24101348D HOUSE BILL NO. 323 1 2 Offered January 10, 2024 3 Prefiled January 5, 2024 4 A BILL to amend the Code of Virginia by adding in Chapter 30 of Title 54.1 an article numbered 8, 5 consisting of a section numbered 54.1-3044, relating to Interstate Massage Compact. 6 Patron-Glass 7 8 Referred to Committee on Health and Human Services 9 10 Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding in Chapter 30 of Title 54.1 an article 11 numbered 8, consisting of a section numbered 54.1-3044, as follows: 12 13 Article 8. 14 Interstate Massage Compact. 15 § 54.1-3044. Interstate Massage Compact. The General Assembly hereby enacts, and the Commonwealth of Virginia hereby enters into, the 16 Interstate Massage Compact with any and all states legally joining therein according to its terms, in the 17 18 form substantially as follows: 19 INTERSTATE MASSAGE COMPACT. 20 Section 1. 21 Purpose. The purpose of this Compact is to reduce the burdens on State governments and to facilitate the 22 23 interstate practice and regulation of Massage Therapy with the goal of improving public access to, and the safety of, Massage Therapy Services. Through this Compact, the Member States seek to establish a 24 25 regulatory framework which provides for a new multistate licensing program. Through this additional licensing pathway, the Member States seek to provide increased value and mobility to licensed massage 26 27 therapists in the Member States, while ensuring the provision of safe, competent, and reliable services to 28 the public. This Compact is designed to achieve the following objectives, and the Member States hereby 29 ratify the same intentions by subscribing hereto: 30 1. Increase public access to Massage Therapy Services by providing for a multistate licensing 31 pathway: 32 2. Enhance the Member States' ability to protect the public's health and safety; 33 3. Enhance the Member States' ability to prevent human trafficking and licensure fraud; 34 4. Encourage the cooperation of Member States in regulating the multistate Practice of Massage 35 Therapy; 36 5. Support relocating military members and their spouses; 37 6. Facilitate and enhance the exchange of licensure, investigative, and disciplinary information 38 between the Member States: 39 7. Create an Interstate Commission that will exist to implement and administer the Compact; 40 8. Allow a Member State to hold a Licensee accountable, even where that Licensee holds a Multistate License; 41 9. Create a streamlined pathway for Licensees to practice in Member States, thus increasing the 42 43 mobility of duly licensed massage therapists; and 44 10. Serve the needs of licensed massage therapists and the public receiving their services; however, 45 11. Nothing in this Compact is intended to prevent a State from enforcing its own laws regarding the 46 Practice of Massage Therapy. 47 Section 2. 48 Definitions. 49 As used in this Compact, except as otherwise provided and subject to clarification by the Rules of the Commission, the following definitions shall govern the terms herein: 50 51 "Active Duty Military" means any individual in full-time duty status in the active uniformed service 52 of the United States including members of the National Guard and Reserve. 53 "Adverse Action" means any administrative, civil, equitable, or criminal action permitted by a 54 Member State's laws that is imposed by a Licensing Authority or other regulatory body against a Licensee, including actions against an individual's Authorization to Practice such as revocation, 55 suspension, probation, surrender in lieu of discipline, monitoring of the Licensee, limitation of the 56 Licensee's practice, or any other Encumbrance on licensure affecting an individual's ability to practice 57 58 Massage Therapy, including the issuance of a cease and desist order.

2/8/24 7:13

59	"Alternative Program" means a non-disciplinary monitoring or prosecutorial diversion program
60 61	approved by a Member State's Licensing Authority. "Authorization to Practice" means a legal authorization by a Remote State pursuant to a Multistate
61 62	License permitting the Practice of Massage Therapy in that Remote State, which shall be subject to the
63	enforcement jurisdiction of the Licensing Authority in that Remote State.
64	"Background Check" means the submission of an applicant's criminal history record information, as
65 66	further defined in 28 C.F.R. § 20.3(d), as amended from the Federal Bureau of Investigation and the
67	agency responsible for retaining State criminal records in the applicant's Home State. "Charter Member States" means Member States who have enacted legislation to adopt this Compact
68	where such legislation predates the effective date of this Compact as defined in Section 12.
<b>69</b>	"Commission" means the government agency whose membership consists of all States that have
70 71	enacted this Compact, which is known as the Interstate Massage Compact Commission, as defined in
72	Section 8, and which shall operate as an instrumentality of the Member States. "Continuing Competence" means a requirement, as a condition of license renewal, to provide
73	evidence of participation in, and completion of, educational or professional activities that maintain,
74	improve, or enhance Massage Therapy fitness to practice.
75 76	"Current Significant Investigative Information" means Investigative Information that a Licensing
76 77	Authority, after an inquiry or investigation that complies with a Member State's due process requirements, has reason to believe is not groundless and, if proved true, would indicate a violation of
<b>78</b>	that State's laws regarding the Practice of Massage Therapy.
<b>79</b>	"Data System" means a repository of information about Licensees who hold Multistate Licenses, that
80 81	may include but is not limited to license status, Investigative Information, and Adverse Actions.
81 82	"Disqualifying Event" means any event that shall disqualify an individual from holding a Multistate License under this Compact, which the Commission may by Rule specify.
83	"Encumbrance" means a revocation or suspension of, or any limitation or condition on, the full and
84	unrestricted Practice of Massage Therapy by a Licensing Authority.
85 86	"Executive Committee" means a group of delegates elected or appointed to act on behalf of, and within the powers granted to them by, the Commission.
87	"Home State" means the Member State that is a Licensee's primary state of residence where the
88	Licensee holds an active Single-State License.
89 90	"Investigative Information" means information, records, or documents received or generated by a Licensing Authority pursuant to an investigation or other inquiry.
91	"Licensing Authority" means a State's regulatory body responsible for issuing Massage Therapy
92	licenses or otherwise overseeing the Practice of Massage Therapy in that State.
93 04	"Licensee" means an individual who currently holds a license from a Member State to fully practice
94 95	Massage Therapy, whose license is not a student, provisional, temporary, inactive, or other similar status.
96	"Massage Therapy," "Massage Therapy Services," and "Practice of Massage Therapy" mean the care
<b>97</b>	and services provided by a Licensee as set forth in the Member State's statutes and regulations in the
98 99	State where the services are being provided. "Member State" means any State that has adopted this Compact.
100	"Multistate License" means a license that consists of Authorizations to Practice Massage Therapy in
101	all Remote States pursuant to this Compact, which shall be subject to the enforcement jurisdiction of the
102 103	Licensing Authority in a Licensee's Home State. "National Licensing Examination" means a national examination developed by a national association
103	of Massage Therapy regulatory board, as defined by Commission Rule, that is derived from a practice
105	analysis and is consistent with generally accepted psychometric principles of fairness, validity and
106	reliability, and is administered under secure and confidential examination protocols.
107 108	"Remote State" means any Member State, other than the Licensee's Home State. "Rule" means any opinion or regulation promulgated by the Commission under this Compact, which
100	shall have the force of law.
110	"Single-State License" means a current, valid authorization issued by a Member State's Licensing
111	Authority allowing an individual to fully practice Massage Therapy that is not a restricted, student,
112 113	provisional, temporary, or inactive practice authorization and authorizes practice only within the issuing State.
114	"State" means a state, territory, or possession of the United States, or the District of Columbia.
115	Section 3.
116 117	Member State Requirements. A. To be eligible to join this Compact, and to maintain eligibility as a Member State, a State must:
118	1. License and regulate the Practice of Massage Therapy;
119	2. Have a mechanism or entity in place to receive and investigate complaints from the public,
120	regulatory or law-enforcement agencies, or the Commission about Licensees practicing in that State;

