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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION S

S.F. No. 1572

(SENATE AUTHORS: ABELER, Hoffman, Kupec, Utke and Carlson)					
DATE	D-PG	OFFICIAL STATUS			
02/13/2023	799	Introduction and first reading			
		Referred to Health and Human Services			
03/01/2023	1205	Author added Carlson			

1.1	A bill for an act
1.2 1.3	relating to health care; establishing the occupational therapist licensure compact; proposing coding for new law in Minnesota Statutes, chapter 148.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [148.645] OCCUPATIONAL THERAPY LICENSURE COMPACT.
1.6	ARTICLE 1. PURPOSE
1.7	The purpose of this compact is to facilitate interstate practice of occupational therapy
1.8	with the goal of improving public access to occupational therapy services. The practice of
1.9	occupational therapy occurs in the state where the patient or client is located at the time of
1.10	the patient or client encounter. The compact preserves the regulatory authority of states to
1.11	protect public health and safety through the current system of state licensure.
1.12	This compact is designed to achieve the following objectives:
1.13	(A) increase public access to occupational therapy services by providing for the mutual
1.14	recognition of other member state licenses;
1.15	(B) enhance the states' ability to protect the public's health and safety;
1.16	(C) encourage the cooperation of member states in regulating multistate occupational
1.17	therapy practice;
1.18	(D) support spouses of relocating military members;
1.19	(E) enhance the exchange of licensure, investigative, and disciplinary information
1.20	between member states;

2.1	(F) allow a remote state to hold a provider of services with a compact privilege in that
2.2	state accountable to that state's practice standards; and
2.3	(G) facilitate the use of telehealth technology in order to increase access to occupational
2.4	therapy services.
2.5	ARTICLE 2. DEFINITIONS
2.6	As used in this compact, and except as otherwise provided, the following definitions
2.7	shall apply:
2.8	(A) "Active duty military" means full-time duty status in the active uniformed service
2.9	of the United States, including members of the National Guard and Reserve on active duty
2.10	orders pursuant to United States Code, title 10, sections 1209 and 1211.
2.11	(B) "Adverse action" means any administrative, civil, equitable, or criminal action
2.12	permitted by a state's laws which is imposed by a licensing board or other authority against
2.13	an occupational therapist or occupational therapy assistant, including actions against an
2.14	individual's license or compact privilege such as censure, revocation, suspension, probation,
2.15	monitoring of the licensee, or restriction on the licensee's practice.
2.16	(C) "Alternative program" means a nondisciplinary monitoring process approved by an
2.17	occupational therapy licensing board.
2.18	(D) "Compact privilege" means the authorization, which is equivalent to a license,
2.19	granted by a remote state to allow a licensee from another member state to practice as an
2.20	occupational therapist or practice as an occupational therapy assistant in the remote state
2.21	under its laws and rules. The practice of occupational therapy occurs in the member state
2.22	where the patient or client is located at the time of the patient or client encounter.
2.23	(E) "Continuing competence" or "continuing education" means a requirement, as a
2.24	condition of license renewal, to provide evidence of participation in, or completion of,
2.25	educational and professional activities relevant to practice or area of work.
2.26	(F) "Current significant investigative information" means investigative information that
2.27	a licensing board, after an inquiry or investigation that includes notification and an
2.28	opportunity for the occupational therapist or occupational therapy assistant to respond, if
2.29	required by state law, has reason to believe is not groundless and, if proven true, would
2.30	indicate more than a minor infraction.
2.31	(G) "Data system" means a repository of information about licensees, including but not
2.32	limited to license status, investigative information, compact privileges, and adverse actions.

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3.1	(H) "Encumbe	ered license" n	neans a license ir	which an adverse action 1	estricts the
3.2	<u>~ </u>			or said adverse action has b	
3.3	the National Prac	titioners Data	Bank (NPDB).		
3.4	(I) "Executive	committee" n	neans a group of	directors elected or appoir	ited to act on
3.5			č	by, the commission.	
3.6	(J) "Home stat	te" means the r	nember state that	is the licensee's primary sta	ate of residence.
3.7	(K) "Impaired	practitioner" r	neans an individu	al whose professional prac	tice is adversely
3.8	affected by substa	ance abuse, ad	diction, or other	health-related conditions.	
3.9	(L) "Investiga	tive informati	on" means inforn	nation, records, or docume	nts received or
3.10	<u> </u>			poard pursuant to an invest	
3.11	(M) "Jurispru	dence requirer	nent" means the	assessment of an individua	ll's knowledge
3.12	<u> </u>	•		ccupational therapy in a st	
3.13	(N) "Licensee	" means an inc	lividual who curr	ently holds an authorizatio	n from the state
3.14	<u>~ </u>			occupational therapy assist	
		•	•		
3.15	5			acted the compact.	
3.16	<u>``</u>	•	' means an indivi	dual who is licensed by a s	state to practice
3.17	occupational ther	apy.			
3.18	(Q) "Occupati	onal therapy a	assistant" means a	an individual who is licens	ed by a state to
3.19	assist in the pract	ice of occupat	ional therapy.		
3.20	(R) "Occupati	onal therapy,"	"occupational th	erapy practice," and "the p	practice of
3.21	occupational ther	apy" mean the	e care and service	s provided by an occupation	onal therapist or
3.22	an occupational th	nerapy assistar	nt as set forth in t	he member state's statutes a	and regulations.
3.23	(S) "Occupati	onal therapy c	ompact commiss	ion" or "commission" mea	ns the national
3.24	administrative bo	dy whose men	nbership consists	of all states that have enact	ed the compact.
3.25	(T) "Occupati	onal therapy li	icensing board" c	r "licensing board" means	the agency of a
3.26	state that is autho	rized to licens	e and regulate oc	cupational therapists and o	occupational
3.27	therapy assistants	<u>.</u>			
3.28	(U) "Primary s	state of resider	nce" means the sta	ate, also known as the home	e state, in which
3.29	an occupational the	herapist or occ	cupational therap	y assistant who is not activ	e duty military
3.30	declares a primary	residence for	legal purposes as	verified by driver's license	, federal income
3.31	tax return, lease,	deed, mortgag	e, or voter registr	ration or other verifying do	ocumentation as
3.32	further defined by	y commission	rules.		

