audit Subcommittee of the Legislative Commission.

Most Recent History Action

Enrolled and delivered to Governor.

(See full list below)

Upcoming Hearings

None scheduled

Past Hearings

Senate Government Affairs	<u>Mar 24,</u> 2025	<u>3:30 PM</u>	Agenda	<u>Minutes</u>	Heard, No Action
<u>Senate Government Affairs</u> (Work Session)	<u>Apr 11,</u> 2025	See Agenda	<u>Agenda</u>	Minutes not yet available	Amend, and do pass as amended
Senate Finance	<u>May 14,</u> 2025	8:00 AM	Agenda	Minutes not yet available	Heard, No Action
Senate Finance	<u>May 19,</u> 2025	<u>8:00 AM</u>	<u>Agenda</u>	Minutes not yet available	Amend, and do pass as amended
Assembly Government Affairs	<u>May 28,</u> 2025	<u>9:00 AM</u>	Agenda	Minutes not yet available	Heard; Amend, and do pass as amended

Final Passage Votes

Assembly Final Passage

(3rd Reprint)

May 31, 2025

Yeas: 41, Nays: 0, Excused: 1

Senate Final Passage

(1st Reprint)

May 26, 2025

Yeas: 20, Nays: 0, Excused: 1

Conference Committees

None scheduled

Bill Text

As Introduced

Reprint 1

Reprint 2

Reprint 3

As Enrolled

Adopted Amendments

Amendment 515

Amendment 724

Amendment 894

Bill History

Date	Action		journal
Mar 17, 2025		Read first time. Referred to Committee on Government Affairs. To printer.	Assembly: Not discussed Senate: <u>Journal</u>
Mar 18, 2025		From printer. To committee.	Assembly: Not discussed Senate: Not discussed
Apr 21, 2025		From committee: Amend, and do pass as amended. Placed on Second Reading File. Read second time. Amended. (Amend. No. 515.) Notice of eligibility for exemption. Taken from General File. Rereferred to Committee on Finance. Exemption effective. To printer.	Assembly: Not discussed Senate: J <u>ournal</u>
Apr 24, 2025		From printer. To engrossment. Engrossed. First reprint. To committee.	Assembly: Not discussed Senate: Not discussed
May 26, 2025		From committee: Amend, and do pass as amended. Placed on General File. Read third time. Amended. (Amend. No. 724.) Reprinting dispensed with. Read third time. Passed, as amended. Title approved. (Yeas: 20, Nays: None, Excused: 1.) To printer.	Assembly: Not discussed Senate: Journal
May 27, 2025		From printer. To re-engrossment. Re- engrossed. Second reprint. To Assembly. In Assembly. Read first time. Referred to Committee on Government Affairs. To committee.	Assembly: <u>Journal</u> Senate: Not discussed
May 29, 2025		From committee: Amend, and do pass as amended. Placed on Second Reading Flle. Read second time. Amended. (Amend. No. 894.) To printer.	Assembly: <u>Journal</u> Senate: Not discussed
May 30, 2025		From printer. To reengrossment. Reengrossed. Third reprint. Taken from General File. Placed on General File for next legislative day.	Assembly: <u>Journal</u> Senate: Not discussed
May 31, 2025		Read third time. Passed, as amended. Title approved, as amended. (Yeas: 41, Nays: None, Excused: 1.) To Senate.	Assembly: <u>Journal</u> Senate: Not discussed
Jun 01, 2025		In Senate.	Assembly: Not discussed Senate: Journal
Jun 02, 2025		Assembly Amendment No. 894 concurred in. To enrollment.	Assembly: Not discussed Senate: Journal(Not Yet Available)
Jun 04, 2025		Enrolled and delivered to Governor.	

Assembly Bill No. 7-Committee on Health and Human Services

CHAPTER.....