121 3. Accept passage of a National Licensing Examination as a criterion for Massage Therapy licensure 122 in that State; 123 4. Require that Licensees satisfy educational requirements prior to being licensed to provide 124 *Massage Therapy Services to the public in that State;* 125 5. Implement procedures for requiring the Background Check of applicants for a Multistate License, 126 and for the reporting of any Disqualifying Events, including but not limited to obtaining and submitting, 127 for each Licensee holding a Multistate License and each applicant for a Multistate License, fingerprint 128 or other biometric-based information to the Federal Bureau of Investigation for Background Checks; 129 receiving the results of the Federal Bureau of Investigation record search on Background Checks; and 130 considering the results of such a Background Check in making licensure decisions; 131 6. Have Continuing Competence requirements as a condition for license renewal; 132 7. Participate in the Data System, including through the use of unique identifying numbers as 133 described herein; 134 8. Notify the Commission and other Member States, in compliance with the terms of the Compact 135 and Rules of the Commission, of any disciplinary action taken by the State against a Licensee practicing 136 under a Multistate License in that State, or of the existence of Investigative Information or Current 137 Significant Investigative Information regarding a Licensee practicing in that State pursuant to a 138 Multistate License; 139 9. Comply with the Rules of the Commission; and 140 10. Accept Licensees with valid Multistate Licenses from other Member States as established herein. 141 B. Individuals not residing in a Member State shall continue to be able to apply for a Member 142 State's Single-State License as provided under the laws of each Member State. However, the Single-State 143 License granted to those individuals shall not be recognized as granting a Multistate License for 144 Massage Therapy in any other Member State. 145 C. Nothing in this Compact shall affect the requirements established by a Member State for the 146 issuance of a Single-State License. D. A Multistate License issued to a Licensee shall be recognized by each Remote State as an 147 148 Authorization to Practice Massage Therapy in each Remote State. 149 Section 4. 150 Multistate License Requirements. 151 A. To qualify for a Multistate License under this Compact, and to maintain eligibility for such a 152 license, an applicant must: 153 1. Hold an active Single-State License to practice Massage Therapy in the applicant's Home State; 154 2. Have completed at least 625 clock hours of Massage Therapy education or the substantial 155 equivalent, which the Commission may approve by Rule; 156 3. Have passed a National Licensing Examination or the substantial equivalent, which the 157 *Commission may approve by Rule;* 158 4. Submit to a Background Check; have not been convicted or found guilty, or have entered into an 159 agreed disposition, of a felony offense under applicable State or federal criminal law, within five years 160 prior to the date of their application, where such a time period shall not include any time served for the 161 offense, and provided that the applicant has completed any and all requirements arising as a result of 162 any such offense; 163 5. Have not been convicted or found guilty, or have entered into an agreed disposition, of a 164 misdemeanor offense related to the Practice of Massage Therapy under applicable State or federal 165 criminal law, within two years prior to the date of their application where such a time period shall not 166 include any time served for the offense, and provided that the applicant has completed any and all 167 requirements arising as a result of any such offense; have not been convicted or found guilty, or have 168 entered into an agreed disposition, of any offense, whether a misdemeanor or a felony, under State or 169 federal law, at any time, relating to any of the following: 170 a. Kidnapping; 171 b. Human trafficking; 172 c. Human smuggling; 173 d. Sexual battery, sexual assault, or any related offenses; or 174 e. Any other category of offense that the Commission may by Rule designate. 175 6. Have not previously held a Massage Therapy license that was revoked by, or surrendered in lieu 176 of, discipline to an applicable Licensing Authority; have no history of any Adverse Action on any 177 occupational or professional license within two years prior to the date of their application; and 178 7. Pay all required fees. 179 B. A Multistate License granted pursuant to this Compact may be effective for a definite period of 180 time concurrent with the renewal of the Home State license.