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4.1	<u>(V)</u> "Rer	note state" means	a member state othe	er than the home state wl	here a licensee is
4.2	exercising o	r seeking to exerci	ise the compact priv	vilege.	
4.3	<u>(</u> W) "Ru	le" means a regula	tion promulgated b	by the commission that h	as the force of
4.4	law.				
4.5	<u>(X)</u> "Stat	te" means any state	e, commonwealth, o	district, or territory of the	e United States
4.6	of America	that regulates the p	practice of occupati	onal therapy.	
4.7	<u>(Y) "Sin</u>	gle-state license" r	neans an occupatio	nal therapist or occupation	onal therapy
4.8	assistant lice	ense issued by a m	ember state that au	thorizes practice only wi	thin the issuing
4.9	state and do	es not include a co	ompact privilege in	any other member state.	
4.10	<u>(Z) "Tele</u>	chealth" means the	application of tele	communication technolo	egy to deliver
4.11	occupationa	l therapy services	for assessment, inte	ervention, or consultation	<u>1.</u>
4.12		ARTICLE 3. ST	ATE PARTICIPAT	FION IN THE COMPA	<u>ACT</u>
4.13	<u>(A) To p</u>	articipate in the co	ompact, a member s	tate shall:	
4.14	<u>(1) licen</u>	se occupational the	erapists and occupa	tional therapy assistants	2
4.15	<u>(2)</u> partic	cipate fully in the c	commission's data s	system, including but not	t limited to using
4.16	the commiss	sion's unique ident	ifier as defined in r	ules of the commission;	
4.17	(3) have	a mechanism in pla	ace for receiving and	l investigating complaints	s about licensees;
4.18	<u>(4) notif</u>	y the commission,	in compliance with	the terms of the compa	ct and rules, of
4.19	any adverse	action or the avail	ability of investiga	tive information regarding	ng a licensee;
4.20	<u>(5) imple</u>	ement or utilize pro	ocedures for consid	lering the criminal histor	y records of
4.21	applicants for	or an initial compa	ct privilege. These	procedures shall include	the submission
4.22	of fingerprin	ts or other biometri	c-based information	n by applicants for the pur	pose of obtaining
4.23	an applicant	's criminal history	record information	from the Federal Bureau	of Investigation
4.24	and the ager	ncy responsible for	retaining that state	s criminal records;	
4.25	<u>(i) A me</u>	mber state shall, w	vithin a time frame	established by the comm	iission, require a
4.26	criminal bac	kground check for	a licensee seeking of	or applying for a compact	t privilege whose
4.27	primary state	e of residence is the	at member state by r	eceiving the results of the	e Federal Bureau
4.28	of Investiga	tion criminal recor	d search, and shall	use the results in making	g licensure
4.29	decisions.				
4.30	(ii) Com	munication betwee	en a member state, th	ne commission, and amor	ng member states
4.31	regarding th	e verification of el	ligibility for licensu	ire through the compact	shall not include

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5.1	any information	n received from the	e Federal Bureau of Inv	vestigation relating to	o a federal
5.2	criminal records	s check performed	by a member state un	der Public Law 92-54	14;
5.3	(6) comply v	with the rules of th	ne commission;		
5.4	(7) utilize on	lly a recognized na	tional examination as a	requirement for licen	sure pursuant
5.5	to the rules of the	he commission; an	<u>ıd</u>		
5.6	(8) have con	tinuing competen	ce or education require	ments as a condition	for license
5.7	renewal.				
5.8	(B) A memb	per state shall gran	t the compact privilege	e to a licensee holding	g a valid
5.9	unencumbered	license in another 1	member state in accord	ance with the terms of	f the compact
5.10	and rules.				
5.11	(C) Member	states may charge	e a fee for granting a co	ompact privilege.	
5.12	(D) A memb	er state shall provi	de for the state's delegat	te to attend all occupat	tional therapy
5.13	compact comm	ission meetings.			
5.14	(E) Individu	als not residing in	a member state shall c	continue to be able to	apply for a
5.15	member state's	single-state license	e as provided under the	e laws of each member	er state.
5.16	However, the si	ngle-state license	granted to these individ	duals shall not be rec	ognized as
5.17	granting the cor	npact privilege in	any other member stat	<u>e.</u>	
5.18	(F) Nothing	in this compact sh	all affect the requirement	ents established by a	member state
5.19	for the issuance	of a single-state l	icense.		
5.20		ARTICL	E 4. COMPACT PRI	VILEGE	
5.21	(A) To exerc	cise the compact p	rivilege under the term	is and provisions of t	he compact,
5.22	the licensee sha	<u>11:</u>			
5.23	<u>(1) hold a lie</u>	cense in the home	state;		
5.24	(2) have a va	alid United States	Social Security numbe	r or national practitic	oner
5.25	identification m	umber;			
5.26	(3) have no	encumbrance on a	ny state license;		
5.27	(4) be eligib	le for a compact p	rivilege in any membe	r state in accordance	with Article
5.28	<u>4(D), (F), (G), a</u>	and (H);			
5.29	(5) have paid	d all fines and com	pleted all requirements	s resulting from any a	dverse action
5.30	against any lice	nse or compact pri	ivilege, and two years l	nave elapsed from the	e date of such
5.31	completion;				

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6.1	(6) notify	the commission t	that the licensee is	seeking the compact priv	vilege within a
6.2	remote state c	or states;			
6.3	<u>(</u> 7) pay an	y applicable fees	, including any sta	te fee, for the compact p	ivilege;
6.4	<u>(8)</u> comple	ete a criminal bac	ekground check in	accordance with Article	3(A)(5). The
6.5	licensee shall	be responsible for	or the payment of a	any fee associated with th	e completion of
6.6	a criminal bac	kground check;			
6.7	<u>(9) meet a</u>	ny jurisprudence	requirements esta	blished by the remote sta	te or states in
6.8	which the lice	ensee is seeking a	compact privilege	e; and	
6.9	<u>(10)</u> repor	t to the commissi	on adverse action	taken by any nonmember	r state within 30
6.10	days from the	date the adverse	action is taken.		
6.11	(B) The co	ompact privilege	is valid until the e	xpiration date of the hom	e state license.
6.12	The licensee 1	must comply witl	n the requirements	of Article 4(A) to mainta	ain the compact
6.13	privilege in th	e remote state.			
6.14	(C) A lice	nsee providing o	ccupational therap	y in a remote state under	the compact
6.15	privilege shal	l function within	the laws and regu	lations of the remote state	<u>).</u>
6.16	(D) Occup	pational therapy a	ssistants practicin	g in a remote state shall b	e supervised by
6.17	an occupation	al therapist licen	sed or holding a co	ompact privilege in that r	emote state.
6.18	(E) A licer	nsee providing of	ccupational therap	y in a remote state is subj	ect to that state's
6.19	regulatory aut	thority. A remote	state may, in acco	rdance with due process	and that state's
6.20	laws, remove	a licensee's comp	pact privilege in the	e remote state for a specif	c period of time,
6.21	impose fines,	or take any other	r necessary actions	to protect the health and	safety of its
6.22	citizens. The l	icensee may be in	neligible for a com	pact privilege in any state	until the specific
6.23	time for remo	val has passed ar	nd all fines are paid	<u>d.</u>	
6.24	<u>(F) If a ho</u>	me state license	is encumbered, the	licensee shall lose the co	mpact privilege
6.25	in any remote	state until the fo	llowing occur:		
6.26	(1) the hore	me state license i	s no longer encum	bered; and	
6.27	<u>(2) two ye</u>	ars have elapsed	from the date on v	which the home state lice	nse is no longer
6.28	encumbered i	n accordance wit	h Article 4(F)(1).		
6.29	(G) Once	an encumbered li	cense in the home	state is restored to good	standing, the
6.30	licensee must	meet the require	ments of Article 4	(A) to obtain a compact p	privilege in any
6.31	remote state.				

