As Introduced

136th General Assembly Regular Session 2025-2026

Compact.

S. B. No. 320

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Senator Roegner

To enact sections 4755.72 and 4755.721 of the

Revised Code to enter into the Athletic Trainer

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That sections 4755.72 and 4755.721 of the	4
Revised Code be enacted to read as follows:	5
Sec. 4755.72. SECTION 1. TITLE AND PURPOSE	6
This statute shall be known and cited as the Athletic	7
Trainer Compact. The purposes of this compact are to expand	8
mobility of Athletic Training practice and improve public access	9
to services by providing qualified Licensed Athletic Trainers	10
the ability to practice in other Member States. This compact	11
preserves the regulatory authority of States to protect public	12
health and safety through the current system of State licensure.	13
This compact is designed to achieve the following	14
objectives:	15
	1.0
A. Increase public access to Athletic Training and enhance	16
continuity of care by providing for the mutual recognition of	17
other Licenses issued by Member States;	18
B. Provide an additional streamlined opportunity for	19

S. B. No. 320	Page 2
As Introduced	

interstate practice by Licensed Athletic Trainers who meet	20
<pre>compact uniform requirements;</pre>	21
C. Promote mobility and workforce development by	22
eliminating the necessity for Licenses in multiple States by	23
providing for the mutual recognition of other Licenses issued by	24
Member States;	25
D. Reduce administrative burdens on Licensed Athletic	26
Trainers and Member States;	27
E. Enhance the States' ability to protect the public's	28
health and safety;	29
F. Encourage the cooperation of Member States in	30
regulating interstate practice of Licensed Athletic Trainers;	31
G. Support relocating Active Military Members and their	32
spouses;	33
H. Enhance the exchange of licensure, investigative, and	34
disciplinary information among Member States;	35
I. Allow for the use of telehealth to facilitate increased	36
access to Athletic Training services;	37
J. Support the uniformity of Licensed Athletic Trainer	38
licensure requirements throughout the States;	39
K. Affirm the authority of all Member States to hold a	40
Licensed Athletic Trainer accountable for abiding by the Scope	41
of Practice in the State in which the patient is located at the	42
time of care; and	43
L. Require adherence to the Model Compact Language in	44
order to promote uniformity and ensure that all Member States	45
have accepted and are mutually obligated to the same terms.	46
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SECTION 2. DEFINITIONS	47
As used in this compact, unless the context requires	48
otherwise, the following definitions shall apply:	49
A. "Active Military Member" means any individual with	50
full-time duty status in the active armed forces of the United	51
States, including members of the National Guard and Reserve.	52
B. "Adverse Action" means any administrative, civil,	53
equitable or criminal action permitted by a State's laws which	54
is imposed by a Licensing Authority or other authority against a	55
Licensee, including actions against an individual's License or	56
Compact Privilege such as revocation, suspension, probation,	57
monitoring of the Licensee, limitation on the Licensee's	58
practice, or any other Encumbrance on licensure affecting a	59
Licensee's authorization to practice.	60
C. "Alternative Program" means a non-disciplinary	61
monitoring or practice remediation process applicable to an	62
Athletic Trainer approved by a State Licensing Authority of a	63
Member State in which the Athletic Trainer is licensed. This	64
includes, but is not limited to, programs to which Licensees	65
with substance use, addiction, or mental health conditions are	66
referred in lieu of Adverse Action.	67
D. "Athletic Training" means the prevention, examination,	68
assessment, treatment and rehabilitation of emergent, acute, or	69
chronic injuries and medical conditions as defined by applicable	7 C
Member State laws and regulations.	71
E. "Athletic Trainer Compact Commission" or "Compact	72
Commission" means the government agency whose membership	73
consists of all States that have enacted this compact, as	74
described herein and which shall operate as an instrumentality	75

S. B. No. 320	Page 4
As Introduced	

of the Member States to administer and implement the compact	76
according to its terms.	77
F. "BOC" means the Board of Certification, Inc. or any	78
successor organization thereto.	79
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G. "CAATE" means the Commission on Accreditation of	80
Athletic Training Education or any successor organization	81
thereto.	82
H. "Charter Member State" means any Member State which	83
enacted and made effective this compact by law before the	84
compact effective date specified herein.	85
I. "Commissioner" means the individual appointed by a	86
Member State to serve as the member of the Commission for that	87
Member State.	88
J. "Compact Privilege" means the legal authorization	89
granted by a Remote State, equivalent to a License, allowing a	90
Licensee from another Member State to provide Athletic Training	91
services in a Remote State.	92
K. "Compact Qualifying License" means a License that is	93
not an Encumbered License issued by a Member State to practice	94
Athletic Training which qualifies the Licensee to exercise a	95
Compact Privilege pursuant to Section 4 of this compact.	96
L. "Continuing Competence" means a requirement, as a	97
condition of License renewal, to provide evidence of successful	98
participation, and completion of, educational and professional	99
activities relevant to practice or area of work. For purposes of	100
this compact, evidence of active BOC certification may satisfy	101
the meaning of Continuing Competence as set forth herein.	102
M. "Current Significant Investigative Information" means	103

S. B. No. 320 Page 5
As Introduced

<pre>the existence of:</pre>	104
1. Investigative Information that a Licensing Authority,	105
after a preliminary inquiry that includes notification and an	106
opportunity for the subject Licensee to respond, if required by	107
State law, has reason to believe is not groundless and, if	108
proven true, would indicate more than a minor infraction; or	109
2. Investigative Information that indicates that the	110
subject Licensee represents an immediate threat to public health	111
and safety regardless of whether the subject Licensee has been	112
notified and had an opportunity to respond.	113
N. "Criminal Background Check" means the submission of	114
fingerprints or other biometric-based information for a License	115
applicant for the purpose of obtaining that applicant's criminal	116
history record information, as defined in 28 C.F.R. § 20.3(d)	117
from the Federal Bureau of Investigation and the State's	118
criminal history record repository as defined in 28 C.F.R. §	119
<u>20.3(f).</u>	120
O. "Data System" means the Commission's repository of	121
information about Licensees, including but not limited to	122
examination, licensure, investigative, Compact Privilege,	123
Adverse Action, and Alternative Program.	124
P. "Encumbrance" or "Encumbered" means a revocation or	125
suspension of, or any limitation or condition on, the full and	126
unrestricted practice of Athletic Training.	127
Q. "Executive Committee" means a group of commissioners	128
elected or appointed to act on behalf of, and within the powers	129
granted to them by, the compact and Commission.	130
R. "Investigative Information" means information, records,	131
and documents received or generated by a Licensing Authority	132

