As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 276

1

Senator Roegner

To enact section 4732.42 of the Revised Code to

ratify the Interstate Compact for School	2
Psychologists.	3
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That section 4732.42 of the Revised Code be	4
enacted to read as follows:	5
Sec. 4732.42. The interstate teacher mobility compact is	6
nereby ratified, enacted into law, and entered into by this	7
state as a party with any other state that has legally joined or	8
egally joins the compact, as follows:	9
Interstate Compact for School Psychologists	10
SECTION 1. PURPOSE	11
The purpose of this Compact is to facilitate the	12
nterstate practice of School Psychology in educational or	13
school settings, and in so doing to improve the availability of	14
School Psychological Services to the public. This Compact is	15
ntended to establish a pathway to allow School Psychologists to	16
obtain equivalent licenses to provide School Psychological	17
Services in any Member State. In this way, this Compact shall	18
enable the Member States to ensure that safe and effective	19
School Psychological Services are available and delivered by	20

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appropriately qualified professionals in their educational	21
settings.	22
To facilitate the objectives described above, this	23
Compact:	24
A. Enables School Psychologists who qualify for receipt of	25
an Equivalent License to practice in other Member States without	26
first satisfying burdensome and duplicative requirements;	27
B. Promotes the mobility of School Psychologists between	28
and among the Member States in order to address workforce	29
shortages and to ensure that safe and reliable School	30
Psychological Services are available in each Member State;	31
C. Enhances the public accessibility of School	32
Psychological Services by increasing the availability of	33
qualified, licensed School Psychologists through the	34
establishment of an efficient and streamlined pathway for	35
Licensees to practice in other Member States;	36
D. Preserves and respects the authority of each Member	37
State to protect the health and safety of its residents by	38
ensuring that only qualified, licensed professionals are	39
authorized to provide School Psychological Services within that	40
State;	41
E. Requires School Psychologists practicing within a	42
Member State to comply with the Scope of Practice laws present	43
in the State where the School Psychological Services are being	44
provided;	45
F. Promotes cooperation between the Member States in	46
regulating the practice of School Psychology within those	47
States; and	48

G. Facilitates the relocation of military members and	49
their spouses who are licensed to provide School Psychological	50
Services.	51
CECHION 2 DEETNIHIONS	52
SECTION 2. DEFINITIONS	32
A. "Active Military Member" means any person with full-	53
time duty status in the armed forces of the United States,	54
including members of the National Guard and Reserve.	5.5
B. "Adverse Action" means disciplinary action or	56
encumbrance imposed on a License by a State Licensing Authority.	57
C. "Alternative Program" means a non-disciplinary,	58
prosecutorial diversion, monitoring, or practice remediation	59
process entered into in lieu of an Adverse Action which is	60
applicable to a School Psychologist and approved by the State	61
Licensing Authority of a Member State in which the participating	62
School Psychologist is licensed. This includes, but is not	63
limited to, programs to which Licensees with substance abuse or	64
addiction issues may be referred in lieu of an Adverse Action.	65
D. "Commissioner" means the individual appointed by a	66
Member State to serve as the representative to the Commission	67
for that Member State.	68
E. "Compact" means this School Psychologist Interstate	69
Licensure Compact.	70
F. "Continuing Professional Education" means a	71
requirement, imposed by a Member State as a condition of License	72
renewal to provide evidence of successful participation in	73
professional educational activities relevant to the provision of	74
School Psychological Services.	75
G. "Criminal Background Check" means the submission of	76

fingerprints or other biometric information for a License	77
applicant for the purpose of obtaining that applicant's criminal	78
history record information, as defined in 28 C.F.R. 20.3(d), and	79
the State's criminal history record repository as 81 defined in	80
28 C.F.R. 20.3(f).	81
H. "Doctoral Level Degree" means a graduate degree program	82
that consists of at least ninety graduate semester hours in the	83
field of School Psychology including a supervised internship.	84
I. "Encumbered License" means a License that a State_	85
Licensing Authority has limited in any way other than through an	86
Alternative Program, including temporary or provisional	87
licenses.	88
J. "Executive Committee" means the Commission's Chair,	89
Vice Chair, Secretary and Treasurer and any other Commissioners	90
as may be determined by Commission Rule or bylaw.	91
K. "Equivalent License" means a license to practice School	92
Psychology which a Member State has identified as a license	93
which may be provided to School Psychologists from other Member	94
States pursuant to this Compact.	95
L. "Home State" means the Member State that issued the	96
Home State License to the Licensee and is the Licensee's primary	97
<pre>state of practice.</pre>	98
M. "Home State License" means the License that is not an	99
Encumbered License issued by the Home State to provide School	100
Psychological Services.	101
N. "License" means a current license, certification, or	102
other authorization granted by a Member State's Licensing	103
Authority that permits an individual to provide School	104
Psychological Services.	105