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7.1	(H) If a lic	ensee's compact	privilege in any re	emote state is removed, th	e individual may
7.2	<u> </u>			tate until the following oc	
7.3	(1) the spe	cific period of tir	ne for which the c	ompact privilege was rem	noved has ended;
7.4	(2) all fine	es have been paid	and all condition	s have been met:	
	<u> </u>	•			$a = A = \frac{1}{2} \frac{1}$
7.5 7.6	(3) two years and (2); and	ars nave elapsed i	rom the date of co	ompleting requirements fo	$\frac{1}{1}$
7.7		· · · ·	•	e commission and the com	ipact data system
7.8		reflect reinstatem			
7.9		^	C i	mote state is removed due	e to an erroneous
7.10	charge, privile	eges shall be rest	ored through the c	compact data system.	
7.11	(J) Once the	ne requirements of	of Article 4(H) ha	ve been met, the licensee	must meet the
7.12	requirements	in Article 4(A) to	o obtain a compac	t privilege in a remote sta	te.
7.13	ARTICLE	5. OBTAINING	G A NEW HOMI	E STATE LICENSE BY	VIRTUE OF
7.14			COMPACT PR	IVILEGE	
7.15	(A) An oc	cupational therap	ist or occupationa	al therapy assistant may h	old a home state
7.16	license, which	allows for comp	pact privileges in 1	member states, in only on	e member state
7.17	at a time.				
7.18	<u>(B)</u> If an o	ccupational thera	pist or occupation	nal therapy assistant chang	ges their primary
7.19	state of reside	nce by moving b	etween two mem	per states:	
7.20	<u>(1) the occ</u>	cupational therapi	ist or occupationa	l therapy assistant shall fi	le an application
7.21	for obtaining	a new home state	license by virtue	of a compact privilege, p	ay all applicable
7.22	fees, and notif	ty the current and	new home state in	n accordance with applicat	ble rules adopted
7.23	by the commi	ssion;			
7.24	(2) upon re	eceipt of an appli	cation for obtaini	ng a new home state licen	ise by virtue of
7.25	compact privi	lege, the new hor	me state shall veri	fy that the occupational the	herapist or
7.26	occupational t	therapy assistant	meets the pertiner	nt criteria outlined in Arti	cle 4 via the data
7.27	system, witho	ut need for prima	ary source verifica	tion except for:	
7.28	(i) an FBI	fingerprint-based	l criminal backgro	ound check if not previou	sly performed or
7.29	updated pursu	ant to applicable	rules adopted by	the commission in accord	ance with Public
7.30	Law 92-544;				
7.31	(ii) other c	riminal backgrou	and checks as requ	uired by the new home sta	ate; and

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8.1	<u>(iii)</u> subi	mission of any req	uisite jurisprudenc	e requirements of the new	v home state;
8.2	(3) the f	ormer home state s	shall convert the fo	rmer home state license i	into a compact
8.3	privilege on	ce the new home	state has activated	the new home state licens	se in accordance
8.4	with applica	able rules adopted	by the commission	· · · · ·	
8.5	(4) notw	ithstanding any ot	her provision of thi	s compact, if the occupat	ional therapist or
8.6	occupationa	l therapy assistant	cannot meet the cri	teria in Article 4, the new	home state shall
8.7	apply its rec	juirements for issu	ing a new single-s	tate license; and	
8.8	(5) the o	ccupational therapi	st or the occupatior	al therapy assistant shall	pay all applicable
8.9	fees to the r	new home state in	order to be issued a	new home state license.	
8.10	(C) If an	occupational ther	apist or occupation	al therapy assistant chan	ges their primary
8.11				e to a nonmember state,	
8.12				ria shall apply for issuance	
8.13		e new state.			
8.14	(D) Notl	ning in this compac	ct shall interfere wi	th a licensee's ability to h	old a single-state
8.15	license in m	ultiple states; how	vever, for the purpo	ses of this compact, a lic	ensee shall have
8.16	only one ho	me state license.			
8.17	(E) Noth	ing in this compac	et shall affect the re	quirements established b	y a member state
8.18	for the issua	ance of a single-sta	te license.		
8.19	ARTICL	E 6. ACTIVE DU	TY MILITARY	PERSONNEL OR THE	IR SPOUSES
8.20	Active d	uty military person	nnel, or their spous	es, shall designate a hom	e state where the
8.21	individual h	as a current licens	e in good standing.	The individual may reta	in the home state
8.22	designation	during the period th	ne service member i	s on active duty. Subseque	ent to designating
8.23	a home state	e, the individual sh	all only change the	eir home state through ap	plication for
8.24	licensure in	the new state or the	rough the process	described in Article 5.	
8.25		AR	FICLE 7. ADVER	SE ACTIONS	
8.26	(A) A ho	ome state shall hav	e exclusive power	to impose adverse action	i against an
8.27	occupationa	l therapist's or occ	upational therapy a	ssistant's license issued b	y the home state.
8.28	<u>(B)</u> In ac	ldition to the other	powers conferred	by state law, a remote sta	ate shall have the
8.29	authority, in	accordance with	existing state due p	rocess law, to:	
8.30	(1) take	adverse action aga	inst an occupation	al therapist's or occupation	onal therapy
8.31	assistant's c	ompact privilege v	within that member	state; and	

