GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 67

Senate Health Care Committee Substitute Adopted 5/22/25 Senate Judiciary Committee Substitute Adopted 6/3/25 Senate Finance Committee Substitute Adopted 6/10/25

Sponsors: Referred to: February 6, 2025	E STATE OF		
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February 6, 2025	E STATE OF		
	E STATE OF		
1 A BILL TO BE ENTITLED	E STATE OF		
2 AN ACT TO ENACT HEALTHCARE WORKFORCE REFORMS FOR THE			
3 NORTH CAROLINA.			
4 The General Assembly of North Carolina enacts:			
5			
6 PART I. INTERSTATE MEDICAL LICENSURE COMPACT			
7 SECTION 1.(a) Chapter 90 of the General Statutes is amended by a	adding a new		
8 Article to read:			
9 " <u>Article 10.</u>			
10 "Interstate Medical Licensure Compact.			
11 " <u>§ 90-21.160. Short title.</u>			
12 This Article shall be known as the "Interstate Medical Licensure Compact."			
13 " <u>§ 90-21.161. Purpose.</u>			
14 (a) <u>The purpose of this Article is to strengthen access to health care, and, i</u> 15 of the advances in the delivery of health care, the member states of the Inters	-		
of the advances in the delivery of health care, the member states of the Interstate Medical			
16 <u>Licensure Compact (Compact) have allied in common purpose to develop a construction of the process that complements the existing licensing and regulatory authority of state methods.</u>	*		
process that complements the existing licensing and regulatory authority of state medical boards			
18 and to provide a streamlined process that allows physicians to become licensed in m	-		
19 thereby enhancing the portability of a medical license and ensuring the safety of pa			
20 (b) <u>The Interstate Medical Licensure Compact creates another pathway for</u>			
21 <u>does not otherwise change a state's existing medical practice act or provisions.</u>			
22 adopts the prevailing standard for licensure and affirms that the practice of med			
23 where the patient is located at the time of the physician-patient encounter and, there 24 the physician to be upden the invited of the state modified beard where the patient			
24 the physician to be under the jurisdiction of the state medical board where the patie			
25 <u>State medical boards that participate in the Compact retain the jurisdiction to impo</u> 26 action against a license to practice medicine in that state issued to a physician			
	<u>n through the</u>		
 27 procedures of the Compact. 28 "§ 90-21.162. Definitions. 			
 29 <u>The following definitions apply in this Article:</u> 30 (1) <u>Bylaws Bylaws established by the Interstate Commission</u> 	n nureuent to		
30(1)Bylaws. – Bylaws established by the Interstate Commission31G.S. 90-21.171.	<u>n pursuant to</u>		
	member board		
32 (2) <u>Commissioner. – The voting representative appointed by each n</u> 33 pursuant to G.S. 90-21.171.	nember board		



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1	<u>(3)</u>	Cor	viction. – A finding by a court that an individual is g	guilty of a criminal
2	<u></u>		nse through adjudication, or entry of a plea of guilty of	
3		cha	ge by the offender. Evidence of an entry of a convid-	ction of a criminal
4		offe	nse by a court shall be considered final for purposes of	disciplinary action
5		by a	member board.	•
6	<u>(4)</u>	Exp	edited license A full and unrestricted medical lic	cense granted by a
7		men	nber state to an eligible physician through the proce	ess set forth in the
8		Cor	npact.	
9	<u>(5)</u>	Inte	rstate Commission. – The Interstate Medical Li	icensure Compact
10			nmission created pursuant to G.S. 90-21.171.	•
11	(6)	Lice	ense. – The authorization by a member state for a phy	sician to engage in
12		the	practice of medicine, which would be unlawful withou	t authorization.
13	<u>(7)</u>		lical practice act. – Laws and regulations governing	
14		allo	pathic and osteopathic medicine within a member state	.
15	<u>(8)</u>	Me	nber board. – A state agency in a member state that ac	cts in the sovereign
16		inte	rests of the state by protecting the public through licens	ure, regulation, and
17		edu	cation of physicians as directed by the state governmer	nt.
18	(9)	Me	nber state. – A state that has enacted the Compact.	—
19	(10) Off	ense. – A felony, gross misdemeanor, or crime of mora	ul turpitude.
20	(11		sician. – Any person who meets all of the following qu	-
21		<u>a.</u>	Is a graduate of a medical school accredited by the	Liaison Committee
22			on Medical Education, the Commission on Os	steopathic College
23			Accreditation, or a medical school listed in the Int	ernational Medical
24			Education Directory or its equivalent.	
25		<u>b.</u>	Has passed each component of the United States	Medical Licensing
26			Examination (USMLE) or the Comprehensive Os	steopathic Medical
27			Licensing Examination (COMLEX-USA) within	three attempts, or
28			any of its predecessor examinations accepted by a s	state medical board
29			as an equivalent examination for licensure purpose	<u>s.</u>
30		<u>c.</u>	Has successfully completed graduate medical educ	cation approved by
31			the Accreditation Council for Graduate Medical	Education or the
32			American Osteopathic Association.	
33		<u>d.</u>	Holds specialty certification or a time-unlimited s	± •
34			recognized by the American Board of Medical	Specialties or the
35			American Osteopathic Association's Bureau	of Osteopathic
36			Specialists.	
37		<u>e.</u>	Possesses a full and unrestricted license to engage	e in the practice of
38			medicine issued by a member board.	
39		<u>f.</u>	Has never been convicted, received adjuc	
40			adjudication, community supervision, or deferred	<u>disposition for any</u>
41			offense by a court of appropriate jurisdiction.	
42		<u>g.</u>	Has never held a license authorizing the practice of	-
43			to discipline by a licensing agency in any state,	
44			jurisdiction, excluding any action related to no	npayment of fees
45			related to a license.	
46		<u>h.</u>	Has never had a controlled substance license or pe	-
47			revoked by a state or the United States I	Drug Enforcement
48			Administration.	
49		<u>i.</u>	Is not under active investigation by a licensir	
50			enforcement authority in any state, federal, or forei	gn jurisdiction.

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<u>(12)</u>	Practice of medicine Clinical prevention, diagnosis, or tr	eatment of human
	disease, injury, or condition requiring a physician to obta	<u>in and maintain a</u>
	license in compliance with the medical practice act of a me	ember state.
<u>(13)</u>	Rule A written statement by the Interstate Commis	sion promulgated
	pursuant to G.S. 90-21.172 that is of general applicab	ility, implements,
	interprets, or prescribes a policy or provision of the	Compact, or an
	organizational, procedural, or practice requirement	of the Interstate
	Commission, and has the force and effect of statutory law	in a member state,
	and includes the amendment, repeal, or suspension of an ex	<u>kisting rule.</u>
<u>(14)</u>	State Any state, commonwealth, district, or territory of the	he United States.
<u>(15)</u>	State of principal license. – A member state where a physic	ian holds a license
	to practice medicine and which has been designated as suc	h by the physician
	for purposes of registration and participation in the Compa-	<u>ct.</u>
" <u>§ 90-21.163. E</u>	igibility.	
<u>(a)</u> <u>A phy</u>	visician must meet the eligibility requirements as defined in C	G.S. 90-21.162(11)
to receive an exp	edited license under the terms and provisions of the Compac	<u>t.</u>
<u>(b)</u> <u>A phy</u>	sician who does not meet the requirements of G.S. 90-21.162	2(11) may obtain a
license to practic	ce medicine in a member state if the individual complies	with all laws and
requirements, oth	er than the Compact, relating to the issuance of a license to	practice medicine
in that state.		
	esignation of state of principal license.	
<u>(a)</u> <u>A phy</u>	ysician shall designate a member state as the state of pri	ncipal license for
	tration for expedited licensure through the Compact if the pl	
	icted license to practice medicine in that state, and that state	e meets any one of
the following qua		
<u>(1)</u>	The state is the principal residence for the physician.	
<u>(2)</u>	The physician conducts at least twenty-five percent (25%)	of their practice of
	medicine in the state.	
<u>(3)</u>	The state is the location of the physician's employer.	
-	alifies under subdivision (1), (2), or (3) of this subsection,	
	he state of residence for the purpose of federal income tax	<u>x as their state of</u>
principal license.		
	sician may redesignate a member state as a state of principal l	icense at any time,
	te meets the requirements of subsection (a) of this section.	
	nterstate Commission is authorized to develop rules to facili	itate redesignation
	er state as the state of principal license.	
	pplication and issuance of expedited licensure.	
	vsician seeking licensure through the Compact shall file an	
•	with the member board of the state selected by the physic	an as the state of
principal license.		
	receipt of an application for an expedited license, the member	
	he state of principal license shall evaluate whether the physi	
	ure and issue a letter of qualification, verifying or denying	ng the physician's
	Interstate Commission.	
	qualifications, which include verification of medical ed	
	n, results of any medical or licensing examination, and other	
	e Interstate Commission through rule, shall not be subject to	
	n where already primary source verified by the state of princ	÷
	nember board within the state selected as the state of princip	
	erifying eligibility, perform a criminal background check	
including the use	of the results of fingerprint or other biometric data checks in	<u>n compliance with</u>

General Assembly Of North Carolina Session 2025 1 the requirements of the Federal Bureau of Investigation, with the exception of federal employees 2 who have suitability determination in accordance with 5 C.F.R. § 731.202. 3 Appeal on the determination of eligibility to the member state shall be made to the (e) 4 member state where the application was filed and shall be subject to the laws of that state. 5 Upon verification of eligibility in subsection (b) of this section, physicians eligible (f) 6 for an expedited license shall complete the registration process established by the Interstate 7 Commission to receive a license in a member state selected pursuant to subsection (a) of this 8 section, including the payment of any applicable fees. 9 After receiving verification of eligibility under subsection (b) of this section and any (g) fees under subsection (f) of this section, a member board shall issue an expedited license to the 10 11 physician. This license shall authorize the physician to practice medicine in the issuing state consistent with the medical practice act and all applicable laws and regulations of the issuing 12 13 member board and member state. 14 (h) An expedited license shall be valid for a period consistent with the licensure period in the member state and in the same manner as required for other physicians holding a full and 15 unrestricted license within the member state. 16 17 An expedited license obtained through the Compact shall be terminated if a physician (i) 18 fails to maintain a license in the state of principal licensure for a nondisciplinary reason, without 19 redesignation of a new state of principal licensure. 20 The Interstate Commission is authorized to develop rules regarding the application (i) 21 process, including payment of any applicable fees, and the issuance of an expedited license. "§ 90-21.166. Fees for expedited licensure. 22 23 A member state issuing an expedited license authorizing the practice of medicine in (a) 24 that state may impose a fee for a license issued or renewed through the Compact. 25 The Interstate Commission is authorized to develop rules regarding fees for expedited (b) 26 licenses. 27 "§ 90-21.167. Renewal and continued participation. 28 A physician seeking to renew an expedited license granted in a member state shall (a) 29 complete a renewal process with the Interstate Commission if the physician meets all of the 30 following qualifications: 31 Maintains a full and unrestricted license in a state of principal license. (1)32 Has not been convicted, received adjudication, deferred adjudication, (2)33 community supervision, or deferred disposition for any offense by a court of 34 appropriate jurisdiction. 35 Has not had a license authorizing the practice of medicine subject to discipline (3) 36 by a licensing agency in any state, federal, or foreign jurisdiction, excluding 37 any action related to nonpayment of fees related to a license. 38 Has not had a controlled substance license or permit suspended or revoked by (4) 39 a state or the United States Drug Enforcement Administration. 40 Physicians shall comply with all continuing professional development or continuing (b) medical education requirements for renewal of a license issued by a member state. 41 42 The Interstate Commission shall collect any renewal fees charged for the renewal of (c) 43 a license and distribute the fees to the applicable member board. Upon receipt of any renewal fees collected under subsection (c) of this section, a 44 (d) 45 member board shall renew the physician's license. 46 Physician information collected by the Interstate Commission during the renewal (e) 47 process will be distributed to all member boards. 48 The Interstate Commission is authorized to develop rules to address renewal of (f) 49 licenses obtained through the Compact.

50 "§ 90-21.168. Coordinated information system.

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1	(a) The Interstate Commission shall establish a database of all physici	ans who are
2	licensed, or who have applied for licensure, under G.S. 90-21.165.	
3	(b) Notwithstanding any other provision of law, member boards shall	report to the
4	Interstate Commission any public action or complaints against a licensed physic	<u>cian who has</u>
5	applied or received an expedited license through the Compact.	
6	(c) Member boards shall report disciplinary or investigatory information c	letermined as
7	necessary and proper by rule of the Interstate Commission.	
8	(d) Member boards may report any nonpublic complaint, disciplinary, or	
9	information not required by subsection (c) of this section to the Interstate Commiss	
10	(e) Member boards shall share complaint or disciplinary information about	<u>it a physician</u>
11	upon request of another member board.	
12	(f) <u>All information provided to the Interstate Commission or distributed</u>	•
13	boards shall be confidential, filed under seal, and used only for investigatory of	r disciplinary
14	matters.	
15	(g) The Interstate Commission is authorized to develop rules for	mandated or
16	discretionary sharing of information by member boards.	
17	" <u>§ 90-21.169. Joint investigations.</u>	
18	(a) <u>Licensure and disciplinary records are deemed investigative.</u>	
19	(b) In addition to authority granted to a member board by its respective me	-
20	act or other applicable state law, a member board may participate with other mem	ber boards in
21	joint investigations of physicians licensed by the member boards.	1
22	(c) <u>A subpoena issued by a member state shall be enforceable in other men</u>	
23	(d) <u>Member boards may share any investigative, litigation, or compliance</u>	e materials in
24 25	furtherance of any joint or individual investigation initiated under the Compact.	the statutes
23 26	(e) <u>Any member state may investigate actual or alleged violations of</u> authorizing the practice of medicine in any other member state in which a phys	
20 27	license to practice medicine.	iciali noius a
28	" <u>§ 90-21.170. Disciplinary actions.</u>	
20 29	(a) Any disciplinary action taken by any member board against a physi	cian licensed
30	through the Compact shall be deemed unprofessional conduct which may be subjec	
31	by other member boards, in addition to any violation of the medical practice act or p	-
32	that state.	
33	(b) If a license granted to a physician by the member board in the state of print	ncipal license
34	is revoked, surrendered, or relinquished in lieu of discipline, or suspended, then all li	-
35	to the physician by member boards shall automatically be placed, without f	
36	necessary by any member board, on the same status. If the member board in the stat	
37	license subsequently reinstates the physician's license, a license issued to the phy	sician by any
38	other member board shall remain encumbered until that respective member board ta	akes action to
39	reinstate the license in a manner consistent with the medical practice act of that sta	<u>te.</u>
40	(c) If disciplinary action is taken against a physician by a member board network	ot in the state
41	of principal license, any other member board may deem the action conclusive as to	matter of law
42	and fact decided and take one of the following actions:	
43	(1) Impose the same or lesser sanctions against the physician consist	stent with the
44	medical practice act of that state.	
45	(2) Pursue separate disciplinary action against the physician under	-
46	medical practice act, regardless of the action taken in other men	
47	(d) If a license granted to a physician by a member board is revoked, su	
48	relinquished in lieu of discipline, or suspended, then any licenses issued to the phy	
49 50	other member boards shall be suspended, automatically and immediately without	
50	necessary by the other member boards, for 90 days upon entry of the order by the	
51	board, to permit the member boards to investigate the basis for the action under	r the medical

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practice act of th	at state. A member board may terminate the automatic su	spension of the license
÷	the completion of the 90-day suspension period in a man	
•	act of that state.	
	nterstate Medical Licensure Compact Commission.	
	member states hereby create the "Interstate Medica	l Licensure Compact
Commission."	-	ż
(b) The	purpose of the Interstate Commission is the administr	ation of the Interstate
	re Compact, which is a discretionary state function.	
(c) The I	nterstate Commission shall be a body corporate and joint	agency of the member
states and shall l	have all of the responsibilities, powers, and duties set for	th in the Compact, and
additional power	s as may be conferred upon it by a subsequent concurrent	action of the respective
legislatures of th	e member states in accordance with the terms of the Com	<u>ipact.</u>
(d) <u>The l</u>	nterstate Commission shall consist of two voting repres	entatives appointed by
each member sta	te who shall serve as Commissioners. In states where allo	pathic and osteopathic
physicians are re	gulated by separate member boards, or if the licensing and	d disciplinary authority
is split between	separate member boards, or if the licensing and discipl	inary authority is split
between multipl	e member boards within a member state, the member s	state shall appoint one
representative fi	rom each member board. A Commissioner shall meet	one of the following
qualifications:		-
<u>(1)</u>	An allopathic or osteopathic physician appointed to a r	nember board.
<u>(2)</u>	An executive director, executive secretary, or similar	executive member of a
	member board.	
<u>(3)</u>	A member of the public appointed to a member board.	
<u>(e)</u> <u>The l</u>	nterstate Commission shall meet at least once each caler	ndar year. A portion of
this meeting sha	all be a business meeting to address matters that com	e properly before the
Commission and	l for the election of officers. The chairperson may call a	dditional meetings and
shall call for a m	eeting upon the request of a majority of the member state	es.
(f) The b	ylaws may provide for meetings of the Interstate Comm	ission to be conducted
by telecommuni	cation or electronic communication.	
	Commissioner participating at a meeting of the Interstate	
to one vote. A	majority of Commissioners shall constitute a quorum	for the transaction of
business, unless	a larger quorum is required by the bylaws adopted by the l	Interstate Commission.
	r shall not delegate a vote to another Commissioner.	-
	a member state may delegate voting authority for a specif	
1	state who shall meet the requirements of subsection (d) of	
	Interstate Commission shall provide public notice of	-
	e open to the public. The Interstate Commission may clo	
· · · · · · · · · · · · · · · · · · ·	e it determines by a two-thirds vote of the Commissioner	rs present that an open
meeting would b	•	
<u>(1)</u>	Relate solely to the internal personnel practice and proc	edures of the Interstate
	Commission.	
<u>(2)</u>	Discuss matters specifically exempted from disclosure	
<u>(3)</u>	Discuss trade secrets, commercial, or financial inform	ation that is privileged
	or confidential.	
<u>(4)</u>	Involve accusing a person of a crime, or formally cens	• •
<u>(5)</u>	Discuss information of a personal nature where disclose	sure would constitute a
	clearly unwarranted invasion of personal privacy.	
<u>(6)</u>	Discuss investigative records compiled for law enforce	
<u>(7)</u>	Specifically relate to the participation in a civil	action or other legal
	proceeding.	