181 C. A Licensee practicing in a Member State is subject to all scope of practice laws governing

Massage Therapy Services in that State. 182

183 D. The Practice of Massage Therapy under a Multistate License granted pursuant to this Compact 184 will subject the Licensee to the jurisdiction of the Licensing Authority, the courts, and the laws of the 185 Member State in which the Massage Therapy Services are provided.

186

205

217

Section 5.

187 Authority of Interstate Massage Compact Commission and Member State Licensing Authorities.

188 A. Nothing in this Compact, nor any Rule of the Commission, shall be construed to limit, restrict, or 189 in any way reduce the ability of a Member State to enact and enforce laws, regulations, or other rules related to the Practice of Massage Therapy in that State, where those laws, regulations, or other rules 190 are not inconsistent with the provisions of this Compact. 191

192 B. Nothing in this Compact, nor any Rule of the Commission, shall be construed to limit, restrict, or in any way reduce the ability of a Member State to take Adverse Action against a Licensee's 193 194 Single-State License to practice Massage Therapy in that State.

195 C. Nothing in this Compact, nor any Rule of the Commission, shall be construed to limit, restrict, or in any way reduce the ability of a Remote State to take Adverse Action against a Licensee's 196 197 Authorization to Practice in that State.

198 D. Nothing in this Compact, nor any Rule of the Commission, shall be construed to limit, restrict, or 199 in any way reduce the ability of a Licensee's Home State to take Adverse Action against a Licensee's 200 Multistate License based upon information provided by a Remote State.

201 E. Insofar as practical, a Member State's Licensing Authority shall cooperate with the Commission 202 and with each entity exercising independent regulatory authority over the Practice of Massage Therapy 203 according to the provisions of this Compact. 204

## Section 6.

## Adverse Actions.

206 A. A Licensee's Home State shall have exclusive power to impose an Adverse Action against a 207 Licensee's Multistate License issued by the Home State.

208 B. A Home State may take Adverse Action on a Multistate License based on the Investigative 209 Information, Current Significant Investigative Information, or Adverse Action of a Remote State.

C. A Home State shall retain authority to complete any pending investigations of a Licensee 210 211 practicing under a Multistate License who changes their Home State during the course of such an investigation. The Licensing Authority shall also be empowered to report the results of such an 212 213 investigation to the Commission through the Data System as described herein.

D. Any Member State may investigate actual or alleged violations of the scope of practice laws in 214 215 any other Member State for a massage therapist who holds a Multistate License. 216

E. A Remote State shall have the authority to:

1. Take Adverse Actions against a Licensee's Authorization to Practice.

218 2. Issue cease and desist orders or impose an Encumbrance on a Licensee's Authorization to 219 Practice in that State.

220 3. Issue subpoenas for both hearings and investigations that require the attendance and testimony of 221 witnesses, as well as the production of evidence. Subpoenas issued by a Licensing Authority in a 222 Member State for the attendance and testimony of witnesses or the production of evidence from another 223 Member State shall be enforced in the latter State by any court of competent jurisdiction, according to 224 the practice and procedure of that court applicable to subpoenas issued in proceedings before it. The 225 issuing Licensing Authority shall pay any witness fees, travel expenses, mileage, and other fees required 226 by the service statutes of the State in which the witnesses or evidence are located.

227 4. If otherwise permitted by State law, recover from the affected Licensee the costs of investigations 228 and disposition of cases resulting from any Adverse Action taken against that Licensee.

229 5. Take Adverse Action against the Licensee's Authorization to Practice in that State based on the 230 factual findings of another Member State.

231 F. If an Adverse Action is taken by the Home State against a Licensee's Multistate License or Single-State License to practice in the Home State, the Licensee's Authorization to Practice in all other 232 233 Member States shall be deactivated until all Encumbrances have been removed from such license. All 234 Home State disciplinary orders that impose an Adverse Action against a Licensee shall include a 235 statement that the Massage Therapist's Authorization to Practice is deactivated in all Member States 236 during the pendency of the order.

G. If Adverse Action is taken by a Remote State against a Licensee's Authorization to Practice, that 237 238 Adverse Action applies to all Authorizations to Practice in all Remote States. A Licensee whose 239 Authorization to Practice in a Remote State is removed for a specified period of time is not eligible to apply for a new Multistate License in any other State until the specific time for removal of the 240 241 Authorization to Practice has passed and all encumbrance requirements are satisfied.

H. Nothing in this Compact shall override a Member State's authority to accept a Licensee's 242 243 participation in an Alternative Program in lieu of Adverse Action. A Licensee's Multistate License shall

## 5 of 12

244 be suspended for the duration of the Licensee's participation in any Alternative Program.

245 I. Joint Investigations:

252

258

246 1. In addition to the authority granted to a Member State by its respective scope of practice laws or 247 other applicable State law, a Member State may participate with other Member States in joint 248 investigations of Licensees.

249 2. Member States shall share any investigative, litigation, or compliance materials in furtherance of 250 any joint or individual investigation initiated under the Compact. 251

Section 7.

## Active Duty Military and their Spouses.

253 Active Duty Military personnel, or their spouses, shall designate a Home State where the individual 254 has a current license to practice Massage Therapy in good standing. The individual may retain their 255 Home State designation during any period of service when that individual or their spouse is on active 256 duty assignment. 257

#### Section 8.

#### Establishment and Operation of Interstate Massage Compact Commission.

259 A. The Compact Member States hereby create and establish a joint government agency whose 260 membership consists of all Member States that have enacted the Compact known as the Interstate Massage Compact Commission. The Commission is an instrumentality of the Compact States acting 261 262 jointly and not an instrumentality of any one State. The Commission shall come into existence on or 263 after the effective date of the Compact as set forth in Section 12.