O. "Licensee" means an individual who holds a License from	106
a Member State to provide School Psychological Services.	107
	100
P. "Member State" means a State that has enacted the	108
Compact and been admitted to the Commission in accordance with	109
the provisions herein and Commission Rules.	110
Q. "Model Compact" means the model language for the School	111
Psychologist Interstate Licensure Compact on file with the	112
Council of State Governments or other entity as designated by	113
the Commission.	114
R. "Practice of School Psychology" means the delivery of	115
School Psychological Services.	116
S. "Qualifying National Exam" means a national licensing	117
examination endorsed by the National Association of School	118
Psychologists and any other exam as approved by the Rules of the	119
Commission.	120
T. "Qualifying School Psychologist Education Program"	121
means an education program which awards a Specialist-Level or	122
Doctoral-Level degree or equivalent upon completion and is	123
approved by the Rules of the Commission as meeting the necessary	124
minimum educational standards to ensure that its graduates are	125
ready, qualified, and able to engage in the Practice of School	126
Psychology.	127
U. "Remote State" means a Member State other than the Home	128
State where a Licensee holds a License through the Compact.	129
V. "Rule" means a regulation promulgated by an entity,	130
including but not limited to the Commission and the State	131
Licensing Authority of each Member State, that has the force of	132
law.	133

W. "School Psychological Services" means academic, mental	134
and behavioral health services including assessment, prevention,	135
consultation and collaboration, intervention, and evaluation	136
provided by a School Psychologist in a school, as outlined in	137
applicable professional standards as determined by Commission	138
Rule.	139
X. "School Psychologist" means an individual who has met	140
the requirements to obtain a Home State License that legally	141
conveys the professional title of School Psychologist, or its	142
equivalent as determined by the Rules of the Commission.	143
Y. "School Psychologist Interstate Licensure Compact	144
Commission" or "Commission" means the joint government agency	145
established by this Compact whose membership consists of	146
representatives from each Member State that has enacted the	147
Compact, and as further described in Section 7.	148
Z. "Scope of Practice" means the procedures, actions, and	149
processes a School Psychologist licensed in a State is permitted	150
to undertake in that State and the circumstances under which	151
that Licensee is permitted to undertake those procedures,	152
actions, and processes. Such procedures, actions, and processes,	153
and the circumstances under which they may be undertaken, may be	154
established through means including, but not limited to,	155
statute, regulations, case law, and other processes available to	156
the State Licensing Authority or other government agency.	157
AA. "Specialist-Level Degree" means a degree program that	158
requires at least sixty graduate semester hours or equivalent in	159
the field of School Psychology including a supervised	160
<pre>internship.</pre>	161
BB. "State" means any state, commonwealth, district, or	162

territory of the United States of America.	163
CC. "State Licensing Authority" means a Member State's	164
regulatory body responsible for issuing Licenses or otherwise	165
overseeing the Practice of School Psychology.	166
DD. "State Specific Requirement" means a requirement for	167
licensure covered in coursework or examination that includes	168
content of unique interest to the State.	169
EE. "Unencumbered License" means a License that authorizes	170
a Licensee to engage in the full and unrestricted Practice of	171
School Psychology.	172
SECTION 3. STATE PARTICIPATION IN THE COMPACT	173
A. To be eligible to join this Compact, and to maintain	174
eligibility as a Member State, a State must:	175
1. Enact a compact statute that is not materially	176
different from the Model Compact as defined in the Commission's	177
Rules;	178
2. Participate in the sharing of information with other	179
Member States as reasonably necessary to accomplish the	180
objectives of this Compact, and as further defined in Section 8;	181
3. Identify and maintain with the Commission a list of	182
Equivalent Licenses available to Licensees who hold a Home State	183
License under this Compact;	184
4. Have a mechanism in place for receiving and	185
<pre>investigating complaints about Licensees;</pre>	186
5. Notify the Commission, in compliance with the terms of	187
the Compact and the Commission's Rules, of any Adverse Action	188
taken against a Licensee, or of the availability of	189

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investigative information which relates to a Licensee or	190
applicant for licensure;	191
6. Require that applicants for a Home State License:	192
a. Taken and passed a Qualifying National Exam as defined	193
by the Rules of the Commission;	194
b. Completed a minimum of one thousand two hundred hours	195
of supervised internship, of which at least six hundred must	196
have been completed in a School, prior to being approved for	197
licensure; and	198
c. Graduated from a Qualifying School Psychologist	199
Education Program.	200
7. Comply with the terms of this Compact and the Rules of	201
the Commission.	202
B. Each Member State shall grant an Equivalent License to	203
practice School Psychology in that state upon application by a	204
Licensee who satisfies the criteria of Section 4.A. Each Member	205
State shall grant renewal of the Equivalent License to a	206
Licensee who satisfies the criteria of Section 4.B.	207
C. Member States may set and collect a fee for granting an	208
Equivalent License.	209
SECTION 4. SCHOOL PSYCHOLOGIST PARTICIPATION IN THE	210
COMPACT	211
A. To obtain and maintain an Equivalent License from a	212
Remote State under this Compact, a Licensee must do all of the	213
following:	214
1. Hold and maintain an active Home State License;	215
2. Satisfy any applicable State Specific Requirements	216