AN ACT relating to health care; requiring the adoption of a framework for the electronic transmittal, maintenance and certain health information; exchange of governmental entities, health care facilities and providers, insurers and insurance administrators to maintain, transmit and exchange health information electronically; authorizing the imposition of certain discipline against a health care provider, insurer or insurance administrator that fails to comply with that requirement; authorizing the Director of the Department of Health and Human Services to contract with multiple health information exchanges to perform certain functions; expanding immunity from certain liability for health care providers who use a health information exchange; making an appropriation; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires the Director of the Department of Health and Human Services to adopt regulations governing health information exchanges and the transmittal, ownership, management, use and confidentiality of electronic health records. (NRS 439.587, 439.589) Section 1.08 of this bill requires the Director to prescribe by regulation a framework for the electronic maintenance, transmittal and exchange of electronic health records, prescriptions and health-related information. Section 1.08 requires that framework to establish standards for networks and technologies to be used to maintain, transmit and exchange health information, including standards that require: (1) the ability for patients to access and forward their records; and (2) the interoperability of such networks and technologies. Section 2.7 of this bill requires the Director to convene an advisory group to advise

the Director in the adoption of those standards.

With certain exceptions, sections 1.08, 1.94, 1.96, 2 and 2.8 of this bill require governmental entities, health care providers, insurers, pharmacy benefit managers and other insurance administrators to maintain, transmit and exchange health information electronically in accordance with those standards and other provisions governing electronic health records, beginning on: (1) July 1, 2024, for hospitals and large physician group practices; (2) July 1, 2025, for governmental entities, other large health care practices, insurers, pharmacy benefit managers and other insurance administrators; and (3) January 1, 2030, for small physician group practices and other small health care practices. Sections 1.02 and 1.08 of this bill provide that a health care provider, insurer, pharmacy benefit manager or other insurance administrator that fails to comply with that requirement is not guilty of a misdemeanor. Instead, section 1 of this bill requires the Department to notify any regulatory body that has issued a license, certificate, registration, permit or similar credential to a health care provider, insurer, pharmacy benefit manager or other insurance administrator if the holder of the credential fails to comply with that requirement. After receiving such notice, sections 1.3, 1.92, 2, 2.2 and 2.35 of this bill authorize a regulatory body to impose corrective action or an administrative



penalty on the health care provider, insurer, pharmacy benefit manager or other insurance administrator. Section 1 of this bill requires the Department to notify the relevant regulatory body if a health care provider, insurer, pharmacy benefit manager or other insurance administrator that was previously out of compliance with the requirement to maintain, transmit and exchange health information electronically comes into compliance with that requirement. Section 1.06 of this bill removes duplicative requirements concerning the adoption of regulations governing electronic health records. Sections 1.02-1.07, 1.4-1.9, 1.98, 2.05, 2.15, 2.25, 2.3, 2.4 and 2.45 of this bill make conforming changes to indicate the proper placement of sections 1, 1.3, 2.1 and 2.2 in the Nevada Revised Statutes.

Existing law authorizes the Director of the Department of Health and Human Services to contract with not more than one health information exchange to be responsible for compiling statewide master indexes of patients, health care providers and payers. (NRS 439.587) Section 1.06 of this bill authorizes the Director to contract with multiple health information exchanges to perform those functions. Section 1.06 also removes a requirement that the Director encourage the

use of health information exchanges.

Existing law requires that, with certain exceptions, a patient consent before his or her electronic health record is retrieved from a health information exchange. (NRS 439.591) Section 1.09 of this bill clarifies that such consent must be affirmative.

Existing law provides that a health care provider who with reasonable care relies upon an apparently genuine electronic health record accessed from a health information exchange to make a decision concerning the provision of health care to a patient is immune from civil or criminal liability for the decision if: (1) the electronic health record is inaccurate; (2) the inaccuracy was not caused by the health care provider; (3) the inaccuracy resulted in an inappropriate health care decision; and (4) the health care decision was appropriate based upon the information contained in the inaccurate electronic health record. (NRS 439.593) Section 1.1 of this bill expands this immunity from liability to also apply to any health care provider who transmits, accesses, utilizes, discloses, relies upon or provides to the patient any apparently genuine electronic health record in accordance with applicable law and regulations. Section 1.2 of this bill provides that transmitting, accessing, utilizing or disclosing an electronic health record is not an unfair trade practice.