264 B. Membership, Voting, and Meetings:

265 1. Each Member State shall have and be limited to one delegate selected by that Member State's 266 State Licensing Authority.

2. The delegate shall be the primary administrative officer of the State Licensing Authority or their 267 268 designee.

269 3. The Commission shall by Rule or bylaw establish a term of office for delegates and may by Rule 270 or bylaw establish term limits. 271

4. The Commission may recommend removal or suspension of any delegate from office.

272 5. A Member State's State Licensing Authority shall fill any vacancy of its delegate occurring on the 273 Commission within 60 days of the vacancy. 274

6. Each delegate shall be entitled to one vote on all matters that are voted on by the Commission.

275 7. The Commission shall meet at least once during each calendar year. Additional meetings may be 276 held as set forth in the bylaws. The Commission may meet by telecommunication, video conference, or 277 other similar electronic means.

278 C. The Commission shall have the following powers:

279 1. Establish the fiscal year of the Commission:

280 2. Establish code of conduct and conflict of interest policies;

281 3. Adopt Rules and bylaws; 282

4. Maintain its financial records in accordance with the bylaws:

283 5. Meet and take such actions as are consistent with the provisions of this Compact, the 284 Commission's Rules, and the bylaws;

285 6. Initiate and conclude legal proceedings or actions in the name of the Commission, provided that 286 the standing of any State Licensing Authority to sue or be sued under applicable law shall not be 287 affected;

288 7. Maintain and certify records and information provided to a Member State as the authenticated 289 business records of the Commission, and designate an agent to do so on the Commission's behalf;

290 8. Purchase and maintain insurance and bonds;

291 9. Borrow, accept, or contract for services of personnel, including, but not limited to, employees of a 292 Member State; 293

10. Conduct an annual financial review;

294 11. Hire employees, elect or appoint officers, fix compensation, define duties, grant such individuals 295 appropriate authority to carry out the purposes of the Compact, and establish the Commission's 296 personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other 297 related personnel matters;

298 12. Assess and collect fees;

299 13. Accept any and all appropriate gifts, donations, grants of money, other sources of revenue, 300 equipment, supplies, materials, and services, and receive, utilize, and dispose of the same, provided that 301 at all times the Commission shall avoid any appearance of impropriety or conflict of interest;

302 14. Lease, purchase, retain, own, hold, improve, or use any property, real, personal, or mixed, or 303 any undivided interest therein;

304 15. Sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property

# HB323

346

305 real, personal, or mixed;

306 16. Establish a budget and make expenditures;

307 17. Borrow money;

308 18. Appoint committees, including standing committees, composed of members, State regulators, State 309 legislators or their representatives, and consumer representatives, and such other interested persons as 310 may be designated in this Compact and the bylaws;

19. Accept and transmit complaints from the public, regulatory or law-enforcement agencies, or the 311 312 Commission, to the relevant Member State(s) regarding potential misconduct of Licensees;

313 20. Elect a chair, vice chair, secretary and treasurer and such other officers of the Commission as provided in the Commission's bylaws; 314

315 21. Establish and elect an Executive Committee, including a chair and a vice chair;

22. Adopt and provide to the Member States an annual report; 316

317 23. Determine whether a State's adopted language is materially different from the model Compact language such that the State would not qualify for participation in the Compact; and 318

319 24. Perform such other functions as may be necessary or appropriate to achieve the purposes of this 320 Compact. 321

D. The Executive Committee:

1. The Executive Committee shall have the power to act on behalf of the Commission according to 322 323 the terms of this Compact. The powers, duties, and responsibilities of the Executive Committee shall 324 include:

325 a. Overseeing the day-to-day activities of the administration of the Compact, including compliance 326 with the provisions of the Compact, the Commission's Rules and bylaws, and other such duties as 327 deemed necessary;

328 b. Recommending to the Commission changes to the Rules or bylaws, changes to this Compact 329 legislation, fees charged to Compact Member States, fees charged to Licensees, and other fees;

330 c. Ensuring Compact administration services are appropriately provided, including by contract; 331

d. Preparing and recommending the budget;

e. Maintaining financial records on behalf of the Commission;

333 f. Monitoring Compact compliance of Member States and providing compliance reports to the 334 Commission: 335

g. Establishing additional committees as necessary;

336 h. Exercising the powers and duties of the Commission during the interim between Commission 337 meetings, except for adopting or amending Rules, adopting or amending bylaws, and exercising any 338 other powers and duties expressly reserved to the Commission by Rule or bylaw; and 339

i. Other duties as provided in the Rules or bylaws of the Commission.

340 2. The Executive Committee shall be composed of seven voting members and up to two ex officio 341 members as follows:

342 a. The chair and vice chair of the Commission and any other members of the Commission who serve 343 on the Executive Committee shall be voting members of the Executive Committee.

344 b. Other than the chair, vice-chair, secretary, and treasurer, the Commission shall elect three voting 345 members from the current membership of the Commission.

c. The Commission may elect ex officio, nonvoting members as necessary as follows:

347 (1) One ex officio member who is a representative of the national association of State Massage 348 Therapy regulatory boards. 349

(2) One ex-officio member as specified in the Commission's bylaws.

350 3. The Commission may remove any member of the Executive Committee as provided in the 351 Commission's bylaws. 352

4. The Executive Committee shall meet at least annually.

353 a. Executive Committee meetings shall be open to the public, except that the Executive Committee 354 may meet in a closed, non-public session of a public meeting when dealing with any of the matters 355 covered under Section F 4.

