#### As Reported by the House Health Committee

## 134th General Assembly

# Regular Session

S. B. No. 5

2021-2022

#### **Senators Roegner, Blessing**

Cosponsors: Senators Huffman, S., Antonio, Brenner, Cirino, Craig, Gavarone, Hackett, Hoagland, Hottinger, Johnson, Lang, Manning, McColley, O'Brien, Peterson, Reineke, Sykes, Thomas, Wilson, Yuko Representative Gross

### A BILL

То	amend section 4755.48 and to enact sections	1
	4755.57 and 4755.571 of the Revised Code to	2
	enter into the Physical Therapy Licensure	3
	Compact.	4

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 4755.48 be amended and sections	5
4755.57 and 4755.571 of the Revised Code be enacted to read as	6
follows:	7
Sec. 4755.48. (A) No person shall employ fraud or	8
deception in applying for or securing a license to practice	9
physical therapy or to be a physical therapist assistant.	10
(B) No person shall practice or in any way imply or claim	11
to the public by words, actions, or the use of letters as	12
described in division (C) of this section to be able to practice	13
physical therapy or to provide physical therapy services,	14
including practice as a physical therapist assistant, unless the	15
person holds a valid license under sections 4755.40 to 4755.56	16

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of the Revised Code or except for submission of claims as

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provided in section 4755.56 of the Revised Code.

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- (C) No person shall use the words or letters, physical 19 therapist, physical therapy, physical therapy services, 20 physiotherapist, physiotherapy, physiotherapy services, licensed 21 physical therapist, P.T., Ph.T., P.T.T., R.P.T., L.P.T., M.P.T., 22 D.P.T., M.S.P.T., P.T.A., physical therapy assistant, physical 23 therapist assistant, physical therapy technician, licensed 24 physical therapist assistant, L.P.T.A., R.P.T.A., or any other 25 26 letters, words, abbreviations, or insignia, indicating or 27 implying that the person is a physical therapist or physical therapist assistant without a valid license under sections 28 4755.40 to 4755.56 of the Revised Code. 29
- (D) No person who practices physical therapy or assists in
  the provision of physical therapy treatments under the
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  supervision of a physical therapist shall fail to display the
  person's current license granted under sections 4755.40 to
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  4755.56 of the Revised Code in a conspicuous location in the
  place where the person spends the major part of the person's
  time so engaged.
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- (E) Nothing in sections 4755.40 to 4755.56 of the Revised Code shall affect or interfere with the performance of the duties of any physical therapist or physical therapist assistant in active service in the army, navy, coast guard, marine corps, air force, public health service, or marine hospital service of the United States, while so serving.
- (F) Nothing in sections 4755.40 to 4755.56 of the Revised 43

  Code shall prevent or restrict the activities or services of a 44

  person pursuing a course of study leading to a degree in 45

  physical therapy in an accredited or approved educational 46

national physical therapy accreditation agency recognized by the

(b) On or before December 31, 2004, the person has

(I) To be authorized to prescribe physical therapy or

refer a patient to a physical therapist for physical therapy, a

good standing with the relevant licensing board in this state or

person described in division (H)(1) of this section must be in

completed at least two years of practical experience as a

United States department of education.

licensed physical therapist.

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the state in which the person is licensed and must act only	103
within the person's scope of practice.	104
(J) In the prosecution of any person for violation of	105
division (B) or (C) of this section, it is not necessary to	106
allege or prove want of a valid license to practice physical	107
therapy or to practice as a physical therapist assistant, but	108
such matters shall be a matter of defense to be established by	109
the accused.	110
Sec. 4755.57. The "Physical Therapy Licensure Compact" is	111
hereby ratified, enacted into law, and entered into by the state	112
of Ohio as a party to the compact with any other state that has	113
<pre>legally joined in the compact as follows:</pre>	114
PHYSICAL THERAPY LICENSURE COMPACT	115
SECTION 1. PURPOSE	116
The purpose of this Compact is to facilitate interstate	117
practice of physical therapy with the goal of improving public	118
access to physical therapy services. The practice of physical	119
therapy occurs in the state where the patient/client is located	120
at the time of the patient/client encounter. The Compact	121
preserves the regulatory authority of states to protect public	122
health and safety through the current system of state licensure.	123
This Compact is designed to achieve the following	124
<pre>objectives:</pre>	125
1. Increase public access to physical therapy services by	126
providing for the mutual recognition of other member state	127
licenses;	128
2. Enhance the states' ability to protect the public's	129
health and safety;	130