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1	(i) The In	nterstate Commission shall keep minutes which shall fu	ully describe all matters
2	discussed in a me	eeting and shall provide a full and accurate summary of	actions taken, including
3	record of any roll	call votes.	
4		nterstate Commission shall make its information and	
5		vise designated in the Compact or by its rules, available	
6		nterstate Commission shall establish an executive c	
7		members, and others as determined by the bylaws. The	
8		ower to act on behalf of the Interstate Commission,	_
9		ng periods when the Interstate Commission is not in se	
10		rstate Commission, the executive committee shall overs	
11		cluding enforcement and compliance with the provision	ons of the Compact, its
12	-	, and other such duties as necessary.	
13		nterstate Commission shall establish other committe	es for governance and
14	administration of	•	
15		owers and duties of the Interstate Commission.	
16		e Commission has the following powers and duties:	
17	<u>(1)</u>	Oversee and maintain the administration of the Comp	
18	<u>(2)</u>	Promulgate rules which shall be binding to the ext	tent and in the manner
19		provided for in the Compact.	
20	<u>(3)</u>	Issue, upon the request of a member state or member b	• •
21		concerning the meaning or interpretation of the Con-	npact, its bylaws, rules,
22		and actions.	
23	<u>(4)</u>	Enforce compliance with Compact provisions, the ru	· · ·
24		Interstate Commission, and the bylaws, using all neces	• • •
25		including, but not limited to, the use of the judicial pr	
26	<u>(5)</u>	Establish and appoint committees, including, but not	
27		committee as required by G.S. 90-21.171, which shall	
28		on behalf of the Interstate Commission in carrying ou	-
29	<u>(6)</u>	Pay or provide payment of the expenses related	
30		organization, and ongoing activities of the Interstate C	<u>Commission.</u>
31	<u>(7)</u>	Establish and maintain one or more offices.	
32	<u>(8)</u>	Borrow, accept, hire, or contract for services of person	nnel.
33	<u>(9)</u>	Purchase and maintain insurance and bonds.	
34 25	<u>(10)</u>	Employ an executive director who shall have such po	
35		or appoint employees, agents, or consultants, and a second	
36	(11)	qualifications, define their duties, and fix their compe	
37	<u>(11)</u>	Establish personnel policies and programs relating	
38	(10)	rates of compensation, and qualifications of personnel	
39	<u>(12)</u>	Accept donations and grants of money, equipment, s	* *
40		services and to receive, utilize, and dispose of it in a	
41 42	(12)	the conflict of interest policies established by the Inter	
42 43	<u>(13)</u>	Lease, purchase, accept contributions or donations o	
43 44	(14)	own, improve, or use any property, real, personal, or in Sall convey more plades losse exchange	
	<u>(14)</u>	Sell, convey, mortgage, pledge, lease, exchange,	adandon, or otherwise
45 46	(15)	dispose of any property, real, personal, or mixed.	
46 47	$\frac{(15)}{(16)}$	Establish a budget and make expenditures.	at and operation of the
47 48	<u>(16)</u>	Adopt a seal and bylaws governing the managemer Interstate Commission.	n and operation of the
40 49	(17)	<u>Report annually to the legislatures and governors</u>	of the member states
49 50	<u>(17)</u>	concerning the activities of the Interstate Commission	
50		concerning the activities of the interstate Commissio	in during the preceding

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1 2 3 4 5	(18) <u>recommendations th</u> (18) <u>Coordinate education</u> its implementation,	shall also include reports of financial audits and any nat may have been adopted by the Interstate Commission on, training, and public awareness regarding the Compact and its operation. accordance with the bylaws.
6 7	(21) Perform such funct	demarks, copyrights, and patents. tions as may be necessary or appropriate to achieve the
8 9	1 1 · · ·	pact.
10		may levy on and collect an annual assessment from each
11		operations and activities of the Interstate Commission and
12		sufficient to cover the annual budget approved each yea
13		other sources. The aggregate annual assessment amoun
14		be determined by the Interstate Commission, which shall
15		
16	(b) <u>The Interstate Commission</u>	shall not incur obligations of any kind prior to securing
17		
18	(c) The Interstate Commission	shall not pledge the credit of any of the member states
19	except by, and with the authority of, th	<u>ie member state.</u>
20		shall be subject to a yearly financial audit conducted by a
21		ne report of the audit shall be included in the annual report
22		
23		ration of the Interstate Commission.
24		shall, by a majority of Commissioners present and voting
25		may be necessary or appropriate to carry out the purpose
26		
27		on shall elect or appoint annually from among it
28		hairperson, and a treasurer, each of whom shall have such
29		ed in the bylaws. The chairperson, or in the chairperson'
30 31	• •	person, shall preside at all meetings of the Interstate
32		ion (b) of this section shall serve without remuneration fo
33		101 (b) of this section shall serve without remuneration to
34		s of the Interstate Commission shall be immune from sui
35	- •	eir official capacity, for a claim for damage to or loss o
36	· · · ·	il liability caused or arising out of, or relating to, an actua
37		occurred, or that such person had a reasonable basis fo
38		pe of Interstate Commission employment, duties, o
39		son shall not be protected from suit or liability for damage
40		e intentional or willful and wanton misconduct of such
41		
42		ve director and employees of the Interstate Commission o
43		ommission, acting within the scope of such person'
44	employment or duties for acts, errors, o	or omissions occurring within such person's state, may no
45	exceed the limits of liability set forth	h under the constitution and laws of that state for state
46	officials, employees, and agents.	The Interstate Commission is considered to be an
47		rpose of any such action. Nothing in this subsection shal
48	be construed to protect such person fi	rom suit or liability for damage, loss, injury, or liability
49		•
50		n shall defend the executive director, its employees, and
51	subject to the approval of the attorney	general or other appropriate legal counsel of the member

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1 state represented by an Interstate Commission representative, shall defend such Interstate 2 Commission representative in any civil action seeking to impose liability arising out of an actual 3 or alleged act, error, or omission that occurred within the scope of Interstate Commission 4 employment, duties, or responsibilities, or that the defendant had a reasonable basis for believing 5 occurred within the scope of Interstate Commission employment, duties, or responsibilities, 6 provided that the actual or alleged act, error, or omission did not result from intentional or willful 7 and wanton misconduct on the part of such person. 8 To the extent not covered by the state involved, member state, or the Interstate (g) 9 Commission, the representatives or employees of the Interstate Commission shall be held 10 harmless in the amount of a settlement or judgment, including attorneys' fees and costs, obtained 11 against such persons arising out of an actual or alleged act, error, or omission that occurred within the scope of Interstate Commission employment, duties, or responsibilities, or that such persons 12 13 had a reasonable basis for believing occurred within the scope of Interstate Commission 14 employment, duties, or responsibilities, provided that the actual or alleged act, error, or omission did not result from intentional or willful and wanton misconduct on the part of such person. 15 16 "§ 90-21.175. Rulemaking functions of the Interstate Commission. 17 The Interstate Commission shall promulgate reasonable rules in order to effectively (a) 18 and efficiently achieve the purpose of the Compact. Notwithstanding the foregoing, in the event 19 the Interstate Commission exercises its rulemaking authority in a manner that is beyond the scope 20 of the purposes of the Compact, or the powers granted hereunder, then such an action by the 21 Interstate Commission shall be invalid and have no force or effect. Rules deemed appropriate for the operations of the Interstate Commission shall be 22 (b) 23 made pursuant to a rulemaking process that substantially conforms to the "Revised Model State 24 Administrative Procedure Act" of 2010, and subsequent amendments thereto. 25 Not later than 30 days after a rule is promulgated, any person may file a petition for (c) 26 judicial review of the rule in the United States District Court for the District of Columbia or the 27 federal district where the Interstate Commission has its principal offices, provided that the filing 28 of such a petition shall not stay or otherwise prevent the rule from becoming effective unless the 29 court finds that the petitioner has substantial likelihood of success. The court shall give deference 30 to the actions of the Interstate Commission consistent with applicable law and shall not find the 31 rule to be unlawful if the rule represents a reasonable exercise of the authority granted to the 32 Interstate Commission. 33 "§ 90-21.176. Oversight of Interstate Compact. 34 The executive, legislative, and judicial branches of state government in each member (a) 35 state shall enforce the Compact and shall take all actions necessary and appropriate to effectuate 36 the Compact's purposes and intent. The provisions of the Compact and the rules promulgated hereunder shall have standing as statutory law but shall not override existing state authority to 37 38 regulate the practice of medicine. 39 All courts shall take judicial notice of the Compact and the rules in any judicial or (b) 40 administrative proceeding in a member state pertaining to the subject matter of the Compact 41 which may affect the powers, responsibilities, or action of the Interstate Commission. 42 The Interstate Commission shall be entitled to receive all services of process in any (c) 43 such proceeding and shall have standing to intervene in the proceeding for all purposes. Failure 44 to provide service of process to the Interstate Commission shall render a judgment or order void 45 as to the Interstate Commission, the Compact, or promulgated rules. 46 "§ 90-21.177. Enforcement of Interstate Compact. 47 The Interstate Commission, in the reasonable exercise of its discretion, shall enforce (a) 48 the provisions and rules of the Compact. The Interstate Commission may, by majority vote of the Commissioners, initiate legal 49 (b)50 action in the United States District Court for the District of Columbia, or, at the discretion of the Interstate Commission, in the federal district where the Interstate Commission has its principal 51

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offices, to enfor	ce compliance with the provisions of the Compact, and its pro-	mulgated rules and
	a member state in default. The relief sought may include bo	-
	the event judicial enforcement is necessary, the prevailing part	•
	litigation, including reasonable attorneys' fees.	<u>ty shun oo u wurdou</u>
	remedies herein shall not be the exclusive remedies of the Inter	rstate Commission
	Commission may avail itself of any other remedies available	
regulation of a p	· · ·	under state fait of
	Default procedures.	
	grounds for default include, but are not limited to, failure of	a member state to
	bligations or responsibilities imposed upon it by the Compac	
	iterstate Commission promulgated under the Compact.	i, or the rules and
-	e Interstate Commission determines that a member state ha	as defaulted in the
	f its obligations or responsibilities under the Compact,	
-	les, the Interstate Commission shall do all of the following:	<u>or the bylaws or</u>
<u>(1)</u>	Provide written notice to the defaulting state and other me	ember states of the
<u>(1)</u>	nature of the default, the means of curing the default, and a	
	the Interstate Commission. The Interstate Commission	
	conditions by which the defaulting state must cure its defau	
(2)	Provide remedial training and specific technical assista	
<u>(2)</u>	default.	nee regarding the
(c) If the	e defaulting state fails to cure the default, the defaulting state s	shall be terminated
	act upon an affirmative vote of a majority of the Commission	
	benefits conferred by the Compact shall terminate on the	
	cure of the default does not relieve the offending state of oblig	
	the period of default.	difficitions of indofficitos
-	nination of membership in the Compact shall be imposed of	only after all other
	ng compliance have been exhausted. Notice of intent to termi	
	Commission to the governor, the majority and minority leade	
	e, and each of the member states.	
-	Interstate Commission shall establish rules and procedures t	to address licenses
	that are materially impacted by the termination of a me	
withdrawal of a	• • •	moor state or me
	member state which has been terminated is responsible for all	l dues, obligations.
	incurred through the effective date of termination, including	
	which extends beyond the effective date of termination.	<u> </u>
-	Interstate Commission shall not bear any costs relating to any	state that has been
	efault or which has been terminated from the Compact, unless of	
	writing between the Interstate Commission and the defaulting	
	defaulting state may appeal the action of the Interstate Commis	
	es District Court for the District of Columbia or the federal	
	nission has its principal offices. The prevailing party shall be	
	n, including reasonable attorneys' fees.	
	Dispute resolution.	
	Interstate Commission shall attempt to resolve disputes upo	on the request of a
	which are subject to the Compact and which may arise among	
member boards		
	<u>.</u> Interstate Commission shall promulgate rules providing for b	oth mediation and
	resolution as appropriate.	e in mound und
	Member states; effective date; amendment.	
	state is eligible to become a member of the Compact.	
<u></u>	end of the compact	

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(b) The Compact shall become effective and binding upon legislative en	nactment of the
	pact into law by no less than seven states. Thereafter, it shall become effect	
	state upon enactment of the Compact into law in that state.	<u>.</u>
	<u>The governors of nonmember states, or their designees, shall be invite</u>	ed to participate
	e activities of the Interstate Commission on a nonvoting basis prior to a	
	pact by all states.	±
	1) The Interstate Commission may propose amendments to the Compac	t for enactment
by th	e member states. No amendment shall become effective and binding upo	
Com	mission and the member states unless and until it is enacted into law by una	nimous consent
of th	e member states.	
" <u>§</u> 9(-21.181. Withdrawal.	
(a) Once effective, the Compact shall continue in force and remain bin	ding upon each
and	every member state, provided that a member state may withdraw from the	he Compact by
spec	fically repealing the statutes which enacted the Compact into law.	
(b) Withdrawal from the Compact shall be by the enactment of a statut	te repealing the
	but shall not take effect until one year after the effective date of such s	
writt	en notice of the withdrawal has been given by the withdrawing state to the g	overnor of each
other	member state.	
(c) The withdrawing state shall immediately notify the chairperson o	f the Interstate
Com	mission in writing upon the introduction of legislation repealing the C	Compact in the
with	Irawing state.	
(1) The Interstate Commission shall notify the other member states of the	he withdrawing
state	s intent to withdraw within 60 days of its receipt of notice provided under s	ubsection (c) of
this s	ection.	
	e) The withdrawing state is responsible for all dues, obligations, and liable	
	gh the effective date of withdrawal, including obligations, the performance of	of which extend
	nd the effective date of withdrawal.	
(-
	lrawing date reenacting the Compact or upon such later date as determined l	by the Interstate
-	mission.	
	<u>The Interstate Commission is authorized to develop rules to address the second sec</u>	-
	lrawal of a member state on licenses granted in other member states to	physicians who
	nated the withdrawing member state as the state of principal license.	
	-21.182. Dissolution.	1 10 1 2
-	n) <u>The Compact shall dissolve effective upon the date of the withdraw</u>	
	member state which reduces the membership of the Compact to one member	
	b) Upon the dissolution of the Compact, the Compact becomes null and	
	no further force or effect, and the business and affairs of the Interstate Co	
	ncluded, and surplus funds shall be distributed in accordance with the bylay	WS.
	-21.183. Severability and construction.	
	he provisions of the Compact shall be severable, and if any phrase, claus	
-	sion is deemed unenforceable, the remaining provisions of the Cor	
	ceable. The provisions of the Compact shall be liberally construed to effectua	
	ing in the Compact shall be construed to prohibit the applicability of	other interstate
	exacts to which the member states are members.	
	-21.184. Binding effect of Compact and other laws.	han atota 414 '
	n) Nothing herein prevents the enforcement of any other law of a mem	ber state that is
	<u>acconsistent with the Compact.</u>	ad to the sector t
	b) <u>All laws in a member state in conflict with the Compact are supersed</u>	eu to the extent
of th	e conflict.	

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1	(c) All la	wful actions of the Interstate Commission, inc.	luding all rules and bylaws	
2	promulgated by the Commission, are binding upon the member states.			
3		reements between the Interstate Commission and t		
4	in accordance wit		<u>ne memoer states are emanig</u>	
5		event any provision of the Compact exceeds the	constitutional limits imposed	
6		of any member state, such provision shall be in		
7		constitutional provision in question in that membe		
8		ION 1.(b) G.S. 90-5.1 reads as rewritten:	<u>r state.</u>	
9		s and duties of the Board.		
10	0	oard shall have the following powers and duties:		
11	()			
12	(11)	Appoint two Commissioners to serve on the I	Interstate Medical Licensure	
13	<u>, </u>	Compact Commission. Commissioners must		
14		requirements: be (i) a current physician Board		
15		director or similar executive member, or (iii) a c		
16	"			
17		ION 1.(c) G.S. 90-11(b) reads as rewritten:		
18		epartment of Public Safety may provide a crimin	al record check to the Board	
19		has applied for a license through the Board.		
20	<u>G.S. 90-21.165.</u> 7	The Board shall provide to the Department of P	ublic Safety, along with the	
21	request, the finger	prints of the applicant, any additional information	n required by the Department	
22	of Public Safety,	and a form signed by the applicant consenting	to the check of the criminal	
23	record and to the	use of the fingerprints and other identifying infor	mation required by the State	
24	or national reposi	tories. The applicant's fingerprints shall be forw	arded to the State Bureau of	
25	Investigation for	a search of the State's criminal history record f	ile, and the State Bureau of	
26	Investigation shall forward a set of the fingerprints to the Federal Bureau of Investigation for a			
27	national criminal history check. The Board shall keep all information pursuant to this subsection			
28	privileged, in accordance with applicable State law and federal guidelines, and the information			
29	shall be confidential and shall not be a public record under Chapter 132 of the General Statutes.			
30	The Department of Public Safety may charge each applicant a fee for conducting the checks			
31	of criminal history records authorized by this subsection. The Board has the authority to collect			
32	this fee from each applicant and remit it to the Department of Public Safety."			
33		ION 1.(d) G.S. 90-13.1 reads as rewritten:		
34	"§ 90-13.1. Licer	nse fees.		
35				
36		applicant for a license issued or renewed thro	-	
37		ct in accordance with Article 10 of Chapter 90 of	•	
38	•	itional fees or assessments as determined by the Be		
39	-	ct Commission to cover any costs incurred by th	<u>e Board for the participation</u>	
40		fedical Licensure Compact."		
41		ION 1.(e) G.S. 90-13.2 reads as rewritten:		
42		stration every year with Board.		
43	· · · ·	Except as provided for in Article 10 of Chapter		
44		all register annually with the Board no later that	in 30 days after the person's	
45	birthday.			
46	···		1. 6.1 1.	
47		payment of all accumulated fees and penalties, th		
48		bject to the Board requiring the licensee to app		
49 50		o comply with other licensing requirements.		
50		he penalty may not exceed the applicable maxim	num tee for a license under	
51	G.S. 90-13.1.			