356 b. The Executive Committee shall give five business days' advance notice of its public meetings, 357 posted on its website and as determined to provide notice to persons with an interest in the public 358 matters the Executive Committee intends to address at those meetings.

359 5. The Executive Committee may hold an emergency meeting when acting for the Commission to:

360 a. Meet an imminent threat to public health, safety, or welfare;

b. Prevent a loss of Commission or Participating State funds; or 361

c. Protect public health and safety. 362

363 E. The Commission shall adopt and provide to the Member States an annual report.

F. Meetings of the Commission: 364

365 1. All meetings of the Commission that are not closed pursuant to this subsection shall be open to the public. Notice of public meetings shall be posted on the Commission's website at least 30 days prior 366

## 7 of 12

367 to the public meeting.

368 2. Notwithstanding subdivision F 1, the Commission may convene an emergency public meeting by 369 providing at least 24 hours prior notice on the Commission's website, and any other means as provided

370 in the Commission's Rules, for any of the reasons it may dispense with notice of proposed rulemaking 371 under Section 10 L. The Commission's legal counsel shall certify that one of the reasons justifying an 372 emergency public meeting has been met.

373 3. Notice of all Commission meetings shall provide the time, date, and location of the meeting, and if 374 the meeting is to be held or accessible via telecommunication, video conference, or other electronic 375 means, the notice shall include the mechanism for access to the meeting.

376 4. The Commission may convene in a closed, non-public meeting for the Commission to discuss:

377 a. Non-compliance of a Member State with its obligations under the Compact;

378 b. The employment, compensation, discipline or other matters, practices or procedures related to 379 specific employees, or other matters related to the Commission's internal personnel practices and 380 procedures;

381 c. Current or threatened discipline of a Licensee by the Commission or by a Member State's 382 Licensing Authority;

383 d. Current, threatened, or reasonably anticipated litigation;

384 e. Negotiation of contracts for the purchase, lease, or sale of goods, services, or real estate;

385 f. Accusing any person of a crime or formally censuring any person;

386 g. Trade secrets or commercial or financial information that is privileged or confidential;

387 h. Information of a personal nature where disclosure would constitute a clearly unwarranted 388 invasion of personal privacy;

389 *i. Investigative records compiled for law-enforcement purposes;* 

390 j. Information related to any investigative reports prepared by or on behalf of or for use of the 391 Commission or other committee charged with responsibility of investigation or determination of 392 compliance issues pursuant to the Compact; 393

k. Legal advice;

394 l. Matters specifically exempted from disclosure to the public by federal or Member State law; or

395 m. Other matters as promulgated by the Commission by Rule.

396 5. If a meeting, or portion of a meeting, is closed, the presiding officer shall state that the meeting 397 will be closed and reference each relevant exempting provision, and such reference shall be recorded in 398 the minutes.

399 6. The Commission shall keep minutes that fully and clearly describe all matters discussed in a 400 meeting and shall provide a full and accurate summary of actions taken, and the reasons therefore, 401 including a description of the views expressed. All documents considered in connection with an action shall be identified in such minutes. All minutes and documents of a closed meeting shall remain under 402 seal, subject to release only by a majority vote of the Commission or order of a court of competent 403 404 jurisdiction. 405

G. Financing of the Commission:

406 1. The Commission shall pay, or provide for the payment of, the reasonable expenses of its 407 establishment, organization, and ongoing activities.

408 2. The Commission may accept any and all appropriate sources of revenue, donations, and grants of 409 money, equipment, supplies, materials, and services.

410 3. The Commission may levy on and collect an annual assessment from each Member State and 411 impose fees on Licensees of Member States to whom it grants a Multistate License to cover the cost of 412 the operations and activities of the Commission and its staff, which must be in a total amount sufficient

413 to cover its annual budget as approved each year for which revenue is not provided by other sources.

414 The aggregate annual assessment amount for Member States shall be allocated based upon a formula

415 that the Commission shall promulgate by Rule.

416 4. The Commission shall not incur obligations of any kind prior to securing the funds adequate to 417 meet the same, nor shall the Commission pledge the credit of any Member States, except by and with 418 the authority of the Member State.

419 5. The Commission shall keep accurate accounts of all receipts and disbursements. The receipts and 420 disbursements of the Commission shall be subject to the financial review and accounting procedures 421 established under its bylaws. All receipts and disbursements of funds handled by the Commission shall 422 be subject to an annual financial review by a certified or licensed public accountant, and the report of 423 the financial review shall be included in and become part of the annual report of the Commission.

424 H. Qualified Immunity, Defense, and Indemnification:

425 1. The members, officers, executive director, employees, and representatives of the Commission shall be immune from suit and liability, both personally and in their official capacity, for any claim for 426 427 damage to or loss of property or personal injury or other civil liability caused by or arising out of any

466

467

473

428 actual or alleged act, error, or omission that occurred, or that the person against whom the claim is 429 made had a reasonable basis for believing occurred within the scope of Commission employment, duties, 430 or responsibilities; provided that nothing in this paragraph shall be construed to protect any such 431 person from suit or liability for any damage, loss, injury, or liability caused by the intentional or willful or wanton misconduct of that person. The procurement of insurance of any type by the Commission 432 433 shall not in any way compromise or limit the immunity granted hereunder.

434 2. The Commission shall defend any member, officer, executive director, employee, and 435 representative of the Commission in any civil action seeking to impose liability arising out of any actual 436 or alleged act, error, or omission that occurred within the scope of Commission employment, duties, or 437 responsibilities, or as determined by the Commission that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of Commission employment, duties, or 438 439 responsibilities, provided that nothing herein shall be construed to prohibit that person from retaining 440 their own counsel at their own expense, and provided further that the actual or alleged act, error, or 441 omission did not result from that person's intentional or willful or wanton misconduct.