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established by the Member State after an Equivalent License is	217
<pre>granted;</pre>	218
3. Complete any administrative or application requirements	219
which the Commission may establish by Rule, and pay any	220
associated fees;	221
4. Complete any requirements for renewal in the Home	222
State, including applicable Continuing Professional Education	223
requirements; and	224
5. Upon their application to receive a license under this	225
Compact, undergo a criminal background check in the Member State	226
in which the Equivalent License is sought in accordance with the	227
laws and regulations of such Member State.	228
B. To renew an Equivalent License in a Member State other	229
than the Home State, a Licensee must only apply for renewal,	230
	231
complete a background check, and pay renewal fees as determined	
by the Licensing Authority.	232
SECTION 5. ACTIVE MILITARY MEMBERS OR THEIR SPOUSES	233
A Licensee who is an Active Military Member or is the	234
spouse of an Active Military Member shall be deemed to hold a	235
Home State License in any of the following locations:	236
A. The Licensee's permanent residence;	237
· · · · · · · · · · · · · · · · · · ·	
B. A Member State that is the Licensee's primary State of	238
Practice; or	239
C. A Member State where the Licensee has relocated	240
pursuant to a Permanent Change of Station (PCS).	241
SECTION 6. DISCIPLINE AND ADVERSE ACTIONS	242
A. Nothing in this Compact shall be deemed or construed to	243

limit the authority of a Member State to investigate or impose	244
disciplinary measures on Licensees according to the State	245
Practice Laws thereof.	246
B. Member States shall be authorized to receive, and shall	247
provide, files and information regarding the investigation and	248
discipline, if any, of Licensees in other Member States upon	249
request. Any Member State receiving such information or files	250
shall protect and maintain the security and confidentiality	251
thereof, in at least the same manner that it maintains its own	252
investigatory or disciplinary files and information. Prior to	253
disclosing any disciplinary or investigatory information	254
received from another Member State, the disclosing state shall	255
communicate its intention and purpose for such disclosure to the	256
Member State which originally provided that information.	257
SECTION 7. ESTABLISHMENT OF THE SCHOOL PSYCHOLOGIST	258
INTERSTATE LICENSURE COMPACT COMMISSION	259
A. The Member States hereby create and establish a joint	260
government agency whose membership consists of all Member States	261
that have enacted the Compact, and this agency shall be known as	262
the School Psychologist Interstate Licensure Compact Commission.	263
The Commission is an instrumentality of the Member States acting	264
jointly and not an instrumentality of any one state. The	265
Commission shall come into existence on or after the effective	266
date of the Compact as set forth in Section 11.	267
B. Membership, Voting, and Meetings	268
1. Each Member State shall have and be limited to one (1)	269
delegate selected by that Member State's State Licensing	270
Authority.	271
2. The delegate shall be the primary administrative	272

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efficiency of the Members Others Timestern Butherity on their	272
officer of the Member State Licensing Authority or their	273
designee who is an employee of the Member State Licensing	274
<u>Authority.</u>	275
3. The Commission shall by Rule or bylaw establish a term	276
of office for delegates and may by Rule or bylaw establish term	277
limits.	278
	270
4. The Commission may recommend removal or suspension of	279
any delegate from office.	280
5. A Member State's Licensing Authority shall fill any	281
vacancy of its delegate occurring on the Commission within sixty	282
days of the vacancy.	283
6. Each delegate shall be entitled to one vote on all	284
matters before the Commission requiring a vote by Commission	285
delegates.	286
<u>aczogacec : </u>	
7. A delegate shall vote in person or by such other means	287
as provided in the bylaws. The bylaws may provide for delegates	288
to meet by telecommunication, video conference, or other means	289
of communication.	290
8. The Commission shall meet at least once during each	291
calendar year. Additional meetings may be held as set forth in	292
the bylaws. The Commission may meet by telecommunication, video	293
conference, or other similar electronic means.	294
dentification of tener dringing reconstruction means.	231
C. The Commission shall have the following powers:	295
1. Establish the fiscal year of the Commission;	296
2. Establish code of conduct and conflict of interest	297
policies;	298
3. Establish and amend Rules and bylaws;	299