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" ••••
SECTION 1.(f) G.S. 90-14 reads as rewritten:
§ 90-14. Disciplinary Authority.
(a) The Board shall have the power to place on probation with or without conditions,
mpose limitations and conditions on, publicly reprimand, assess monetary redress, issue public
etters of concern, mandate free medical services, require satisfactory completion of treatment
programs or remedial or educational training, fine, deny, annul, suspend, or revoke a license, or
other authority to practice medicine in this State, issued by the Board to any person who has been
found by the Board to have committed any of the following acts or conduct, or for any of the
following reasons:
(18) A violation of Article 10 of Chapter 90 of the General Statutes, consistent
with the provisions of that Article for qualifying licensees.
SECTION 1.(g) G.S. 90-14.2 reads as rewritten:
§ 90-14.2. Hearing before disciplinary action.
(a) Before Except as provided in G.S. 90-21.170, before the Board shall take disciplinary
ction against any license granted by it, the licensee shall be given a written notice indicating the
charges made against the licensee and stating that the licensee will be given an opportunity to be
heard concerning the charges at a time and place stated in the notice, or at a time and place to be
hereafter designated by the Board, and the Board shall hold a public hearing not less than 30
lays from the date of the service of notice upon the licensee, at which the licensee may appear
personally and through counsel, may cross examine witnesses and present evidence in the
icensee's own behalf. A licensee who is mentally incompetent shall be represented at such
hearing and shall be served with notice as herein provided by and through a guardian ad litem
appointed by the clerk of the court of the county in which the licensee resides. The licensee may
ile written answers to the charges within 30 days after the service of the notice, which answer hall become a part of the record but shall not constitute evidence in the case.
"
SECTION 1.(h) This Part becomes effective January 1, 2026.
SECTION I.(II) This Fart becomes effective sandary 1, 2020.
PART II. INTERNATIONAL PHYSICIAN LICENSURE
SECTION 2.(a) Article 1 of Chapter 90 of the General Statutes is amended by adding
new section to read:
§ 90-12.03. Internationally-trained physician employee license.
(a) The Board may issue an "internationally-trained physician employee license" to
practice medicine and surgery to a physician when the Board has received satisfactory
verification of all of the following requirements:
(1) The applicant has been offered employment as a physician in a full-time
capacity at (i) a hospital that is located in North Carolina and licensed by the
State of North Carolina or (ii) a medical practice located in a rural county with
a population of less than 500 people per square mile, in North Carolina, where
a physician fully licensed by the State under this Chapter is physically
practicing on-site at the rural medical practice.
(2) The applicant has a current and active license in good standing to practice
medicine in a foreign country or had that type of license expire no more than
five years prior to submission of an application to the Board.
(3) The applicant previously completed 130 weeks of medical education at a
medical school listed in the World Dictionary of Medical Schools and is
eligible to be certified by the Educational Commission for Foreign Medical
Graduates and meets one of the following requirements:

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1		<u>a.</u>	The a	applicant has completed two years of postgraduate training in a
2		_		ate medical education program approved by the applicant's
3			•	try of licensure.
4		<u>b.</u>		applicant has actively practiced medicine in the applicant's
5				try of licensure for at least 10 years after graduation.
6	<u>(4)</u>	The a		t has demonstrated competency to practice medicine in one of the
7	<u> </u>		ving wa	
8		<u>a.</u>	-	essfully passing each part of an examination listed in
9				90-10.1.
10		<u>b.</u>		essfully passing each part of a nationally recognized standard
11				cal licensing examination from a country that is a member of the
12				national Association of Medical Regulatory Authorities that
13			-	s all of the following requirements:
14			<u>1.</u>	Tests for the ability to practice medicine.
15			2.	Tests for medical knowledge, skills, and understanding of
16				clinical science essential for providing patient care, including
17				general practice, cardiology, internal medicine,
18				gastroenterology, hematology, nephrology, neurology,
19				pediatrics, psychiatry, pulmonology, obstetrics and
20				gynecology, radiology, rheumatology, urology, and surgery.
21			<u>3.</u>	Tests for communication and interpersonal skills.
22			4.	Includes an interactive testing component.
23			The e	examining body must provide verification in English directly to
24			the B	Board that the applicant has passed an examination meeting the
25			<u>requir</u>	rements of this sub-subdivision.
26		<u>c.</u>	Recei	iving specialty board certification as approved by any of the
27			follow	wing:
28			<u>1.</u>	The American Board of Medical Specialties.
29			<u>2.</u>	The Bureau of Osteopathic Specialists of the American
30				Osteopathic Association.
31			<u>3.</u>	The Royal College of Physicians and Surgeons of Canada.
32			<u>4.</u>	Any other specialty board recognized pursuant to rules adopted
33				by the Board.
34		<u>d.</u>		nitting to a comprehensive assessment demonstrating clinical
35				betence by a program approved by the Board.
36		-		y, the Board may waive the requirements of this subdivision and
37		-	_	orary license and require the applicant to successfully pass the
38		-	-	ose Examination (SPEX) or Post-Licensure Assessment Systems
39			<u>1 one ye</u>	
40	<u>(5)</u>	-		nt has not had a license revoked, suspended, restricted, denied, or
41				ted against in any jurisdiction and is the subject of no pending
42			-	s. For purposes of this subdivision, the licensing authority's
43				of a license to practice voluntarily relinquished by a licensee or
44		-		by stipulation, consent order, or other settlement in response to or
45			-	on of the filing of administrative charges against the licensee's
46		-		n inactivation or voluntary surrender of a license while under
47			-	, is deemed to be an action against a license to practice.
48	<u>(6)</u>			nt does not have any convictions in any court involving moral
49 50		-		the violation of a law involving the practice of medicine, or a
50		convic	ction of a	a law substantially equivalent to a felony. The applicant shall submit

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1		to, and the Board must receive, a background screening from	the country in which
2		they are licensed.	<u></u>
3	(7)	The applicant has practiced medicine for at least five years	
4	$\frac{(7)}{(8)}$	The applicant is proficient in English.	<u>~</u>
5	$\frac{(0)}{(9)}$	The applicant is legally authorized to work in the United S	states. An applicant
6	<u>1-7</u>	may apply for an internationally-trained physician emplo	* *
7		receiving federal work authorization but may not begin en	
8		North Carolina hospital or rural medical practice until re	· ·
9		authorization from the relevant federal agency.	
10	(10)	The applicant submits an application fee pursuant to G.S.	90-13.1(a).
11	(b) The	holder of the internationally-trained physician employee licen	
12		practice medicine or surgery outside the confines of the Nort	
13		practice, or its affiliate, by whose employment the holder	-
14		se pursuant to subdivision (1) of subsection (a) of this sect	-
15	violates this sub	section shall be guilty of a Class 3 misdemeanor and, upon a	conviction, shall be
16		han five hundred dollars (\$500.00) for each offense. The Boa	
17		special license after due notice is given to the holder of the	
18	employee licens	e.	
19	<u>(c)</u> <u>An i</u>	nternationally-trained physician employee license shall become	ome inactive at the
20	time its holder d	loes one or more of the following:	
21	<u>(1)</u>	Ceases to be employed in a full-time capacity by a North C	<u>Carolina hospital or</u>
22		medical practice meeting the criteria set forth in subdivision	on (1) of subsection
23		(a) of this section.	
24	<u>(2)</u>	Ceases to be employed at a medical practice located in	a rural county or
25		practices if a physician licensed by the State under the	nis Chapter is not
26		physically practicing on-site at the medical practice.	
27	<u>(3)</u>	Obtains any other license to practice medicine issued by the	
28		hall retain jurisdiction over the holder of the inactive license.	
29		nysician with an internationally-trained physician employe	
30		for a full license to practice medicine in North Carolina after	
31	-	n Carolina. The Board shall grant a full license if the applicant	± •
32		tate, federal, or foreign regulatory agency, no pending investig	
33		gn regulatory agency, no misdemeanor convictions in the ty	• • •
34	* *	n for a full license, no felony convictions, no pending misd	
35		adverse actions affecting their privileges or ability to practic	<u>ce. For purposes of</u>
36		sdemeanor" shall not include traffic violations.	
37		Board, in consultation with partner organizations as need	•
38		essary to evaluate the implementation and success of the pa	thway to licensure
39 40		is section, including at least the following:	
40	$\frac{(1)}{(2)}$	The number of applicants for provisional licensure.	
41	<u>(2)</u>	The applicant's licensing country or country where they	
42	(2)	practice medicine and, if different, country of education an	
43	$\frac{(3)}{(4)}$	The number of provisional licenses granted under this sector.	
44 45	$\frac{(4)}{(5)}$	The number of provisional licenses denied under this section The number of full and unrestricted licenses granted	
45	<u>(5)</u>	The number of full and unrestricted licenses granted	* *
46 47	(6)	completed the pathway to licensure established in this sect The number of full and unrestricted license applications d	
47 48	<u>(6)</u>	The number of full and unrestricted license applications d who completed the pathway to licensure established in thi	
48 49	(7)	who completed the pathway to licensure established in this The reasons for denial of applications for provisional ar	
49 50	<u>(7)</u>	licenses under this section.	
50		neenses under uns section.	

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	(8)	The number of complaints received regarding holde	rs of a provisional license
		issued under this section and the disciplinary action	<u>s taken, if any.</u>
	<u>(9)</u>	The practice setting and specialty of applicants in	their licensing country or
		country of origin and as employed during their	provisional and limited
		licensure.	
	(10)	The geographic area or rural/urban designation of	where licensees practice
		during provisional licensure and after the period of	provisional licensure.
	(11)	The practice setting and specialty of internationall	y-trained physicians who
		completed the pathway to licensure upon receiving	g a full and unrestricted
		license.	-
<u>(f)</u>	Annu	ally on or before December 1, the Board shall report	the information collected
<u>pursuant t</u>	to subse	ection (e) of this section for the previous calendar year	ar to the Joint Legislative
		ittee on Health and Human Services."	-
		TION 2.(b) The North Carolina Medical Board (Board) shall adopt rules
necessarv		e an internationally-trained physician employee licen	ý 1
		ng a time limit for the term of an internationally-tra	
		rd may also adopt rules to implement Section 1 of this	1 2 1 2
		TION 2.(c) It is the intention of the General Assem	
this Part		e severable. If any provision of this act or its appl	• •
		eld invalid, the remainder of the act or the application	
		nstances is not affected, including, but not limited to, t	
		of future agreements subject to this act.	
1		TION 2.(d) This Part becomes effective January 1, 20	026.
PART II	I. MAS	TER'S LEVEL PSYCHOLOGIST REFORMS	
	SECT	TION 3.(a) G.S. 90-270.139 reads as rewritten:	
"§ 90-270		Application; examination; supervision; provisional	
	.137. E	Application, examination, super vision, provisional	and temporary licenses.
••••	.137. P	Application, examination, supervision, provisional	and temporary licenses.
 (e)		bt as provided in subsection (e1) of this section:	and temporary licenses.
		as provided in subsection (e1) of this section:	
	<u>Excer</u>		ed by a qualified licensed
••••	<u>Excer</u>	ot as provided in subsection (e1) of this section: A licensed psychological associate shall be supervis psychologist, or other qualified professionals,	ed by a qualified licensed <u>licensed</u> psychological
	<u>Excer</u>	t as provided in subsection (e1) of this section: A licensed psychological associate shall be supervis	ed by a qualified licensed <u>licensed</u> psychological ying the format, setting,
••••	<u>Excer</u>	<u>A sprovided in subsection (e1) of this section:</u> A licensed psychological associate shall be supervise psychologist, or other -qualified professionals, <u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual	ed by a qualified licensed <u>licensed</u> psychological ying the format, setting, lifications of supervisors,
	<u>Excer</u>	t as provided in subsection (e1) of this section: A licensed psychological associate shall be supervis psychologist, or other qualified professionals, associate in accordance with Board rules specify	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised
	<u>Excer</u> (1)	<u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organi experience, and the nature of the responsibility assu	ed by a qualified licensed <u>licensed</u> psychological ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor.
	<u>Excer</u>	A licensed psychological associate shall be supervise psychologist, or other qualified professionals, associate in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organic experience, and the nature of the responsibility assu A licensed psychological associate who provides	ted by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be
	<u>Excer</u> (1)	<u>associate</u> in accordance with Board rules specific content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organi experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super-	ted by a qualified licensed <u>licensed psychological</u> ying the format, setting, lifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a
••••	<u>Excer</u> (1)	<u>as provided in subsection (e1) of this section:</u> A licensed psychological associate shall be supervise psychologist, or other qualified professionals, <u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organi experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servi-	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification
	<u>Excer</u> (1)	<u>A licensed psychological associate shall be supervise</u> <u>associate in accordance with Board rules specify</u> <u>content, time frame, amounts of supervision, qual</u> <u>disclosure of supervisory relationships, the organi</u> <u>experience, and the nature of the responsibility assu</u> <u>A licensed psychological associate who provides</u> <u>supervised, for those activities requiring super</u> <u>qualified licensed psychologist holding health servi</u> <u>or by other a qualified professionals licensed psych</u>	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under
	<u>Excer</u> (1)	<u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organi experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servi- or by other a qualified professionals licensed psyc- the overall direction of a qualified licensed psyc-	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under chologist holding health
	<u>Excep</u> (1) (2)	<u>as provided in subsection (e1) of this section:</u> A licensed psychological associate shall be supervise psychologist, or other qualified professionals, <u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organi experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servit or by other <u>a</u> qualified professionals <u>licensed psych</u> the overall direction of a qualified licensed psy services provider certification, in accordance with E	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under chologist holding health Board rules.
••••	<u>Excer</u> (1)	<u>A licensed psychological associate shall be supervise</u> <u>associate in accordance with Board rules specifications of supervision, qual</u> <u>disclosure of supervisory relationships, the organi</u> <u>experience, and the nature of the responsibility assu</u> <u>A licensed psychological associate who provides</u> <u>supervised, for those activities requiring super-</u> <u>qualified licensed psychologist holding health servi</u> or by other <u>a</u> qualified professionals <u>licensed psyc</u> the overall direction of a qualified licensed psys services provider certification, in accordance with E <u>Except as provided below, supervision, Supervision,</u>	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under chologist holding health Board rules. <u>including the supervision</u>
••••	<u>Excep</u> (1) (2)	<u>as provided in subsection (e1) of this section:</u> A licensed psychological associate shall be supervise psychologist, or other qualified professionals, <u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organ experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servit or by other <u>a</u> qualified professionals <u>licensed psychological</u> the overall direction of a qualified licensed psyc services provider certification, in accordance with E <u>Except as provided below, supervision, Supervision,</u> of health services, is required only when a licensed	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under chologist holding health Board rules. <u>including the supervision</u> d psychological associate
	<u>Excep</u> (1) (2)	<u>as provided in subsection (e1) of this section:</u> A licensed psychological associate shall be supervise psychologist, or other qualified professionals, <u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organi experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servi- or by other <u>a</u> qualified professionals licensed psyc- the overall direction of a qualified licensed psyc- services provider certification, in accordance with E Except as provided below, supervision, Supervision, of health services, is required only-when a licensed engages in: assessment of personality function	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervisor. health services shall be vision, supervised by a ices provider certification <u>hological associate</u> under chologist holding health Board rules. <u>including the supervision</u> d psychological associate <u>sing; neuropsychological</u>
	<u>Excep</u> (1) (2)	A licensed psychological associate shall be supervise psychologist, or other qualified professionals, associate in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organi- experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servi- or by other a qualified professionals licensed psyc the overall direction of a qualified licensed psy- services provider certification, in accordance with E Except as provided below, supervision, Supervision, of health services, is required only-when a license engages in: assessment of personality function evaluation; psychotherapy, counseling, and other in	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under chologist holding health Board rules. <u>including the supervision</u> d psychological associate <u>infig; neuropsychological</u> <u>nterventions with clinical</u>
	<u>Excep</u> (1) (2)	<u>as provided in subsection (e1) of this section:</u> A licensed psychological associate shall be supervise psychologist, or other qualified professionals, <u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organ experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servi- or by other <u>a</u> qualified professionals <u>licensed psychological</u> the overall direction of a qualified licensed psyc- services provider certification, in accordance with E <u>Except as provided below, supervision, Supervision,</u> of health services, is required only when a licensed engages <u>in:</u> assessment of personality function evaluation; psychotherapy, counseling, and other in populations for the purpose of preventing or c	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under chologist holding health Board rules. <u>including the supervision</u> d psychological associate ing; neuropsychological nterventions with clinical clininating symptomatic,
	<u>Excep</u> (1) (2)	<u>as provided in subsection (e1) of this section:</u> A licensed psychological associate shall be supervise psychologist, or other qualified professionals, <u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organi experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servi- or by other <u>a</u> qualified professionals licensed psyc- the overall direction of a qualified licensed psyc- services provider certification, in accordance with E Except as provided below, supervision, Supervision, of health services, is required only-when a licensed engages in: assessment of personality function evaluation; psychotherapy, counseling, and other is populations for the purpose of preventing or e maladaptive, or undesired behavior; and, the use	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under chologist holding health Board rules. <u>including the supervision</u> d psychological associate ing; neuropsychological nterventions with clinical climinating symptomatic, of intrusive, punitive, or
	<u>Excep</u> (1) (2)	<u>as provided in subsection (e1) of this section:</u> A licensed psychological associate shall be supervise psychologist, or other qualified professionals, <u>associate</u> in accordance with Board rules specify content, time frame, amounts of supervision, qual disclosure of supervisory relationships, the organ experience, and the nature of the responsibility assu A licensed psychological associate who provides supervised, for those activities requiring super- qualified licensed psychologist holding health servi- or by other <u>a</u> qualified professionals <u>licensed psychological</u> the overall direction of a qualified licensed psyc- services provider certification, in accordance with E <u>Except as provided below, supervision, Supervision,</u> of health services, is required only when a licensed engages <u>in:</u> assessment of personality function evaluation; psychotherapy, counseling, and other in populations for the purpose of preventing or c	ed by a qualified licensed <u>licensed psychological</u> ying the format, setting, ifications of supervisors, ization of the supervised med by the supervisor. health services shall be vision, <u>supervised</u> by a ices provider certification <u>hological associate</u> under chologist holding health Board rules. <u>including the supervision</u> <u>d psychological associate</u> sing; neuropsychological nterventions with clinical climinating symptomatic, of intrusive, punitive, or c. The Board shall adopt

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	in order to maintain acceptable standards of practic	e. in the practice of
	psychology in accordance with Board rules.	<u> </u>
(e1) The	e Board shall approve any licensed psychological asso	ociate to engage in
	ractice, without supervision by a qualified licensed psyc	
•	nological associate, if the licensed psychological associa	
following requi		
(1)	Has 4,000 hours of post-licensure experience in the deliv	very of psychological
<u>, , , , , , , , , , , , , , , , , , , </u>	services under the supervision of one or more qualified li	
	or qualified licensed psychological associates within a t	
	24 consecutive months and less than 60 consecutive mo	•
(2)	Documents that all performance ratings for the 4,000 ho	
<u></u>	experience required by subdivision (1) of this subsection	-
	or above average.	<u> </u>
<u>(3)</u>	Submits an application for independent practice with pro-	oof of the 4,000 hours
<u>, , , , , , , , , , , , , , , , , , , </u>	of post-licensure experience required by subdivision (1)	
"	- <u></u>	
SEC	CTION 3.(b) G.S. 90-270.145 reads as rewritten:	
"§ 90-270.145.	Licensure; examination; foreign graduates.	
(b) Lice	ensed Psychological Associate. –	
<u>(3)</u>	No licensed psychological associate shall engage	in the practice of
	neuropsychology or forensic psychology without	first demonstrating
	specialized education and training to practice in those ar	reas as the Board may
	determine by rule. In considering whether the licensed ps	ychological associate
	has sufficient specialized education and training to eng	age in the practice of
	neuropsychology or forensic psychology, the Board may	
	psychological associate's graduate level course work, c	continuing education,
	supervised training experience, or any other factor	
	appropriate. For purposes of this subdivision, "neurops	
	as "the branch of science that studies the physiologi	-
	nervous system and relates them to behavior and cog	
	psychology" is defined as "the application of psychology"	• • •
	techniques to situations that are involved in the civi	
	systems, including, but not limited to, psychological as	sessments and expert
	testimony."	
"		
	CTION 3.(c) G.S. 90-270.153 reads as rewritten:	,
	Provision of health services; certification as health serv	-
	alth services, as defined in G.S. 90-270.136(4) and G.S. 90	
	alified licensed psychological associates, qualified licensed p	
-	emporary, or permanent licenses, or qualified applicants.	
	bsection (h) of this section, qualified licensed psychological	-
1.	ologists holding provisional or temporary licenses, or qua	
provide nearth	services only under supervision as specified in the duly adopt	led rules of the Board.
 (b) A 1	iconsod navehological associate who necessary a contificatio	n ag a haalth gamriaga
	icensed psychological associate who possesses a certificatio	
	nological associate in accordance with subsection (c) of this without supervision upon meeting the requirements in G S	
	without supervision upon meeting the requirements in G.S.	
	twithstanding the provisions of subsection (h) of this	
psychological	associate who was licensed before June 30, 2013, who	can demonstrate, m