S. B. No. 320 Page 6 As Introduced

pursuant to an investigation.	133
S. "Jurisprudence Requirement" means the assessment of an	134
individual's knowledge of the laws and Rules governing the	135
practice of Athletic Training, as applicable, in a State.	136
T. "License" means current authorization by a Member State	137
to engage in the practice of Athletic Training.	138
U. "Licensee" or "Licensed Athletic Trainer" means an	139
individual who currently holds an active, unrestricted License	140
and who meets all of the requirements outlined in Section 4 of	141
this compact.	142
V. "Licensing Authority" means the board or agency of a	143
State, or equivalent, that is responsible for the licensing and	144
regulation of Athletic Trainers.	145
W. "Model Compact Language" the model language for the	146
Athletic Trainer Compact on file with The Council of State	147
Governments or other entity as designated by the Commission to	148
which all Member States must substantively adhere and adopt.	149
X. "Member State" means a State that has enacted the	150
<pre>compact.</pre>	151
Y. "Remote State" means a Member State other than the	152
State of Qualifying Licensure.	153
Z. "Rule" means a regulation promulgated by an authorized	154
entity that has the force of law.	155
AA. "Scope of Practice" means the procedures, actions, and	156
processes an Athletic Trainer licensed in a State is permitted	157
to undertake in that State and the circumstances under which the	158
Licensee is permitted to undertake those procedures, actions and	159
processes. Such procedures, actions and processes and the	160

S. B. No. 320	Page 7
As Introduced	_

circumstances under which they may be undertaken may be	161
established through means, including, but not limited to,	162
statute, regulations, case law, and other processes available to	163
the State Licensing Authority or other government agency. Scope	164
of Practice shall include any State requirements regarding	165
supervision or direction, if required by such State and as	166
further defined by such State's statutes and regulations.	167
BB. "Single State License" means a License issued by any	168
State that authorizes practice only within the issuing State.	169
CC. "State" means any state, commonwealth, district, or	170
territory of the United States of America.	171
DD. "State of Qualifying Licensure" means the Member State	172
who has issued a Compact Qualifying License to a Licensee	173
pursuant to this compact.	174
FE "Unangumbared Ligange" means a Ligange that authorizes	175
EE. "Unencumbered License" means a License that authorizes	176
a Licensee to engage in the full and unrestricted practice of	
Athletic Training.	177
SECTION 3. STATE PARTICIPATION IN THE COMPACT	178
A. To be eligible to join this compact and to maintain	179
eligibility as a Member State, a State must:	180
1. Enact and maintain a statute that is not materially	181
different from the Model Compact Language;	182
2. License and regulate the practice of Athletic Training;	183
2. Breense and regarace the practice of henreete framing,	100
3. Require that Licensees in that State maintain	184
Continuing Competence standards as part of their State practice	185
act or Rules;	186
4 Have a mechanism in place for receiving and	187

investigating complaints about Licensees;	188
5. Grant the Compact Privilege to a Licensee who meets all	189
the requirements outlined in Section 4 in accordance with the	190
terms of the compact and any Rules promulgated thereunder;	191
6. Participate fully in the Compact Commission's Data	192
System, including using the unique identifier as defined in	193
Rules;	194
7. Notify the Compact Commission, in compliance with the	195
terms of the Compact and Rules, of any Adverse Action or the	196
availability of Current Significant Investigative Information	197
regarding a Licensee;	198
8. Within a time frame established by Rule, implement or	199
utilize procedures for considering the criminal history records	200
of applicants for a Compact Qualifying License which includes	201
receiving the results of the Federal Bureau of Investigation	202
record search and shall use those results in making licensure	203
decisions. These procedures shall include the submission of	204
fingerprints or other biometric-based information by applicants	205
for the purpose of obtaining an applicant's criminal history	206
record information from the Federal Bureau of Investigation and	207
the agency responsible for retaining that State's criminal	208
records; and	209
a. A Member State must fully implement a Criminal	210
Background Check requirement in order to participate in the	211
issuance and acceptance of Compact Privileges.	212
b. Communication between a Member State and the Compact	213
Commission or among Member States regarding the verification of	214
eligibility for licensure through the compact shall not include	215
any information received from the Federal Bureau of	216

S. B. No. 320	Page 9
As Introduced	_

Investigation relating to a federal criminal records check	217
performed by a Member State.	218
9. Comply with and enforce the Rules of the Compact	219
Commission.	220
B. Member States may set and collect a fee for issuance	221
and renewal of a Compact Privilege to applicants.	222
C. Individuals without a Compact Qualifying License shall	223
continue to be able to apply for a Member State's Single-State	224
License as provided under the laws of each Member State.	225
D. Nothing in this compact shall affect the requirements	226
established by a Member State for the issuance of a Single State	227
License.	228
E. A Compact Qualifying License shall be recognized by	229
each Remote State as authorizing that Licensee to engage in the	230
practice of Athletic Training, under a Compact Privilege, in	231
another Member State in accordance with the requirements in	232
Section 4.	233
GEOGRAPH A GOMPAGE PRIMITING	2.2.4
SECTION 4. COMPACT PRIVILEGE	234
A. To be eligible for a Compact Privilege under the terms	235
and provisions of the compact, the Licensee shall complete a	236
Criminal Background Check performed by the Licensing Authority	237
in the State of Qualifying Licensure prior to entry in the	238
<pre>compact and shall:</pre>	239
1. Satisfy one of the following two pathways:	240
a. Hold a valid current active certification through the	241
BOC, or its successor organization; or	242
b. If a Licensee does not meet the requirements of	243

4.A.1.a., the following must be completed:	244
i. An education program which is either:	245
1. At least a bachelor's degree with a major course of	246
study in Athletic Training, or an equivalent course of study	247
from a college or university accredited at the time of	248
graduation by CAATE, or its successor organization;	249
2. An academic degree from a college or university in a	250
foreign country equivalent to the degree described in	251
subparagraph 1 of this subsection with a major course of study	252
as described in subparagraph 1 of this subsection that is	253
accredited by CAATE, or its successor organization; or	254
3. The substantial equivalent of the foregoing which the	255
Commission may determine by Rule.	256
ii. Successful completion of the exam administered by the	257
BOC, or its successor organization, preceding the date of the	258
Licensee's application for Licensure in their State of	259
Qualifying Licensure or the substantial equivalent of the	260
foregoing requirement which the Commission may determine by	261
Rule.	262
2. Hold a Compact Qualifying License;	263
3. Have not had any Encumbrance against any license or	264
Compact Privilege to practice Athletic Training within the	265
<pre>previous two (2) years;</pre>	266
4. Be eligible for a Compact Privilege in any Member State	267
in accordance with Section 4;	268
5. Notify the Compact Commission that the Licensee is	269
seeking the Compact Privilege within a Remote State(s);	270