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3. Encourage the cooperation of member states in	131
regulating multi-state physical therapy practice;	132
4. Support spouses of relocating military members;	133
5. Enhance the exchange of licensure, investigative, and	134
disciplinary information between member states; and	135
6. Allow a remote state to hold a provider of services	136
with a compact privilege in that state accountable to that	137
state's practice standards.	138
SECTION 2. DEFINITIONS	139
As used in this Compact, and except as otherwise provided,	140
the following definitions shall apply:	141
1. "Active duty military" means full-time duty status in	142
the active uniformed service of the United States, including	143
members of the National Guard and Reserve on active duty orders	144
pursuant to 10 U.S.C. Section 1209 and 1211.	145
2. "Adverse Action" means disciplinary action taken by a	146
physical therapy licensing board based upon misconduct,	14
unacceptable performance, or a combination of both.	148
3. "Alternative Program" means a non-disciplinary	149
monitoring or practice remediation process approved by a	150
physical therapy licensing board. This includes, but is not	151
limited to, substance abuse issues.	152
4. "Compact privilege" means the authorization granted by	153
a remote state to allow a licensee from another member state to	154
practice as a physical therapist or work as a physical therapist	155
assistant in the remote state under its laws and rules. The	156
practice of physical therapy occurs in the member state where	15

the patient/client is located at the time of the patient/client

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encounter.	159
5. "Continuing competence" means a requirement, as a	160
condition of license renewal, to provide evidence of	161
participation in, and/or completion of, educational and	162
professional activities relevant to practice or area of work.	163
6. "Data system" means a repository of information about	164
licensees, including examination, licensure, investigative,	165
<pre>compact privilege, and adverse action.</pre>	166
7. "Encumbered license" means a license that a physical	167
therapy licensing board has limited in any way.	168
8. "Executive Board" means a group of directors elected or	169
appointed to act on behalf of, and within the powers granted to	170
them by, the Commission.	171
9. "Home state" means the member state that is the	172
licensee's primary state of residence.	173
10. "Investigative information" means information,	174
records, and documents received or generated by a physical	175
therapy licensing board pursuant to an investigation.	176
11. "Jurisprudence Requirement" means the assessment of an	177
individual's knowledge of the laws and rules governing the	178
practice of physical therapy in a state.	179
12. "Licensee" means an individual who currently holds an	180
authorization from the state to practice as a physical therapist	181
or to work as a physical therapist assistant.	182
13. "Member state" means a state that has enacted the	183
Compact.	184
14. "Party state" means any member state in which a	185

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licensee holds a current license or compact privilege or is	186
applying for a license or compact privilege.	187
15. "Physical therapist" means an individual who is	188
licensed by a state to practice physical therapy.	189
16. "Physical therapist assistant" means an individual who	190
is licensed/certified by a state and who assists the physical	191
therapist in selected components of physical therapy.	192
17. "Physical therapy," "physical therapy practice," and	193
"the practice of physical therapy" mean the care and services	194
provided by or under the direction and supervision of a licensed	195
physical therapist.	196
18. "Physical Therapy Compact Commission" or "Commission"	197
means the national administrative body whose membership consists	198
of all states that have enacted the Compact.	199
19. "Physical therapy licensing board" or "licensing	200
board" means the agency of a state that is responsible for the	201
licensing and regulation of physical therapists and physical	202
therapist assistants.	203
20. "Remote State" means a member state other than the	204
home state, where a licensee is exercising or seeking to	205
exercise the compact privilege.	206
21. "Rule" means a regulation, principle, or directive	207
promulgated by the Commission that has the force of law.	208
22. "State" means any state, commonwealth, district, or	209
territory of the United States of America that regulates the	210
practice of physical therapy.	211
SECTION 3 STATE PARTICIPATION IN THE COMPACT	212

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licensee holding a valid unencumbered license in another member

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state in accordance with the terms of the Compact and rules.	241
D. Member states may charge a fee for granting a compact	242
privilege.	243
SECTION 4. COMPACT PRIVILEGE	244
A. To exercise the compact privilege under the terms and	245
provisions of the Compact, the licensee shall:	246
1. Hold a license in the home state;	247
2. Have no encumbrance on any state license;	248
3. Be eligible for a compact privilege in any member state	249
in accordance with Sections 4D, G and H;	250
4. Have not had any adverse action against any license or	251
<pre>compact privilege within the previous 2 years;</pre>	252
5. Notify the Commission that the licensee is seeking the	253
<pre>compact privilege within a remote state(s);</pre>	254
6. Pay any applicable fees, including any state fee, for	255
the compact privilege;	256
7. Meet any jurisprudence requirements established by the	257
remote state(s) in which the licensee is seeking a compact	258
<pre>privilege; and</pre>	259
8. Report to the Commission adverse action taken by any	260
non-member state within 30 days from the date the adverse action	261
<u>is taken.</u>	262
B. The compact privilege is valid until the expiration	263
date of the home license. The licensee must comply with the	264
requirements of Section 4.A. to maintain the compact privilege	265
in the remote state.	266