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1	accordance with Board rules, that he or she has been engaged in the provision	of health services
2	psychology under supervision for 4,000 hours within a time period of at least	
3	months and less than 60 consecutive months shall meet the requirements for	
4	health services provider psychological associate."	
5	SECTION 3.(d) G.S. 90-270.140 reads as rewritten:	
6	"§ 90-270.140. Psychology Board; appointment; term of office; composition	n.
7	For the purpose of carrying out the provisions of this Article, there is created	
8	Psychology Board, which shall consist of seven members appointed by the Gove	ernor. At all times
9	three members shall be licensed psychologists, two members shall be licens	
10	associates, and two members shall be members of the public who are not lic	
11	Article. The Governor shall give due consideration to the adequate representation	on of the various
12	fields and areas of practice of psychology and to adequate representation from va	rious geographic
13	regions in the State. Terms of office shall be three years. All terms of service on	
14	June 30 in appropriate years. As the term of a psychologist member expires, or	
15	psychologist member occurs for any other reason, the Board, the North Caroli	• •
16	Association, or its successor, shall, and the North Carolina Association	
17	Psychologists, or its successor, shall form a nominating committee and, having	
18	of the chairs of the graduate departments of psychology in the State, nominees f	
19	each vacancy, <u>shall</u> submit to the Governor a list of the names of three eligib	-
20	this list the Governor shall make the appointment for a full term, or for the	
21	unexpired term, if any. Each Board member shall serve until his or her suc	
22 23	appointed. As the term of a member expires, or if one should become vacant for	•
23 24	Governor shall appoint a new member within 60 days of the vacancy's occurr either public or licensed under this Article, shall serve more than three comp	-
24 25	terms."	
23 26	SECTION 3.(e) This Part becomes effective October 1, 2025.	
20 27		
28	PART IV. PHYSICIAN ASSISTANT INTERSTATE LICENSURE COM	РАСТ
29	SECTION 4.(a) Chapter 90 of the General Statutes is amended	
30	Article to read:	, ,
31	"Article 18J.	
32	"PA Licensure Compact.	
33	" <u>§ 90-270.200.</u> Purpose.	
34	In order to strengthen access to Medical Services, and in recognition of the	e advances in the
35	delivery of Medical Services, the Participating States of the PA Licensure Con	npact have allied
36	in common purpose to develop a comprehensive process that complements the	
37	of State Licensing Boards to license and discipline PAs and seeks to enhance	
38	License to practice as a PA while safeguarding the safety of patients. This	
39	Medical Services to be provided by PAs, via the mutual recognition of the Lice	
40	License by other Compact Participating States. This Compact also adopts the pr	-
41	for PA licensure and affirms that the practice and delivery of Medical Services	
42	where the patient is located at the time of the patient encounter, and therefore r	
43	be under the jurisdiction of the State Licensing Board where the patient is located	
44 45	Boards that participate in this Compact retain the jurisdiction to impose Adver	
45 46	a Compact Privilege in that State issued to a PA through the procedures of this C	*
46 47	Licensure Compact will alleviate burdens for military families by allowing act personnel and their spouses to obtain a Compact Privilege based on having	
47 48	License in good standing from a Participating State.	
40 49	" <u>§ 90-270.201. Definitions.</u>	
50	<u>The following definitions apply in this Compact:</u>	

50 The following definitions apply in this Compact:

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1	<u>(1)</u>	Adverse Action Any administrative, civil, equitable	, or criminal action
2		permitted by a State's laws which is imposed by a Licer	nsing Board or other
3		authority against a PA License or License application o	r Compact Privilege
4		such as License denial, censure, revocation, sus	pension, probation,
5		monitoring of the Licensee, or restriction on the Licensee	e's practice.
6	<u>(2)</u>	Compact Privilege The authorization granted by a Rer	note State to allow a
7		Licensee from another Participating State to practice	as a PA to provide
8		Medical Services and other licensed activity to a patient le	ocated in the Remote
9		State under the Remote State's laws and regulations.	
0	<u>(3)</u>	Conviction. – A finding by a court that an individual is	guilty of a felony or
1		misdemeanor offense through adjudication or entry of a	a plea of guilt or no
2		contest to the charge by the offender.	
3	<u>(4)</u>	Criminal Background Check The submission of f	ingerprints or other
4		biometric-based information for a License applicant	• •
5		obtaining that applicant's criminal history record informa	
6		C.F.R. § 20.3(d), from the State's criminal history re	
7		defined in 28 C.F.R. § 20.3(f).	<u> </u>
8	(5)	Data System. – The repository of information about Lice	nsees, including, but
9	<u>, /</u>	not limited to, License status and Adverse Actions, w	-
20		administered under the terms of this Compact.	
21	(6)	Executive Committee. – A group of directors and ex	officio individuals
22		elected or appointed pursuant to G.S. 90-270.206(f)(2).	
23	<u>(7)</u>	Impaired Practitioner. – A PA whose practice is ad	versely affected by
24	<u></u>	health-related condition(s) that impact their ability to pra	
25	<u>(8)</u>	Investigative Information. – Information, records, or do	
26	<u>107</u>	generated by a Licensing Board pursuant to an investigat	
27	(9)	Jurisprudence Requirement. – The assessment of an ind	
28	<u></u>	of the laws and Rules governing the practice of a PA in a	
.9	(10)	License. – Current authorization by a State, other than au	
50	<u></u>	to a Compact Privilege, for a PA to provide Medical Se	•
1		be unlawful without current authorization.	
32	(11)	Licensee. – An individual who holds a License from	a State to provide
3	<u>()</u>	Medical Services as a PA.	<u></u>
34	(12)	Licensing Board. – Any State entity authorized to licensing Board.	ense and otherwise
35	<u>(/</u>	regulate PAs.	
6	(13)	Medical Services. – Health care services provided	for the diagnosis
7	<u>(10)</u>	prevention, treatment, cure, or relief of a health conditio	-
8		as defined by a State's laws and regulations.	ii, iijui y, or uiseuse,
9	<u>(14)</u>	Model Compact. – The model for the PA Licensure Com	pact on file with The
-0		Council of State Governments or other entity as	
1		<u>Commission</u> .	<u>designated by the</u>
12	(15)	Participating State. – A State that has enacted this Comp	act
13	(16)	PA. – An individual who is licensed as a physician assi	
4	<u>(10)</u>	purposes of this Compact, any other title or status adopted	
5		the term "physician assistant" shall be deemed synonym	
-6		assistant" and shall confer the same rights and responsibil	
.7		under the provisions of this Compact at the time of its en	
-8	<u>(17)</u>	PA Licensure Compact Commission, Compact Commiss	
.9	<u>(17)</u>	- The national administrative body created pursuant to G	
50		this Compact.	$1.5. \ 70^{-2} 10.200(a) \ 01$
0		uns compact.	

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(18	Qualifying License. – An unrestricted License issued by a Participating State
	to provide Medical Services as a PA.
<u>(19</u>	
	a PA is exercising or seeking to exercise the Compact Privilege.
<u>(20</u>	
<u>.,</u>	law.
<u>(21</u>	
	Licensing Board, after an inquiry or investigation that includes notification
	and an opportunity for the PA to respond if required by State law, has reason
	to believe is not groundless and, if proven true, would indicate more than a
	minor infraction.
(22	
	State participation in this Compact.
	participate in this Compact, a Participating State shall:
<u>(1)</u>	License PAs.
$\overline{(2)}$	Participate in the Compact Commission's Data System.
(3)	Have a mechanism in place for receiving and investigating complaints against
	Licensees and License applicants.
<u>(4)</u>	Notify the Commission, in compliance with the terms of this Compact and
	Commission Rules, of any Adverse Action against a Licensee or License
	applicant and the existence of Significant Investigative Information regarding
	a Licensee or License applicant.
<u>(5)</u>	Fully implement a Criminal Background Check requirement, within a time
	frame established by Commission Rule, by its Licensing Board receiving the
	results of a Criminal Background Check and reporting to the Commission
	whether the License applicant has been granted a License.
<u>(6)</u>	Comply with the Rules of the Compact Commission.
<u>(7)</u>	Utilize passage of a recognized national exam such as the NCCPA PANCE as
	a requirement for PA licensure.
<u>(8)</u>	Grant the Compact Privilege to a holder of a Qualifying License in a
	Participating State.
<u>(b)</u> <u>Not</u>	hing in this Compact prohibits a Participating State from charging a fee for
granting the Co	ompact Privilege.
" <u>§ 90-270.203</u>	Compact Privilege.
	exercise the Compact Privilege, a Licensee must:
<u>(1)</u>	Have graduated from a PA program accredited by the Accreditation Review
	Commission on Education for the Physician Assistant, Inc., or other programs
	authorized by Commission Rule.
<u>(2)</u>	Hold current NCCPA certification.
<u>(3)</u>	Have no felony or misdemeanor conviction.
<u>(4)</u>	Have never had a controlled substance license, permit, or registration
	suspended or revoked by a State or by the United States Drug Enforcement
	Administration.
<u>(5)</u>	Have a unique identifier as determined by Commission Rule.
<u>(6)</u>	Hold a Qualifying License.
(7)	Have had no revocation of a License or limitation or restriction on any License
	currently held due to an Adverse Action.
<u>(8)</u>	If a Licensee has had a limitation or restriction on a License or Compact
	Privilege due to an Adverse Action, two years must have elapsed from the
	date on which the License or Compact Privilege is no longer limited or
	restricted due to the Adverse Action.

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1	<u>(9)</u>	If a Compact Privilege has been revoked or is limited	l or restricted in a
2		Participating State for conduct that would not be a basis for	
3		in a Participating State in which the Licensee is practic	cing or applying to
		practice under a Compact Privilege, that Participating S	tate shall have the
		discretion not to consider such action as an Adverse A	ction requiring the
		denial or removal of a Compact Privilege in that State.	
	<u>(10)</u>	Notify the Compact Commission that the Licensee is see	eking the Compact
		Privilege in a Remote State.	
	<u>(11)</u>	Meet any Jurisprudence Requirement of a Remote State in	which the Licensee
		is seeking to practice under the Compact Privilege and pay	any fees applicable
		to satisfying the Jurisprudence Requirement.	
	<u>(12)</u>	Report to the Commission any Adverse Action taken by	a non-participating
		State within 30 days after the action is taken.	
	<u>(b)</u> The C	Compact Privilege is valid until the expiration or revocation	n of the Qualifying
	License unless te	rminated pursuant to an Adverse Action. The Licensee mus	st also comply with
	all of the require	ments of subsection (a) of this section to maintain the Con	npact Privilege in a
	Remote State. If	the Participating State takes Adverse Action against a Qual	lifying License, the
	Licensee shall lo	ose the Compact Privilege in any Remote State in which	the Licensee has a
	Compact Privileg	ge until all of the following occur:	
	<u>(1)</u>	The License is no longer limited or restricted; and	
	<u>(2)</u>	Two years have elapsed from the date on which the Li	cense is no longer
		limited or restricted due to the Adverse Action.	
		a restricted or limited License satisfies the requirements of	
		ction, the Licensee must meet the requirements of subsectio	n (a) of this section
		act Privilege in any Remote State.	
		ach Remote State in which a PA seeks authority to p	
		A shall satisfy all requirements imposed by such State in gr	ranting or renewing
	such authority.		6
		Designation of the State from which Licensee is applyi	ng for a Compact
	<u>Privil</u>		1 11 1 4 6 4 41
		nsee's application for a Compact Privilege, the Licensee's	
		Participating State from which the Licensee is applying,	
		adopted by the Commission, and subject to the following re	·
	<u>(1)</u>	When applying for a Compact Privilege, the Licensee	•
		Commission with the address of the Licensee's prim	
)		thereafter shall immediately report to the Commission address of the Licensee's primary residence.	any change in the
	<u>(2)</u>	When applying for a Compact Privilege, the Licensee is	required to consent
	<u>(2)</u>	to accept service of process by mail at the Licensee's prima	
		with the Commission with respect to any action brought a	
		by the Commission or a Participating State, including a sub	-
		to any action brought or investigation conducted by the	
		Participating State.	commission of a
	"8 90-270 205 /	Adverse Actions.	
		ticipating State in which a Licensee is licensed shall have	exclusive nower to
		Action against the Qualifying License issued by that Particip	–
	-	lition to the other powers conferred by State law, a Remote	
		ordance with existing State due process law, to do all of the	
,)	<u>autionity, in acce</u> (1)	<u>Take Adverse Action against a PA's Compact Privilege</u>	
)	<u>\1</u> /	remove a Licensee's Compact Privilege or take other acti	
l		applicable law to protect the health and safety of its citizen	
1		apprecision have to protoct the nearth and safety of its childed	

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31(f)Joint Investigations32(1)In addition to the authority granted to a Participating State by its respective33State PA laws and regulations or other applicable State law, any Participating34State may participate with other Participating States in joint investigations of35Licensees.36(2)Participating States shall share any investigative, litigation, or compliance37materials in furtherance of any joint or individual investigation initiated under38this Compact.39(g)If an Adverse Action is taken against a PA's Qualifying License, the PA's Compace40Privilege in all Remote States shall be deactivated until two years have elapsed after all		-	ovided that the Participating State follows its own proce	dures for taking the
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33 State PA laws and regulations or other applicable State law, any Participating 34 State may participate with other Participating States in joint investigations of 35 Licensees. 36 (2) 37 Participating States shall share any investigative, litigation, or compliance 38 this Compact. 39 (g) 40 Privilege in all Remote States shall be deactivated until two years have elapsed after all				ata hu ita ragnaativa
34State may participate with other Participating States in joint investigations of35Licensees.36(2)Participating States shall share any investigative, litigation, or compliance37materials in furtherance of any joint or individual investigation initiated under38this Compact.39(g)If an Adverse Action is taken against a PA's Qualifying License, the PA's Compace40Privilege in all Remote States shall be deactivated until two years have elapsed after all		<u>(1)</u>		÷ ÷
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 36 (2) Participating States shall share any investigative, litigation, or compliance materials in furtherance of any joint or individual investigation initiated under this Compact. 39 (g) If an Adverse Action is taken against a PA's Qualifying License, the PA's Compace Privilege in all Remote States shall be deactivated until two years have elapsed after all for the participation of the participation				<u>mit mvestigations of</u>
 37 materials in furtherance of any joint or individual investigation initiated under this Compact. 39 (g) If an Adverse Action is taken against a PA's Qualifying License, the PA's Compace Privilege in all Remote States shall be deactivated until two years have elapsed after all for the part of the part		(2)		ation or compliance
 38 <u>this Compact.</u> 39 (g) <u>If an Adverse Action is taken against a PA's Qualifying License, the PA's Compace</u> 40 <u>Privilege in all Remote States shall be deactivated until two years have elapsed after all</u> 		<u>(2)</u>		
39(g)If an Adverse Action is taken against a PA's Qualifying License, the PA's Compace40Privilege in all Remote States shall be deactivated until two years have elapsed after all				gation initiated ander
40 Privilege in all Remote States shall be deactivated until two years have elapsed after all		(g) If an	i	e the PA's Compact
				•
			•	•
42 Participating State which issued the Qualifying License that impose Adverse Action against a			•	
43 PA's License shall include a Statement that the PA's Compact Privilege is deactivated in al				
44 Participating States during the pendency of the order.				
45 (h) If any Participating State takes Adverse Action, it promptly shall notify the				tly shall notify the
46 <u>administrator of the Data System.</u>				<u></u>
47 "§ 90-270.206. Establishment of the PA Licensure Compact Commission.			•	on.
48 (a) The Participating States hereby create and establish a joint government agency and				
49 <u>national administrative body known as the PA Licensure Compact Commission. The</u>				
50 Commission is an instrumentality of the Compact States acting jointly and not an instrumentality	50		•	

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1	of any on	e State.	The Commission shall come into existence on or after the	effective date of the
2	Compact	as set fo	orth in G.S. 90-270.210(a).	
3	<u>(b)</u>	Memb	pership, Voting, and Meetings:	
1		(1)	Each Participating State shall have and be limited to one	delegate selected by
			that Participating State's Licensing Board or, if the Stat	
			Licensing Board, selected collectively by the Participat	
			Boards.	<u></u>
		<u>(2)</u>	The delegate shall be either:	
		<u></u>	<u>a.</u> <u>A current PA, physician, or public member of a</u>	Licensing Board or
			PA Council/Committee; or	<u>.</u>
			b. An administrator of a Licensing Board.	
		<u>(3)</u>	Any delegate may be removed or suspended from offic	e as provided by the
			laws of the State from which the delegate is appointed.	· · ·
		<u>(4)</u>	The Participating State Licensing Board shall fill any vac	ancy occurring in the
		<u></u>	Commission within 60 days.	<u>0</u>
		<u>(5)</u>	Each delegate shall be entitled to one vote on all matt	ters voted on by the
		<u>~~</u>	Commission and shall otherwise have an opportunity	
			business and affairs of the Commission. A delegate shall	
			such other means as provided in the bylaws. The byla	*
			delegates' participation in meetings by telecommunicatio	• •
			or other means of communication.	<u> </u>
		<u>(6)</u>	The Commission shall meet at least once during	each calendar year.
		<u>~~~</u>	Additional meetings shall be held as set forth in this Con	
		(7)	The Commission shall establish by Rule a term of office	
	<u>(c)</u>	The C	commission shall have the following powers and duties:	•
		(1)	Establish a code of ethics for the Commission;	
		(2)	Establish the fiscal year of the Commission;	
		(3)	Establish fees;	
		<u>(4)</u>	<u>Establish bylaws;</u>	
		<u>(5)</u>	Maintain its financial records in accordance with the byl	aws;
		<u>(6)</u>	Meet and take such actions as are consistent with th	
			Compact and the bylaws;	
		<u>(7)</u>	Promulgate Rules to facilitate and coordinate i	mplementation and
			administration of this Compact. The Rules shall have the	e force and effect of
			law and shall be binding in all Participating States;	
		<u>(8)</u>	Bring and prosecute legal proceedings or actions i	n the name of the
			Commission, provided that the standing of any State Lie	censing Board to sue
			or be sued under applicable law shall not be affected;	
		<u>(9)</u>	Purchase and maintain insurance and bonds;	
		(10)	Borrow, accept, or contract for services of personnel	, including, but not
		·	limited to, employees of a Participating State;	
		(11)	Hire employees and engage contractors, elect or a	ppoint officers, fix
		—	compensation, define duties, grant such individuals app	propriate authority to
			carry out the purposes of this Compact, and establis	h the Commission's
			personnel policies and programs relating to conflicts of in	
			of personnel, and other related personnel matters;	
		(12)	Accept any and all appropriate donations and grants of	f money, equipment,
		—	supplies, materials, and services and receive, utilize, and	
			provided that at all times the Commission shall avoid	l any appearance of
			impropriety or conflict of interest;	