Section 2.5 of this bill makes an appropriation to the Department to award grants to certain small facilities and providers of health care who work in small business settings to assist in compliance with the requirements of section 1.08.

EXPLANATION - Matter in bolded Italics is new, matter between brackets [omitted material] is material to be omitted.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 439 of NRS is hereby amended by adding thereto a new section to read as follows:

1. The Department shall notify each regulatory body of this State that has issued a current, valid license to a licensed provider or insurer if:



- (a) The Department determines that the licensed provider or insurer is not in compliance with the requirements of subsection 4 of NRS 439.589; and
 - (b) The licensed provider or insurer:
- (1) Is not exempt from those requirements pursuant to subsection 5 of NRS 439.589; and
 - (2) Has not received a waiver of those requirements

pursuant to subsection 6 of NRS 439.589.

- 2. If the Department determines that a licensed provider or insurer for which notice was previously provided pursuant to subsection 1 has come into compliance with the requirements of subsection 4 of NRS 439.589, the Department shall immediately notify the regulatory body that issued the license.
 - 3. As used in this section:
- (a) "License" means any license, certificate, registration, permit or similar type of authorization to practice an occupation or profession or engage in a business in this State issued to a licensed provider or insurer.

(b) "Licensed provider or insurer" means:

- (1) A medical facility licensed pursuant to chapter 449 of NRS;
- (2) The holder of a permit to operate an ambulance, an air ambulance or a vehicle of a fire-fighting agency pursuant to chapter 450B of NRS;
- (3) A provider of health care, as defined in NRS 629.031, who is licensed pursuant to title 54 of NRS; or

(4) Any person licensed pursuant to title 57 of NRS.

- (c) "Regulatory body" means any governmental entity that issues a license.
 - Sec. 1.02. NRS 439.580 is hereby amended to read as follows:
- 439.580 1. Any local health officer or a deputy of a local health officer who neglects or fails to enforce the provisions of this chapter in his or her jurisdiction, or neglects or refuses to perform any of the duties imposed upon him or her by this chapter or by the instructions and directions of the Division shall be punished by a fine of not more than \$250.
- 2. Each Except as otherwise provided in NRS 439.589, each person who violates any of the provisions of this chapter or refuses or neglects to obey any lawful order, rule or regulation of the:
- (a) State Board of Health or violates any rule or regulation approved by the State Board of Health pursuant to NRS 439.350, 439.366, 439.410 and 439.460; or



- (b) Director adopted pursuant to NRS 439.538 or 439.581 to 439.595, inclusive, and section 1 of this act,

 is guilty of a misdemeanor.
- Sec. 1.04. NRS 439.581 is hereby amended to read as follows: 439.581 As used in NRS 439.581 to 439.595, inclusive, and section 1 of this act, unless the context otherwise requires, the words and terms defined in NRS 439.582 to 439.585, inclusive, have the meanings ascribed to them in those sections.
- Sec. 1.06. NRS 439.587 is hereby amended to read as follows: 439.587 1. The Director is the state authority for health information technology. [The Director shall:
- (a) Ensure that a health information exchange complies with the specifications and protocols for exchanging electronic health records, health related information and related data prescribed pursuant to the provisions of the Health Information Technology for Economic and Clinical Health Act of 2009, 42 U.S.C. §§ 300jj et seq. and 17901 et seq., and other applicable federal and state law;

(b) Encourage the use of a health information exchange by health care providers, payers and patients;

(c) Prescribe by regulation standards for the electronic transmittal of electronic health records, prescriptions, health-related information, electronic signatures and requirements for electronic equivalents of written entries or written approvals in accordance

(d) Prescribe by regulation rules governing the ownership, management and use of electronic health records, health-related information and related data retained or shared by a health information exchange; and

(e) Prescribe by regulation, in consultation with the State Board of Pharmacy, standards for the electronic transmission of prior authorizations for prescription medication using a health information exchange.