C. A licensee providing physical therapy in a remote state	267
under the compact privilege shall function within the laws and	268
regulations of the remote state.	269
D. A licensee providing physical therapy in a remote state	270
is subject to that state's regulatory authority. A remote state	271
may, in accordance with due process and that state's laws,	272
remove a licensee's compact privilege in the remote state for a	273
specific period of time, impose fines, and/or take any other	274
necessary actions to protect the health and safety of its	275
citizens. The licensee is not eligible for a compact privilege	276
in any state until the specific time for removal has passed and	277
all fines are paid.	278
E. If a home state license is encumbered, the licensee	279
shall lose the compact privilege in any remote state until the	280
following occur:	281
1. The home state license is no longer encumbered; and	282
2. Two years have elapsed from the date of the adverse	283
action.	284
F. Once an encumbered license in the home state is	285
restored to good standing, the licensee must meet the	286
requirements of Section 4A to obtain a compact privilege in any	287
remote state.	288
G. If a licensee's compact privilege in any remote state	289
is removed, the individual shall lose the compact privilege in	290
any remote state until the following occur:	291
1. The specific period of time for which the compact	292
<pre>privilege was removed has ended;</pre>	293
2. All fines have been paid; and	294

3. Two years have elapsed from the date of the adverse	295
action.	296
H. Once the requirements of Section 4G have been met, the	297
license must meet the requirements in Section 4A to obtain a	298
compact privilege in a remote state.	299
SECTION 5. ACTIVE DUTY MILITARY PERSONNEL OR THEIR SPOUSES	300
A licensee who is active duty military or is the spouse of	301
an individual who is active duty military may designate one of	302
the following as the home state:	303
A. Home of record;	304
B. Permanent Change of Station (PCS); or	305
C. State of current residence if it is different than the	306
PCS state or home of record.	307
SECTION 6. ADVERSE ACTIONS	308
A. A home state shall have exclusive power to impose	309
adverse action against a license issued by the home state.	310
B. A home state may take adverse action based on the	311
investigative information of a remote state, so long as the home	312
state follows its own procedures for imposing adverse action.	313
C. Nothing in this Compact shall override a member state's	314
decision that participation in an alternative program may be	315
used in lieu of adverse action and that such participation shall	316
remain non-public if required by the member state's laws. Member	317
states must require licensees who enter any alternative programs	318
in lieu of discipline to agree not to practice in any other	319
member state during the term of the alternative program without	320
prior authorization from such other member state.	321

D. Any member state may investigate actual or alleged	322
violations of the statutes and rules authorizing the practice of	323
physical therapy in any other member state in which a physical	324
therapist or physical therapist assistant holds a license or	325
compact privilege.	326
E. A remote state shall have the authority to:	327
1. Take adverse actions as set forth in Section 4.D.	328
against a licensee's compact privilege in the state;	329
2. Issue subpoenas for both hearings and investigations	330
that require the attendance and testimony of witnesses, and the	331
production of evidence. Subpoenas issued by a physical therapy	332
licensing board in a party state for the attendance and	333
testimony of witnesses, and/or the production of evidence from	334
another party state, shall be enforced in the latter state by	335
any court of competent jurisdiction, according to the practice	336
and procedure of that court applicable to subpoenas issued in	337
proceedings pending before it. The issuing authority shall pay	338
any witness fees, travel expenses, mileage, and other fees	339
required by the service statutes of the state where the	340
witnesses and/or evidence are located; and	341
3. If otherwise permitted by state law, recover from the	342
licensee the costs of investigations and disposition of cases	343
resulting from any adverse action taken against that licensee.	344
F. Joint Investigations	345
1. In addition to the authority granted to a member state	346
by its respective physical therapy practice act or other	347
applicable state law, a member state may participate with other	348
member states in joint investigations of licensees.	349
2. Member states shall share any investigative,	350