6. Pay any applicable fees, including any State fee, for	271
the Compact Privilege;	272
7. Meet only the Continuing Competence requirements	273
established by the State of Qualifying Licensure;	274
8. Comply with any requirements of the State of Qualifying	275
Licensure as set forth in Section 3;	276
9. Meet any Jurisprudence Requirements established by the	277
Remote State(s) in which the Licensee is seeking a Compact	278
Privilege; and	279
10. Report to the Compact Commission any Adverse Action,	280
Encumbrance, or restriction on a license taken by any non-Member	281
State within 30 days from the date the action is taken.	282
B. The Compact Privilege is valid until the expiration	283
date of the Compact Qualifying License. To maintain a Compact	284
Privilege, renewal of the Compact Privilege shall be congruent	285
with the renewal of the Compact Qualifying License as the	286
Compact Commission may define by Rule. The Licensee must comply	287
with the requirements of this section to maintain the Compact	288
Privilege in the Remote State. A Licensee may apply for and hold	289
<pre>Compact Privileges in multiple Member States.</pre>	290
C. A Licensed Athletic Trainer must follow the Scope of	291
Practice of the Member State where the patient is located. A	292
Licensee engaging in the practice of Athletic Training in a	293
Remote State under the Compact Privilege shall adhere to the	294
Scope of Practice laws and regulations of the Remote State.	295
Licensees shall be responsible for educating themselves on, and	296
complying with, any and all Scope of Practice laws and	297
regulations State laws relating to the remote practice of	298
Athletic Training, as applicable.	299

D. A Licensee engaging in the practice of Athletic	300
Training in a Remote State is subject to that State's regulatory	301
authority. A Remote State may, in accordance with due process	302
and that State's laws, remove a Licensee's Compact Privilege in	303
the Remote State for a specific period of time, impose fines, or	304
take any other necessary actions to protect the health and	305
safety of its citizens. Any Member State which undertakes such	306
an action shall promptly notify the Member State and the	307
Commission as specified in the Rules. The Licensee may be deemed	308
to be ineligible to exercise the Compact Privilege by any Member	309
State until the specific time for removal has passed and all	310
fines are paid.	311
E. All Member State disciplinary orders that impose	312
Adverse Action against a Compact Qualifying License shall result	313
in deactivation of the Licensee's Compact Privilege in all	314
Member States during the pendency of the order. If a Compact	315
Qualifying License is Encumbered, the Licensee shall lose the	316
Compact Privilege in any Remote State until the following occur:	317
1. The Compact Qualifying License is no longer Encumbered;	318
and	319
2. The Licensee has not had any Encumbrance or restriction	320
against any License, Compact Qualifying License or Compact	321
Privilege within the previous two (2) years.	322
F. Once an Encumbered License is restored to good standing	323
as a Compact Qualifying License (as certified by the Licensing	324
Authority), the Licensee must meet the requirements of this	325
section to obtain a Compact Privilege in any Remote State.	326
Deceron to obtain a compact lilivilege in any hemote state.	52(
G. If a Licensee's Compact Privilege in any Remote State	327
is removed, that Licensee may also lose the Compact Privilege in	328

other Remote States, as each Member State shall determine in its	329
sole authority, until the following occur:	330
1. The specific period of time for which the Compact	331
Privilege was removed has ended;	332
2. All fines have been paid; and	333
3. Have not had any Encumbrance or restriction against any	334
License or Compact Privilege within the previous two (2) years.	335
H. Once the requirements of Section 4.G have been met, the	336
Licensee must meet the requirements in Section 4.A to obtain a	337
Compact Privilege in a Remote State.	338
SECTION 5. COMPACT QUALIFYING LICENSE	339
A. A Licensee may only designate one License as their	340
Compact Qualifying License at a time. The procedures for such	341
designation may be further defined by Compact Commission Rule.	342
B. Nothing in this Section shall require that the State of	343
Qualifying Licensure be the State of primary residence or State	344
of primary practice for the Licensee.	345
C. Nothing in this Compact shall interfere with a	346
Licensee's ability to hold a Single State License in multiple	347
States.	348
D. Nothing in this Compact shall affect the requirements	349
established by a Member State for the issuance of a Single State	350
License.	351
SECTION 6. ACTIVE MILITARY MEMBER OR THEIR SPOUSES	352
An Active Military Member or their spouse shall not be	353
required to pay a fee to the Commission for a Compact Privilege.	354
If a Member State chooses to charge a Member State fee, it may	355

choose to charge a reduced fee or no fee to an Active Military	356
Member or their spouse for a Compact Privilege.	357
SECTION 7. ADVERSE ACTIONS	358
A. A Member State in which a Licensee is issued a Compact	359
Qualifying License shall have the exclusive authority to impose	360
Adverse Action against the Compact Qualifying License issued by	361
that Member State.	362
B. A Member State may take Adverse Action based on Current	363
Significant Investigative Information of a Remote State, so long	364
as the Member State follows its own procedures for imposing	365
Adverse Action.	366
C. Nothing in this compact shall override a Member State's	367
decision that participation in an Alternative Program may be	368
used in lieu of Adverse Action and that such participation shall	369
remain non-public if required by the Member State's laws or	370
Rules.	371
D. A Remote State shall have the authority to:	372
1. Take Adverse Actions as set forth herein against a	373
Licensee's Compact Privilege in that State; and	374
2. Issue subpoenas for both hearings and investigations	375
that require the attendance and testimony of witnesses as well	376
as the production of evidence.	377
a. Subpoenas may be issued by a Member State Athletic	378
Training Licensing Authority for the attendance and testimony of	379
witnesses and the production of evidence.	380
b. A Member State which issues a subpoena may request	381
service of that subpoena by another Member State. The Member	382
State receiving the request to serve a subpoena shall serve the	383

S. B. No. 320 Page 15 As Introduced

subpoena if it is deemed enforceable by a court of competent	384
jurisdiction according to the practice and procedure in the	385
receiving Member State.	386
c. The issuing authority shall pay any witness fees,	387
travel expenses, mileage, and other fees required by the service	388
statutes of the State where the witnesses or evidence are	389
<pre>located.</pre>	390
E. For purposes of taking Adverse Action, a Member State	391
shall give the same priority and effect to reported conduct	392
received from another Member State as it would if the conduct	393
had occurred within that State. In so doing, the investigating	394
Member State shall apply its own State laws to determine	395
appropriate action.	396
F. A Member State, if otherwise permitted by State law,	397
may recover from the affected Licensee the costs of	398
investigations and dispositions of cases resulting from any	399
Adverse Action taken against that Licensee.	400
H. Joint Investigations:	401
1. In addition to the authority granted to a Member State	402
by its respective State law, any Member State may participate	403
with other Member States in joint investigations of Licensees.	404
2. Member States shall share any Current Significant	405
Investigative Information, litigation, or compliance materials	406
in furtherance of any joint or individual investigation	407
initiated under the compact. In sharing such information between	408
Member State Athletic Trainer Licensing Authorities, all	409
information obtained shall be kept confidential, except as	410
otherwise mutually agreed upon by the sharing and receiving	411
Member State(s).	412