4. Establish the procedure through which a Licensee may	300
<pre>change their Home State;</pre>	301
5. Maintain its financial records in accordance with the	302
bylaws;	303
	204
6. Meet and take such actions as are consistent with the	304
provisions of this Compact, the Commission's Rules, and the	305
bylaws;	306
7. Initiate and conclude legal proceedings or actions in	307
the name of the Commission, provided that the standing of any	308
Member State Licensing Authority to sue or be sued under	309
applicable law shall not be affected;	310
8. Maintain and certify records and information provided	311
to a Member State as the authenticated business records of the	312
Commission, and designate an agent to do so on the Commission's	313
<pre>behalf;</pre>	314
9. Purchase and maintain insurance and bonds;	315
10. Borrow, accept, or contract for services of personnel,	316
including, but not limited to, employees of a Member State;	317
11. Conduct an annual financial review;	318
12. Hire employees, elect or appoint officers, fix	319
compensation, define duties, grant such individuals appropriate	320
authority to carry out the purposes of the Compact, and	321
establish the Commission's personnel policies and programs	322
relating to conflicts of interest, qualifications of personnel,	323
and other related personnel matters;	324
13. Assess and collect fees;	325
14. Accept any and all appropriate gifts, donations,	326

grants of money, other sources of revenue, equipment, supplies,	327
materials, and services, and receive, utilize, and dispose of	328
the same; provided that at all times the Commission shall avoid	329
any appearance of impropriety or conflict of interest;	330
15. Lease, purchase, retain, own, hold, improve, or use	331
any property, real, personal, or mixed, or any undivided	332
<pre>interest therein;</pre>	333
16. Sell, convey, mortgage, pledge, lease, exchange,	334
abandon, or otherwise dispose of any property real, personal, or	335
<pre>mixed;</pre>	336
17. Establish a budget and make expenditures;	337
18. Borrow money;	338
19. Appoint committees, including standing committees,	339
composed of members, State regulators, State legislators or	340
their representatives, and consumer representatives, and such	341
other interested persons as may be designated in this Compact	342
and the bylaws;	343
20. Provide and receive information from, and cooperate	344
with, law enforcement agencies;	345
21. Establish and elect an Executive Committee, including	346
a chair and a vice chair;	347
22. Determine whether a State's adopted language is	348
materially different from the model compact language such that	349
the State would not qualify for participation in the Compact;	350
and	351
23. Perform such other functions as may be necessary or	352
appropriate to achieve the purposes of this Compact.	353

D. The Executive Committee	354
1. The Executive Committee shall have the power to act on	355
behalf of the Commission according to the terms of this Compact.	356
The powers, duties, and responsibilities of the Executive	357
<pre>Committee shall include:</pre>	358
a. Oversee the day-to-day activities of the administration	359
of the compact including enforcement and compliance with the	360
provisions of the compact, its Rules and bylaws, and other such	361
duties as deemed necessary;	362
b. Recommend to the Commission changes to the Rules or	363
bylaws, changes to this Compact legislation, fees charged to	364
Member States, fees charged to Licensees, and other fees;	365
c. Ensure Compact administration services are	366
appropriately provided, including by contract;	367
d. Prepare and recommend the budget;	368
e. Maintain financial records on behalf of the Commission;	369
f. Monitor Compact compliance of Member States and provide	370
<pre>compliance reports to the Commission;</pre>	371
g. Establish additional committees as necessary;	372
h. Exercise the powers and duties of the Commission during	373
the interim between Commission meetings, except for adopting or	374
amending Rules, adopting or amending bylaws, and exercising any	375
other powers and duties expressly reserved to the Commission by	376
Rule or bylaw; and	377
i. Other duties as provided in the Rules or bylaws of the	378
Commission.	379
2. The Executive Committee shall be composed of up to	380

<pre>seven members:</pre>	381
a. The chair and vice chair of the Commission shall be	382
voting members of the Executive Committee; and	383
b. The Commission shall elect five voting members from the	384
current membership of the Commission.	385
3. The Commission may remove any member of the Executive	386
Committee as provided in the Commission's bylaws.	387
4. The Executive Committee shall meet at least annually.	388
a. Executive Committee meetings shall be open to the	389
<pre>public, except that the Executive Committee may meet in a</pre>	390
closed, non-public meeting as provided in subsection F.2 below.	391
b. The Executive Committee shall give thirty days' notice	392
of its meetings, posted on its website and as determined to	393
provide notice to persons with an interest in the business of	394
the Commission.	395
c. The Executive Committee may hold a special meeting in	396
accordance with subsection F.1.b. below.	397
E. The Commission shall adopt and provide to the Member	398
States an annual report.	399
F. Meetings of the Commission	400
1. All meetings shall be open to the public, except that	401
the Commission may meet in a closed, non-public meeting as	402
<pre>provided in subsection F.2 below.</pre>	403
a. Public notice for all meetings of the full Commission	404
of meetings shall be given in the same manner as required under	405
the Rulemaking provisions in Section 9, except that the	406
Commission may hold a special meeting as provided in subsection	407