4. The member state board shall fill any vacancy occurring

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As reported by the floude flouidi committee	
in the Commission.	378
5. Each delegate shall be entitled to one (1) vote with	379
regard to the promulgation of rules and creation of bylaws and	380
shall otherwise have an opportunity to participate in the	381
business and affairs of the Commission.	382
6. A delegate shall vote in person or by such other means	383
as provided in the bylaws. The bylaws may provide for delegates'	384
participation in meetings by telephone or other means of	385
communication.	386
7. The Commission shall meet at least once during each	387
calendar year. Additional meetings shall be held as set forth in	388
the bylaws.	389
C. The Commission shall have the following powers and	390
<pre>duties:</pre>	391
1. Establish the fiscal year of the Commission;	392
2. Establish bylaws;	393
3. Maintain its financial records in accordance with the	394
bylaws;	395
4. Meet and take such actions as are consistent with the	396
provisions of this Compact and the bylaws;	397
5. Promulgate uniform rules to facilitate and coordinate	398
implementation and administration of this Compact. The rules	399
shall have the force and effect of law and shall be binding in	400
all member states;	401
6. Bring and prosecute legal proceedings or actions in the	402
name of the Commission, provided that the standing of any state	403

physical therapy licensing board to sue or be sued under

applicable law shall not be affected;	405
7. Purchase and maintain insurance and bonds;	406
8. Borrow, accept, or contract for services of personnel,	407
including, but not limited to, employees of a member state;	408
9. Hire employees, elect or appoint officers, fix	409
compensation, define duties, grant such individuals appropriate	410
authority to carry out the purposes of the Compact, and to	411
establish the Commission's personnel policies and programs	412
relating to conflicts of interest, qualifications of personnel,	413
and other related personnel matters;	414
10. Accept any and all appropriate donations and grants of	415
money, equipment, supplies, materials and services, and to	416
receive, utilize and dispose of the same; provided that at all	417
times the Commission shall avoid any appearance of impropriety	418
<pre>and/or conflict of interest;</pre>	419
11. Lease, purchase, accept appropriate gifts or donations	420
of, or otherwise to own, hold, improve or use, any property,	421
real, personal or mixed; provided that at all times the	422
Commission shall avoid any appearance of impropriety;	423
12. Sell convey, mortgage, pledge, lease, exchange,	424
abandon, or otherwise dispose of any property real, personal, or	425
mixed;	426
13. Establish a budget and make expenditures;	427
14. Borrow money;	428
15. Appoint committees, including standing committees	429
composed of members, state regulators, state legislators or	430
their representatives, and consumer representatives, and such	431
other interested persons as may be designated in this Compact	432

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and the bylaws;	433
16. Provide and receive information from, and cooperate	434
with, law enforcement agencies;	435
17. Establish and elect an Executive Board; and	436
18. Perform such other functions as may be necessary or	437
appropriate to achieve the purposes of this Compact consistent	438
with the state regulation of physical therapy licensure and	439
practice.	440
D. The Executive Board	441
The Executive Board shall have the power to act on behalf	442
of the Commission according to the terms of this Compact.	443
1. The Executive Board shall be comprised of nine members:	444
a. Seven voting members who are elected by the Commission	445
from the current membership of the Commission;	446
b. One ex-officio, nonvoting member from the recognized	447
national physical therapy professional association; and	448
c. One ex-officio, nonvoting member from the recognized	449
membership organization of the physical therapy licensing	450
boards.	451
2. The ex-officio members will be selected by their	452
respective organizations.	453
3. The Commission may remove any member of the Executive	454
Board as provided in bylaws.	455
4. The Executive Board shall meet at least annually.	456
5. The Executive Board shall have the following Duties and	457
responsibilities:	458

a. Recommend to the entire Commission changes to the rules	459
or bylaws, changes to this Compact legislation, fees paid by	460
Compact member states such as annual dues, and any commission	461
Compact fee charged to licensees for the compact privilege;	462
b. Ensure Compact administration services are	463
appropriately provided, contractual or otherwise;	464
c. Prepare and recommend the budget;	465
d. Maintain financial records on behalf of the Commission;	466
e. Monitor Compact compliance of member states and provide	467
compliance reports to the Commission;	468
f. Establish additional committees as necessary; and	469
g. Other duties as provided in rules or bylaws.	470
E. Meetings of the Commission	471
1. All meetings shall be open to the public, and public	472
notice of meetings shall be given in the same manner as required	473
under the rulemaking provisions in Section 9.	474
2. The Commission or the Executive Board or other	475
committees of the Commission may convene in a closed, non-public	476
meeting if the Commission or Executive Board or other committees	477
of the Commission must discuss:	478
a. Non-compliance of a member state with its obligations	479
under the Compact;	480
b. The employment, compensation, discipline or other	481
matters, practices or procedures related to specific employees	482
or other matters related to the Commission's internal personnel	483
practices and procedures;	484
c. Current, threatened, or reasonably anticipated	485