S. B. No. 320 Page 16 As Introduced

3. A Remote State may issue subpoenas on behalf of a	413
Member State for both hearings and investigations that require	414
the attendance and testimony of witnesses as well as the	415
<pre>production of evidence.</pre>	416
I. If a Member State takes Adverse Action, it shall	417
promptly notify the administrator of the Data System. The	418
administrator of the Data System shall promptly notify all	419
Member States of any Adverse Actions by Remote States.	420
J. Nothing in this compact may permit a Member State to	421
take any Adverse Action against a Licensee or holder of a	422
Compact Privilege for conduct or practice occurring in another	423
Member State that was legal in the Member State at the time it	424
was undertaken.	425
SECTION 8. ESTABLISHMENT AND OPERATION OF THE COMMISSION	426
A. The compact Member States hereby create and establish a	427
joint government agency whose membership consists of all Member	428
States that have enacted the compact known as the Athletic	429
Trainer Licensure Compact Commission. The Compact Commission is	430
an instrumentality of the Member States acting jointly and not	431
an instrumentality of any one State. The Compact Commission	432
shall come into existence on or after the effective date of the	433
Compact as set forth in Section 12.	434
B. Membership, Voting, and Meetings	435
1. Each Member State shall have and be limited to one (1)	436
Commissioner selected by that Member State's Licensing Authority	437
within 60 days of the Member State's effective date.	438
2. The Commissioner shall be an administrator or their	439
designated staff or current board member of the Licensing	440
Authority.	441

3. The Compact Commission may recommend removal or	442
suspension of any Commissioner from office.	443
4. A Member State's Licensing Authority shall fill any	444
vacancy of its Commissioner occurring on the Compact Commission	445
within 60 days of the vacancy.	446
5. Each Commissioner shall be entitled to one vote on all	447
matters before the Compact Commission requiring a vote by the	448
Commissioners.	449
6. The Compact Commission shall meet at least once during	450
each calendar year. Additional meetings may be held as set forth	451
in the Commission bylaws. A Commissioner shall vote in person or	452
by such other means as provided in the bylaws. The bylaws may	453
provide for Commissioners to meet by telecommunication,	454
videoconference, or other means of communication.	455
C. The Compact Commission shall have the following powers:	456
1. Promulgate, adopt, and amend Rules and bylaws;	457
2. Establish code of conduct, confidentiality, and	458
conflict of interest policies for Commissioners;	459
3. Establish the fiscal year of the Compact Commission;	460
5. Establish the listal year of the compact commission,	400
4. Maintain its financial records in accordance with the	461
bylaws;	462
5. Purchase and maintain insurance and insurance bonds;	463
6. Accept, or contract for services of personnel,	464
including, but not limited to, employees of a Member State;	465
7. Conduct a financial review or audit;	466
8. Hire employees, elect or appoint officers, fix	467
compensation, define duties, grant such individuals appropriate	468

S. B. No. 320	Page 18
As Introduced	

authority to carry out the purposes of the Compact, and	469
establish the Compact Commission's personnel policies and	470
programs relating to conflicts of interest, qualifications of	471
<pre>personnel, and other related personnel matters;</pre>	472
9. Enter into contracts or arrangements for the management	473
of the affairs of the Commission;	474
10. Assess and collect fees;	475
11. Accept any and all appropriate gifts, donations,	476
grants of money, other sources of revenue, equipment, supplies,	477
materials, and services, and receive, utilize, and dispose of	478
the same; provided that at all times the Compact Commission	479
shall avoid any appearance of impropriety or conflict of	480
<pre>interest;</pre>	481
12. Lease, purchase, retain, own, hold, improve, invest,	482
or use any property, real, personal, or mixed, or any undivided	483
<pre>interest therein;</pre>	484
13. Sell, convey, mortgage, pledge, lease, exchange,	485
abandon, or otherwise dispose of any property real, personal, or	486
<pre>mixed;</pre>	487
14. Establish a budget and make expenditures;	488
15. Borrow and invest money;	489
16. Meet and take such actions as are consistent with the	490
provisions of this compact, the Compact Commission's Rules, and	491
the bylaws;	492
17. Initiate and conclude legal proceedings or actions in	493
the name of the Compact Commission, provided that the standing	494
of any Licensing Authority to sue or be sued under applicable	495
law shall not be affected;	496

S. B. No. 320 Page 19 As Introduced

18. Maintain and certify records and information provided	497
to a Member State as the authenticated business records of the	498
Compact Commission, and designate an agent to do so on the	499
<pre>Compact Commission's behalf;</pre>	500
19. Provide and receive information from, and cooperate	501
with, law enforcement agencies;	502
20. Determine whether a State's adopted language is	503
materially different from the Model Compact Language such that	504
the State would not qualify for participation in the compact;	505
21. Establish and elect an Executive Committee, including	506
a chair and a vice chair, secretary, treasurer, and such other	507
offices as the Commission shall establish by Rule or bylaw;	508
22. Appoint committees, including standing committees,	509
composed of Member State Commissioners, State regulators, State	510
legislators or their representatives, and consumer	511
representatives, and such other interested persons as may be	512
designated in this compact and the bylaws; and	513
23. Perform such other functions as may be necessary or	514
appropriate to achieve the purposes of this compact.	515
D. The Executive Committee	516
1. The Executive Committee shall have the power to act on	517
behalf of the Compact Commission according to the terms of this	518
compact. The powers, duties, and responsibilities of the	519
Executive Committee shall include:	520
a. Exercise the powers and duties of the Compact	521
Commission during the interim between Compact Commission	522
meetings, except for adopting or amending Rules, adopting or	523
amending bylaws, and exercising any other powers and duties	524