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1		(13)	Lease, purchase, accept appropriate gifts or donations	of, or otherwise own,
2		<u> </u>	hold, improve, or use any property, real, personal, or m	
3			all times the Commission shall avoid any appearance of	
4		(14)	Sell, convey, mortgage, pledge, lease, exchange, ab	- -
5		<u> </u>	dispose of any property real, personal, or mixed;	· · · · ·
6		(15)	Establish a budget and make expenditures;	
7		(16)	Borrow money;	
8		(17)	Appoint committees, including standing committees co	omposed of members.
9		<u>, ,</u>	State regulators, State legislators or their representa	-
10			representatives, and such other interested persons as may	
11			Compact and the bylaws;	
12		(18)	Provide and receive information from, and cooperate w	vith, law enforcement
13			agencies;	
14		<u>(19)</u>	Elect a Chair, Vice-Chair, Secretary, and Treasurer and	such other officers of
15			the Commission as provided in the Commission's bylaw	vs;
16		(20)	Reserve for itself, in addition to those reserved exclusive	ely to the Commission
17			under the Compact, powers that the Executive Committ	ee may not exercise;
18		(21)	Approve or disapprove a State's participation in the Co	ompact based upon its
19			determination as to whether the State's Compact leg	gislation departs in a
20			material manner from the Model Compact language;	
21		(22)	Prepare and provide to the Participating States an annua	al report; and
22		(23)	Perform such other functions as may be necessary or a	ppropriate to achieve
23			the purposes of this Compact consistent with the Sta	ate regulation of PA
24			licensure and practice.	
25	<u>(d)</u>	Meeti	ngs of the Commission:	
26		<u>(1)</u>	All meetings of the Commission that are not closed pursu	uant to this subsection
27			shall be open to the public. Notice of public meetings s	
28			Commission's website at least 30 days prior to the publi	-
29		<u>(2)</u>	Notwithstanding subdivision (1) of this subsection, t	
30			convene a public meeting by providing at least 24 hour	-
31			Commission's website, and any other means as provided	
32			Rules, for any of the reasons it may dispense with	n notice of proposed
33			rulemaking under G.S. 90-270.208(<i>l</i>).	
34		<u>(3)</u>	The Commission may convene in a closed, nonpublic	· · ·
35			part of a public meeting to receive legal advice or to dis	
36			a. Noncompliance of a Participating State with its of	obligations under this
37			Compact;	
38			b. <u>The employment, compensation, discipline or ot</u>	-
39			or procedures related to specific employees or of	
40			the Commission's internal personnel practices ar	-
41			c. <u>Current, threatened, or reasonably anticipated lit</u>	•
42			<u>d.</u> <u>Negotiation of contracts for the purchase, leas</u>	se, or sale of goods,
43			services, or real estate;	
44			e.Accusing any person of a crime or formally censf.Disclosure of trade secrets or commercial or fina	
45				incial information that
46			is privileged or confidential;	1 1, 1 1, 1
47			g. <u>Disclosure of information of a personal nature w</u>	
48			constitute a clearly unwarranted invasion of pers	÷ •
49 50			h. Disclosure of investigative records compiled	for law enforcement
50			purposes;	

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			i. Disclosure of information related to any investiga	ative reports prepared
			by or on behalf of or for use of the Commission	n or other committee
			charged with responsibility of investigation	or determination of
			compliance issues pursuant to this Compact;	
			j. Legal advice; or	
			k. Matters specifically exempted from disclose	ure by federal or
			Participating States' statutes.	
		<u>(4)</u>	If a meeting, or portion of a meeting, is closed pursuant	to this provision, the
			chair of the meeting or the chair's designee shall certify	y that the meeting or
			portion of the meeting may be closed and shall refe	erence each relevant
			exempting provision.	
		<u>(5)</u>	The Commission shall keep minutes that fully and clearl	y describe all matters
			discussed in a meeting and shall provide a full and a	ccurate summary of
			actions taken, including a description of the views expre	essed. All documents
			considered in connection with an action shall be identified	fied in such minutes.
			All minutes and documents of a closed meeting shall	
			subject to release by a majority vote of the Commission	or order of a court of
			competent jurisdiction.	
	<u>(e)</u>	-	cing of the Commission:	
		<u>(1)</u>	The Commission shall pay, or provide for the payment	
			expenses of its establishment, organization, and ongoing	
		<u>(2)</u>	The Commission may accept any and all appropria	
			donations, and grants of money, equipment, supplies, ma	
		<u>(3)</u>	The Commission may levy on and collect an annual a	
			Participating State and may impose Compact Privilege	
			Participating States to whom a Compact Privilege is grad	
			of the operations and activities of the Commission and	
			be in a total amount sufficient to cover its annual budge	** *
			Commission each year for which revenue is not provid	-
			The aggregate annual assessment amount levied on Part	
			be allocated based upon a formula to be determined by (
			a. <u>A Compact Privilege expires when the Licensee</u>	
			in the Participating State from which the Lice	nsee applied for the
			Compact Privilege expires.	
			b. If the Licensee terminates the Qualifying Licens	
			Licensee applied for the Compact Privilege	
			expiration, and the Licensee has a Qualifying	
			Participating State, the Licensee shall inform the	
			is changing to that Participating State the Partic	
			which it applies for a Compact Privilege and pa	
		(\mathbf{A})	any Compact Privilege fee required by Commiss	
		<u>(4)</u>	The Commission shall not incur obligations of any kind	
			funds adequate to meet the same nor shall the Commiss	
			of any of the Participating States, except by and with	the authority of the
		(5)	Participating State.	f all manaimta and
		<u>(5)</u>	<u>The Commission shall keep accurate accounts of</u> disbursements. The receipts and disbursements of the	
			subject to the financial review and accounting procedure its bylows. All receipts and disburgements of fun	
			its bylaws. All receipts and disbursements of fun	
			Commission shall be subject to an annual financial rev	iew by a certified or

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1			licensed public accountant, and the report of the final	ancial review shall be
2			included in and become part of the annual report of the	
3	<u>(f)</u>	The E	Executive Committee:	
4	<u> </u>	(1)	The Executive Committee shall have the power to	act on behalf of the
5			Commission according to the terms of this Compact and	
6		<u>(2)</u>	The Executive Committee shall be composed of nine n	
7			a. Seven voting members who are elected by the	
8			current membership of the Commission;	
9			b. One ex officio, nonvoting member from a re	cognized national PA
10			professional association; and	-
11			c. One ex officio, nonvoting member from a re	cognized national PA
12			certification organization.	<u> </u>
13		<u>(3)</u>	The ex officio members will be selected by their respec	ctive organizations.
14		(4)	The Commission may remove any member of the Ex	-
15		<u> </u>	provided in its bylaws.	
16		<u>(5)</u>	The Executive Committee shall meet at least annually.	
17		(6)	The Executive Committee shall have the following duti	
18		<u>(0)</u>	a. Recommend to the Commission changes to the	_
19			or bylaws, changes to this Compact legislation	•
20			Compact Participating States such as an	
21			Commission Compact fee charged to Licens	•
22			Privilege;	jees for the compact
23			<u>b.</u> Ensure Compact administration services are a	ppropriately provided
24			<u>contractual or otherwise;</u>	ppropriatery provided,
25				
26			<u>c.</u> <u>Prepare and recommend the budget;</u> <u>d.</u> <u>Maintain financial records on behalf of the Con</u>	nmission
27			e. Monitor Compact compliance of Participatin	
28			<u>compliance reports to the Commission;</u>	g blutes and provide
29			<u>f.</u> Establish additional committees as necessary;	
30			g. Exercise the powers and duties of the Commiss	sion during the interim
31			<u>between Commission meetings, except for</u>	-
32			rulemaking or adopting Commission Rules or	
33			any other powers and duties exclusively reserv	
53 34			by the Commission's Rules; and	eu to the Commission
5 5				cion's Pulse or bylaws
5 6		(7)	<u>h.</u> <u>Perform other duties as provided in the Commis</u> All meetings of the Executive Committee at which it vo	•
87		<u>(7)</u>		-
			matters in exercising the powers and duties of the Con	
38			to the public and public notice of such meetings sha	an de given as public
39 10		$\langle 0 \rangle$	meetings of the Commission are given.	
40		<u>(8)</u>	The Executive Committee may convene in a closed,	
41 42			the same reasons that the Commission may convene in the same reasons that the Commission may convene in	
42			as set forth in subdivision $(d)(3)$ of this section and sha	
43			meeting as the Commission is required to under sub	
44 4 7			section and keep minutes of the closed meeting as the C	commission is required
45		0 1	to under subdivision (d)(5) of this section.	
46 47	<u>(g)</u>		fied Immunity, Defense, and Indemnification:	
47 49		<u>(1)</u>	The members, officers, executive director, employees,	-
48 10			the Commission shall be immune from suit and liabilit	
49			in their official capacity, for any claim for damage to	
50			personal injury or other civil liability caused by or arisi	
51			alleged act, error, or omission that occurred, or that the	e person against whom

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1		the claim is made had a reasonable basis for b	elieving occurred within the
2		scope of Commission employment, duties, or re-	-
		nothing in this paragraph shall be construed to p	
		suit or liability for any damage, loss, injury,	• •
		intentional or willful or wanton misconduct of the	• • •
		of insurance of any type by the Commission shal	* * ·
		or limit the immunity granted hereunder.	<u>· · ·</u>
	<u>(2)</u>	The Commission shall defend any member,	officer, executive director,
		employee, and representative of the Commission	
		to impose liability arising out of any actual or al	lleged act, error, or omission
		that occurred within the scope of Commissi	on employment, duties, or
		responsibilities, or as determined by the Commi	ssion that the person against
		whom the claim is made had a reasonable basis f	
		the scope of Commission employment, duties,	or responsibilities; provided
		that nothing herein shall be construed to prohib	it that person from retaining
		their own counsel at their own expense; and pro	vided further, that the actual
		or alleged act, error, or omission did not result f	from that person's intentional
		or willful or wanton misconduct.	
	<u>(3)</u>	The Commission shall indemnify and hold har	rmless any member, officer,
		executive director, employee, and representative	e of the Commission for the
		amount of any settlement or judgment obtained a	gainst that person arising out
		of any actual or alleged act, error, or omission the	nat occurred within the scope
		of Commission employment, duties, or respons	ibilities, or that such person
		had a reasonable basis for believing occurred wit	hin the scope of Commission
		employment, duties, or responsibilities, provided	that the actual or alleged act,
		error, or omission did not result from the inter	ntional or willful or wanton
		misconduct of that person.	
	<u>(4)</u>	Venue is proper and judicial proceedings by or a	
		be brought solely and exclusively in a court of c	
		the principal office of the Commission is located.	
		venue and jurisdictional defenses in any pro-	oceedings as authorized by
		Commission Rules.	
	<u>(5)</u>	Nothing herein shall be construed as a limita	
		Licensee for professional malpractice or miscond	luct, which shall be governed
		solely by any other applicable State laws.	
	<u>(6)</u>	Nothing herein shall be construed to designate	5
		bring actions for alleged acts of malpractice	
		negligence, or other such civil action pertaining	-
		such matters shall be determined exclusively b	by State law other than this
	·	Compact.	
	<u>(7)</u>	Nothing in this Compact shall be interpreted to w	
		Participating State's state action immunity or sta	
		with respect to antitrust claims under the Sherm	
		other State or federal antitrust or anticompetitive	-
	<u>(8)</u>	Nothing in this Compact shall be construed to	
		immunity by the Participating States or by the C	ommission.
	" <u>§ 90-270.207. 1</u>		
		Commission shall provide for the development,	-
		pordinated data and reporting system containing lic	
	· · ·	• •	tion on all licensed PAs and
L	applicants denied	t a License in Participating States.	
) 	the reporting of	the existence of Significant Investigative Information a License in Participating States.	

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(b) N	Notwithstanding any other State law to the contrary, a Participatin	g State shall submit
	ata set to the Data System on all PAs to whom this Compact is a	
	entifier) as required by the Rules of the Commission, including:	
-	1) Identifying information;	
	2) Licensure data;	
	3) Adverse Actions against a License or Compact Privilege;	
	 Any denial of application for licensure, and the reason 	(s) for such denial
7	(excluding the reporting of any criminal history record	
	prohibited by law);	information where
(5) The existence of Significant Investigative Information; an	d
	6) Other information that may facilitate the administration of	
7	determined by the Rules of the Commission.	or this Compact, as
<u>(c)</u> <u>S</u>	Significant Investigative Information pertaining to a Licensee in	n any Participating
	only be available to other Participating States.	<u>ii any Farticipating</u>
	The Commission shall promptly notify all Participating States of a	any Advarsa Action
	at a Licensee or an individual applying for a License that has been	
	tion information shall be available to any other Participating Stat	-
	Participating States contributing information to the Data System	
	r federal law, designate information that may not be shared with	-
	permission of the contributing State. Notwithstanding any such	*
-	shall be reported to the Commission through the Data System.	<u>ii designation, such</u>
	Any information submitted to the Data System that is subse	aquantly avnunged
	federal law or the laws of the Participating State contributing th	
	from the Data System upon reporting of such by the Partici	
Commission		paring state to the
	<u>1.</u> The records and information provided to a Participating Stat	e nursuant to this
	through the Data System, when certified by the Commission of	-
-	ute the authenticated business records of the Commission and sha	-
	hearsay exception in any relevant judicial, quasi-judicial,	•
	in a Participating State.	
	08. Rulemaking.	
	The Commission shall exercise its Rulemaking powers pursuan	t to the criteria set
	section and the Rules adopted thereunder. Commission Rules sh	
	e specified by the Commission for each Rule.	un occome omunig
	The Commission shall promulgate reasonable Rules in order	to effectively and
	nplement and administer this Compact and achieve its purposes. A	-
	alid and have not force or effect only if a court of competent jur	
	nvalid because the Commission exercised its rulemaking author	
	is scope of the purposes of this Compact, or the powers granted l	•
	er applicable standard of review.	nereunaer, or based
	The Rules of the Commission shall have the force of law in each	Participating State
	owever, that where the Rules of the Commission conflict wi	
	g State that establish the Medical Services a PA may perform	
	eld by a court of competent jurisdiction, the Rules of the Co	
	in that State to the extent of the conflict. The Rules of the Co	
	xpand, in any way, the scope of practice of a PA as established	
Participating		
	f a majority of the legislatures of the Participating States rejects a	Commission Rula
	nt of a statute or resolution in the same manner used to adopt the	
	of the date of adoption of the Rule, then such Rule shall have n	·
	Participating State or to any State applying to participate in the	
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1	<u>(e)</u>	Com	mission Rules shall be adopted at a regular or speci-	al meeting of the
2	Commiss	ion.		
	<u>(f)</u>	Prior	to promulgation and adoption of a final Rule or Rules by th	e Commission, and
	at least 30) days i	n advance of the meeting at which the Rule will be consider	red and voted upon,
		-	shall file a Notice of Proposed Rulemaking:	*
		(1)	On the website of the Commission or other publicly acces	sible platform;
		$\overline{(2)}$	To persons who have requested notice of the Comm	
			proposed rulemaking; and	
		(3)	In such other way(s) as the Commission may by Rule spe	cify.
	<u>(g)</u>	The l	Notice of Proposed Rulemaking shall include:	
		(1)	The time, date, and location of the public hearing on the	proposed Rule and
			the proposed time, date, and location of the meeting in	
			Rule will be considered and voted upon;	
		<u>(2)</u>	The text of the proposed Rule and the reason for the prop	osed Rule;
		(3)	A request for comments on the proposed Rule from any in	
		<u> </u>	the date by which written comments must be received; an	
		(4)	The manner in which interested persons may submit notice	
			of their intention to attend the public hearing or pr	
			comments.	-
	(h)	Prior	to adoption of a proposed Rule, the Commission shall allow	w persons to submit
	written da		ts, opinions, and arguments, which shall be made available t	-
	(i)	If the	hearing is to be held via electronic means, the Commission	on shall publish the
	mechanis		ccess to the electronic hearing.	-
		<u>(1)</u>	All persons wishing to be heard at the hearing shall as di	rected in the Notice
			of Proposed Rulemaking, not less than five business days b	before the scheduled
			date of the hearing, notify the Commission of their desire t	to appear and testify
			at the hearing.	
		<u>(2)</u>	Hearings shall be conducted in a manner providing each	person who wishes
			to comment a fair and reasonable opportunity to comment	orally or in writing.
		<u>(3)</u>	All hearings shall be recorded. A copy of the recordi	ng and the written
			comments, data, facts, opinions, and arguments received	l in response to the
			proposed rulemaking shall be made available to a person	upon request.
		<u>(4)</u>	Nothing in this section shall be construed as requiring a	separate hearing on
			each proposed Rule. Proposed Rules may be grouped for	the convenience of
			the Commission at hearings required by this section.	
	<u>(j)</u>	<u>Follo</u>	wing the public hearing, the Commission shall consider a	all written and oral
	comment	<u>s timel</u>	y received.	
	<u>(k)</u>		Commission shall, by majority vote of all delegates, take	
	proposed	Rule a	and shall determine the effective date of the Rule, if ado	pted, based on the
	Rulemaki	ing reco	ord and the full text of the Rule.	
		<u>(1)</u>	If adopted, the Rule shall be posted on the Commission's	
		<u>(2)</u>	The Commission may adopt changes to the proposed	
			changes do not enlarge the original purpose of the propose	
		<u>(3)</u>	The Commission shall provide on its website an explanation	
			substantive changes made to the proposed Rule as w	vell as reasons for
			substantive changes not made that were recommended by	
		<u>(4)</u>	The Commission shall determine a reasonable effective	
			Except for an emergency as provided in subsection (l)	
			effective date of the Rule shall be no sooner than 30 days at	fter the Commission
			issued the notice that it adopted the Rule.	