3. The Commission shall indemnify and hold harmless any member, officer, executive director, 442 443 employee, and representative of the Commission for the amount of any settlement or judgment obtained 444 against that person arising out of any actual or alleged act, error, or omission that occurred within the 445 scope of Commission employment, duties, or responsibilities, or that such person had a reasonable basis 446 for believing occurred within the scope of Commission employment, duties, or responsibilities, provided 447 that the actual or alleged act, error, or omission did not result from the intentional or willful or wanton 448 misconduct of that person.

449 4. Nothing herein shall be construed as a limitation on the liability of any Licensee for professional 450 malpractice or misconduct, which shall be governed solely by any other applicable State laws.

5. Nothing in this Compact shall be interpreted to waive or otherwise abrogate a Member State's 451 452 State action immunity or State action affirmative defense with respect to antitrust claims under the 453 Sherman Act, Clayton Act, or any other State or federal antitrust or anticompetitive law or regulation.

454 6. Nothing in this Compact shall be construed to be a waiver of sovereign immunity by the Member 455 States or by the Commission. 456

## Section 9.

#### Data System.

458 A. The Commission shall provide for the development, maintenance, operation, and utilization of a 459 coordinated database and reporting system.

460 B. The Commission shall assign each applicant for a Multistate License a unique identifier, as 461 determined by the Rules of the Commission.

462 C. Notwithstanding any other provision of State law to the contrary, a Member State shall submit a 463 uniform data set to the Data System on all individuals to whom this Compact is applicable as required 464 by the Rules of the Commission, including: 465

1. Identifying information;

2. Licensure data;

3. Adverse Actions against a license and information related thereto;

468 4. Non-confidential information related to Alternative Program participation, the beginning and 469 ending dates of such participation, and other information related to such participation;

470 5. Any denial of application for licensure, and the reason(s) for such denial (excluding the reporting 471 of any criminal history record information where prohibited by law); 472

6. The existence of Investigative Information;

7. The existence or presence of Current Significant Investigative Information; and

474 8. Other information that may facilitate the administration of this Compact or the protection of the 475 public, as determined by the Rules of the Commission.

476 D. The records and information provided to a Member State pursuant to this Compact or through 477 the Data System, when certified by the Commission or an agent thereof, shall constitute the authenticated business records of the Commission, and shall be entitled to any associated hearsay 478 479 exception in any relevant judicial, quasi-judicial, or administrative proceedings in a Member State.

480 E. The existence of Current Significant Investigative Information and the existence of Investigative 481 Information pertaining to a Licensee in any Member State will only be available to other Member 482 States.

483 F. It is the responsibility of the Member States to report any Adverse Action against a Licensee who 484 holds a Multistate License and to monitor the database to determine whether Adverse Action has been 485 taken against such a Licensee or License applicant. Adverse Action information pertaining to a Licensee or License applicant in any Member State will be available to any other Member State. 486

487 G. Member States contributing information to the Data System may designate information that may 488 not be shared with the public without the express permission of the contributing State.

489 H. Any information submitted to the Data System that is subsequently expunded pursuant to federal

## 9 of 12

490 law or the laws of the Member State contributing the information shall be removed from the Data 491 System.

492 493

517

518

519

527

528

## Section 10.

Rulemaking.

494 A. The Commission shall promulgate reasonable Rules in order to effectively and efficiently 495 implement and administer the purposes and provisions of the Compact. A Rule shall be invalid and have **496** no force or effect only if a court of competent jurisdiction holds that the Rule is invalid because the 497 Commission exercised its rulemaking authority in a manner that is beyond the scope and purposes of **498** the Compact, or the powers granted hereunder, or based upon another applicable standard of review.

499 B. The Rules of the Commission shall have the force of law in each Member State, provided 500 however, that where the Rules of the Commission conflict with the laws of the Member State that 501 establish the Member State's scope of practice as held by a court of competent jurisdiction, the Rules of 502 the Commission shall be ineffective in that State to the extent of the conflict.

503 C. The Commission shall exercise its Rulemaking powers pursuant to the criteria set forth in this 504 section and the Rules adopted thereunder. Rules shall become binding as of the date specified by the 505 Commission for each Rule.

506 D. If a majority of the legislatures of the Member States rejects a Rule or portion of a Rule, by 507 enactment of a statute or resolution in the same manner used to adopt the Compact within four years of 508 the date of adoption of the Rule, then such Rule shall have no further force and effect in any Member 509 State or to any State applying to participate in the Compact.

510 E. Rules shall be adopted at a regular or special meeting of the Commission.

511 F. Prior to adoption of a proposed Rule, the Commission shall hold a public hearing and allow 512 persons to provide oral and written comments, data, facts, opinions, and arguments.

513 G. Prior to adoption of a proposed Rule by the Commission, and at least 30 days in advance of the 514 meeting at which the Commission will hold a public hearing on the proposed Rule, the Commission 515 shall provide a Notice of Proposed Rulemaking: 516

1. On the website of the Commission or other publicly accessible platform;

2. To persons who have requested notice of the Commission's notices of proposed rulemaking, and

3. In such other way(s) as the Commission may by Rule specify.

H. The Notice of Proposed Rulemaking shall include:

520 1. The time, date, and location of the public hearing at which the Commission will hear public 521 comments on the proposed Rule and, if different, the time, date, and location of the meeting where the 522 *Commission will consider and vote on the proposed Rule:* 

523 2. If the hearing is held via telecommunication, video conference, or other electronic means, the 524 Commission shall include the mechanism for access to the hearing in the Notice of Proposed 525 Rulemaking; 526

3. The text of the proposed Rule and the reason therefor;

4. A request for comments on the proposed Rule from any interested person; and

5. The manner in which interested persons may submit written comments.

529 I. All hearings will be recorded. A copy of the recording and all written comments and documents 530 received by the Commission in response to the proposed Rule shall be available to the public.