expressly reserved to the Compact Commission by Rule or bylaw;	525
b. Oversee the day-to-day activities of the administration	526
of the Compact including enforcement and compliance with the	527
provisions of the Compact, its Rules and bylaws, and other such	528
<pre>duties as deemed necessary;</pre>	529
c. Recommend to the Compact Commission changes to the	530
Rules or bylaws, changes to this compact legislation, fees	531
charged to Compact Member States, fees charged to Licensees, and	532
<pre>other fees;</pre>	533
d. Ensure compact administration services are	534
appropriately provided, including by contract;	535
e. Prepare and recommend the budget;	536
f. Maintain financial records on behalf of the Compact	537
<pre>Commission;</pre>	538
g. Monitor compact compliance of Member States and provide	539
<pre>compliance reports to the Compact Commission;</pre>	540
h. Establish additional committees as necessary; and	541
i. Other duties as provided in the Rules or bylaws of the	542
Compact Commission.	543
2. The Executive Committee shall be composed of five	544
voting members, elected by the Compact Commission:	545
a. The chair and vice chair of the Compact Commission,	546
shall be voting members of the Executive Committee;	547
b. The Compact Commission shall elect up to three	548
additional voting members from the current membership of the	549
Compact Commission to include the offices of treasurer,	550
secretary, and one member-at-large; and	551

c. Up to four (4) ex-officio, nonvoting members from	552
recognized national athletic trainer organizations.	553
3. The Compact Commission may remove any member of the	554
Executive Committee as provided in the Compact Commission's	555
bylaws.	556
4. The Executive Committee shall meet at least annually:	557
a. Executive Committee meetings shall be open to the	558
public, except that the Executive Committee may meet in a	559
closed, non-public meeting as provided in this section.	560
b. The Executive Committee shall give advance notice of	561
its meetings, posted on its website and as determined by rule or	562
bylaw to provide notice to persons with an interest in the	563
business of the Compact Commission.	564
c. The Executive Committee may hold a special meeting in	565
accordance with this section.	566
E. The Compact Commission shall adopt and provide to the	567
Member States an annual report.	568
F. Meetings of the Compact Commission:	569
1. All meetings shall be open to the public, except that	570
the Compact Commission may meet in a closed, non-public meeting	571
as provided in this section.	572
2. Public notice for all meetings of the full Compact	573
Commission of meetings shall be given in the same manner as	574
required under the rulemaking provisions in this compact, except	575
that the Compact Commission may hold a special meeting as	576
provided in this section.	577
3 The Compact Commission may hold a special meeting when	578

it must meet to conduct emergency business by giving 24 hours'	579
notice to all Commissioners, on the Compact Commission's	580
website, and other means as provided in the Compact Commission's	581
Rules. The Compact Commission's legal counsel shall certify that	582
the Compact Commission's need to meet qualifies as an emergency.	583
4. The Compact Commission or the Executive Committee or	584
other committees of the Compact Commission may convene in a	585
closed, non-public meeting for the Compact Commission or	586
Executive Committee or other committees of the Compact	587
Commission to receive legal advice or to discuss:	588
a. Non-compliance of a Member State with its obligations	589
under the Compact;	590
b. The employment, compensation, discipline or other	591
matters, practices or procedures related to specific employees;	592
c. Current or threatened discipline of a Licensee by a	593
<pre>Member State's Licensing Authority;</pre>	594
d. Current, threatened, or reasonably anticipated	595
<pre>litigation;</pre>	596
e. Negotiation of contracts for the purchase, lease, or	597
<pre>sale of goods, services, or real estate;</pre>	598
f. Accusing any person of a crime or formally censuring	599
any person;	600
g. Trade secrets or commercial or financial information	601
<pre>that is privileged or confidential;</pre>	602
h. Information of a personal nature where disclosure would	603
constitute a clearly unwarranted invasion of personal privacy;	604
i. Investigative records compiled for law enforcement	605

S. B. No. 320
As Introduced

purposes;	606
j. Information related to any investigative reports	607
prepared by or on behalf of or for use of the Compact Commission	608
or other committee charged with responsibility of investigation	609
or determination of compliance issues pursuant to the compact;	610
k. Matters specifically exempted from disclosure by	611
federal or Member State law; or	612
1. Other matters as specified in Rules of the Compact	613
Commission.	614
5. If a meeting, or portion of a meeting, is closed, the	615
Compact Commission's legal counsel or designee shall certify	616
that the meeting will be closed and reference each relevant	617
exempting provision, and such reference shall be recorded in the	618
minutes. All minutes and documents of a closed meeting shall	619
remain under seal, subject to release only by a majority vote of	620
the Compact Commission or order of a court of competent	621
jurisdiction.	622
G. Financing of the Compact Commission:	623
1. The Compact Commission shall pay, or provide for the	624
payment of, the reasonable expenses of its establishment,	625
organization, and ongoing activities.	626
2. The Compact Commission may accept any and all	627
appropriate revenue sources as provided in this section.	628
3. The Compact Commission may levy on and collect an	629
annual assessment from each Member State and impose fees on	630
Licensees of Member States to whom it grants a Compact Privilege	631
to cover the cost of the operations and activities of the	632
Compact Commission and its staff, which must be in a total	633

S. B. No. 320 Page 24 As Introduced

amount sufficient to cover its annual budget as approved each	634
year for which revenue is not provided by other sources. The	635
aggregate annual assessment amount for Member States shall be	636
allocated based upon a formula that the Compact Commission shall	637
<pre>promulgate by Rule.</pre>	638
4. The Compact Commission shall not incur obligations of	639
any kind prior to securing the funds or a loan adequate to meet	640
the same; nor shall the Compact Commission pledge the credit of	641
any of the Member States, except by and with the authority of	642
the Member State.	643
5. The Compact Commission shall keep accurate accounts of	644
all receipts and disbursements. The receipts and disbursements	645
of the Compact Commission shall be subject to the financial	646
review or audit and accounting procedures established under its	647
bylaws. However, all receipts and disbursements of funds handled	648
by the Compact Commission shall be subject to an annual	649
financial review or audit by a certified or licensed public	650
accountant, and the report of the financial review or audit	651
shall be included in and become part of the annual report of the	652
Compact Commission.	653
H. Qualified Immunity, Defense, and Indemnification:	654
1. The members, officers, executive director, employees	655
and representatives of the Compact Commission shall be immune	656
from suit and liability, both personally and in their official	657
capacity, for any claim for damage to or loss of property or	658
personal injury or other civil liability caused by or arising	659
out of any actual or alleged act, error, or omission that	660
occurred, or that the person against whom the claim is made had	661
a reasonable basis for believing occurred within the scope of	662
Compact Commission employment, duties or responsibilities;	663