General Assembly Of North Carolina Session 2025 1 Upon determination that an emergency exists, the Commission may consider and (l)2 adopt an emergency Rule with 24 hours' prior notice, without the opportunity for comment, or 3 hearing, provided that the usual Rulemaking procedures provided in this Compact and in this 4 section shall be retroactively applied to the Rule as soon as reasonably possible, in no event later 5 than 90 days after the effective date of the Rule. For the purposes of this provision, an emergency 6 Rule is one that must be adopted immediately by the Commission in order to: 7 Meet an imminent threat to public health, safety, or welfare; (1)8 (2)Prevent a loss of Commission or Participating State funds; 9 Meet a deadline for the promulgation of a Commission Rule that is established (3) 10 by federal law or Rule; or 11 (4) Protect public health and safety. 12 The Commission or an authorized committee of the Commission may direct revisions (m) 13 to a previously adopted Commission Rule for purposes of correcting typographical errors, errors 14 in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be 15 posted on the website of the Commission. The revision shall be subject to challenge by any 16 person for a period of 30 days after posting. The revision may be challenged only on grounds 17 that the revision results in a material change to a Rule. A challenge shall be made as set forth in 18 the notice of revisions and delivered to the Commission prior to the end of the notice period. If 19 no challenge is made, the revision will take effect without further action. If the revision is 20 challenged, the revision may not take effect without the approval of the Commission. 21 (n) No Participating State's rulemaking requirements shall apply under this Compact. 22 "§ 90-270.209. Oversight, dispute resolution, and enforcement. 23 Oversight: (a) 24 (1) The executive and judicial branches of State government in each Participating 25 State shall enforce this Compact and take all actions necessary and appropriate 26 to implement the Compact. 27 Venue is proper and judicial proceedings by or against the Commission shall (2) 28 be brought solely and exclusively in a court of competent jurisdiction where 29 the principal office of the Commission is located. The Commission may waive 30 venue and jurisdictional defenses to the extent it adopts or consents to 31 participate in alternative dispute resolution proceedings. Nothing herein shall 32 affect or limit the selection or propriety of venue in any action against a 33 Licensee for professional malpractice, misconduct, or any such similar matter. 34 (3) The Commission shall be entitled to receive service of process in any 35 proceeding regarding the enforcement or interpretation of the Compact or the 36 Commission's Rules and shall have standing to intervene in such a proceeding 37 for all purposes. Failure to provide the Commission with service of process 38 shall render a judgment or order in such proceeding void as to the 39 Commission, this Compact, or Commission Rules. 40 Default, Technical Assistance, and Termination: (b) 41 If the Commission determines that a Participating State has defaulted in the (1)42 performance of its obligations or responsibilities under this Compact or the 43 Commission Rules, the Commission shall provide written notice to the 44 defaulting State and other Participating States. The notice shall describe the 45 default, the proposed means of curing the default, and any other action that 46 the Commission may take and shall offer remedial training and specific 47 technical assistance regarding the default. 48 If a State in default fails to cure the default, the defaulting State may be (2)49 terminated from this Compact upon an affirmative vote of a majority of the 50 delegates of the Participating States, and all rights, privileges, and benefits 51 conferred by this Compact upon such State may be terminated on the effective

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			date of termination. A cure of the default does not re	lieve the offending State
			of obligations or liabilities incurred during the period	
		<u>(3)</u>	Termination of participation in this Compact shall b	be imposed only after all
			other means of securing compliance have been exha	± •
			suspend or terminate shall be given by the Commis	
			majority and minority leaders of the defaulting State	
			Licensing Board(s) of each of the Participating State	
		<u>(4)</u>	A State that has been terminated is responsib	
			obligations, and liabilities incurred through the effect	
			including obligations that extend beyond the effectiv	
		(5)	The Commission shall not bear any costs related to a	State that is found to be
			in default or that has been terminated from this Com	
			in writing between the Commission and the defaulting	
		<u>(6)</u>	The defaulting State may appeal its termination fr	•
			Commission by petitioning the United States Distric	
			Columbia or the federal district where the Comm	
			offices. The prevailing member shall be awarded al	
			including reasonable attorneys' fees.	
		(7)	Upon the termination of a State's participation in the	Compact, the State shall
		<u></u>	immediately provide notice to all Licensees with	-
			termination:	
			<u>a.</u> Licensees who have been granted a Compa	ct Privilege in that State
			shall retain the Compact Privilege for 180 day	
			date of such termination.	<u> </u>
			b. Licensees who are licensed in that State w	ho have been granted a
			Compact Privilege in a Participating State s	
			Privilege for 180 days unless the License	
			License in a Participating State or obtains a	
			Participating State before the 180-day period	
			Compact Privilege shall continue.	·
	<u>(c)</u>	Dispu	te Resolution:	
-	<u></u>	(1)	Upon request by a Participating State, the Commission	on shall attempt to resolve
		<u></u>	disputes related to this Compact that arise among	-
			between Participating and non-Participating States.	
		(2)	The Commission shall promulgate a Rule providing	g for both mediation and
		<u> </u>	binding dispute resolution for disputes as appropriate	
	(d)	Enfor	cement:	
-	<u> </u>	(1)	The Commission, in the reasonable exercise of its dis	scretion, shall enforce the
		<u> </u>	provisions of this Compact and Rules of the Commis	
		(2)	If compliance is not secured after all means to secure	
			exhausted, by majority vote, the Commission may in	
			United States District Court for the District of Colum	-
			where the Commission has its principal offices, aga	
			in default to enforce compliance with the provisions	
			Commission's promulgated Rules and bylaws. The r	-
			both injunctive relief and damages. In the event	
			necessary, the prevailing party shall be awarded all	
			including reasonable attorneys' fees.	<u> </u>
		(3)	The remedies herein shall not be the exclusive reme	dies of the Commission.
		<u>(3)</u>		

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1	<u>(e)</u>	Legal	Action Against the Commission:	
2	<u> </u>	(1)	A Participating State may initiate legal action against the	Commission in the
3		<u> </u>	United States District Court for the District of Columbia or	
4			where the Commission has its principal offices to enforce co	
5			provisions of the Compact and its Rules. The relief sought	·
6			injunctive relief and damages. In the event judicial enforce	
7			the prevailing party shall be awarded all costs of such li	
8			reasonable attorneys' fees.	<u></u>
9		(2)	No person other than a Participating State shall enforce thi	is Compact against
10		<u> </u>	the Commission.	F
11	"§ 90-270	.210. I	Date of implementation of the PA Licensure Compact Co	mmission.
12	(a)		Compact shall come into effect on the date on which this	
13			in the seventh Participating State.	<u> </u>
14		(1)	On or after the effective date of the Compact, the Commis	ssion shall convene
15		<u> </u>	and review the enactment of each of the States that enacted	
16			to the Commission convening ("Charter Participating State	
17			the statute enacted by each such Charter Participating S	
18			different than the Model Compact.	<u></u>
19			<u>a. A Charter Participating State whose enactmen</u>	t is found to be
20			materially different from the Model Compact shal	
21			default process set forth in G.S. 90-270.209(b).	
22			b. If any Participating State later withdraws from the	he Compact or its
23			participation is terminated, the Commission shall r	
24			and the Compact shall remain in effect even	
25			Participating States should be less than seven. P	
26			enacting the Compact subsequent to the Commission	1 V
27			be subject to the process set forth in G.S. 90-	
28			determine if their enactments are materially differe	
29			Compact and whether they qualify for participation	
30		(2)	Participating States enacting the Compact subsequent to	*
31		<u> </u>	Charter Participating States shall be subject to the pro-	
32			G.S. 90-270.206(c)(21) to determine if their enactmer	
33			different from the Model Compact and whether they quality	
34			in the Compact.	
35		<u>(3)</u>	All actions taken for the benefit of the Commission or in	furtherance of the
36		<u> </u>	purposes of the administration of the Compact prior to th	
37			the Compact or the Commission coming into existence sha	
38			be actions of the Commission unless specifically re-	
39			Commission.	- <u>r</u>
40	(b)	Any S	State that joins this Compact shall be subject to the Comm	ission's Rules and
41			kist on the date on which this Compact becomes law in that S	
42	•	•	sly adopted by the Commission shall have the full force and e	-
43			t becomes law in that State.	
44	(c)		Participating State may withdraw from this Compact by	enacting a statute
45	repealing			<u></u>
46	<u></u>	(1)	<u>A Participating State's withdrawal shall not take effect up</u>	ntil 180 davs after
47		<u>1-1</u>	enactment of the repealing statute. During this 180-day p	
48			Privileges that were in effect in the withdrawing State ar	
49			Licensees licensed in the withdrawing State shall remain	
50			Licensee licensed in the withdrawing State is also licensee	
50 51			Participating State or obtains a license in another Particip	
~ 1			- and pauling state of ostalling a needbe in another I articly	same state within

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1	the 180 days, the Licensee's Compact Privileges in other Participating St	ates
2	shall not be affected by the passage of the 180 days.	
5	(2) Withdrawal shall not affect the continuing requirement of the State Licent	sing
	Board(s) of the withdrawing State to comply with the investigative	
	Adverse Action reporting requirements of this Compact prior to the effect	
	date of withdrawal.	
	(3) Upon the enactment of a statute withdrawing a State from this Compact,	the
	State shall immediately provide notice of such withdrawal to all Licent	
	within that State. Such withdrawing State shall continue to recognize	all
	Licenses granted pursuant to this Compact for a minimum of 180 days a	ufter
	the date of such notice of withdrawal.	
	(d) Nothing contained in this Compact shall be construed to invalidate or prevent any	PA
	licensure agreement or other cooperative arrangement between Participating States and betw	veen
	a Participating State and non-Participating State that does not conflict with the provisions of	this
	Compact.	_
	(e) This Compact may be amended by the Participating States. No amendment to	this
	Compact shall become effective and binding upon any Participating State until it is enabled	cted
	materially in the same manner into the laws of all Participating States as determined by	the
	Commission.	
	" <u>§ 90-270.211. Construction and severability.</u>	
	(a) This Compact and the Commission's rulemaking authority shall be liberally constr	ued
	so as to effectuate the purposes and the implementation and administration of the Comp	act.
	Provisions of the Compact expressly authorizing or requiring the promulgation of Rules shall	not
	be construed to limit the Commission's rulemaking authority solely for those purposes.	
	(b) The provisions of this Compact shall be severable and if any phrase, clause, sente	nce,
	or provision of this Compact is held by a court of competent jurisdiction to be contrary to	
	constitution of any Participating State, a State seeking participation in the Compact, or of	
	United States, or the applicability thereof to any government, agency, person, or circumstance	
	held to be unconstitutional by a court of competent jurisdiction, the validity of the remainder	
	this Compact and the applicability thereof to any other government, agency, person	<u>, or</u>
	circumstance shall not be affected thereby.	
	(c) Notwithstanding subsection (b) of this section, the Commission may deny a Sta	
	participation in the Compact or, in accordance with the requirements of G.S. 90-270.209	
	terminate a Participating State's participation in the Compact, if it determines that a constitution	
	requirement of a Participating State is, or would be with respect to a State seeking to particip	
	in the Compact, a material departure from the Compact. Otherwise, if this Compact shall be	
	to be contrary to the constitution of any Participating State, the Compact shall remain in full for	
	and effect as to the remaining Participating States and in full force and effect as to	the
	Participating State affected as to all severable matters.	
	" <u>§ 90-270.212. Binding effect of Compact.</u>	
	(a) Nothing herein prevents the enforcement of any other law of a Participating State	<u>that</u>
	is not inconsistent with this Compact.	
	(b) Any laws in a Participating State in conflict with this Compact are superseded to	the
	extent of the conflict.	
	(c) <u>All agreements between the Commission and the Participating States are bindin</u>	<u>g 1n</u>
	accordance with their terms."	
	SECTION 4.(b) G.S. 90-9.3 reads as rewritten:	
	"§ 90-9.3. Requirements for licensure as a physician assistant.	c c
	(a) To be eligible for licensure as a physician assistant, an applicant shall submit provide the Beaud due the surglight has not all of the following:	root
	satisfactory to the Board that the applicant has met all of the following:	

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	(1)	The applicant has successfully completed an education physician assistants or surgeon assistants accredited by the Review Commission on Education for the Physician A predecessor or successor entities.	ne Accreditation
	(2)	The applicant has a current or previous certification issued Commission on Certification of Physician Assistants or its su	
(1)	(3)	The applicant is of good moral character.	
<u>(a1)</u>		vsician assistant applying for licensure under Article 18J of this	Chapter shall be
<u>in compli</u> (b)		<u>th that Article.</u> e initiating practice of medical acts, tasks, or functions as a phy	voicion accistant
		istant shall provide the Board the name, address, and telephon	
		ill supervise the physician assistant in the relevant medical sett	
(c)		Board may, by rule, require an applicant to comply with other	
· · ·		l information the Board deems appropriate."	
		FION 4.(c) G.S. 90-13.2 reads as rewritten:	
"§ 90-13.2		istration every year with Board.	
(a)		licensee shall register annually with the Board no later than 3	30 days after the
person's t		v. Every privilege holder shall register annually with the Boar	
with the F	Physicia	n Assistant Licensure Compact, Article 18J of this Chapter.	
<u>(b1)</u>		cian assistants shall pay an annual registration fee of one hund	
		vsician assistant who fails to register as required by this section	ion shall pay an
	l fee of	twenty-five dollars (\$25.00) to the Board.	
"			
		FION 4.(d) G.S. 90-13.1 is amended by adding a new subsection	
" <u>(g)</u>		the initial licensure or privilege of a physician assistant, the Boa	ard shall require
<u>ne payme</u>		wo hundred thirty dollars (\$230.00)." FION 4.(e) G.S. 90-1.1 reads as rewritten:	
"§ 90-1.1.			
0		g definitions apply in this Article:	
	(4)	License. – An authorization issued by the Board to a phys	ician, physician
		assistant, or anesthesiologist assistant to perform medical	acts, tasks, or
		functions. License shall include any physician assistant co	mpact privilege
		granted under Article 18J of this Chapter.	
	(4a)	Licensee Any person issued a license by the Board, wheth	her the license is
		active or inactive, including an inactive license by mean	
		Licensee shall include any compact privilege issued to a holde	
		license in a participating state pursuant to Article 18J of this	<u>Chapter.</u>
	"		
		FION 4.(f) G.S. 90-5.1 reads as rewritten:	
0		rs and duties of the Board.	
(a)	The E	oard shall have the following powers and duties:	
	····		
	<u>(11)</u>	Implement the Physician Assistant Licensure Compact under this Charter, including isophing compact privileges	r Article 18J of
	(12)	this Chapter, including issuing compact privileges.	oncura Commant
	<u>(12)</u>	Appoint a delegate to serve on the Physician Assistant Lice	-
		<u>Commission under G.S. 90-270.206. The delegate shall be ei</u> physician assistant, physician, or public member of the E	
		administrator of the Board.	<u>boaru or (11) an</u>
"			

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SEC	TION 4.(g) G.S. 90-11 reads as rewritten:			
"§ 90-11. Crin	iinal background checks.			
(a) Rep	ealed by Session Laws 2007-346, s. 11, effective Oct	ober 1, 2007.		
(a1) Rep	ealed by Session Laws 2007-346, s. 9.1, effective Oc	tober 1, 2007.		
(b) The	Department of Public Safety may provide a crimina	l record check to the Board		
	o has applied for a license through the Board. Board			
-	oter. The Board shall provide to the Department of P			
	gerprints of the applicant, any additional information			
1 '	y, and a form signed by the applicant consenting to	1 2 1		
	e use of the fingerprints and other identifying inform			
	sitories. The applicant's fingerprints shall be forward			
	or a search of the State's criminal history record fil			
-	all forward a set of the fingerprints to the Federal B			
0	al history check. The Board shall keep all information	ũ		
	ccordance with applicable State law and federal guid	1		
1 0	ntial and shall not be a public record under Chapter			
	nent of Public Safety may charge each applicant a fe			
	pry records authorized by this subsection. The Board			
	ch applicant and remit it to the Department of Public	2		
	TION 4.(h) G.S. 90-14 reads as rewritten:			
	plinary Authority.			
	Board shall have the power to place on probation v	with or without conditions,		
	ons and conditions on, publicly reprimand, assess mo			
	rn, mandate free medical services, require satisfacto			
	nedial or educational training, fine, deny, annul, susp			
	to practice medicine in this State, issued by the Board			
•	oard to have committed any of the following acts of	• 1		
following reaso	• •	, j		
(18)	A violation of Article 18J of this Chapter, consistent	stent with the provisions of		
<u></u>	that Article for compact privilege holders.	<u> </u>		
"				
	TION 4.(i) This Part is effective nine months after :	it becomes law.		
PART V. PHA	RMACIST TEST AND TREAT			
SEC	TION 5.1.(a) G.S. 90-85.3 reads as rewritten:			
"§ 90-85.3. De	finitions.			
(b2) "CL	IA-waived test" means a laboratory test authorized	ed by the Food and Drug		
	and waived under the Clinical Laboratory Improvem			
<u>(b3)</u> "Cli	nical pharmacist practitioner" means a licensed p	pharmacist who meets the		
	criteria for such title established by the joint subcom			
Medical Board and the North Carolina Board of Pharmacy and is authorized to enter into drug				
therapy manag	ement agreements with physicians in accordanc	e with the provisions of		
G.S. 90-18.4.		-		
"				
SEC	TION 5.1.(b) G.S. 90-85.3A reads as rewritten:			
	ractice of pharmacy.			
	_ •			
(b) A p	narmacist may advise and educate patients and health	h care providers concerning		
therapeutic val	es, content, uses, and significant problems of drugs	and devices; assess, record,		
-				

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1	and report adverse drug and device reactions; take and record patient histories relating to drug					
2			ninister drugs; monitor, record, and report d			
3			n reviews; and participate in drug and dru			
4	and device source	ce selec	tion as provided in G.S. 90-85.27 through	G.S. 90-85.31.		
5						
6			st may order and perform a CLIA-waive			
7	-		of the CLIA-waived test for influenza i			
8 9	substance classif	fied in S	t shall not treat a health condition under th Schedules I through IV."	-		
10			5.1.(c) This section becomes effective Oct			
11			5.2.(a) Article 3 of Chapter 58 of the Ge	eneral Statutes is amended by		
12	adding a new se					
13			re services provided by pharmacists.			
14			ng definitions apply in this section:			
15	<u>(1)</u>	<u>Heal</u>	thcare provider. – Either of the following:			
16		<u>a.</u>	An individual who is licensed, certified,			
17			Chapter 90 of the General Statutes to p			
18			the ordinary course of business or prac			
19		1	approved education or training program			
20 21		<u>b.</u>	A health care facility licensed under Cha			
21			the General Statutes and where healthe	care services are provided to		
22	(2)	Uaal	patients.	alth or modical procedures or		
23 24	<u>(2)</u>		thcare services. – Any of the following he ces rendered by a healthcare provider:	and of medical procedures of		
24 25			<u>Testing, diagnosis, or treatment of a he</u>	alth condition illness injury		
25 26		<u>a.</u>	or disease. This includes testing, diagnost			
20 27			pharmacist acting within the pharmacist			
28		<u>b.</u>	Dispensing of drugs, medical devices, n			
29		<u></u>	goods for the treatment of a health condition	* *		
30		<u>c.</u>	Administration of a vaccine or medication			
31	(3)		macist. – An individual licensed to practic			
32	<u></u>		hapter 90 of the General Statutes or the rele			
33	(b) <u>A hea</u>		efit plan offered by an insurer in this State			
34			st if all of the following conditions are met			
35	<u>(1)</u>	The	service or procedure was performed with	hin the pharmacist's licensed		
36		<u>lawf</u>	ul scope of practice.			
37	<u>(2)</u>	The	health benefit plan would have covered	the service if the service or		
38		-	edure had been performed by another healt	-		
39	· · · •	-	ation of a pharmacy in a drug benefit provid			
40	2		any requirement that insurers offering	health benefit plans include		
41	-		benefit provider networks.			
42			hall accept a claim under this section regard			
43		_	harmacy submitting the claim on behalf of	or a pharmacist the pharmacy		
44	employs or cont					
45 46			5.2.(b) G.S. 58-3-230 is amended by addir	0		
46 47			t delegate credentialing agreements or r 4A of Chapter 90 of the General Statutes of	÷ •		
47 48						
48 49	state to a contracted healthcare facility shall accept the credentialing for all pharmacists employed by, or contracted with, those healthcare facilities."					
49 50			5.2.(c) G.S. 58-56-26 is amended by addin	σ a new subsection to read		
50	SEC		$$ $$ $$ $$ $$ $$ $$	S a new subsection to read.		