<pre>litigation;</pre>	486
d. Negotiation of contracts for the purchase, lease, or	487
sale of goods, services, or real estate;	488
e. Accusing any person of a crime or formally censuring	489
any person;	490
f. Disclosure of trade secrets or commercial or financial	491
information that is privileged or confidential;	492
g. Disclosure of information of a personal nature where	493
disclosure would constitute a clearly unwarranted invasion of	494
personal privacy;	495
h. Disclosure of investigative records compiled for law	496
enforcement purposes;	497
i. Disclosure of information related to any investigative	498
reports prepared by or on behalf of or for use of the Commission	499
or other committee charged with responsibility of investigation	500
or determination of compliance issues pursuant to the Compact;	501
<u>or</u>	502
j. Matters specifically exempted from disclosure by	503
federal or member state statute.	504
3. If a meeting, or portion of a meeting, is closed	505
pursuant to this provision, the Commission's legal counsel or	506
designee shall certify that the meeting may be closed and shall	507
reference each relevant exempting provision.	508
4. The Commission shall keep minutes that fully and	509
clearly describe all matters discussed in a meeting and shall	510
provide a full and accurate summary of actions taken, and the	511
reasons therefore, including a description of the views	512
expressed. All documents considered in connection with an action	513

shall be identified in such minutes. All minutes and documents	514
of a closed meeting shall remain under seal, subject to release	515
by a majority vote of the Commission or order of a court of	516
competent jurisdiction.	517
F. Financing of the Commission	518
1. The Commission shall pay, or provide for the payment	519
of, the reasonable expenses of its establishment, organization,	520
and ongoing activities.	521
2. The Commission may accept any and all appropriate	522
revenue sources, donations, and grants of money, equipment,	523
supplies, materials, and services.	524
3. The Commission may levy on and collect an annual	525
assessment from each member state or impose fees on other	526
parties to cover the cost of the operations and activities of	527
the Commission and its staff, which must be in a total amount	528
sufficient to cover its annual budget as approved each year for	529
which revenue is not provided by other sources. The aggregate	530
annual assessment amount shall be allocated based upon a formula	531
to be determined by the Commission, which shall promulgate a	532
rule binding upon all member states.	533
4. The Commission shall not incur obligations of any kind	534
prior to securing the funds adequate to meet the same; nor shall	535
the Commission pledge the credit of any of the member states,	536
except by and with the authority of the member state.	537
5. The Commission shall keep accurate accounts of all	538
receipts and disbursements. The receipts and disbursements of	539
the Commission shall be subject to the audit and accounting	540
procedures established under its bylaws. However, all receipts	541
and disbursements of funds handled by the Commission shall be	542

audited yearly by a certified or licensed public accountant, and	543
the report of the audit shall be included in and become part of	544
the annual report of the Commission.	545
G. Qualified Immunity, Defense, and Indemnification	546
1. The members, officers, executive director, employees	547
and representatives of the Commission shall be immune from suit	548
and liability, either personally or in their official capacity,	549
for any claim for damage to or loss of property or personal	550
injury or other civil liability caused by or arising out of any	551
actual or alleged act, error or omission that occurred, or that	552
the person against whom the claim is made had a reasonable basis	553
for believing occurred within the scope of Commission	554
employment, duties or responsibilities; provided that nothing in	555
this paragraph shall be construed to protect any such person	556
from suit and/or liability for any damage, loss, injury, or	557
liability caused by the intentional or willful or wanton	558
misconduct of that person.	559
2. The Commission shall defend any member, officer,	560
executive director, employee or representative of the Commission	561
in any civil action seeking to impose liability arising out of	562
any actual or alleged act, error, or omission that occurred	563
within the scope of Commission employment, duties, or	564
responsibilities, or that the person against whom the claim is	565
made had a reasonable basis for believing occurred within the	566
scope of Commission employment, duties, or responsibilities;	567
provided that nothing herein shall be construed to prohibit that	568
person from retaining his or her own counsel; and provided	569
further, that the actual or alleged act, error, or omission did	570
not result from that person's intentional or willful or wanton	571
misconduct.	572