S. B. No. 320 Page 25 As Introduced

provided that nothing in this paragraph shall be construed to	664
protect any such person from suit or liability for any damage,	665
loss, injury, or liability caused by the intentional or willful	666
or wanton misconduct of that person. The procurement of	667
insurance of any type by the Compact Commission shall not in any	668
way compromise or limit the immunity granted hereunder.	669
2. The Compact Commission shall defend any member,	670
officer, executive director, employee, and representative of the	671
Compact Commission in any civil action seeking to impose	672
liability arising out of any actual or alleged act, error, or	673
omission that occurred within the scope of Compact Commission	674
employment, duties, or responsibilities, or as determined by the	675
Compact Commission that the person against whom the claim is	676
made had a reasonable basis for believing occurred within the	677
scope of Compact Commission employment, duties, or	678
responsibilities; provided that nothing herein shall be	679
construed to prohibit that person from retaining their own	680
counsel at their own expense; and provided further, that the	681
actual or alleged act, error, or omission did not result from	682
that person's intentional or willful or wanton misconduct.	683
3. The Compact Commission shall indemnify and hold	684
harmless any member, officer, executive director, employee, and	685
representative of the Compact Commission for the amount of any	686
settlement or judgment obtained against that person arising out	687
of any actual or alleged act, error, or omission that occurred	688
within the scope of Compact Commission employment, duties, or	689
responsibilities, or that such person had a reasonable basis for	690
believing occurred within the scope of Compact Commission	691
employment, duties, or responsibilities, provided that the	692
actual or alleged act, error, or omission did not result from	693
the intentional or willful or wanton misconduct of that person.	694

S. B. No. 320 Page 26 As Introduced

4. Nothing herein shall be construed as a limitation on	695
the liability of any Licensee for professional malpractice or	696
misconduct, which shall be governed solely by any other	697
applicable State laws.	698
5. Nothing in this compact shall be interpreted to waive	699
or otherwise abrogate a Member State's state action immunity or	700
state action affirmative defense with respect to antitrust	701
claims under the Sherman Act, Clayton Act, or any other State or	702
federal antitrust or anticompetitive law or regulation.	703
6. Nothing in this compact shall be construed to be a	704
waiver of sovereign immunity by the Member States or by the	705
Compact Commission.	706
SECTION 9. DATA SYSTEM	707
A. The Commission shall provide for the development,	708
maintenance, operation, and utilization of a coordinated Data	709
System and reporting system containing licensure, Compact	710
Privileges, Adverse Action, and the presence of Current	711
Significant Investigative Information on all Licensees and	712
applicants for a License in Member States.	713
B. Notwithstanding any other provision of State law to the	714
contrary, a Member State shall submit a uniform data set to the	715
Data System on all Licensees, applicants, and others to whom	716
this compact is applicable as required by the Rules of the	717
<pre>Compact Commission, including:</pre>	718
1. Personally identifying information;	719
2. Licensure data;	720
3. Adverse Actions against a Licensee, License applicant	721
or Compact Privilege and information related thereto;	722

4. Non-confidential information related to Alternative	723
Program participation, the beginning and ending dates of such	724
participation, and other information related to such	725
<pre>participation;</pre>	726
5. Any denial of an application for licensure, and the	727
reason(s) for such denial, (excluding the reporting of any	728
criminal history record information where prohibited by law);	729
C. A binary data mination regarding the presence of	720
6. A binary determination regarding the presence of	730
Current Significant Investigative Information; and	731
7. Other information that may facilitate the	732
administration of this compact or the protection of the public,	733
as determined by the Rules of the Commission.	734
C. The records and information provided to a Member State	735
pursuant to this compact or through the Data System, when	736
certified by the Commission or an agent thereof, shall	737
constitute the authenticated business records of the Commission,	738
and shall be entitled to any associated hearsay exception in any	739
relevant judicial, quasi-judicial or administrative proceedings	740
in a Member State.	741
D. Current Significant Investigative Information	742
pertaining to a Licensee in any Member State will only be	743
available to other Member States.	744
<u></u>	
E. It is the responsibility of the Member States to	745
monitor the Data System to determine whether Adverse Action has	746
been taken against a Licensee or License applicant. Adverse	747
Action information pertaining to a Licensee or License applicant	748
in any Member State will be available to any other Member State.	749
F. Member States contributing information to the Data	750
System may designate information that may not be shared with the	751

public without the express permission of the contributing State.	752
G. Any information submitted to the Data System that is	753
subsequently expunded pursuant to federal law or the laws of the	754
Member State contributing the information shall be removed from	755
the Data System.	756
SECTION 10. RULEMAKING	757
A. The Compact Commission shall promulgate reasonable	758
Rules in order to effectively and efficiently implement and	759
administer the purposes and provisions of the Compact. A Rule	760
shall be invalid and have no force or effect only if a court of	761
competent jurisdiction holds that the Rule is invalid because	762
the Compact Commission exercised its rulemaking authority in a	763
manner that is beyond the scope and purposes of the Compact, or	764
the powers granted hereunder, or based upon another applicable	765
standard of review.	766
B. The Rules of the Compact Commission shall have the	767
force of law in each Member State, provided however that where	768
the Rules conflict with the laws or regulations of a Member	769
State that relate to the Scope of Practice a Licensed Athletic	770
Trainer is permitted to undertake in that State and the	771
circumstances under which they may do so, as held by a court of	772
competent jurisdiction, the Rules of the Compact Commission	773
shall be ineffective in that State to the extent of the	774
<pre>conflict.</pre>	775
C. The Compact Commission shall exercise its rulemaking	776
powers pursuant to the criteria set forth in this section and	777
the Rules adopted thereunder. Rules of this compact shall become	778
binding on the day following adoption or as of the date	779
specified in the Rule or amendment, whichever is later	780

D. If a majority of the legislatures of the Member States	781
rejects a Rule or portion of a Rule, by enactment of a statute	782
or resolution in the same manner used to adopt the Compact	783
within four (4) years of the date of adoption of the Rule, then	784
such Rule shall have no further force and effect in any Member	785
State.	786
E. Rules shall be adopted at a regular or special meeting	787
of the Compact Commission.	788
of the compact committee to the committe	, 00
F. Prior to adoption of a proposed Rule, the Compact	789
Commission shall hold a public hearing and allow persons to	790
provide oral and written comments, data, facts, opinions, and	791
arguments. At least thirty (30) days in advance of the public	792
hearing on the proposed Rule, the Compact Commission shall	793
<pre>provide a notice of proposed rulemaking:</pre>	794
1. On the website of the Compact Commission or other	795
<pre>publicly accessible platform;</pre>	796
2. To persons who have requested notice of the Compact	797
Commission's notices of proposed rulemaking; and	798
3. In such other way(s) as the Compact Commission may by	799
Rule specify.	800
G. The notice of proposed rulemaking shall include:	801
1. The time, date, and location of the public hearing at	802
which the Compact Commission will hear public comments on the	803
proposed Rule and, if different, the time, date, and location of	804
the meeting where the Compact Commission will consider and vote	805
on the proposed Rule;	806
2. If the hearing is held via telecommunication, video	807
conference, or other electronic means, the Compact Commission	808