- 2. The Director may establish or contract with [not more than] one or more health information [exchange to serve as the statewide health information exchange] exchanges to be responsible for compiling statewide master indexes of patients, health care providers and payers. The Director may by regulation prescribe the requirements for such a [statewide] health information exchange, including, without limitation, the procedure by which any patient, health care provider or payer master index created pursuant to any contract is transferred to the State upon termination of the contract.
- 3. The Director may enter into contracts, apply for and accept available gifts, grants and donations, and adopt such regulations as



with federal law:

State of Nevada Applied Behavior Analysis Board Balance Sheet

As of May 31, 2025

	May 31, 25
ASSETS Current Assets Checking/Savings Heritage Bank	885,745.11
Total Checking/Savings	885,745.11
Other Current Assets Prepaid Expenses	2,176.40
Total Other Current Assets	2,176.40
Total Current Assets	887,921.51
Other Assets Deferred Outflows - OPEB	4,242.40
Total Other Assets	4,242.40
TOTAL ASSETS	892,163.91
LIABILITIES & EQUITY Liabilities Current Liabilities Other Current Liabilities Deferred Revenue Fines - due to State Paid Time Off Payroll Liabilities	343,587.68 1,000.00 8,808.01 709.60
Total Other Current Liabilities	354,105.29
Total Current Liabilities	354,105.29
Long Term Liabilities Deferred Inflows - OPEB Net OPEB liability	5,182.00 62,693.00
Total Long Term Liabilities	67,875.00
Total Liabilities	421,980.29
Equity Opening Balance Equity Retained Earnings Net Income	300,468.19 105,590.84 64,124.59
Total Equity	470,183.62
TOTAL LIABILITIES & EQUITY	892,163.91

8:59 AM 06/03/25 Accrual Basis

State of Nevada Applied Behavior Analysis Board Profit & Loss Budget vs. Actual May 2025

	May 25	Budget	\$ Over Budget	% of Budget
Ordinary Income/Expense				
Income				
Application Fee	2,600.00	1,208.33	1,391.67	215,2%
Exam Fees	1,800.00	1,812.50	-12.50	99.39
License Fee	13,014.29	13,750.00	-735.71	94.69
Other Fees	50.00	208.33	-158.33	24.09
RBT Registration	17,362.92	9,916.67	7,446.25	175.19
Total Income	34,827.21	26,895.83	7,931,38	129.5
Expense				
Bank Service Charges	697.05	583.33	113.72	119.5
Board Compensation	0.00	1,000,00	-1,000.00	0.0
Computer and Internet Expenses	262,18	333.33	-71.15	78.7
Insurance Expense	60,00	125.00	-65.00	48.0
Licensing System	1,143.50	1,166,67	-23.17	98,0
Office Supplies	10.00	166.67	-156.67	6.0
Payroll Expenses				
Deferred Compensation	1,314.69	916.67	398.02	143.4%
Employer Taxes	1,856.36	1,000.00	856.36	185.6%
Hourly Wages	5,263.50	4,333.33	930.17	121.5%
Medical Benefits	1,811.81	2,083.33	-271.52	87.0%
PTO Expense	0,00	500.00	-500,00	0.0%
Salaries	11,634.30	7,666.67	3,967.63	151.8%
Total Payroll Expenses	21,880.66	16,500.00	5,380.66	132.6
Postage	0,00	54.17	-54.17	0.0
Professional Fees	2,238.99	2,583.33	-344.34	86.7
Rent Expense	609.23	625.00	-15.77	97.5
Repairs and Maintenance	0.00	41.67	-41.67	0.0
Telephone Expense	29.41	33.33	-3.92	88.2
Training and Conferences	0,00	416.67	-416.67	0.0
Travel Expense	3,363.15	541.67	2,821.48	620,9
Total Expense	30,294.17	24,170.84	6,123.33	125.3
Net Ordinary Income	4,533.04	2,724.99	1,808.05	166.4
t Income	4,533.04	2,724.99	1,808.05	166.4