3. The Commission shall indemnify and hold harmless any	573
member, officer, executive director, employee, or representative	574
of the Commission for the amount of any settlement or judgment	575
obtained against that person arising out of any actual or	576
alleged act, error or omission that occurred within the scope of	577
Commission employment, duties, or responsibilities, or that such	578
person had a reasonable basis for believing occurred within the	579
scope of Commission employment, duties, or responsibilities,	580
provided that the actual or alleged act, error, or omission did	581
not result from the intentional or willful or wanton misconduct	582
of that person.	583
SECTION 8. DATA SYSTEM	584
A. The Commission shall provide for the development,	585
maintenance, and utilization of a coordinated database and	586
reporting system containing licensure, adverse action, and	587
investigative information on all licensed individuals in member	588
states.	589
B. Notwithstanding any other provision of state law to the	590
contrary, a member state shall submit a uniform data set to the	591
data system on all individuals to whom this Compact is	592
applicable as required by the rules of the Commission,	593
including:	594
1. Identifying information;	595
2. Licensure data;	596
3. Adverse actions against a license or compact privilege;	597
4. Non-confidential information related to alternative	598
program participation;	599
5. Any denial of application for licensure, and the	600

reason(s) for such denial; and	601
6. Other information that may facilitate the	602
administration of this Compact, as determined by the rules of	603
the Commission.	604
C. Investigative information pertaining to a licensee in	605
any member state will only be available to other party states.	606
D. The Commission shall promptly notify all member states	607
of any adverse action taken against a licensee or an individual	608
applying for a license. Adverse action information pertaining to	609
a licensee in any member state will be available to any other	610
<pre>member state.</pre>	611
E. Member states contributing information to the data	612
system may designate information that may not be shared with the	613
<pre>public without the express permission of the contributing state.</pre>	614
F. Any information submitted to the data system that is	615
subsequently required to be expunded by the laws of the member	616
state contributing the information shall be removed from the	617
data system.	618
SECTION 9. RULEMAKING	619
A. The Commission shall exercise its rulemaking powers	620
pursuant to the criteria set forth in this Section and the rules	621
adopted thereunder. Rules and amendments shall become binding as	622
of the date specified in each rule or amendment.	623
B. If a majority of the legislatures of the member states	624
rejects a rule, by enactment of a statute or resolution in the	625
same manner used to adopt the Compact within 4 years of the date	626
of adoption of the rule, then such rule shall have no further	627
force and effect in any member state.	628

C. Rules or amendments to the rules shall be adopted at a	629
regular or special meeting of the Commission.	630
D. Prior to promulgation and adoption of a final rule or	631
rules by the Commission, and at least thirty (30) days in	632
advance of the meeting at which the rule will be considered and	633
voted upon, the Commission shall file a Notice of Proposed	634
Rulemaking:	635
1. On the website of the Commission or other publicly	636
accessible platform; and	637
2. On the website of each member state physical therapy	638
licensing board or other publicly accessible platform or the	639
publication in which each state would otherwise publish proposed	640
rules.	641
E. The Notice of Proposed Rulemaking shall include:	642
1. The proposed time, date, and location of the meeting in	643
which the rule will be considered and voted upon;	644
2. The text of the proposed rule or amendment and the	645
reason for the proposed rule;	646
3. A request for comments on the proposed rule from any	647
interested person; and	648
4. The manner in which interested persons may submit	649
notice to the Commission of their intention to attend the public	650
hearing and any written comments.	651
F. Prior to adoption of a proposed rule, the Commission_	652
shall allow persons to submit written data, facts, opinions, and	653
arguments, which shall be made available to the public.	654
G The Commission shall grant an opportunity for a public	655

hearing before it adopts a rule or amendment if a hearing is	656
requested by:	657
1. At least twenty-five (25) persons;	658
2. A state or federal governmental subdivision or agency;	659
<u>or</u>	660
3. An association having at least twenty-five (25)	661
members.	662
H. If a hearing is held on the proposed rule or amendment,	663
the Commission shall publish the place, time, and date of the	664
scheduled public hearing. If the hearing is held via electronic	665
means, the Commission shall publish the mechanism for access to	666
the electronic hearing.	667
1. All persons wishing to be heard at the hearing shall	668
notify the executive director of the Commission or other	669
designated member in writing of their desire to appear and	670
testify at the hearing not less than five (5) business days	671
before the scheduled date of the hearing.	672
2. Hearings shall be conducted in a manner providing each	673
person who wishes to comment a fair and reasonable opportunity	674
to comment orally or in writing.	675
3. All hearings will be recorded. A copy of the recording	676
will be made available on request.	677
4. Nothing in this section shall be construed as requiring	678
a separate hearing on each rule. Rules may be grouped for the	679
convenience of the Commission at hearings required by this	680
section.	681
I. Following the scheduled hearing date, or by the close	682
of business on the scheduled hearing date if the hearing was not	683