9.1	(2) issue subpoenas for both hearings and investigations that require the attendance and
9.2	testimony of witnesses as well as the production of evidence. Subpoenas issued by a licensing
9.3	board in a member state for the attendance and testimony of witnesses or the production of
9.4	evidence from another member state shall be enforced in the latter state by any court of
9.5	competent jurisdiction, according to the practice and procedure of that court applicable to
9.6	subpoenas issued in proceedings pending before that court. The issuing authority shall pay
9.7	any witness fees, travel expenses, mileage, and other fees required by the service statutes
9.8	of the state in which the witnesses or evidence are located.
9.9	(C) For purposes of taking adverse action, the home state shall give the same priority
9.10	and effect to reported conduct received from a member state as it would if the conduct had
9.11	occurred within the home state. In so doing, the home state shall apply its own state laws
9.12	to determine appropriate action.
9.13	(D) The home state shall complete any pending investigations of an occupational therapist
9.14	or occupational therapy assistant who changes their primary state of residence during the
9.15	course of the investigations. The home state, where the investigations were initiated, shall
9.16	also have the authority to take appropriate action and shall promptly report the conclusions
9.17	of the investigations to the compact commission data system. The occupational therapy
9.18	compact commission data system administrator shall promptly notify the new home state
9.19	of any adverse actions.
9.20	(E) A member state, if otherwise permitted by state law, may recover from the affected
9.21	occupational therapist or occupational therapy assistant the costs of investigations and
9.22	disposition of cases resulting from any adverse action taken against that occupational
9.23	therapist or occupational therapy assistant.
9.24	(F) A member state may take adverse action based on the factual findings of the remote
9.25	state, provided that the member state follows its own procedures for taking the adverse
9.26	action.
9.27	(G) Joint Investigations:
9.28	(1) In addition to the authority granted to a member state by its respective state
9.29	occupational therapy laws and regulations or other applicable state law, any member state
9.30	may participate with other member states in joint investigations of licensees.
9.31	(2) Member states shall share any investigative, litigation, or compliance materials in
9.32	furtherance of any joint or individual investigation initiated under the compact.

10.1	(H) If an adverse action is taken by the home state against an occupational therapist's
10.2	or occupational therapy assistant's license, the occupational therapist's or occupational
10.3	therapy assistant's compact privilege in all other member states shall be deactivated until
10.4	all encumbrances have been removed from the state license. All home state disciplinary
10.5	orders that impose adverse action against an occupational therapist's or occupational therapy
10.6	assistant's license shall include a statement that the occupational therapist's or occupational
10.7	therapy assistant's compact privilege is deactivated in all member states during the pendency
10.8	of the order.
10.9	(I) If a member state takes adverse action, the member state shall promptly notify the
10.10	administrator of the data system. The administrator of the data system shall promptly notify
10.11	the home state of any adverse actions by remote states.
10.12	(J) Nothing in this compact shall override a member state's decision that participation
10.13	in an alternative program may be used in lieu of adverse action.
10.14	ARTICLE 8. ESTABLISHMENT OF THE OCCUPATIONAL THERAPY COMPACT
10.15	COMMISSION.
10.16	(A) The compact member states hereby create and establish a joint public agency known
10.17	as the occupational therapy compact commission:
10.18	(1) The commission is an instrumentality of the compact states.
10.19	(2) Venue is proper and judicial proceedings by or against the commission shall be
10.20	brought solely and exclusively in a court of competent jurisdiction where the principal office
10.21	of the commission is located. The commission may waive venue and jurisdictional defenses
10.22	to the extent it adopts or consents to participate in alternative dispute resolution proceedings.
10.23	(3) Nothing in this compact shall be construed to be a waiver of sovereign immunity.
10.24	(B) Membership, Voting, and Meetings:
10.25	(1) Each member state shall have and be limited to one delegate selected by that member
10.26	state's licensing board.
10.27	(2) The delegate shall be either:
10.28	(i) a current member of the licensing board who is an occupational therapist, occupational
10.29	therapy assistant, or public member; or
10.30	(ii) an administrator of the licensing board.
10.31	(3) Any delegate may be removed or suspended from office as provided by the law of
10.32	the state from which the delegate is appointed.

Section 1.

11.1(4) The member state board shall fill any vacancy occurring in the commission within11.290 days.11.3(5) Each delegate shall be entitled to one vote with regard to the promulgation of rules11.4and creation of bylaws and shall otherwise have an opportunity to participate in the busines11.5and affairs of the commission. A delegate shall vote in person or by such other means as11.6provided in the bylaws. The bylaws may provide for delegates' participation in meetings11.7by telephone or other means of communication.11.8(6) The commission shall meet at least once during each calendar year. Additional11.9meetings shall be held as set forth in the bylaws.11.10(7) The commission shall establish by rule a term of office for delegates.11.11(1) establish a code of ethics for the commission;11.12(1) establish a code of ethics for the commission;11.13(2) establish bylaws;11.14(3) establish bylaws;11.15(4) maintain its financial records in accordance with the bylaws;11.16(5) meet and take such actions as are consistent with the provisions of this compact and11.17the bylaws;11.18(6) promulgate uniform rules to facilitate and coordinate implementation and11.19administration of this compact. The rules shall have the force and effect of law and shall11.20(7) bring and prosecute legal proceedings or actions in the name of the commission,11.21(7) bring and prosecute legal proceedings or actions in the name of the commission,11.22(9) borrow, accept		02/08/23	REVISOR	AGW/JL	23-02475	as introduced
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 (10) hire employees, elect or appoint officers, fix compensation, define duties, grant such individuals appropriate authority to carry out the purposes of the compact, and establish the commission's personnel policies and programs relating to conflicts of interest, 	11.25	<u>(9) borro</u>	w, accept, or cont	ract for services of	personnel, including but	not limited to
 such individuals appropriate authority to carry out the purposes of the compact, and establish the commission's personnel policies and programs relating to conflicts of interest, 	11.26	employees o	f a member state;			
11.29 the commission's personnel policies and programs relating to conflicts of interest,	11.27	(10) hire	employees, elect	or appoint officers	, fix compensation, define	e duties, grant
	11.28	such individu	als appropriate au	thority to carry out	the purposes of the comp	act, and establish
11.30 <u>qualifications of personnel, and other related personnel matters;</u>	11.29	the commiss	ion's personnel po	olicies and program	ns relating to conflicts of	interest,
	11.30	qualification	s of personnel, an	d other related per	sonnel matters;	