F.1.b below.	408
b. The Commission may hold a special meeting when it must	409
meet to conduct emergency business by giving forty-eight hours'	410
notice to all commissioners, on the Commission's website, and	411
other means as provided in the Commission's rules. The	412
Commission's legal counsel shall certify that the Commission's	413
need to meet qualifies as an emergency.	414
2. The Commission or the Executive Committee or other	415
committees of the Commission may convene in a closed, non-public	416
meeting for the Commission or Executive Committee or other	417
committees of the Commission to receive legal advice or to	418
discuss:	419
a. Non-compliance of a Member State with its obligations	420
<pre>under the Compact;</pre>	421
b. The employment, compensation, discipline or other	422
<pre>matters, practices or procedures related to specific employees;</pre>	423
c. Current or threatened discipline of a Licensee by the	424
Commission or by a Member State's Licensing Authority;	425
d. Current, threatened, or reasonably anticipated	426
<pre>litigation;</pre>	427
e. Negotiation of contracts for the purchase, lease, or	428
sale of goods, services, or real estate;	429
f. Accusing any person of a crime or formally censuring	430
any person;	431
g. Trade secrets or commercial or financial information	432
that is privileged or confidential;	433
h. Information of a personal nature where disclosure would	434

constitute a clearly unwarranted invasion of personal privacy;	435
i. Investigative records compiled for law enforcement	436
<pre>purposes;</pre>	437
j. Information related to any investigative reports	438
prepared by or on behalf of or for use of the Commission or	439
other committee charged with responsibility of investigation or	440
determination of compliance issues pursuant to the Compact;	441
k. Matters specifically exempted from disclosure by	442
<pre>federal or Member State law; or</pre>	443
1. Other matters as promulgated by the Commission by Rule.	444
3. If a meeting, or portion of a meeting, is closed, the	445
presiding officer shall state that the meeting will be closed	446
and reference each relevant exempting provision, and such	447
reference shall be recorded in the minutes.	448
4. The Commission shall keep minutes that fully and	449
clearly describe all matters discussed in a meeting and shall	450
provide a full and accurate summary of actions taken, and the	451
reasons therefore, including a description of the views	452
expressed. All documents considered in connection with an action	453
shall be identified in such minutes. All minutes and documents	454
of a closed meeting shall remain under seal, subject to release	455
only by a majority vote of the Commission or order of a court of	456
<pre>competent jurisdiction.</pre>	457
G. Financing of the Commission	458
1. The Commission shall pay, or provide for the payment	459
of, the reasonable expenses of its establishment, organization,	460
and ongoing activities.	461
2. The Commission may accept any and all appropriate	462

revenue sources as provided in C.12.	463
3. The Commission may levy on and collect an annual	464
assessment from each Member State and impose fees on Licensees	465
practicing in the Member States under an Equivalent License to	466
cover the cost of the operations and activities of the	467
Commission and its staff, which must be in a total amount	468
sufficient to cover its annual budget as approved each year for	469
which revenue is not provided by other sources. The aggregate	470
annual assessment amount for Member States shall be allocated	471
based upon a formula that the Commission shall promulgate by	472
Rule.	473
4. The Commission shall not incur obligations of any kind	474
prior to securing the funds adequate to meet the same; nor shall	475
the Commission pledge the credit of any of the Member States,	476
except by and with the authority of the Member State.	477
5. The Commission shall keep accurate accounts of all	478
receipts and disbursements. The receipts and disbursements of	479
the Commission shall be subject to the financial review and	480
accounting procedures established under its bylaws. However, all	481
receipts and disbursements of funds handled by the Commission	482
shall be subject to an annual financial review by a certified or	483
licensed public accountant, and the report of the financial	484
review shall be included in and become part of the annual report	485
of the Commission.	486
H. Qualified Immunity, Defense, and Indemnification	487
1 mb	400
1. The members, officers, executive director, employees	488
and representatives of the Commission shall be immune from suit	489
and liability, both personally and in their official capacity,	490
for any claim for damage to or loss of property or personal	491

injury or other civil liability caused by or arising out of any	492
actual or alleged act, error, or omission that occurred, or that	493
the person against whom the claim is made had a reasonable basis	494
for believing occurred within the scope of Commission	495
employment, duties or responsibilities; provided that nothing in	496
this paragraph shall be construed to protect any such person	497
from suit or liability for any damage, loss, injury, or	498
liability caused by the intentional or willful or wanton	499
misconduct of that person. The procurement of insurance of any	500
type by the Commission shall not in any way compromise or limit	501
the immunity granted hereunder.	502
2. The Commission shall defend any member, officer,	503
executive director, employee, and representative of the	504
Commission in any civil action seeking to impose liability	505
arising out of any actual or alleged act, error, or omission	506
that occurred within the scope of Commission employment, duties,	507
or responsibilities, or as determined by the commission that the	508
person against whom the claim is made had a reasonable basis for	509
believing occurred within the scope of Commission employment,	510
duties, or responsibilities; provided that nothing herein shall	511
be construed to prohibit that person from retaining their own	512
counsel at their own expense; and provided further, that the	513
actual or alleged act, error, or omission did not result from	514
that person's intentional or willful or wanton misconduct.	515
3. The Commission shall indemnify and hold harmless any	516
member, officer, executive director, employee, and	517
representative of the Commission for the amount of any	518
settlement or judgment obtained against that person arising out	519
of any actual or alleged act, error, or omission that occurred	520
within the scope of Commission employment, duties, or	521
responsibilities, or that such person had a reasonable basis for	522