8:59 AM 06/03/25 **Accrual Basis**

State of Nevada Applied Behavior Analysis Board Profit & Loss Budget vs. Actual July 2024 through May 2025

	Jul '24 - May 25	Budget	\$ Over Budget
Ordinary Income/Expense			
Income			
Application Fee	19,750.00	13,291.67	6,458.33
Exam Fees	18,900.00	19,937.50	-1,037.50
License Fee	115,582.22	151,250.00	-35,667.78
Other Fees	5,100.00	2,291.67	2,808.33
RBT Registration	158,414.10	109,083.33	49,330.7
Total Income	317,746.32	295,854.17	21,892.18
Expense			
Bank Service Charges	17,910.27	6,416.67	11,493.60
Board Compensation	6,150.00	11,000.00	-4,850.0
Computer and Internet Expenses	2,531.71	3,666.67	-1,134.9
Insurance Expense	1,415.01	1,375.00	40.0
Licensing System	11,435.00	12,833.33	-1,398.3
Office Supplies	1,317.90	1,833.33	-515.4
Payroll Expenses			
Deferred Compensation	9,908.06	10,083.33	-175.27
Employer Taxes	13,348.06	11,000.00	2,348.06
Hourly Wages	43,448.65	47,666.67	-4,218.02
Medical Benefits	20,838.38	22,916.67	-2,078.29
PTO Expense	4,319.47	5,500.00	-1,180,53
Salaries	88,660.60	84,333.33	4,327.27
Total Payroll Expenses	180,523.22	181,500.00	-976.7
Postage	521.46	595.83	-74.3
Printing	129.91		
Professional Fees	19,474.43	28,416.67	-8,942.2
Rent Expense	6,701.53	6,875.00	-173.4
Repairs and Maintenance	0.00	458.33	-458.3
Telephone Expense	313.31	366.67	-53,3
Training and Conferences	1,040.50	4,583,33	-3,542.8
Travel Expense	4,157.48	5,958.33	-1,800.8
Total Expense	253,621.73	265,879.16	-12,257.4
Net Ordinary Income	64,124.59	29,975.01	34,149.5
t Income	64,124.59	29,975.01	34,149.5

8:59 AM 06/03/25 Accrual Basis

State of Nevada Applied Behavior Analysis Board Profit & Loss Budget vs. Actual July 2024 through May 2025

	% of Budget		
Ordinary Income/Expense			
Income			
Application Fee	148.6%		
Exam Fees	94.8%		
License Fee	76.4%		
Other Fees	222.5%		
RBT Registration	145.2%		
Total Income	107.4%		
Expense			
Bank Service Charges	279.1%		
Board Compensation	55.9%		
Computer and Internet Expenses	69.0%		
Insurance Expense	102.9%		
Licensing System	89.1%		
Office Supplies	71.9%		
Payroll Expenses			
Deferred Compensation	98.3%		
Employer Taxes	121.3%		
Hourly Wages	91.2%		
Medical Benefits	90.9%		
PTO Expense	78.5%		
Salaries	105.1%		
Total Payroll Expenses	99.5%		
Postage Printing	87.5%		
Professional Fees	68.5%		
Rent Expense	97.5%		
Repairs and Maintenance	0.0%		
Telephone Expense	85.4%		
Training and Conferences	22.7%		
Travel Expense	69.8%		
Total Expense	95.4%		
Net Ordinary Income	213.9%		
Net Income	213.9%		

9:00 AM 06/03/25 Accrual Basis

State of Nevada Applied Behavior Analysis Board Transactions by Account As of May 31, 2025