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12.1	(11) acc	ept any and all appr	opriate donations	and grants of money, equ	ipment, supplies,
12.2	materials, a	nd services, and rea	ceive, utilize, and	dispose of the same; prov	vided that at all
12.3	times the co	mmission shall ave	oid any appearanc	e of impropriety or confl	ict of interest;
12.4	<u>(12) leas</u>	se, purchase, accep	t appropriate gifts	or donations of, or other	wise own, hold,
12.5	improve, or	use any property, i	real, personal, or r	nixed; provided that at al	l times the
12.6	commission	n shall avoid any ap	ppearance of impro	opriety;	
12.7	<u>(13) sell</u>	, convey, mortgage	e, pledge, lease, ex	change, abandon, or othe	erwise dispose of
12.8	any propert	y real, personal, or	mixed;		
12.9	<u>(14)</u> esta	ablish a budget and	make expenditure	es;	
12.10	<u>(15) bor</u>	row money;			
12.11	<u>(16)</u> app	oint committees, ir	ncluding standing	committees composed of	members, state
12.12	regulators, s	state legislators or the	heir representative	s, and consumer represen	tatives, and other
12.13	interested p	ersons as may be d	esignated in this c	ompact and the bylaws;	
12.14	<u>(17) prov</u>	vide and receive info	ormation from, and	cooperate with, law enfor	cement agencies;
12.15	<u>(18) esta</u>	ablish and elect an	executive commit	tee; and	
12.16	(19) per	form other function	is as may be necess	sary or appropriate to ach	ieve the purposes
12.17	of this com	pact consistent with	n the state regulati	on of occupational therap	y licensure and
12.18	practice.				
12.19	<u>(D) The</u>	Executive Commit	ttee:		
12.20	(1) The	executive committe	ee shall have the p	ower to act on behalf of	the commission
12.21	according to	o the terms of this c	compact.		
12.22	(2) The	executive committe	ee shall be compos	sed of nine members:	
12.23	(i) sever	voting members v	who are elected by	the commission from the	e current
12.24	membership	o of the commission	<u>n;</u>		
12.25	(ii) one o	ex-officio, nonvotin	ng member from a	recognized national occu	upational therapy
12.26	professiona	l association; and			
12.27	(iii) one	ex-officio, nonvoti	ng member from a	recognized national occu	upational therapy
12.28	certification	organization.			
12.29	(3) The	ex-officio members	s will be selected l	by their respective organi	zations.
12.30	(4) The	commission may re	emove any membe	er of the executive comm	ittee as provided
12.31	in the bylaw	<u>/S.</u>			

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13.1	(5) The exe	ecutive committe	ee shall meet at le	ast annually.	
13.2	<u>(6)</u> The exe	ecutive committe	ee shall have the f	following duties and respo	onsibilities:
13.3	(i) recomm	end to the entire	commission char	nges to the rules or bylaws	s, changes to this
13.4	compact legisl	ation, fees paid	by compact mem	ber states such as annual o	lues, and any
13.5	commission co	ompact fee charg	ged to licensees for	or the compact privilege;	
13.6	(ii) ensure	compact adminis	stration services a	are appropriately provided	, contractual or
13.7	otherwise;				
13.8	(iii) prepar	e and recommen	d the budget;		
13.9	<u>(iv) mainta</u>	in financial reco	rds on behalf of t	he commission;	
13.10	(v) monitor	r compact compl	iance of member	states and provide compl	iance reports to
13.11	the commissio	on;			
13.12	(vi) establi	sh additional con	nmittees as neces	sary; and	
13.13	(vii) perfor	rm other duties a	s provided in rule	es or bylaws.	
13.14	(E) Meetin	gs of the Comm	ission:		
13.15	<u>(1) All mee</u>	etings shall be op	en to the public, a	nd public notice of meetin	igs shall be given
13.16	in the same ma	anner as required	l under the rulem	aking provisions in Articl	e 10.
13.17	(2) The cor	nmission or the o	executive commit	tee or other committees of	f the commission
13.18	may convene i	in a closed, nonp	ublic meeting if t	he commission or executi	ve committee or
13.19	other committe	ees of the comm	ission must discu	<u>ss:</u>	
13.20	(i) noncom	pliance of a mer	nber state with its	s obligations under the con	npact;
13.21	(ii) the emp	oloyment, compe	nsation, disciplin	e, or other matters, practic	es, or procedures
13.22	related to spec	ific employees or	r other matters rel	ated to the commission's in	nternal personnel
13.23	practices and p	procedures;			
13.24	(iii) curren	t, threatened, or	reasonably antici	pated litigation;	
13.25	(iv) negotia	ation of contracts	s for the purchase	, lease, or sale of goods, s	services, or real
13.26	estate;				
13.27	(v) accusin	g any person of	a crime or formal	ly censuring any person;	
13.28	(vi) disclos	sure of trade secr	ets or commercia	l or financial information	that is privileged
13.29	or confidential	l <u>;</u>			

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14.1	(vii) disc	closure of informat	ion of a personal 1	nature where disclosure w	ould constitute a
14.2	clearly unw	arranted invasion of	of personal privacy	<u>/;</u>	
14.3	(viii) dis	closure of investig	ative records com	piled for law enforcemen	t purposes;
14.4	(ix) disc	losure of informati	on related to any	nvestigative reports prepa	ared by or on
14.5	behalf of or	for use of the com	mission or other c	ommittee charged with re	esponsibility of
14.6	investigatio	n or determination	of compliance iss	ues pursuant to the comp	act; or
14.7	(\mathbf{x}) matter	ers specifically exe	empted from disclo	osure by federal or memb	er state statute.
14.8	<u>(3) If a r</u>	neeting, or portion	of a meeting, is c	losed pursuant to this pro	vision, the
14.9	commission	s legal counsel or	designee shall cer	tify that the meeting may	be closed and
14.10	shall referer	nce each relevant e	xempting provision	<u>n.</u>	
14.11	(4) The	commission shall k	teep minutes that	fully and clearly describe	all matters
14.12	discussed in	a meeting and sha	ll provide a full an	nd accurate summary of a	ctions taken, and
14.13	the reasons	therefore, includin	g a description of	the views expressed. All	documents
14.14	considered i	n connection with	an action shall be i	dentified in such minutes	. All minutes and
14.15	documents of	of a closed meeting	shall remain unde	r seal, subject to release b	y a majority vote
14.16	of the comm	nission or order of	a court of compet	ent jurisdiction.	
14.17	(F) Fina	ncing of the Comm	nission:		
14.18	<u>(1)</u> The	commission shall p	oay, or provide for	the payment of, the reaso	onable expenses
14.19	of its estable	ishment, organizati	ion, and ongoing a	ctivities.	
14.20	(2) The c	commission may ac	ccept any and all a	opropriate revenue source	s, donations, and
14.21	grants of mo	oney, equipment, s	upplies, materials,	and services.	
14.22	(3) The	commission may le	evy on and collect	an annual assessment fro	om each member
14.23	state or imp	ose fees on other p	arties to cover the	cost of the operations and	activities of the
14.24	commission	and its staff, whic	h must be in a tota	al amount sufficient to co	ver its annual
14.25	budget as ap	proved by the com	mission each year	for which revenue is not p	provided by other
14.26	sources. The	e aggregate annual	assessment amou	nt shall be allocated based	1 upon a formula
14.27	to be determ	ined by the commis	ssion, which shall	promulgate a rule binding	upon all member
14.28	states.				
14.29	(4) The	commission shall r	not incur obligation	ns of any kind prior to see	curing the funds
14.30	adequate to	meet the same; nor	shall the commiss	ion pledge the credit of ar	ny of the member
14.31	states, excep	pt by and with the	authority of the m	ember state.	