believing occurred within the scope of Commission employment,	523
duties, or responsibilities, provided that the actual or alleged	524
act, error, or omission did not result from the intentional or	525
willful or wanton misconduct of that person.	526
4. Nothing herein shall be construed as a limitation on	527
the liability of any licensee for professional malpractice or	528
misconduct, which shall be governed solely by any other	529
applicable state laws.	530
5. Nothing in this Compact shall be interpreted to waive	531
or otherwise abrogate a Member State's state action immunity or	532
state action affirmative defense with respect to antitrust	533
claims under the Sherman Act, Clayton Act, or any other state or	534
federal antitrust or anticompetitive law or regulation.	535
6. Nothing in this Compact shall be construed to be a	536
waiver of sovereign immunity by the Member States or by the	537
Commission.	538
SECTION 8. FACILITATING INFORMATION EXCHANGE	539
A. The Commission shall provide for facilitating the	540
exchange of information to administer and implement the	541
provisions of this compact in accordance with the Rules of the	542
Commission, consistent with generally accepted data protection	543
<pre>principles.</pre>	544
B. Notwithstanding any other provision of State law to the	545
contrary, a Member State shall agree to provide for the	546
facilitation of the following Licensee information as required	547
by the Rules of the Commission, including:	548
1. Identifying information;	549
2. Licensure data;	550

3. Adverse Actions against a License and information	551
<pre>related thereto;</pre>	552
4. Non-confidential information related to Alternative	553
Program participation, the beginning and ending dates of such	554
participation, and other information related to such	555
participation not made confidential under Member State law;	556
5. Any denial of application for licensure, and the reason	557
or reasons for such denial;	558
6. The presence of investigative information; and	559
7. Other information that may facilitate the	560
administration of this Compact or the protection of the public,	561
as determined by the Rules of the Commission.	562
C. Nothing in this Compact shall be deemed or construed to	563
alter, limit, or inhibit the power of a Member State to control	564
and maintain ownership of its Licensee information or alter,	565
limit, or inhibit the laws or regulations governing Licensee	566
<u>information in the Member State.</u>	567
SECTION 9. RULEMAKING	568
A. The Commission shall exercise its Rulemaking powers	569
pursuant to the criteria set forth in this Compact and the Rules	570
adopted thereunder. Rules and amendments shall become binding as	571
of the date specified in each Rule or amendment.	572
B. The Commission shall promulgate reasonable Rules to	573
achieve the intent and purpose of this Compact. In the event the	574
Commission exercises its Rulemaking authority in a manner that	575
is beyond purpose and intent of this Compact, or the powers	576
granted hereunder, then such an action by the Commission shall	577
be invalid and have no force and effect of law in the Member	578

<u>States.</u>	579
C. If a majority of the legislatures of the Member States	580
rejects a Rule, by enactment of a statute or resolution in the	581
same manner used to adopt the Compact within four years of the	582
date of adoption of the Rule, then such Rule shall have no	583
further force and effect in any Member State.	584
D. Rules or amendments to the Rules shall be adopted or	585
ratified at a regular or special meeting of the Commission in	586
accordance with Commission Rules and Bylaws.	587
E. Prior to promulgation and adoption of a final Rule or	588
Rules by the Commission, and at least thirty days in advance of	589
the meeting at which the Rule will be considered and voted upon,	590
the Commission shall file a notice of proposed rulemaking:	591
1. On the website of the Commission or other publicly	592
accessible platform; and	593
2. On the website of each Member State Licensing Authority	594
or other publicly accessible platform or the publication in	595
which each State would otherwise publish proposed Rules.	596
F. Upon determination that an emergency exists, the	597
Commission may consider and adopt an emergency Rule with forty-	598
eight hours' notice, with opportunity to comment, provided that	599
the usual Rulemaking procedures shall be retroactively applied	600
to the Rule as soon as reasonably possible, in no event later	601
than ninety days after the effective date of the Rule. For the	602
purposes of this provision, an emergency Rule is one that must	603
<pre>be adopted immediately in order to:</pre>	604
1. Meet an imminent threat to public health, safety, or	605
welfare.	606