held, the Commission shall consider all written and oral	684
comments received.	685
J. If no written notice of intent to attend the public	686
hearing by interested parties is received, the Commission may	687
proceed with promulgation of the proposed rule without a public	688
hearing.	689
K. The Commission shall, by majority vote of all members,	690
take final action on the proposed rule and shall determine the	691
effective date of the rule, if any, based on the rulemaking	692
record and the full text of the rule.	693
L. Upon determination that an emergency exists, the	694
Commission may consider and adopt an emergency rule without	695
prior notice, opportunity for comment, or hearing, provided that	696
the usual rulemaking procedures provided in the Compact and in	697
this section shall be retroactively applied to the rule as soon	698
as reasonably possible, in no event later than ninety (90) days	699
after the effective date of the rule. For the purposes of this	700
provision, an emergency rule is one that must be adopted	701
<pre>immediately in order to:</pre>	702
1. Meet an imminent threat to public health, safety, or	703
welfare;	704
2. Prevent a loss of Commission or member state funds;	705
3. Meet a deadline for the promulgation of an	706
administrative rule that is established by federal law or rule;	707
<u>or</u>	708
4. Protect public health and safety.	709
M. The Commission or an authorized committee of the	710
Commission may direct revisions to a previously adopted rule or	711

amendment for purposes of correcting typographical errors,	712
errors in format, errors in consistency, or grammatical errors.	713
Public notice of any revisions shall be posted on the website of	714
the Commission. The revision shall be subject to challenge by	715
any person for a period of thirty (30) days after posting. The	716
revision may be challenged only on grounds that the revision	717
results in a material change to a rule. A challenge shall be	718
made in writing, and delivered to the chair of the Commission	719
prior to the end of the notice period. If no challenge is made,	720
the revision will take effect without further action. If the	721
revision is challenged, the revision may not take effect without	722
the approval of the Commission.	723
SECTION 10. OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT	724
A. Oversight	725
1. The executive, legislative, and judicial branches of	726
state government in each member state shall enforce this Compact	727
and take all actions necessary and appropriate to effectuate the	728
Compact's purposes and intent. The provisions of this Compact	729
and the rules promulgated hereunder shall have standing as	730
statutory law.	731
2. All courts shall take judicial notice of the Compact	732
and the rules in any judicial or administrative proceeding in a	733
member state pertaining to the subject matter of this Compact	734
which may affect the powers, responsibilities or actions of the	735
Commission.	736
3. The Commission shall be entitled to receive service of	737
process in any such proceeding, and shall have standing to	738
intervene in such a proceeding for all purposes. Failure to	739
provide service of process to the Commission shall render a	740

judgment or order void as to the Commission, this Compact, or	741
promulgated rules.	742
B. Default, Technical Assistance, and Termination	743
1. If the Commission determines that a member state has	744
defaulted in the performance of its obligations or	745
responsibilities under this Compact or the promulgated rules,	746
the Commission shall:	747
a. Provide written notice to the defaulting state and	748
other member states of the nature of the default, the proposed	749
means of curing the default and/or any other action to be taken	750
by the Commission; and	751
b. Provide remedial training and specific technical	752
assistance regarding the default.	753
2. If a state in default fails to cure the default, the	754
defaulting state may be terminated from the Compact upon an	755
affirmative vote of a majority of the member states, and all	756
rights, privileges and benefits conferred by this Compact may be	757
terminated on the effective date of termination. A cure of the	758
default does not relieve the offending state of obligations or	759
liabilities incurred during the period of default.	760
3. Termination of membership in the Compact shall be	761
imposed only after all other means of securing compliance have	762
been exhausted. Notice of intent to suspend or terminate shall	763
be given by the Commission to the governor, the majority and	764
minority leaders of the defaulting state's legislature, and each	765
of the member states.	766
4. A state that has been terminated is responsible for all	767
assessments, obligations, and liabilities incurred through the	768
effective date of termination, including obliquations that extend	769