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1	" <u>(e)</u> <u>Notw</u>	ithstand	ing any	provision of this Article to the contrary, all requ	uirements relating
2	to the coverage of prescription drugs and pharmacy services under this Chapter that apply to			pter that apply to	
3	health benefit plans are applicable to a third-party administrator in the same way they are		me way they are		
4	applicable to an i	nsurer.'	'		
5	SECT	FION 5	.2.(d) A	Article 56A of Chapter 58 of the General Statu	tes is amended by
6	adding a new sec	tion to	read:		
7	" <u>§ 58-56A-55. H</u>	<mark>Iealth</mark> b	enefit p	<u>plan requirements applicable.</u>	
8	All requirem	ents rela	ting to	the coverage of prescription drugs and pharma	acy services under
9				benefit plans are applicable to a pharmacy be	enefits manager in
10	the same way the				
11				his section is effective October 1, 2025, and ap	oplies to insurance
12				or amended on or after that date.	
13				No later than October 1, 2025, the State Hea	
14	U			ng a pharmacist to order and perform a CLIA	
15	initiate treatment	for infl	uenza ii	n accordance with G.S. 90-85.3A(e), as amend	led by Section 5.1
16	of this Part. The	standing	g order s	shall include protocols for testing and treatmen	it of influenza that
17	balance patient s	afety wi	th ensu	ring access to care provided by pharmacists. T	The standing order
18	shall remain in e	ffect un	til the ea	arlier of the date the permanent rules described	1 in Section 5.3(b)
19	of this Part becom	ne effec	tive or .	January 1, 2027.	
20	SECT	FION 5	.3.(b) N	No later than October 1, 2025, the North Caroli	na Medical Board
21	and the North Ca	rolina I	Board of	f Pharmacy, in conjunction with the State Hea	lth Director, shall
22	adopt rules to in	plemen	t the pro	ovisions of Section 5.1 of this Part. At a mini	imum, those rules
23	shall include:				
24	(1)	An ap	proved	course of treatment pharmacists may impleme	ent for influenza.
25	(2)	Proto	cols for	testing and treatment of influenza that balance	patient safety with
26				ess to care provided by pharmacists.	•
27	(3)	If the	Boards	deem it appropriate, rules (i) limiting the n	umber of times a
28				e treated by a pharmacist in a given time span a	
29		audit	mechan	ism to enforce those rules.	, , , , , , , , , , , , , , , , , , ,
30	(4)	Patier	it param	neters necessitating referral to a primary, urge	ent, or emergency
31			rovider	• • • •	
32	(5)	Any	ther rul	es the Boards deem necessary.	
33	SEC	-		Except as otherwise provided, this Part is	effective when it
34	becomes law.				
35					
36	PART VI. PH	YSICIA	N ASS	SISTANT, NURSE PRACTITIONER, AN	ND CERTIFIED
37	NURSE MIDW				
38				G.S. 90-1.1 is amended by adding a new subdiv	vision to read:
39				setting or team-based practice. – Any of the fo	
40	<u> </u>	<u>a.</u>		dical practice that meets all of the following re	
41			<u>1.</u>	The majority of the practice is owned colle	-
42			<u></u>	more licensed physicians.	
43			<u>2.</u>	An owner who is a physician licensed under	r this Chapter has
44			<u>=-</u>	consistent and meaningful participation in	_
45				implementation of health services to patient	-
46				rules adopted by the Board.	<u>ns, us defined by</u>
47			<u>3.</u>	The physicians and team-based physician	n assistants who
48			<u>~ ·</u>	provide services at the medical practice w	
49				clinical practice area.	<u>, en m me bune</u>
5 0		<u>b.</u>	Hospi	tals, clinics, nursing homes, and other heal	lth facilities with
50 51		<u>U.</u>	-	credentialing and quality programs where	
51				creating and quarty programs where	

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	consistent and meaningful participation in th	e design and
	implementation of health services to patients, as d	
	adopted by the Board.	
	c. For the purposes of this Article, the term "team-b	ased setting" or
	"team-based practice" shall not include a medica	al practice that
	specializes in pain management."	-
SECT	TON 6.1.(b) G.S. 90-9.3 reads as rewritten:	
"§ 90-9.3. Requ	rements for licensure as a physician assistant.	
(a) To be	eligible for licensure as a physician assistant, an applicant sh	all submit proof
satisfactory to the	Board that the applicant has met all of the following:	
(1)	The applicant has successfully completed an education	al program for
	physician assistants or surgeon assistants accredited by the	e Accreditation
	Review Commission on Education for the Physician A	Assistant or its
	predecessor or successor entities.	
(2)	The applicant has a current or previous certification issued	by the National
	Commission on Certification of Physician Assistants or its su	iccessor.
(3)	The applicant is of good moral character.	
(b) Befor	e initiating practice of medical acts, tasks, or functions as a phy	ysician assistant,
the physician ass	istant shall provide the Board the name, address, and telephon	e number of the
physician who w	vill supervise the physician assistant in the relevant medic	al setting. This
subsection shall	not apply to physician assistants who meet the requirements	for team-based
practice under G.	<u>S. 90-9.3A.</u>	
	oard may, by rule, require an applicant to comply with other	requirements or
	information the Board deems appropriate."	
	TON 6.1.(c) Article 1 of Chapter 90 of the General Statutes	is amended by
adding a new sec		
	uirements for team-based practice as a physician assistant.	
	er to practice as a team-based physician assistant, a physicia	<u>n assistant shall</u>
	llowing conditions:	
<u>(1)</u>	Practice in team-based settings, as defined in G.S. 90-1.1(4d)	
<u>(2)</u>	Have more than 4,000 hours of clinical practice experience	
	physician assistant and more than 1,000 hours of clinical pra	÷
	within the specific medical specialty of practice with a p	<u>hysician in that</u>
	specialty.	
<u>(3)</u>	Submit proof as the Board may deem satisfactory by rule the	
	meets the requirements of subdivisions (1) and (2) of this	
	Board may, by rule, require the physician assistant to con	
	requirements or submit additional information the Board dee	** *
	based physician assistants shall collaborate and consult with	
	bers of the health care team as required by the patient's c	
	education, experience, and competencies of the physician a	
	The degree of collaboration must be determined by the prac-	
	by the employer, group, hospital service, and the credentialing	
	ensed facility. The Board may adopt rules to establish requi	
	nd enforcement of collaboration, consultation, and referr	al. leam-based
	• • •	•••••
		hesthesia-related
	· · · · ·	
physician assistan (c) Notw practicing in a p services, shall be SECT	the responsible for the care they provide. thstanding any other provision of this Chapter, a team-based ph erioperative setting, including the provision of surgical or an supervised by a physician." TON 6.1.(d) G.S. 90-12.4 reads as rewritten: ician assistant limited volunteer license	ysician assistan

51 "§ 90-12.4. Physician assistant limited volunteer license.

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1					
2	(d) Before initiating the performance of medical acts, tasks, or functions as a physician				
3	assistant licensed under this section, the physician assistant shall provide submit to the Board				
4	either an "Intent to Practice Notification Form," which shall include the name, address, and				
5	telephone number of the physician licensed under this Article who will supervise the physician				
6	assistant in the clinic specializing in the care of indigent patients. patients, or meet the				
7	requirements for team-based practice under G.S. 90-9.3A.				
8	"				
9	SECTION 6.1.(e) G.S. 90-12.4B reads as rewritten:				
10	"§ 90-12.4B. Physician Assistant assistant retired limited volunteer license.				
11					
12	SECTION 6.1.(f) G.S. 90-18.1 reads as rewritten:				
13	"§ 90-18.1. Limitations on physician assistants.				
14	(a) Any person who is licensed under the provisions of G.S. 90-9.3 to perform medical				
15	acts, tasks, and functions as a physician assistant may use the title "physician assistant" or "PA."				
16	Any other person who uses the title in any form or holds out to be a physician assistant or to be				
17	so licensed, shall be deemed to be in violation of this Article.				
18	(a1) Physician assistants shall clearly designate their credentials as a physician assistant in				
19	all clinical settings.				
20	(b) Physician assistants are authorized to write prescriptions for drugs under the				
21	following conditions:				
22	(1) The North Carolina Medical Board has adopted regulations governing the				
23	approval of individual physician assistants to write prescriptions with such				
24	limitations as the Board may determine to be in the best interest of patient				
25	health and safety.				
23 26	(2) The physician assistant holds a current license issued by the Board.				
20	 (2) The physician assistant holds a current neerise issued by the Board. (3) Repealed by Session Laws 2019-191, s. 35, effective October 1, 2019. 				
28	(4) The supervising physician has provided to the physician assistant written				
28 29	instructions about indications and contraindications for prescribing drugs and				
30	a written policy for periodic review by the physician of the drugs prescribed.				
31	This subdivision shall not apply to individuals who are practicing in a				
32	team-based setting under G.S. 90-9.3A.				
33	(5) A physician assistant shall personally consult with the supervising physician				
33 34	prior to prescribing a targeted controlled substance as defined in Article 5 of				
34 35					
35 36	this Chapter when all of the following conditions apply:				
30 37	a. The patient is being treated by a facility that primarily engages in the				
37	treatment of pain by prescribing narcotic medications.				
	b. The therapeutic use of the targeted controlled substance will or is				
39 40	expected to exceed a period of 30 days.				
40	When a targeted controlled substance prescribed in accordance with this subdivision is				
41	continuously prescribed to the same patient, the physician assistant shall consult with the				
42	supervising physician at least once every 90 days to verify that the prescription remains medically				
43	appropriate for the patient.				
44	(c) Physician assistants are authorized to compound and dispense drugs under the				
45	following conditions:				
46	(1) The function is performed under the supervision of a licensed				
47	pharmacist.physician.				
48	(2) Rules and regulations of the North Carolina Board of Pharmacy and all				
49	applicable State and federal laws governing this function compounding and				
50	dispensing are complied with.				
51	(3) The physician assistant holds a current license issued by the Board.				

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	(4) The physician assistant registers with the Board of Pharmacy.
2	(d) Physician assistants are authorized to order medications, tests and treatments in
;	hospitals, clinics, nursing homes, and other health facilities under the following conditions:
	(1) The North Carolina Medical Board has adopted regulations governing the
	approval of individual physician assistants to order medications, tests, and
	treatments with such limitations as the Board may determine to be in the best
	interest of patient health and safety.
	(2) The physician assistant holds a current license issued by the Board.
	(3) The If the physician assistant is subject to a supervisory arrangement, the
	supervising physician has provided to the physician assistant written
	instructions about ordering medications, tests, and treatments, and when
	appropriate, specific oral or written instructions for an individual patient, with
	provision for review by the physician of the order within a reasonable time, as
	determined by the Board, after the medication, test, or treatment is ordered.
	(4) The hospital or other health facility has adopted a written policy about
	ordering medications, tests, and treatments, including procedures for
	verification of the physician assistants' orders by nurses and other facility
	employees and such other procedures as are in the interest of patient health
	and safety.
	(e) Any prescription written by a physician assistant or order given by a physician assistant for medications, tests, or treatments shall be deemed to have been authorized by the
	physician approved by the Board as the supervisor of the physician assistant and the supervising
	physician approved by the board as the supervisor of the physician assistant and the supervising physician shall be responsible for authorizing the prescription or order. This subsection shall not
	apply to individuals who are practicing in a team-based setting under G.S. 90-9.3A who may
	prescribe, order, administer, and procure drugs and medical devices without physician authorization. Individuals who are practicing in a team based setting under G.S. 00.0.3 A may
	authorization. Individuals who are practicing in a team-based setting under G.S. 90-9.3A may also plan and initiate a therapeutic regimen that includes ordering and prescribing
	non-pharmacological interventions, including durable medical equipment, nutrition, blood, blood
	products, and diagnostic support services, including home health care, hospice, and physical and
	occupational therapy.
	(e1) Any medical certification completed by a physician assistant for a Physician assistants
	may authenticate any document, including death certificate shall be deemed to have been
	authorized by the physician approved by the Board as the supervisor of the physician assistant,
	and the supervising physician shall be responsible for authorizing the completion certificates with
	their signature, certification, stamp, verification, affidavit, or endorsement, if it may be so
	authenticated by the signature, certification, stamp, verification, affidavit, or endorsement of the
	medical certification, a physician.
	(e2) <u>Physician assistants shall not perform final interpretations of diagnostic imaging</u> studies. For purposes of this subsection, "diagnostic imaging" shall include computed
	tomography (CT), magnetic resonance imaging (MRI), nuclear medicine, positron emission
	tomography (PET), magnetic resonance imaging (WKr), nuclear medicine, position emission tomography (PET), mammography, and ultrasound services. Final interpretation shall be
	provided by a physician licensed under this Chapter. Notwithstanding any other provision of this Chapter, physician assistants conducting final intermetation of plain film radiographs shall be
	Chapter, physician assistants conducting final interpretation of plain film radiographs shall be supervised by a physician.
	(g) Any person who is licensed under G.S. 90-9.3 to perform medical acts, tasks, and
	functions as a physician assistant shall comply with each of the following:
	(1) Maintain a current and active license to practice in this State.
	 (1) Maintain a current and active license to practice in this state. (2) Maintain an active registration with the Board.
	 (2) Maintain an active registration with the Board. (3) Have File a current Intent to Practice form filed with the Board.Board or meet
	the requirements for team-based practice under G.S. 90-9.3A.
	me requirements for team-based practice under 0.5. 70-7.3A.

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SECTION 6.1.(g) G.S. 90-21.81(9) reads as rewritten:
"(9) Qualified technician. – A registered diagnostic medical sonographer who is
certified in obstetrics and gynecology by the American Registry for
Diagnostic Medical Sonography (ARDMS) (ARDMS), a physician assistant
with certification in obstetrical ultrasonography, or a nurse midwife or
advanced practice nurse practitioner in obstetrics with certification in
obstetrical ultrasonography."
SECTION 6.1.(h) G.S. 58-3-169 reads as rewritten:
"§ 58-3-169. Required coverage for minimum hospital stay following birth.
(a) Definitions. – As used in this section:
(d) "Attending providers" includes:
a. The obstetrician-gynecologists, pediatricians, family physicians, and
other physicians primarily responsible for the care of a mother and
newborn; and
b. The nurse midwives <u>midwives</u>, physician assistants, and nurse
practitioners primarily responsible for the care of a mother and her
newborn child in accordance with State licensure and certification
laws.
laws.
SECTION 6.1.(i) G.S. 110-91 reads as rewritten:
"§ 110-91. Mandatory standards for a license.
All child care facilities shall comply with all State laws and federal laws and local ordinances
that pertain to child health, safety, and welfare. Except as otherwise provided in this Article, the
standards in this section shall be complied with by all child care facilities. However, none of the
standards in this section shall be complete with by an ende care facilities. However, note of the standards in this section apply to the school-age children of the operator of a child care facility
but do apply to the preschool-age children of the operator. Children 13 years of age or older may
receive child care on a voluntary basis provided all applicable required standards are met. The
standards in this section, along with any other applicable State laws and federal laws or local
ordinances, shall be the required standards for the issuance of a license by the Secretary under
the policies and procedures of the Commission except that the Commission may, in its discretion,
adopt less stringent standards for the licensing of facilities which provide care on a temporary,
part-time, drop-in, seasonal, after-school or other than a full-time basis.
(1) Medical Care and Sanitation. – The Commission for Public Health shall adopt
rules which establish minimum sanitation standards for child care centers and
their personnel. The sanitation rules adopted by the Commission for Public
Health shall cover such matters as the cleanliness of floors, walls, ceilings,
storage spaces, utensils, and other facilities; adequacy of ventilation;
sanitation of water supply, lavatory facilities, toilet facilities, sewage disposal,
food protection facilities, bactericidal treatment of eating and drinking
utensils, and solid-waste storage and disposal; methods of food preparation
and serving; infectious disease control; sleeping facilities; and other items and
facilities as are necessary in the interest of the public health. The Commission
for Public Health shall allow child care centers to use domestic kitchen
equipment, provided appropriate temperature levels for heating, cooling, and
storing are maintained. Child care centers that fry foods shall use commercial
hoods. These rules shall be developed in consultation with the Department.
The Commission shall adopt rules for child care facilities to establish minimum requirements for child and staff health assessments and medical
minimum requirements for child and staff health assessments and medical
care procedures. These rules shall be developed in consultation with the
Department. Each child shall have a health assessment before being admitted