as introduced

15 1	(5) The commission shall keep accurate accounts of all receipts and disbursements. The
15.1	receipts and disbursements of the commission shall be subject to the audit and accounting
15.2	¥¥¥¥
15.3	procedures established under its bylaws. However, all receipts and disbursements of funds
15.4	handled by the commission shall be audited yearly by a certified or licensed public
15.5	accountant, and the report of the audit shall be included in and become part of the annual
15.6	report of the commission.
15.7	(G) Qualified Immunity, Defense, and Indemnification:
15.8	(1) The members, officers, executive director, employees, and representatives of the
15.9	commission shall be immune from suit and liability, either personally or in their official
15.10	capacity, for any claim for damage to or loss of property or personal injury or other civil
15.11	liability caused by or arising out of any actual or alleged act, error, or omission that occurred,
15.12	or that the person against whom the claim is made had a reasonable basis for believing
15.13	occurred within the scope of commission employment, duties, or responsibilities; provided
15.14	that nothing in this paragraph shall be construed to protect any such person from suit or
15.15	liability for any damage, loss, injury, or liability caused by the intentional or willful or
15.16	wanton misconduct of that person.
15.17	(2) The commission shall defend any member, officer, executive director, employee, or
15.18	representative of the commission in any civil action seeking to impose liability arising out
15.19	of any actual or alleged act, error, or omission that occurred within the scope of commission
15.20	employment, duties, or responsibilities, or that the person against whom the claim is made
15.21	had a reasonable basis for believing occurred within the scope of commission employment,
15.22	duties, or responsibilities; provided that nothing herein shall be construed to prohibit that
15.23	person from retaining their own counsel; and provided further, that the actual or alleged
15.24	act, error, or omission did not result from that person's intentional or willful or wanton
15.25	misconduct.
15.26	(3) The commission shall indemnify and hold harmless any member, officer, executive
15.27	director, employee, or representative of the commission for the amount of any settlement
15.28	or judgment obtained against that person arising out of any actual or alleged act, error, or
15.29	omission that occurred within the scope of commission employment, duties, or
15.30	responsibilities, or that such person had a reasonable basis for believing occurred within
15.31	the scope of commission employment, duties, or responsibilities; provided that the actual
15.32	or alleged act, error, or omission did not result from the intentional or willful or wanton
15.33	misconduct of that person.
15.34	ARTICLE 9. DATA SYSTEM

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16.1	(A) The cor	nmission shall p	provide for the de	velopment, maintenance, a	and utilization of
16.2	a coordinated d	atabase and rep	orting system con	ntaining licensure, adverse	e action, and
16.3	investigative in	formation on al	l licensed individ	uals in member states.	
16.4	(B) A meml	per state shall su	ıbmit a uniform d	ata set to the data system o	on all individuals
16.5	to whom this co	ompact is applic	able, utilizing a u	unique identifier, as requir	ed by the rules
16.6	of the commiss	ion, including:			
16.7	(1) identify	ing information;	2		
16.8	(2) licensur	e data;			
16.9	(3) adverse	actions against	a license or comp	act privilege;	
16.10	(4) nonconf	idential informa	ntion related to al	ternative program particip	ation;
16.11	(5) any den	ial of application	n for licensure an	d the reason or reasons for	r such denial;
16.12	(6) other inf	formation that ma	ay facilitate the ad	lministration of this compa	ct, as determined
16.13	by the rules of	the commission	; and		
16.14	(7) current s	significant inves	stigative informat	ion.	
16.15	(C) Current	significant inve	estigative information	tion and other investigativ	ve information
16.16	pertaining to a	licensee in any	member state wil	l only be available to othe	r member states.
16.17	(D) The con	nmission shall p	romptly notify all	member states of any adv	erse action taken
16.18	against a licens	ee or an individ	ual applying for a	a license. Adverse action i	nformation
16.19	pertaining to a	licensee in any	member state wil	l be available to any other	member state.
16.20	(E) Member	states contribut	ing information to	the data system may desig	nate information
16.21	that may not be	shared with the	e public without t	he express permission of t	he contributing
16.22	state.				
16.23	(F) Any infe	ormation submi	tted to the data sy	stem that is subsequently	required to be
16.24	expunged by the	e laws of the m	ember state contr	ibuting the information sh	all be removed
16.25	from the data s	ystem.			
16.26		<u>Al</u>	RTICLE 10. RU	LEMAKING	
16.27	(A) The cor	nmission shall e	exercise its rulem	aking powers pursuant to	the criteria set
16.28	forth in this Ar	ticle and the rule	es adopted thereu	nder. Rules and amendme	nts shall become
16.29	binding as of th	ne date specified	l in each rule or a	mendment.	
16.30	(B) The cor	nmission shall p	promulgate reason	nable rules in order to effe	ctively and
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16.31 efficiently achieve the purposes of the compact. Notwithstanding the foregoing, in the event