beyond the effective date of termination.	770
5. The Commission shall not bear any costs related to a	771
state that is found to be in default or that has been terminated	772
from the Compact, unless agreed upon in writing between the	773
Commission and the defaulting state.	774
6. The defaulting state may appeal the action of the	775
Commission by petitioning the U.S. District Court for the	776
District of Columbia or the federal district where the	777
Commission has its principal offices. The prevailing member	778
shall be awarded all costs of such litigation, including	779
reasonable attorney's fees.	780
C. Dispute Resolution	781
1. Upon request by a member state, the Commission shall	782
attempt to resolve disputes related to the Compact that arise	783
among member states and between member and non-member states.	784
2. The Commission shall promulgate a rule providing for	785
both mediation and binding dispute resolution for disputes as	786
appropriate.	787
D. Enforcement	788
1. The Commission, in the reasonable exercise of its	789
discretion, shall enforce the provisions and rules of this	790
Compact.	791
2. By majority vote, the Commission may initiate legal	792
action in the United States District Court for the District of	793
Columbia or the federal district where the Commission has its	794
principal offices against a member state in default to enforce	795
compliance with the provisions of the Compact and its	796
promulgated rules and bylaws. The relief sought may include both	797

injunctive relief and damages. In the event judicial enforcement	798
is necessary, the prevailing member shall be awarded all costs	799
of such litigation, including reasonable attorney's fees.	800
3. The remedies herein shall not be the exclusive remedies	801
of the Commission. The Commission may pursue any other remedies	802
available under federal or state law.	803
SECTION 11. DATE OF IMPLEMENTATION OF THE INTERSTATE	804
COMMISSION FOR PHYSICAL THERAPY PRACTICE AND ASSOCIATED RULES,	805
WITHDRAWAL, AND AMENDMENT	806
A. The Compact shall come into effect on the date on which	807
the Compact statute is enacted into law in the tenth member	808
state. The provisions, which become effective at that time,	809
shall be limited to the powers granted to the Commission	810
relating to assembly and the promulgation of rules. Thereafter,	811
the Commission shall meet and exercise rulemaking powers	812
necessary to the implementation and administration of the	813
Compact.	814
B. Any state that joins the Compact subsequent to the	815
Commission's initial adoption of the rules shall be subject to	816
the rules as they exist on the date on which the Compact becomes	817
law in that state. Any rule that has been previously adopted by	818
the Commission shall have the full force and effect of law on	819
the day the Compact becomes law in that state.	820
C. Any member state may withdraw from this Compact by	821
enacting a statute repealing the same.	822
1. A member state's withdrawal shall not take effect until	823
six (6) months after enactment of the repealing statute.	824
2. Withdrawal shall not affect the continuing requirement	825
of the withdrawing state's physical therapy licensing board to	826

comply with the investigative and adverse action reporting	827
requirements of this act prior to the effective date of	828
withdrawal.	829
D. Nothing contained in this Compact shall be construed to	830
invalidate or prevent any physical therapy licensure agreement	831
or other cooperative arrangement between a member state and a	832
non-member state that does not conflict with the provisions of	833
this Compact.	834
E. This Compact may be amended by the member states. No	835
amendment to this Compact shall become effective and binding	836
upon any member state until it is enacted into the laws of all	837
member states.	838
SECTION 12. CONSTRUCTION AND SEVERABILITY	839
This Compact shall be liberally construed so as to	840
effectuate the purposes thereof. The provisions of this Compact	841
shall be severable and if any phrase, clause, sentence or	842
provision of this Compact is declared to be contrary to the	843
constitution of any party state or of the United States or the	844
applicability thereof to any government, agency, person or	845
circumstance is held invalid, the validity of the remainder of	846
this Compact and the applicability thereof to any government,	847
agency, person or circumstance shall not be affected thereby. If	848
this Compact shall be held contrary to the constitution of any	849
party state, the Compact shall remain in full force and effect	850
as to the remaining party states and in full force and effect as	851
to the party state affected as to all severable matters.	852
Sec. 4755.571. Not later than ninety days after the	853
"Physical Therapy Licensure Compact" is entered into under	854
section 4755.57 of the Revised Code, the physical therapy	855

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section of the Ohio occupational therapy, physical therapy, and	856
athletic trainers board shall select an individual to serve as a	857
delegate to the physical therapy compact commission created	858
under the compact. The physical therapy section shall fill a	859
vacancy in this position not later than ninety days after the	860
vacancy occurs.	861
Section 2. That existing section 4755.48 of the Revised	862
Code is hereby repealed.	863