531 J. Nothing in this section shall be construed as requiring a separate hearing on each Rule. Rules 532 may be grouped for the convenience of the Commission at hearings required by this section.

533 K. The Commission shall, by majority vote of all Commissioners, take final action on the proposed 534 Rule based on the Rulemaking record.

535 1. The Commission may adopt changes to the proposed Rule provided the changes do not enlarge 536 the original purpose of the proposed Rule.

537 2. The Commission shall provide an explanation of the reasons for substantive changes made to the 538 proposed Rule as well as reasons for substantive changes not made that were recommended by 539 commenters.

540 3. The Commission shall determine a reasonable effective date for the Rule. Except for an emergency 541 as provided in subsection L, the effective date of the Rule shall be no sooner than 30 days after the 542 Commission issuing the notice that it adopted or amended the Rule.

543 L. Upon determination that an emergency exists, the Commission may consider and adopt an 544 emergency Rule with 24 hours' notice, provided that the usual Rulemaking procedures provided in the 545 Compact and in this section shall be retroactively applied to the Rule as soon as reasonably possible, in 546 no event later than 90 days after the effective date of the Rule. For the purposes of this provision, an 547 emergency Rule is one that must be adopted immediately to:

548 1. Meet an imminent threat to public health, safety, or welfare;

549 2. Prevent a loss of Commission or Member State funds:

3. Meet a deadline for the promulgation of a Rule that is established by federal law or rule; or 550

563

576

551 4. Protect public health and safety.

552 M. The Commission or an authorized committee of the Commission may direct revisions to a 553 previously adopted Rule for purposes of correcting typographical errors, errors in format, errors in 554 consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of the 555 Commission. The revision shall be subject to challenge by any person for a period of 30 days after 556 posting. The revision may be challenged only on grounds that the revision results in a material change 557 to a Rule. A challenge shall be made in writing and delivered to the Commission prior to the end of the 558 notice period. If no challenge is made, the revision will take effect without further action. If the revision is challenged, the revision may not take effect without the approval of the Commission. 559

N. No Member State's rulemaking requirements shall apply under this Compact. 560 561

Section 11.

## Oversight, Dispute Resolution, and Enforcement.

A. Oversight:

564 1. The executive and judicial branches of State government in each Member State shall enforce this 565 Compact and take all actions necessary and appropriate to implement the Compact.

566 2. Venue is proper and judicial proceedings by or against the Commission shall be brought solely 567 and exclusively in a court of competent jurisdiction where the principal office of the Commission is 568 located. The Commission may waive venue and jurisdictional defenses to the extent it adopts or consents 569 to participate in alternative dispute resolution proceedings. Nothing herein shall affect or limit the selection or propriety of venue in any action against a Licensee for professional malpractice, 570 misconduct, or any such similar matter. 571

572 3. The Commission shall be entitled to receive service of process in any proceeding regarding the 573 enforcement or interpretation of the Compact and shall have standing to intervene in such a proceeding 574 for all purposes. Failure to provide the Commission service of process shall render a judgment or order 575 void as to the Commission, this Compact, or promulgated Rules.

B. Default, Technical Assistance, and Termination:

577 1. If the Commission determines that a Member State has defaulted in the performance of its 578 obligations or responsibilities under this Compact or the promulgated Rules, the Commission shall 579 provide written notice to the defaulting State. The notice of default shall describe the default, the 580 proposed means of curing the default, and any other action that the Commission may take, and shall 581 offer training and specific technical assistance regarding the default. 582

2. The Commission shall provide a copy of the notice of default to the other Member States.

583 C. If a State in default fails to cure the default, the defaulting State may be terminated from the 584 Compact upon an affirmative vote of a majority of the delegates of the Member States, and all rights, privileges and benefits conferred on that State by this Compact may be terminated on the effective date 585 586 of termination. A cure of the default does not relieve the offending State of obligations or liabilities 587 incurred during the period of default.

D. Termination of membership in the Compact shall be imposed only after all other means of 588 589 securing compliance have been exhausted. Notice of intent to suspend or terminate shall be given by the 590 Commission to the governor, the majority and minority leaders of the defaulting State's legislature, the 591 defaulting State's State Licensing Authority and each of the Member States' State Licensing Authority.

592 E. A State that has been terminated is responsible for all assessments, obligations, and liabilities 593 incurred through the effective date of termination, including obligations that extend beyond the effective 594 date of termination.

595 F. Upon the termination of a State's membership from this Compact, that State shall immediately 596 provide notice to all Licensees who hold a Multistate License within that State of such termination. The 597 terminated State shall continue to recognize all licenses granted pursuant to this Compact for a 598 minimum of 180 days after the date of said notice of termination.

599 G. The Commission shall not bear any costs related to a State that is found to be in default or that 600 has been terminated from the Compact, unless agreed upon in writing between the Commission and the 601 defaulting State.

602 H. The defaulting State may appeal the action of the Commission by petitioning the U.S. District 603 Court for the District of Columbia or the federal district where the Commission has its principal offices. 604

The prevailing party shall be awarded all costs of such litigation, including reasonable attorney fees. 605 I. Dispute Resolution:

606 1. Upon request by a Member State, the Commission shall attempt to resolve disputes related to the 607 Compact that arise among Member States and between Member and non-Member States.