2. Prevent a loss of Commission or Member State funds.	607
3. Meet a deadline for the promulgation of an	608
administrative Rule that is established by federal law or Rule;	609
<u>or</u>	610
4. Protect public health and safety.	611
SECTION 10. OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT	612
A. Oversight	613
1. The executive and judicial branches of the State	614
government in each Member State shall enforce this Compact and	615
take all actions necessary and appropriate to implement the	616
Compact.	617
2. Venue is proper and judicial proceedings by or against	618
the Commission shall be brought solely and exclusively in a	619
court of competent jurisdiction where the principal office of	620
the Commission is located. The Commission may waive venue and	621
jurisdictional defenses to the extent it adopts or consents to	622
participate in alternative dispute resolution proceedings.	623
Nothing herein shall affect or limit the selection or propriety	624
of venue in any action against a licensee for professional	625
<pre>malpractice, misconduct or any such similar matter.</pre>	626
3. The Commission shall be entitled to receive service of	627
process in any proceeding regarding the enforcement or	628
interpretation of the Compact and shall have standing to	629
intervene in such a proceeding for all purposes. Failure to	630
provide the Commission service of process shall render a	631
judgment or order void as to the Commission, this Compact, or	632
<pre>promulgated Rules.</pre>	633
B. Default, Technical Assistance, and Termination	634

1. If the Commission determines that a Member State has	635
defaulted in the performance of its obligations or	636
responsibilities under this Compact or the promulgated Rules,	637
the Commission shall provide written notice to the defaulting	638
State. The notice of default shall describe the default, the	639
proposed means of curing the default, and any other action that	640
the Commission may take, and shall offer training and specific	641
technical assistance regarding the default.	642
2. The Commission shall provide a copy of the notice of	643
default to the other Member States.	644
C. If a State in default fails to cure the default, the	645
defaulting State may be terminated from the Compact upon an	646
affirmative vote of a supermajority of the delegates of the	647
Member States, and all rights, privileges and benefits conferred	648
on that state by this Compact may be terminated on the effective	649
date of termination. A cure of the default does not relieve the	650
offending State of obligations or liabilities incurred during	651
the period of default.	652
D. Termination of membership in the Compact shall be	653
imposed only after all other means of securing compliance have	654
been exhausted. Notice of intent to suspend or terminate shall	655
be given by the Commission to the governor, the majority and	656
minority leaders of the defaulting State's legislature, the	657
defaulting State's Licensing Authority and each of the Member	658
States' Licensing Authorities.	659
E. A State that has been terminated is responsible for all	660
assessments, obligations, and liabilities incurred through the	661
effective date of termination, including obligations that extend	662
beyond the effective date of termination.	663

F. Upon the termination of a State's membership from this	664
Compact, that State shall immediately provide notice to all	665
Licensees within that State of such termination. The terminated	666
State shall continue to recognize all Licenses granted pursuant	667
to this Compact for a minimum of six months after the date of	668
said notice of termination.	669
G. The Commission shall not bear any costs related to a	670
State that is found to be in default or that has been terminated	671
from the Compact, unless agreed upon in writing between the	672
Commission and the defaulting State.	673
H. The defaulting State may appeal the action of the	674
Commission by petitioning the United States District Court for	675
the District of Columbia or the federal district where the	676
Commission has its principal offices. The prevailing party shall	677
be awarded all costs of such litigation, including reasonable	678
<pre>attorney's fees.</pre>	679
I. Dispute Resolution	680
1. Upon request by a Member State, the Commission shall	681
attempt to resolve disputes related to the Compact that arise	682
among Member States and between Member and non-Member States.	683
2. The Commission shall promulgate a Rule providing for	684
both mediation and binding dispute resolution for disputes as	685
appropriate.	686
J. Enforcement	687
1. By majority vote as provided by Rule, the Commission	688
may initiate legal action against a Member State in default in	689
the United States District Court for the District of Columbia or	690
the federal district where the Commission has its principal	691
offices to enforce compliance with the provisions of the Compact	692

and its promulgated Rules. The relief sought may include both	693
injunctive relief and damages. In the event judicial enforcement	694
is necessary, the prevailing party shall be awarded all costs of	695
such litigation, including reasonable attorney's fees. The	696
remedies herein shall not be the exclusive remedies of the	697
Commission. The Commission may pursue any other remedies	698
available under federal or the defaulting Member State's law.	699
2. A Member State may initiate legal action against the	700
Commission in the United States District Court for the District	701
of Columbia or the federal district where the Commission has its	702
principal offices to enforce compliance with the provisions of	703
the Compact and its promulgated Rules. The relief sought may	704
include both injunctive relief and damages. In the event	705
judicial enforcement is necessary, the prevailing party shall be	706
awarded all costs of such litigation, including reasonable	707
<pre>attorney's fees.</pre>	708
3. No person other than a Member State shall enforce this	709
compact against the Commission.	710
SECTION 11. EFFECTIVE DATE, WITHDRAWAL, AND AMENDMENT	711
A. The Compact shall come into effect on the date on which	712
the Compact statute is enacted into law in the seventh Member	713
State.	714
1. On or after the effective date of the Compact indicated	715
above, the Commission shall convene and review the enactment of	716
each of the Charter Member States to determine if the statute	717
<pre>enacted by each such Charter Member State is materially</pre>	718
different than the model Compact statute.	719
a. A Charter Member State whose enactment is found to be	720
materially different from the model Compact statute shall be	721