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17.1	the commiss	ion exercises its r	lemaking authorit	y in a manner that is bey	ond the scope of
17.2	the purposes	of the compact, o	r the powers grant	ed hereunder, then such	an action by the
17.3	commission	shall be invalid ar	nd have no force ar	nd effect.	
17.4	<u>(C) If a m</u>	najority of the legi	slatures of the mer	nber states rejects a rule	, by enactment of
17.5	a statute or re	esolution in the sa	me manner used to	adopt the compact with	in four years of
17.6	the date of ac	loption of the rule	, then such rule sh	all have no further force	and effect in any
17.7	member state	<u>).</u>			
17.8	(D) Rules	s or amendments t	o the rules shall be	adopted at a regular or	special meeting
17.9	of the comm	ission.			
17.10	(E) Prior	to promulgation a	nd adoption of a fi	nal rule or rules by the c	commission, and
17.11	at least 30 da	iys in advance of t	the meeting at which	ch the rule will be consid	lered and voted
17.12	upon, the con	nmission shall file	e a notice of propo	sed rulemaking:	
17.13	<u>(1) on the</u>	website of the cc	mmission or other	publicly accessible plat	form; and
17.14	(2) on the	e website of each 1	member state occu	pational therapy licensin	g board or other
17.15	publicly acce	ssible platform or	the publication in	which each state would o	otherwise publish
17.16	proposed rule	es.			
17.17	<u>(F) The n</u>	otice of proposed	rulemaking shall i	nclude:	
17.18	(1) the pr	oposed time, date	, and location of th	e meeting in which the i	rule will be
17.19	considered a	nd voted upon;			
17.20	(2) the ter	xt of the proposed	rule or amendmer	at and the reason for the	proposed rule;
17.21	<u>(3)</u> a requ	lest for comments	on the proposed ru	ale from any interested p	person; and
17.22	(4) the ma	anner in which inte	erested persons may	y submit notice to the co	mmission of their
17.23	intention to a	uttend the public h	earing and any wri	tten comments.	
17.24	(G) Prior	to adoption of a p	proposed rule, the c	commission shall allow p	persons to submit
17.25	written data,	facts, opinions, an	nd arguments, which	ch shall be made availab	le to the public.
17.26	(H) The c	commission shall	grant an opportunit	y for a public hearing b	efore it adopts a
17.27	rule or amen	dment if a hearing	s is requested by:		
17.28	<u>(1) at leas</u>	st 25 persons;			
17.29	<u>(2) a state</u>	e or federal govern	nmental subdivisio	n or agency; or	
17.30	<u>(3) an ass</u>	ociation or organi	zation having at le	ast 25 members.	

18.1	(I) If a hearing is held on the proposed rule or amendment, the commission shall publish
18.2	the place, time, and date of the scheduled public hearing. If the hearing is held via electronic
18.3	means, the commission shall publish the mechanism for access to the electronic hearing:
18.4	(1) All persons wishing to be heard at the hearing shall notify the executive director of
18.5	the commission or other designated member in writing of their desire to appear and testify
18.6	at the hearing not less than five business days before the scheduled date of the hearing.
18.7	(2) Hearings shall be conducted in a manner providing each person who wishes to
18.8	comment a fair and reasonable opportunity to comment orally or in writing.
18.9	(3) All hearings will be recorded. A copy of the recording will be made available on
18.10	request.
18.11	(4) Nothing in this Article shall be construed as requiring a separate hearing on each
18.12	rule. Rules may be grouped for the convenience of the commission at hearings required by
18.13	this Article.
18.14	(J) Following the scheduled hearing date, or by the close of business on the scheduled
18.15	hearing date if the hearing was not held, the commission shall consider all written and oral
18.16	comments received.
18.17	(K) If no written notice of intent to attend the public hearing by interested parties is
18.17 18.18	(K) If no written notice of intent to attend the public hearing by interested parties is received, the commission may proceed with promulgation of the proposed rule without a
18.18	received, the commission may proceed with promulgation of the proposed rule without a
18.18 18.19	received, the commission may proceed with promulgation of the proposed rule without a public hearing.
18.18 18.19 18.20	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the
18.18 18.19 18.20 18.21	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the
18.18 18.19 18.20 18.21 18.22	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.
 18.18 18.19 18.20 18.21 18.22 18.23 	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule. (M) Upon determination that an emergency exists, the commission may consider and
 18.18 18.19 18.20 18.21 18.22 18.23 18.24 	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule. (M) Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided
 18.18 18.19 18.20 18.21 18.22 18.23 18.24 18.25 	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule. (M) Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that the usual rulemaking procedures provided in the compact and in this Article shall be
 18.18 18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule. (M) Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that the usual rulemaking procedures provided in the compact and in this Article shall be retroactively applied to the rule as soon as reasonably possible, in no event later than 90
 18.18 18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 18.27 	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule. (M) Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that the usual rulemaking procedures provided in the compact and in this Article shall be retroactively applied to the rule as soon as reasonably possible, in no event later than 90 days after the effective date of the rule. For the purposes of this provision, an emergency
 18.18 18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28 	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule. (M) Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that the usual rulemaking procedures provided in the compact and in this Article shall be retroactively applied to the rule as soon as reasonably possible, in no event later than 90 days after the effective date of the rule. For the purposes of this provision, an emergency rule is one that must be adopted immediately in order to:
 18.18 18.19 18.20 18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28 18.29 	received, the commission may proceed with promulgation of the proposed rule without a public hearing. (L) The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule. (M) Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that the usual rulemaking procedures provided in the compact and in this Article shall be retroactively applied to the rule. For the purposes of this provision, an emergency rule is one that must be adopted immediately in order to: (1) meet an imminent threat to public health, safety, or welfare;

19.1	(4) protect public health and safety.
19.2	(N) The commission or an authorized committee of the commission may direct revisions
19.3	to a previously adopted rule or amendment for purposes of correcting typographical errors,
19.4	errors in format, errors in consistency, or grammatical errors. Public notice of any revisions
19.5	shall be posted on the website of the commission. The revision shall be subject to challenge
19.6	by any person for a period of 30 days after posting. The revision may be challenged only
19.7	on grounds that the revision results in a material change to a rule. A challenge shall be made
19.8	in writing and delivered to the chair of the commission prior to the end of the notice period.
19.9	If no challenge is made, the revision will take effect without further action. If the revision
19.10	is challenged, the revision may not take effect without the approval of the commission.
19.11	ARTICLE 11. OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT
19.12	(A) Oversight:
19.13	(1) The executive, legislative, and judicial branches of state government in each member
19.14	state shall enforce this compact and take all actions necessary and appropriate to effectuate
19.15	the compact's purposes and intent. The provisions of this compact and the rules promulgated
19.16	hereunder shall have standing as statutory law.
19.17	(2) All courts shall take judicial notice of the compact and the rules in any judicial or
19.18	administrative proceeding in a member state pertaining to the subject matter of this compact
19.19	which may affect the powers, responsibilities, or actions of the commission.
19.20	(3) The commission shall be entitled to receive service of process in any such proceeding,
19.21	and shall have standing to intervene in such a proceeding for all purposes. Failure to provide
19.22	service of process to the commission shall render a judgment or order void as to the
19.23	commission, this compact, or promulgated rules.
19.24	(B) Default, Technical Assistance, and Termination:
19.25	(1) If the commission determines that a member state has defaulted in the performance
19.26	of its obligations or responsibilities under this compact or the promulgated rules, the
19.27	commission shall:
19.28	(i) provide written notice to the defaulting state and other member states of the nature
19.29	of the default, the proposed means of curing the default, or any other action to be taken by
19.30	the commission; and
19.31	(ii) provide remedial training and specific technical assistance regarding the default.