2. The Commission shall promulgate a Rule providing for both mediation and binding dispute 608 609 resolution for disputes as appropriate.

610 J. Enforcement:

1. The Commission, in the reasonable exercise of its discretion, shall enforce the provisions of this 611 612 Compact and the Commission's Rules.

## 11 of 12

613 2. By majority vote as provided by Commission Rule, the Commission may initiate legal action 614 against a Member State in default in the United States District Court for the District of Columbia or the 615 federal district where the Commission has its principal offices to enforce compliance with the provisions of the Compact and its promulgated Rules. The relief sought may include both injunctive relief and 616 617 damages. In the event judicial enforcement is necessary, the prevailing party shall be awarded all costs 618 of such litigation, including reasonable attorney fees. The remedies herein shall not be the exclusive 619 remedies of the Commission. The Commission may pursue any other remedies available under federal or 620 the defaulting Member State's law.

621 3. A Member State may initiate legal action against the Commission in the U.S. District Court for
622 the District of Columbia or the federal district where the Commission has its principal offices to enforce
623 compliance with the provisions of the Compact and its promulgated Rules. The relief sought may include
624 both injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing party
625 shall be awarded all costs of such litigation, including reasonable attorney fees.

626 4. No individual or entity other than a Member State may enforce this Compact against the 627 Commission.

## Section 12.

#### Effective Date, Withdrawal, and Amendment.

630 A. The Compact shall come into effect on the date on which the Compact statute is enacted into law 631 in the seventh Member State.

632 1. On or after the effective date of the Compact, the Commission shall convene and review the
633 enactment of each of the Charter Member States to determine if the statute enacted by each such
634 Charter Member State is materially different than the model Compact statute.

a. A Charter Member State whose enactment is found to be materially different from the model
 636 Compact statute shall be entitled to the default process set forth in Section 11.

637 b. If any Member State is later found to be in default, or is terminated or withdraws from the
638 Compact, the Commission shall remain in existence and the Compact shall remain in effect even if the
639 number of Member States should be less than seven.

640 2. Member States enacting the Compact subsequent to the Charter Member States shall be subject to
641 the process set forth in Section 8 C 23 to determine if their enactments are materially different from the
642 model Compact statute and whether they qualify for participation in the Compact.

643 3. All actions taken for the benefit of the Commission or in furtherance of the purposes of the
644 administration of the Compact prior to the effective date of the Compact or the Commission coming into
645 existence shall be considered to be actions of the Commission unless specifically repudiated by the
646 Commission.

4. Any State that joins the Compact shall be subject to the Commission's Rules and bylaws as they
exist on the date on which the Compact becomes law in that State. Any Rule that has been previously
adopted by the Commission shall have the full force and effect of law on the day the Compact becomes
law in that State.

651 B. Any Member State may withdraw from this Compact by enacting a statute repealing that State's 652 enactment of the Compact.

653 1. A Member State's withdrawal shall not take effect until 180 days after enactment of the repealing 654 statute.

655 2. Withdrawal shall not affect the continuing requirement of the withdrawing State's Licensing
656 Authority to comply with the investigative and Adverse Action reporting requirements of this Compact
657 prior to the effective date of withdrawal.

658 3. Upon the enactment of a statute withdrawing from this Compact, a State shall immediately provide
659 notice of such withdrawal to all Licensees within that State. Notwithstanding any subsequent statutory
660 enactment to the contrary, such withdrawing State shall continue to recognize all licenses granted
661 pursuant to this Compact for a minimum of 180 days after the date of such notice of withdrawal.

662 *C.* Nothing contained in this Compact shall be construed to invalidate or prevent any licensure 663 agreement or other cooperative arrangement between a Member State and a non-Member State that 664 does not conflict with the provisions of this Compact.

665 D. This Compact may be amended by the Member States. No amendment to this Compact shall
666 become effective and binding upon any Member State until it is enacted into the laws of all Member
667 States.

668 669

628

629

#### Section 13.

#### Construction and Severability.

670 A. This Compact and the Commission's rulemaking authority shall be liberally construed so as to
671 effectuate the purposes and the implementation and administration of the Compact. Provisions of the
672 Compact expressly authorizing or requiring the promulgation of Rules shall not be construed to limit the

673 Commission's rulemaking authority solely for those purposes.

674 B. The provisions of this Compact shall be severable and if any phrase, clause, sentence, or 675 provision of this Compact is held by a court of competent jurisdiction to be contrary to the constitution 676 of any Member State, a State seeking participation in the Compact, or of the United States, or the 677 applicability thereof to any government, agency, person or circumstance is held to be unconstitutional by a court of competent jurisdiction, the validity of the remainder of this Compact and the applicability 678 679 thereof to any other government, agency, person, or circumstance shall not be affected thereby.

680 C. Notwithstanding subsection B, the Commission may deny a State's participation in the Compact or, in accordance with the requirements of Section 11 B, terminate a Member State's participation in the 681 Compact, if it determines that a constitutional requirement of a Member State is a material departure 682 from the Compact. Otherwise, if this Compact shall be held to be contrary to the constitution of any **683** Member State, the Compact shall remain in full force and effect as to the remaining Member States and **684** in full force and effect as to the Member State affected as to all severable matters. 685 **686** 

Section 14.

## Consistent Effect and Conflict with Other State Laws.

Nothing herein shall prevent or inhibit the enforcement of any other law of a Member State that is 688 689 not inconsistent with the Compact. Any laws, statutes, regulations, or other legal requirements in a Member State in conflict with the Compact are superseded to the extent of the conflict. All permissible 690 agreements between the Commission and the Member States are binding in accordance with their terms. **691**