entitled to the default process set forth in Section 10.	722
b. If any Member State is later found to be in default, or	723
is terminated or withdraws from the Compact, the Commission	724
shall remain in existence and the Compact shall remain in effect	725
even if the number of Member States should be less than seven.	726
2. Member States enacting the Compact subsequent to the	727
Charter Member States shall be subject to the process set forth	728
in Section 7.C.21 to determine if their enactments are	729
materially different from the model Compact statute and whether	730
they qualify for participation in the Compact.	731
3. All actions taken for the benefit of the Commission or	732
in furtherance of the purposes of the administration of the	733
Compact prior to the effective date of the Compact or the	734
Commission coming into existence shall be considered to be	735
actions of the Commission unless specifically repudiated by the	736
Commission.	737
a. Any State that joins the Compact subsequent to the	738
Commission's initial adoption of the Rules and bylaws shall be	739
subject to the Rules and bylaws as they exist on the date on	740
which the Compact becomes law in that State. Any Rule that has	741
been previously adopted by the Commission shall have the full	742
force and effect of law on the day the Compact becomes law in	743
that State.	744
b. Any Member State may withdraw from this Compact by	745
<pre>enacting a statute repealing the same.</pre>	746
B. A Member State's withdrawal shall not take effect until	747
one hundred eighty days after enactment of the repealing	748
statute.	749
C Withdrawal shall not affect the continuing requirement	750

of the withdrawing State's Licensing Authority to comply with	751
the investigative and Adverse Action reporting requirements of	752
this Compact prior to the effective date of withdrawal.	753
D. Upon the enactment of a statute withdrawing from this	754
compact, a State shall immediately provide notice of such	755
withdrawal to all Licensees within that State. Notwithstanding	756
any subsequent statutory enactment to the contrary, such	757
withdrawing State shall continue to recognize all licenses	758
granted pursuant to this compact for a minimum of six months	759
after the date of such notice of withdrawal.	760
1. Nothing contained in this Compact shall be construed to	761
invalidate or prevent any licensure agreement or other	762
cooperative arrangement between a Member State and a non-Member	763
State that does not conflict with the provisions of this	764
Compact.	765
2. This Compact may be amended by the Member States. No	766
amendment to this Compact shall become effective and binding	767
upon any Member State until it is enacted into the laws of all	768
Member States.	769
SECTION 12. CONSTRUCTION AND SEVERABILITY	770
A. This Compact and the Commission's rulemaking authority	771
shall be liberally construed so as to effectuate the purposes,	772
and the implementation and administration of the Compact.	773
Provisions of the Compact expressly authorizing or requiring the	774
promulgation of Rules shall not be construed to limit the	775
Commission's rulemaking authority solely for those purposes.	776
B. The provisions of this Compact shall be severable and	777
if any phrase, clause, sentence or provision of this Compact is	778
held by a court of competent jurisdiction to be contrary to the	779

constitution of any Member State, a State seeking participation	780
in the Compact, or of the United States, or the applicability	781
thereof to any government, agency, person, or circumstance is	782
held to be unconstitutional by a court of competent	783
jurisdiction, the validity of the remainder of this Compact and	784
the applicability thereof to any other government, agency,	785
person, or circumstance shall not be affected thereby.	786
C. Notwithstanding subsection B of this Section, the	787
Commission may deny a State's participation in the Compact or,	788
in accordance with the requirements of Section 10.B, terminate a	789
Member State's participation in the Compact, if it determines	790
that a constitutional requirement of a Member State is a	791
material departure from the Compact. Otherwise, if this Compact	792
shall be held to be contrary to the constitution of any Member	793
State, the Compact shall remain in full force and effect as to	794
the remaining Member States and in full force and effect as to	795
the Member State affected as to all severable matters.	796
SECTION 13. CONSISTENT EFFECT AND CONFLICT WITH OTHER	797
STATE LAWS	798
A. Nothing herein shall prevent or inhibit the enforcement	799
of any other law of a Member State that is not inconsistent with	800
the Compact.	801
B. Any laws, statutes, regulations, or other legal	802
requirements in a Member State in conflict with the Compact are	803
superseded to the extent of the conflict.	804
All permissible agreements between the Commission and the	805
Member States are binding in accordance with their terms.	806