Type	Date	Num	Name	Memo	Split	Amount
Heritage Bank						
Liability Check	05/01/2025		QuickBooks Payroll Service	Created by Payroll Service on	-SPLIT-	-4,635,32
Check	05/02/2025	ACH	Voya		Def Comp Llabl	-438.23
Check	05/03/2025		•	Service Charge	Bank Service C	-129.47
Check	05/12/2025	1297	Wendy Knorr	Travel reimbursement - CLEAR	Travel Expense	-550.34
Llability Check	05/15/2025		QuickBooks Payroll Service	Created by Payroll Service on	-SPLIT-	-4,675.02
Check	05/16/2025	ACH	Voya	• •	Def Comp Liabi	-438.23
Check	05/19/2025	1298	AT&T		Telephone Exp	-29.41
Check	05/19/2025	1299	Office of the Attorney General	December legal fees - invoice	Professional F	-439.71
Check	05/19/2025	1300	Office of the Attorney General	November legal fees - invoice	Professional F	-1,099.28
Check	05/20/2025		QuickBooks Payroll Service	Created by Direct Deposit Se	Bank Service C	-1.78
Check	05/21/2025	ACH	GP174 PE8P	Account #174	Medical Benefits	-2,047.91
Check	05/24/2025	ACH	Dreamhost		Computer and I	-59.00
Check	05/25/2025	Debit	Microsoft		Computer and I	-16,00
Check	05/25/2025	Debit	Microsoft		Computer and I	-32,20
Check	05/27/2025	1301	Stephanie Huff	Travel reimbursement - APBA	Travel Expense	-911.41
Check	05/27/2025	1302	Christine Fuller	Travel reimbursement - APBA	Travel Expense	-1,901.40
Check	05/27/2025		McAfee	Annual virus software	Computer and I	-154.98
Liability Check	05/29/2025		QuickBooks Payroll Service	Created by Payroll Service on	-SPLIT-	-4,625,16
Liability Check	05/30/2025	E-pay	United States Treasury	86-3445270 QB Tracking # -1	-SPLIT-	-4,131.40
Check	05/30/2025	ACH	Voya		Def Comp Liabi	-438.23
Check	05/30/2025		Pueblo Municipal Court	Background report	Office Supplies	-10.00
Total Heritage Bank					-	-26,764.45
TAL						-26,764.46

executivedirector@nvababoard.org

From: Tiffany R. Alexander <0000009e791beda1-dmarc-request@LISTSERV.STATE.NV.US>

Sent: Wednesday, June 4, 2025 4:31 PM **To:** NCJISCIVILAPP@LISTSERV.STATE.NV.US

Subject: NCJIS Modernization Civil System Go-Live Rescheduled to July 16, 2025

Dear Civil Business Contact,

As part of the NCJIS Modernization Program, the implementation of updated civil business systems—originally scheduled for May 2025— has been rescheduled to **go live on July 16, 2025**. The system cutover process will begin on **July 13, 2025**, and will continue until formal notification is provided confirming the system is fully operational.

This revised timeline allows additional time to address outstanding issues and ensures that all participating agencies and businesses are well-prepared for the transition.

Civil Systems Being Modernized

- Livescan
- Civil Applicant Processing (CAP)
- · Personal Identification (PID)
- Concealed Carry Weapon (CCW)

A more detailed go-live notice will be issued closer to the implementation date. It will include:

- Exact timing of the launch
- · Temporary delays in fingerprint and query submission responses
- Descriptions of key system changes
- Instructions for reporting any issues

We appreciate your continued cooperation and support as we work to enhance Nevada's civil processing systems.

Sincerely,

NCJIS Modernization Program Team

Elizabeth Parsons-Lenz/ Change Manager / NCJIS Modernization Program Dept of Public Safety / Records, Communication & Compliance Division Hours: Mon - Fri 8:00am-4:30pm