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20.1	(2) If a state in default fails to cure the default, the defaulting state may be terminated
20.2	from the compact upon an affirmative vote of a majority of the member states, and all rights,
20.3	privileges, and benefits conferred by this compact may be terminated on the effective date
20.4	of termination. A cure of the default does not relieve the offending state of obligations or
20.5	liabilities incurred during the period of default.
20.6	(3) Termination of membership in the compact shall be imposed only after all other
20.7	means of securing compliance have been exhausted. Notice of intent to suspend or terminate
20.8	shall be given by the commission to the governor, the majority and minority leaders of the
20.9	defaulting state's legislature, and each of the member states.
20.10	(4) A state that has been terminated is responsible for all assessments, obligations, and
20.11	liabilities incurred through the effective date of termination, including obligations that
20.12	extend beyond the effective date of termination.
20.13	(5) The commission shall not bear any costs related to a state that is found to be in default
20.14	or that has been terminated from the compact, unless agreed upon in writing between the
20.15	commission and the defaulting state.
20.16	(6) The defaulting state may appeal the action of the commission by petitioning the
20.17	United States District Court for the District of Columbia or the federal district where the
20.18	commission has its principal offices. The prevailing member shall be awarded all costs of
20.19	such litigation, including reasonable attorney fees.
20.20	(C) Dispute Resolution:
20.21	(1) Upon request by a member state, the commission shall attempt to resolve disputes
20.22	related to the compact that arise among member states and between member and nonmember
20.23	states.
20.24	(2) The commission shall promulgate a rule providing for both mediation and binding
20.25	dispute resolution for disputes as appropriate.
20.26	(D) Enforcement:
20.27	(1) The commission, in the reasonable exercise of its discretion, shall enforce the
20.28	provisions and rules of this compact.
20.29	(2) By majority vote, the commission may initiate legal action in the United States
20.30	District Court for the District of Columbia or the federal district where the commission has
20.31	its principal offices against a member state in default to enforce compliance with the
20.32	provisions of the compact and its promulgated rules and bylaws. The relief sought may
20.33	include both injunctive relief and damages. In the event that judicial enforcement is necessary,

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21.1	the prevailing	g member shall be	awarded all cos	ts of such litigation, includ	ing reasonable
21.2	attorney fees.				
21.3	(3) The re	medies herein sha	all not be the exc	lusive remedies of the com	mission. The
21.4	commission r	nay pursue any ot	her remedies av	ailable under federal or sta	te law.
21.5	ARTIO	CLE 12. DATE C	OF IMPLEMEN	TATION OF THE INTE	RSTATE
21.6	COMMISSI	ON FOR OCCUP	PATIONAL TH	ERAPY PRACTICE AND	ASSOCIATED
21.7		RULES, W	TTHDRAWAL,	AND AMENDMENT	
21.8	(A) The c	ompact shall com	e into effect on t	he date on which the comp	pact statute is
21.9	enacted into l	aw in the tenth me	ember state. The	provisions, which become	e effective at that
21.10	time, shall be	limited to the pov	vers granted to the	he commission relating to a	assembly and the
21.11	promulgation	of rules. Thereaf	ter, the commiss	ion shall meet and exercise	rulemaking
21.12	powers neces	sary to the impler	nentation and ad	ministration of the compac	<u>xt.</u>
21.13	<u>(B) Any s</u>	tate that joins the	compact subseq	uent to the commission's in	iitial adoption of
21.14	the rules shall	be subject to the r	ules as they exis	t on the date on which the co	ompact becomes
21.15	law in that sta	ate. Any rule that	has been previou	usly adopted by the commis	ssion shall have
21.16	the full force	and effect of law	on the day the c	ompact becomes law in tha	t state.
21.17	<u>(C)</u> Any n	nember state may	withdraw from t	his compact by enacting a	statute repealing
21.18	the same:				
21.19	<u>(1) A men</u>	nber state's withd	awal shall not ta	ake effect until six months	after enactment
21.20	of the repealing	ng statute.			
21.21	(2) Withda	rawal shall not aff	fect the continuin	ng requirement of the with	lrawing state's
21.22	occupational	therapy licensing	board to comply	with the investigative and	adverse action
21.23	reporting requ	uirements of this a	act prior to the e	ffective date of withdrawal	<u>.</u>
21.24	(D) Nothi	ng contained in th	is compact shall	be construed to invalidate	or prevent any
21.25	occupational	therapy licensure	agreement or ot	her cooperative arrangemen	nt between a
21.26	member state	and a nonmembe	r state that does	not conflict with the provis	sions of this
21.27	compact.				
21.28	(E) This co	ompact may be an	nended by the me	ember states. No amendmen	t to this compact
21.29	shall become	effective and bind	ding upon any m	ember state until it is enact	ted into the laws
21.30	of all member	r states.			
21.31		ARTICLE 13. (CONSTRUCTI	ON AND SEVERABILIT	Y

22.1	This compact shall be liberally construed so as to effectuate the purposes thereof. The
22.2	provisions of this compact shall be severable and if any phrase, clause, sentence, or provision
22.3	of this compact is declared to be contrary to the constitution of any member state or of the
22.4	United States or the applicability thereof to any government, agency, person, or circumstance
22.5	is held invalid, the validity of the remainder of this compact and the applicability thereof
22.6	to any government, agency, person, or circumstance shall not be affected thereby. If this
22.7	compact shall be held contrary to the constitution of any member state, the compact shall
22.8	remain in full force and effect as to the remaining member states and in full force and effect
22.9	as to the member state affected as to all severable matters.
22.10	ARTICLE 14. BINDING EFFECT OF COMPACT AND OTHER LAWS
22.11	(A) A licensee providing occupational therapy in a remote state under the compact
22.12	privilege shall function within the laws and regulations of the remote state.
22.13	(B) Nothing herein prevents the enforcement of any other law of a member state that is
22.14	not inconsistent with the compact.
22.15	(C) Any laws in a member state in conflict with the compact are superseded to the extent
22.16	of the conflict.
22.17	(D) Any lawful actions of the commission, including all rules and bylaws promulgated
22.18	by the commission, are binding upon the member states.
22.19	(E) All agreements between the commission and the member states are binding in
22.20	accordance with their terms.
22.21	(F) In the event any provision of the compact exceeds the constitutional limits imposed
22.22	on the legislature of any member state, the provision shall be ineffective to the extent of the
22.23	conflict with the constitutional provision in question in that member state.