shall include the mechanism for access to the hearing in the	809
<pre>notice of proposed rulemaking;</pre>	810
3. The text of the proposed Rule and the reason therefor;	811
4. A request for comments on the proposed Rule from any	812
<pre>interested person; and</pre>	813
5. The manner in which interested persons may submit	814
written comments.	815
H. All hearings will be recorded. A copy of the recording	816
and all written comments and documents received by the Compact	817
Commission in response to the proposed Rule shall be available	818
to the public.	819
I. Nothing in this section shall be construed as requiring	820
a separate hearing on each Rule. Rules may be grouped for the	821
convenience of the Compact Commission at hearings required by	822
this section.	823
J. The Compact Commission shall, by majority vote of all	824
members, take final action on the proposed Rule based on the	825
rulemaking record and the full text of the Rule.	826
1. The Compact Commission may adopt changes to the	827
proposed Rule provided the changes do not enlarge the original	828
purpose of the proposed Rule.	829
2. The Compact Commission shall provide an explanation of	830
the reasons for substantive changes made to the proposed Rule as	831
well as reasons for substantive changes not made that were	832
recommended by commenters.	833
3. The Compact Commission shall determine a reasonable	834
effective date for the Rule. Except for an emergency as provided	835
in this section, the effective date of the Rule shall be no	836

S. B. No. 320 Page 31 As Introduced

sooner than 30 days after issuing the notice that it adopted or	837
amended the Rule.	838
K. Upon determination that an emergency exists, the	839
Compact Commission may consider and adopt an emergency Rule with	840
24 hours' notice, with opportunity to comment, provided that the	841
usual rulemaking procedures provided in the compact and in this	842
section shall be retroactively applied to the Rule as soon as	843
reasonably possible, in no event later than ninety (90) days	844
after the effective date of the Rule. For the purposes of this	845
provision, an emergency Rule is one that must be adopted	846
<pre>immediately in order to:</pre>	847
1. Meet an imminent threat to public health, safety, or	848
welfare;	849
2. Prevent a loss of Compact Commission or Member State	850
funds;	851
3. Meet a deadline for the promulgation of a Rule that is	852
established by federal law or rule; or	853
4. Protect public health and safety.	854
L. The Compact Commission or an authorized committee of	855
the Compact Commission may direct revisions to a previously	856
adopted Rule for purposes of correcting typographical errors,	857
errors in format, errors in consistency, or grammatical errors.	858
Public notice of any revisions shall be posted on the website of	859
the Compact Commission. The revision shall be subject to	860
challenge by any person for a period of thirty (30) days after	861
posting. The revision may be challenged only on grounds that the	862
revision results in a material change to a Rule. A challenge	863
shall be made in writing and delivered to the Compact Commission	864
prior to the end of the notice period. If no challenge is made,	865

the revision will take effect without further action. If the	866
revision is challenged, the revision may not take effect without	867
the approval of the Compact Commission.	868
M. No Member State's rulemaking requirements shall apply	869
under this Compact.	870
SECTION 11. OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT	871
A. Oversight:	872
1. The executive and judicial branches of State government	873
in each Member State shall enforce this compact and take all	874
actions necessary and appropriate to implement the compact.	875
2. Except as otherwise provided in this compact, venue is	876
proper and judicial proceedings by or against the Compact	877
Commission shall be brought solely and exclusively in a court of	878
competent jurisdiction where the principal office of the Compact	879
Commission is located. The Compact Commission may waive venue	880
and jurisdictional defenses to the extent it adopts or consents	881
to participate in alternative dispute resolution proceedings.	882
Nothing herein shall affect or limit the selection or propriety	883
of venue in any action against a Licensee for professional	884
<pre>malpractice, misconduct or any such similar matter.</pre>	885
3. The Compact Commission shall be entitled to receive	886
service of process in any proceeding regarding the enforcement	887
or interpretation of the compact and shall have standing to	888
intervene in such a proceeding for all purposes. Failure to	889
provide the Compact Commission service of process shall render a	890
judgment or order void as to the Compact Commission, this	891
Compact, or promulgated Rules.	892
R Dofault Tochnical Assistance and Termination:	803

S. B. No. 320 Page 33 As Introduced

1. If the Compact Commission determines that a Member	894
State has defaulted in the performance of its obligations or	895
responsibilities under this compact or the promulgated Rules,	896
the Commission shall provide written notice to the defaulting	897
State. The notice of default shall describe the default, the	898
proposed means of curing the default, and any other action that	899
the Compact Commission may take, and shall offer training and	900
specific technical assistance regarding the default.	901
2. The Compact Commission shall provide a copy of the	902
notice of default to the other Member States.	903
C. If a State in default fails to cure the default, the	904
defaulting State may be terminated from the compact upon an	905
affirmative vote of a majority of the Commissioners of the	906
Member States, and all rights, privileges and benefits conferred	907
on that State by this compact may be terminated on the effective	908
date of termination. A cure of the default does not relieve the	909
offending State of obligations or liabilities incurred during	910
the period of default.	911
D. Termination of membership in the compact shall be	912
imposed only after all other means of securing compliance have	913
been exhausted. Notice of intent to suspend or terminate shall	914
be given by the Compact Commission to the governor, the majority	915
and minority leaders of the defaulting State's legislature, the	916
defaulting State's Licensing Authority and each of the Member	917
States' Licensing Authority.	918
E. A State that has been terminated is responsible for all	919
assessments, obligations, and liabilities incurred through the	920
effective date of termination, including obligations that extend	921
beyond the effective date of termination.	922

S. B. No. 320 Page 34 As Introduced

F. Upon the termination of a State's membership from this	923
compact, that State shall immediately provide notice to all	924
Licensees within that State of such termination. The terminated	925
State shall continue to recognize all Licenses and Compact	926
Privileges granted pursuant to this compact for a minimum of 180	927
days after the date of said notice of termination.	928
G. The Compact Commission shall not bear any costs related	929
to a State that is found to be in default or that has been	930
terminated from the compact, unless agreed upon in writing	931
between the Compact Commission and the defaulting State.	932
H. The defaulting State may appeal the action of the	933
Compact Commission by petitioning the U.S. District Court for	934
the District of Columbia or the federal district where the	935
Compact Commission has its principal offices. The prevailing	936
party shall be awarded all costs of such litigation, including	937
<pre>reasonable attorney's fees.</pre>	938
I. Dispute Resolution:	939
1. Upon request by a Member State, the Compact Commission	940
shall attempt to resolve disputes related to the compact that	941
arise among Member States and between Member and non-Member	942
States.	943
2. The Compact Commission shall promulgate a Rule	944
providing for both mediation and binding dispute resolution for	945
disputes as appropriate.	946
J. Enforcement:	947
1. By two-thirds majority (2/3) vote, the Compact	948
Commission may initiate legal action against a Member State in	949
default in the United States District Court for the District of	950
Columbia or the federal district where the Compact Commission	951