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1 2 3	or within 30 days following admission to a child care facili shall be done by: (i) a licensed physician, (ii) the physician who is currently approved by the North Carolina M	n's authorized agent
4 5	comparable certifying board in any state contiguous to No certified nurse practitioner, (iv) a licensed physician assi	
6	public health nurse meeting the Departments Standards	
7	Screening, Diagnosis, and Treatment Program. How	
8	assessment shall be required of any staff or child who	
9 10	normal health when the staff, or the child's parent, gua custodian objects in writing to a health assessment on religi	
11 12	conform to the teachings and practice of any recognized denomination.	0
12	Organizations that provide prepared meals to child ca	are centers only are
14	considered child care centers for purposes of complianc	
15 16	sanitation standards.	
17	SECTION 6.2. The North Carolina Medical Board shall adopt	pt permanent rules
18	necessary to implement the provisions of Section 6.1 of this Part.	
19	SECTION 6.3. Section 6.1 of this act becomes effective when	
20 21	Medical Board adopts the permanent rules required under Section 6.2 of this are whichever ecourts first. The North Coroline Medical Board shell potify the l	
21	whichever occurs first. The North Carolina Medical Board shall notify the when the rules required under Section 6.2 of this act have been adopted. The	
22	Part is effective when it becomes law.	e remainder of this
23 24	That is chective when it becomes law.	
25	PART VII. PHARMACISTS COLLABORATIVE PRACTICE	
26	SECTION 7.1.(a) G.S. 90-18(c)(3a) reads as rewritten:	
27	"(3a) The provision of drug therapy management by a licensed p	oharmacist engaged
28	in the practice of pharmacy pursuant to an agreement	that is physician,
29	pharmacist, patient, and disease specific when health of	
30	licensed pharmacist under a collaborative practice agree	
31	more physicians shall be performed in accordance wi	
32	developed by a joint subcommittee of the North Carolina	
33	the North Carolina Board of Pharmacy and approved by	
34 35	therapy management shall be defined as: (i) the i predetermined drug therapy which includes diagnosis and	-
36	by the patient's physician; (ii) modification of prescribed dr	1
37	forms, and dosage schedules; and (iii) ordering tests; (i), (i	
38	pursuant to an agreement that is physician, pharmacist, p	
39	specific. For the purposes of this subdivision, "health can	
40	medical tasks, acts, or functions authorized through a writ	
41	physician and delegated to a pharmacist for the purpose	of providing drug
42	therapy, disease, or population health management for pat	ients."
43	SECTION 7.1.(b) G.S. 90-18.4 reads as rewritten:	
44	"§ 90-18.4. Limitations on clinical pharmacist practitioners.	
45	(a) Any pharmacist who is approved under the provisions of G.S. 90-1	_
46	medical acts, tasks, and functions may use the title "clinical pharmacist pract	-
47 19	person who uses the title in any form or holds himself or herself out to be a	_
48 49	practitioner or to be so licensed shall be deemed to be in violation of this Art	
49 50	(b) Clinical pharmacist practitioners are authorized to implement p therapy, which includes diagnosis and product selection by the patient's	
50 51	prescribed drug dosages, dosage forms, and dosage schedules, and to ord	1.

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		ug therapy management agreement that is physicia	
2	disease specific	<u>by physicians to provide health care serv</u>	ices in accordance with
) and subsection (e) of this section under the follow	
	(1)	The North Carolina Medical Board and the North	
		have adopted rules developed by a joint subcomm	-
		of individual clinical pharmacist practitioners	
		management health care services with such li	1 0 10
		determine to be in the best interest of patient healt	
	(2)	The clinical pharmacist practitioner has current ap	-
	(3)	The North Carolina Medical Board has assigned	-
		the clinical pharmacist practitioner which is show	
		written by the clinical pharmacist practitioner.	
	(4)	The drug therapy management agreement prob	vibits the substitution of a
		chemically dissimilar drug product by the pl	
		prescribed by the physician without the explicit c	
		includes a policy for periodic review by the phys	1.
		pursuant to the agreement or changed with the con	-
	(c) Clinic	cal pharmacist practitioners in hospitals and other h	1 0
		macy and therapeutics committee or similar g	
	-	s formulary or other list of drugs to be utilized in	-
		followed when considering a drug for inclusion on th	
		ormulary drug for a patient may order medications a	
	conditions:		
	(1)	The North Carolina Medical Board and the North (Carolina Board of Pharmacy
		have adopted rules governing the approval of inc	5
		practitioners to order medications and tests with su	*
		determine to be in the best interest of patient healt	th and safety.
	(2)	The clinical pharmacist practitioner has current ap	proval from both Boards.
	(3)	The supervising physician has provided to the clin	ical pharmacist practitioner
		written instructions for ordering, changing, or sub	ostituting drugs, or ordering
		tests with provision for review of the order l	
		reasonable time, as determined by the Boards, after	er the medication or tests are
		ordered.	
	(4)	The hospital or health facility has adopted a writ	
		medical staff after consultation with nursing adr	
		ordering of medications and tests, including proce	
		clinical pharmacist practitioner's orders by nurses	• • •
		and such other procedures that are in the best in	terest of patient health and
		safety.	
	-	drug therapy order written by a clinical pharmaci	-
		ests medications, tests, or devices shall be deemed	
		proved by the Boards as the supervisor of the clinical	
		hysician shall be responsible for authorizing the pre-	-
		utional and group practices may implement a s	
		ctice agreement for the care of their patients. The i	
		policy for oversight, and the clinical pharmacist p	
	-	be evaluated by an appointed supervising physician.	
		registered nurse or <u>nurse</u>, licensed practical nurse	
		therapy therapy, laboratory test, or device order redications or tests is authorized to perform that order	
	-	every from a licensed physician.	ier in the same manner as n
	the order was rec	anven nom a nechscu physician.	

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1	(e) The	following requirements apply to clinical pharmacist prac	ctitioners and supervising
2	physicians enga	ging in collaborative practice:	
3	<u>(1)</u>	A clinical pharmacist practitioner shall have a	site-specific supervising
4		physician.	
5	<u>(2)</u>	The supervising physician shall conduct periodic rev	view and evaluation of the
6		health care services provided by the clinical pharma	
7	<u>(3)</u>	A physician may collaborate with any number	of clinical pharmacist
8		practitioners, but when acting as the supervisin	-
)		supervise as many clinical pharmacist practition	ners as the supervising
)		physician deems can be safely and effectively super-	vised.
	<u>(4)</u>	Health care services delegated by a supervising phy	sician, such as initiating,
		changing, or discontinuing drugs, or ordering tests	or devices, to assist with
		drug therapy, disease, or population health managen	nent, must be included in
		the written agreement between the supervising ph	nysician and the clinical
		pharmacist practitioner.	
	<u>(5)</u>	A supervising physician may include a "statement	of authorization" in the
		written agreement to allow the clinical pharmacist pra	actitioner to conduct drug
		substitutions within the same therapeutic class or for	or biosimilar medications
		based upon the health plan's drug formulary for	a patient. The clinical
		pharmacist practitioner shall document and notify t	the patient's physician of
		any substitutions made.	
	<u>(6)</u>	Supervising physicians may add other advanced pra	
		supervise to their collaborative practice agreement v	-
		practitioner. The evaluation and supervision of	■
	·	practitioner shall remain with the supervising physic	
		health care setting location for the provision of health ca	
	_	titioner may be fully or partially embedded for a site-spe	-
	location shall be determined by the supervising physician and included in the site-specific		
		actice agreement."	
		TION 7.1.(c) G.S. 90-85.3(b2) reads as rewritten:	
	. ,	nical pharmacist practitioner" means a licensed pha	
	-	criteria for such title established by the joint subcommit	
	Medical Board and the North Carolina Board of Pharmacy and is authorized to enter into perform medical acts, tasks, and functions for drug therapy therapy, disease, or population health		
		reements with physicians in accordance with the provis	* *
	0 0	TION 7.2.(a) Part 7 of Article 50 of Chapter 58 of	
		ling a new section to read:	i une Oenerai Statutes is
	•	Pharmacist credentialing.	
		fering a health benefit plan that delegates crede	entialing agreements or
		r pharmacists licensed under Article 4A of Chapter 90 of	
	•	s of another state to a contracted healthcare facility shall	-
		sts employed by, or contracted with, those healthcare fa	· · ·
		TION 7.2.(b) Article 3 of Chapter 58 of the General	
	adding a new se	· · ·	
	U	ealthcare services provided by pharmacists.	
		following definitions apply in this section:	
	$\overline{(1)}$	Healthcare services. – Any of the following health	or medical procedures or
	<u></u>	services rendered by a healthcare provider:	
		a. <u>Testing, diagnosis, or treatment of a health</u>	condition, illness, injury,
		or disease. This includes testing, diagnosis, o	
		pharmacist acting within the pharmacist's sco	ope of practice.

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1		b. Dispensing of drugs, medical devices, medical appl	liances, or medical
2		goods for the treatment of a health condition, illness.	
3		c. Administration of a vaccine or medication.	
4	<u>(2)</u>	Pharmacist. – An individual licensed to practice pharmacy	under Article 4A
5	<u>1</u>	of Chapter 90 of the General Statutes or the relevant laws of	
6	(b) A heal	th benefit plan offered by an insurer in this State shall cover l	
7		armacist if all of the following conditions are met:	iouniouro services
8	<u>(1)</u>	The service or procedure was performed within the pha	rmacist's licensed
9		lawful scope of practice.	<u>Indense s neensed</u>
10	(2)	The health benefit plan would have covered the service	if the service or
11		procedure had been performed by another healthcare provide	
12	(c) The pa	articipation of a pharmacy in a drug benefit provider network	
13	· · · · ·	atisfy any requirement that insurers offering health bend	
14	-	edical benefit provider networks."	-
15	-	TON 7.2.(c) G.S. 58-56-26 is amended by adding a new sub	osection to read:
16		thstanding any provision of this Article to the contrary, all rec	
17		of prescription drugs and pharmacy services under this Cha	
18		ans are applicable to a third-party administrator in the sa	
19	applicable to an in		
20		TION 7.2.(d) Article 56A of Chapter 58 of the General Statu	ites is amended by
21	adding a new sect	=	
22	" <u>§ 58-56А-55. Н</u>	ealth benefit plan requirements applicable.	
23	All requireme	nts relating to the coverage of prescription drugs and pharm	acy services under
24	this Chapter appli	icable to health benefit plans are applicable to a pharmacy be	enefits manager in
25	the same way they are applicable to an insurer."		
26		TON 7.2.(e) This section becomes effective October 1, 20	25, and applies to
27	contracts entered	into, renewed, or amended on or after that date.	
28		TON 7.3.(a) The North Carolina Medical Board and the North	
29	• •	adopt temporary rules to implement the provisions of this P	art.
30		TON 7.3.(b) This section is effective when it becomes law.	
31		TON 7.4. Except as otherwise provided, this Part becomes	effective October
32	1, 2025.		
33			
34		LEVIATE THE DANGERS OF SURGICAL SMOKE	
35		TON 8.(a) Part 2 of Article 5 of Chapter 131E of the C	Seneral Statutes is
36	•	ng a new section to read:	
37		ospital standards for surgical smoke evacuation.	
38		tions. – The following definitions apply in this section:	1
39	<u>(1)</u>	<u>Smoke evacuation/filtering system. – Stand-alone, portab</u>	
40		effectively captures, filters, and eliminates surgical smoke a	
41		before the smoke makes contact with the eyes or res	-
42		occupants in the room. This equipment is not required to be	<u>interconnected to</u>
43 44	(2)	the hospital surgical ventilation or medical gas system.	an analy a substitute
44 45	<u>(2)</u>	<u>Surgical smoke. – The gaseous by-product produced by</u>	
43 46		devices, including surgical plume, smoke plume, bio-aerosc airborne contaminants, or lung-damaging dust.	ns, laser-generated
40 47	(b) Each b		oligios that require
47 48		nospital licensed under this Part shall adopt and implement part evacuation/filtering system during any surgical procedure	
40 49	generate surgical		ie mai is likely io
49 50	• •	se Action. – The Department of Health and Human Services	s may take adverse
50 51		ospital under G.S. 131E-78 for a violation of this section."	may take adverse
51	action against a ll		

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	SEC	FION 8.(b) Part 4 of Article 6 of Chapter 131	E of the General Statutes is
amende	d by add	ng a new section to read:	
"§ 131F	E-147.2.	Ambulatory surgical facility standards for surg	ical smoke evacuation.
<u>(a)</u>		itions. – The following definitions apply in this se	
<u>,,,,,</u>	(1)	Smoke evacuation/filtering system. – Equipme	
	<u> </u>	filters, and eliminates surgical smoke at the site	• 1
		makes contact with the eyes or the respiratory tra	
		This equipment is not required to be interconnect	-
		ventilation or medical gas system.	eu to the uniounatory surgroup
	<u>(2)</u>	Surgical smoke. – The gaseous by-product pro	duced by energy-generating
	<u> </u>	devices, including surgical plume, smoke plume,	
		airborne contaminants, or lung-damaging dust.	<u></u>
(b)	Each	ambulatory surgical facility licensed under this Pa	rt shall adopt and implement
		ire the use of a smoke evacuation/filtering system of	
-	-	enerate surgical smoke.	annig any surgroup procedure
(c)	• •	rse Action. – The Department of Health and Huma	an Services may take adverse
<u> </u>		ambulatory surgical facility under G.S. 131E-148 f	-
uotion u		FION 8.(c) This Part becomes effective January 1	
			, 2020.
PART	IX C	OMMUNITY COLLEGE BEHAVIORAL I	HEALTH WORKFORCE
	NCEME		
		FION 9.1.(a) Definitions. – For the purposes	of this act the following
definiti	ons apply		of and act, the following
uermitit	(1)	Associate Professional (AP). – As defined in 10.	A NCAC 27G 0104(1)
	(1) (2)	Commission. – Commission for Mental Health,	
	(2)	and Substance Abuse Services.	Developmental Disabilities,
	(3)	Qualified Professional. – As defined in 10A NC.	AC 27G 0104(21)
	(4)	Qualified Substance Abuse Prevention Profession	
	(+)	in 10A NCAC 27G .0104(22).	
	(5)	Staff Definitions Rule. – 10A NCAC 27G .0104	(Staff Definitions)
	. ,	FION 9.1.(b) Staff Definitions Rule. – Until the	· /
nerman		hat the Commission is required to adopt pursuant to	
-		shall implement the Staff Definitions Rule as pro-	
	his section		vided in subsections (c) and
(u) 01 u		FION 9.1.(c) Implementation. – With respect to	the definitions of "Associate
Profess		P)," "Qualified Professional," and "Qualified S	
		APP)," the Staff Definitions Rule shall be implemented by	
		n for each term, in addition to current qualified	
respecti		in for each term, in addition to current quantity	cations, for each definition,
respecti	•	Associate Professional (AP). – May be a gradu	usta of a community college
	(1)	with an associate degree in a human services field	
		experience with the population served.	iu with less than two years of
	(2)	Qualified Professional. – May be a graduate of a	a community college with an
	(2)	associate degree in a human services field and	
		pre- or post-associate degree accumulated	-
		· · · ·	-
		developmental disabilities, and substance abuse	services experience with the
	(2)	population served. Qualified Substance, Abuse Provention Professional	ional (OSADD) May be a
	(3)	Qualified Substance Abuse Prevention Profess	
		graduate of a community college with an ass	-
		services field and has two years of full-time or	
		accumulated supervised experience in addictions	s and recovery prevention.

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1 2	SECTION 9.1.(d) Additional Implementation. – With respect to the definition of "Qualified Substance Abuse Prevention Professional (QSAPP)," the Staff Definitions Rule shall			
3 4	be implemented to provide for accumulated supervised experience in substance abuse prevention prior to the completion of a bachelor's degree to qualify for each pathway under 10A NCAC 27G			
5	.0104(22)a. through d.			
6	SECTION 9.1.(e) Additional Rulemaking Authority. – The Commission shall adopt			
7 8	a rule to amend the Staff Definitions Rule consistent with subsections (c) and (d) of this section. Notwithstanding G.S. 150B-19(4), the rule adopted by the Commission pursuant to this section			
9	shall be substantively identical to the provisions of subsections (c) and (d) of this section. Rules			
10	adopted pursuant to this section are not subject to Part 3 of Article 2A of Chapter 150B of the			
11	General Statutes. Rules adopted pursuant to this section shall become effective as provided in			
12	G.S. 150B-21.3(b1), as though 10 or more written objections had been received as provided in			
13	G.S. 150B-21.3(b2).			
14	SECTION 9.1.(f) Conforming Rule Changes. – The Commission shall amend any			
15	additional rules under Subchapter 27G of Title 10A of the North Carolina Administrative Code			
16	prior to submission to the Rules Review Commission, necessary to implement the provisions of			
17	this act.			
18	SECTION 9.1.(g) Sunset. – This section expires when permanent rules adopted as			
19 20	required by subsection (d) of this section become effective.			
20	SECTION 9.2. This Part is effective when it becomes law.			
21 22	PART X. MARRIAGE AND FAMILY THERAPY LICENSURE REFORMS			
22				
23 24	SECTION 10.(a) G.S. 90-270.56 reads as rewritten: "§ 90-270.56. Reciprocal licenses.			
25	The Board may shall issue a license as a marriage and family therapist or a marriage and			
26	family therapy associate by reciprocity to any person who applies for the license as prescribed			
27	by the Board and who at all times during the application process:			
28	(1) Has been licensed <u>and actively practicing</u> for five at least two continuous years			
29	and is currently licensed as a marriage and family therapist or marriage and			
30	family therapy associate in another state.			
31	(2) Has an unrestricted license in good standing in the other state.			
32	(3) Has no unresolved complaints in any jurisdiction.			
33	(4) Has passed the National Marriage and Family Therapy			
34	examination.examination or the clinical examination required by the licensing			
35	board that regulates marriage and family therapy in the State of California."			
36	SECTION 10.(b) G.S. 90-270.63 reads as rewritten:			
37	"§ 90-270.63. Criminal history record checks of applicants for licensure as a marriage and			
38	family therapist and a marriage and family therapy associate.			
39 40	(a) Definitions. – The following definitions shall apply in this section:			
40 41	(1) Applicant. – A person applying for licensure as a licensed marriage and family therapy associate pursuant to G.S. 90-270.54A or licensed marriage and			
42	family therapist pursuant to G.S. 90-270.54A of family therapist pursuant to G.S. 90-270.54.G.S. 90-270.54 or			
43	<u>G.S. 90-270.56.</u>			
44	"			
45	SECTION 10.(c) The North Carolina Marriage and Family Therapy Licensure			
46	Board may adopt rules to implement the provisions of this act.			
47	SECTION 10.(d) This Part becomes effective October 1, 2025, and applies to			
48	applications for licensure on or after that date.			
49				

4950 PART XI. EFFECTIVE DATE

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1SECTION 11. Except as otherwise provided, this act is effective when it becomes2law.