S. B. No. 320 Page 35 As Introduced

has its principal offices to enforce compliance with the	952
provisions of the compact and its promulgated Rules. The relief	953
sought may include both injunctive relief and damages. In the	954
event judicial enforcement is necessary, the prevailing party	955
shall be awarded all costs of such litigation, including	956
reasonable attorney's fees. The remedies herein shall not be the	957
exclusive remedies of the Compact Commission. The Compact	958
Commission may pursue any other remedies available under federal	959
or the defaulting Member State's law.	960
2. A Member State may initiate legal action against the	961
Compact Commission in the U.S. District Court for the District	962
of Columbia or the federal district where the Compact Commission	963
has its principal offices to enforce compliance with the	964
provisions of the compact and its promulgated Rules. The relief	965
sought may include both injunctive relief and damages. In the	966
event judicial enforcement is necessary, the prevailing party	967
shall be awarded all costs of such litigation, including	968
reasonable attorney's fees.	969
3. No person other than a Member State shall enforce this	970
compact against the Compact Commission.	971
SECTION 12. EFFECTIVE DATE, WITHDRAWAL, AND AMENDMENT	972
A. The Compact shall come into effect on the date on which	973
the compact statute is enacted into law in the seventh Member	974
State.	975
1. On or after the effective date of the compact, the	976
Compact Commission shall convene and review the enactment of	977
each of the first seven Member States ("Charter Member States")	978
to determine if the statute enacted and made effective by each	979
such Charter Member State is materially different than the model	980

<pre>compact statute.</pre>	981
a. A Charter Member State whose enactment is found to be	982
materially different from the Model Compact Language shall be	983
entitled to the default process set forth in Section 11.	984
b. If any Member State is later found to be in default, or	985
is terminated or withdraws from the Compact, the Compact	986
Commission shall remain in existence and the Compact shall	987
remain in effect even if the number of Member States should be	988
<pre>less than seven.</pre>	989
2. Member States enacting the compact subsequent to the	990
seven initial Charter Member States shall be subject to the	991
process set forth in this section to determine if their	992
enactments are materially different from the model Compact	993
statute and whether they qualify for participation in the	994
Compact.	995
3. All actions taken for the benefit of the Compact	996
Commission or in furtherance of the purposes of the	997
administration of the compact prior to the effective date of the	998
compact or the Compact Commission coming into existence shall be	999
considered to be actions of the Compact Commission unless	1000
specifically repudiated by the Compact Commission.	1001
4. Any State that joins the compact subsequent to the	1002
Compact Commission's initial adoption of the Rules and bylaws	1003
shall be subject to the Rules and bylaws as they exist on the	1004
date on which the compact becomes law in that State. Any Rule	1005
that has been previously adopted by the Compact Commission shall	1006
have the full force and effect of law on the day the compact	1007
becomes law in that State.	1008
B. Any Member State may withdraw from this compact by	1009

enacting a statute repealing the same.	1010
1. A Member State's withdrawal shall not take effect until	1011
180 days after enactment of the repealing statute.	1012
2. Withdrawal shall not affect the continuing requirement	1013
of the withdrawing State's Licensing Authority to comply with	1014
the investigative and Adverse Action reporting requirements of	1015
this compact prior to the effective date of withdrawal.	1016
3. Upon the enactment of a statute withdrawing from this	1017
compact, a State shall immediately provide notice of such	1018
withdrawal to all Licensees and privilege holders within that	1019
State. Notwithstanding any subsequent statutory enactment to the	1020
contrary, such withdrawing State shall continue to recognize all	1021
Compact Privileges granted pursuant to this compact for a	1022
minimum of 180 days after the date of such notice of withdrawal.	1023
4. Nothing contained in this compact shall be construed to	1024
invalidate or prevent any licensure agreement or other	1025
cooperative arrangement between a Member State and a non-Member	1026
State that does not conflict with the provisions of this	1027
<pre>compact.</pre>	1028
5. This compact may be amended by the Member States. No	1029
amendment to this compact shall become effective and binding	1030
upon any Member State until it is enacted into the laws of all	1031
Member States.	1032
SECTION 13. CONSTRUCTION AND SEVERABILITY	1033
A. This compact and the Compact Commission's rulemaking	1034
authority shall be liberally construed so as to effectuate the	1035
purposes, and the implementation and administration of the	1036
compact. Provisions of the compact expressly authorizing or	1037
requiring the promulgation of Rules shall not be construed to	1038

those purposes. B. The provisions of this compact shall be severable and 1041 if any phrase, clause, sentence or provision of this compact is 1042
if any phrase, states, sensence of provision of this compact is
held by a court of competent jurisdiction to be contrary to the 1043
constitution of any Member State, a State seeking participation 1044
in the compact, or of the United States, or the applicability 1045
thereof to any government, agency, person or circumstance is 1046
held to be unconstitutional by a court of competent 1047
jurisdiction, the validity of the remainder of this compact and 1048
person or circumstance shall not be affected thereby. 1050
C. Notwithstanding the foregoing, the Compact Commission 1051
may deny a State's participation in the compact or terminate a 1052
Member State's participation in the Compact if it determines 1053
that a constitutional requirement of a Member State is a 1054
<pre>material departure from the Compact. Otherwise, if this compact</pre> 1055
shall be held to be contrary to the constitution of any Member 1056
State, the Compact shall remain in full force and effect as to 1057
the remaining Member States and in full force and effect as to 1058
the Member State affected as to all severable matters.
SECTION 14. CONSISTENT EFFECT AND CONFLICT WITH OTHER 1060
STATE LAWS 1061
A. Nothing herein shall prevent or inhibit the enforcement 1062
of any other law of a Member State that is not inconsistent with 1063
the compact.
B. Any laws, statutes, regulations, or other legal 1065
requirements in a Member State in conflict with the compact are 1066
superseded to the extent of the conflict. 1067

C. All permissible agreements between the Compact	1068
Commission and the Member States are binding in accordance with	1069
their terms.	1070
Sec. 4755.721. Not later than ninety days after the	1071
athletic trainer compact is entered into under section 4755.72	1072
of the Revised Code, the athletic trainers section of the Ohio	1073
occupational therapy, physical therapy, and athletic trainers	1074
board shall select an individual to serve as a delegate to the	1075
athletic trainer compact commission created under the compact.	1076
The athletic trainers section shall fill a vacancy in this	1077
position not later than ninety days after the vacancy occurs.	1078