AGW/SV

24-06194

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4076

(SENATE AUTHORS: MORRISON, Kupec, Mitchell and Boldon) DATE D-PG OFFICIAL STATUS

DALL	\mathbf{p} -i O	OFFICIAL STAT
02/22/2024	11706	Introduction and first reading
		Referred to Health and Human Services
02/29/2024	11862	Author added Mitchell
03/04/2024	11921	Author added Boldon

1.1	A bill for an act
1.2	relating to health occupations; creating a social work services interstate compact; proposing coding for new law in Minnesota Statutes, chapter 148E.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [148E.40] PURPOSE.
1.6	(a) The purpose of this Compact is to facilitate interstate practice of regulated social
1.7	workers by improving public access to competent social work services. The Compact
1.8	preserves the regulatory authority of states to protect public health and safety through the
1.9	current system of state licensure.
1.10	(b) This Compact is designed to achieve the following objectives:
1.11	(1) increase public access to social work services;
1.12	(2) reduce overly burdensome and duplicative requirements associated with holding
1.13	multiple licenses;
1.14	(3) enhance the member states' ability to protect the public's health and safety;
1.15	(4) encourage the cooperation of member states in regulating multistate practice;
1.16	(5) promote mobility and address workforce shortages by eliminating the necessity for
1.17	licenses in multiple states by providing for the mutual recognition of other member state
1.18	licenses;
1.19	(6) support military families;
1.20	(7) facilitate the exchange of licensure and disciplinary information among member
1.21	states;

1

Section 1.

2.1	(8) authorize all member states to hold a regulated social worker accountable for abiding
2.2	by a member state's laws, regulations, and applicable professional standards in the member
2.3	state in which the client is located at the time care is rendered; and
2.4	(9) allow for the use of telehealth to facilitate increased access to regulated social work
2.5	services.
2.6	Sec. 2. [148E.41] DEFINITIONS.
2.7	As used in this Compact, and except as otherwise provided, the following definitions
2.8	shall apply:
2.9	(1) "Active military member" means any individual with full-time duty status in the
2.10	active armed forces of the United States, including members of the National Guard and
2.11	Reserve.
2.12	(2) "Adverse action" means any administrative, civil, equitable, or criminal action
2.13	permitted by a state's laws which is imposed by a licensing authority or other authority
2.14	against a regulated social worker, including actions against an individual's license or
2.15	multistate authorization to practice such as revocation, suspension, probation, monitoring
2.16	of the licensee, limitation on the licensee's practice, or any other encumbrance on licensure
2.17	affecting a regulated social worker's authorization to practice, including issuance of a cease
2.18	and desist action.
2.19	(3) "Alternative program" means a nondisciplinary monitoring or practice remediation
2.20	process approved by a licensing authority to address practitioners with an impairment.
2.21	(4) "Charter member states" means member states who have enacted legislation to adopt
2.22	this Compact where such legislation predates the effective date of this Compact as described
2.23	in section 148E.53.
2.24	(5) "Compact" means sections 148E.40 to 148E.55.
2.25	(6) "Compact Commission" or "Commission" means the government agency whose
2.26	membership consists of all States that have enacted this Compact, which is known as the
2.27	Social Work Licensure Compact Commission, as described in section 148E.49, and which
2.28	shall operate as an instrumentality of the member states.
2.29	(7) "Current significant investigative information" means:
2.30	(i) investigative information that a licensing authority, after a preliminary inquiry that
2.31	includes notification and an opportunity for the regulated social worker to respond, has

02/14/24

REVISOR

AGW/SV

24-06194

as introduced

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
3.1	reason to be	lieve is not groun	dless and, if proved	l true, would indicate mo	re than a minor
3.2			by the Commission		
3.3	(ii) inves	stigative informati	on that indicates th	at the regulated social w	orker renresents
3.4				is may be defined by the	
3.5				r has been notified and h	
3.6	opportunity				
3.7	<u>(8)</u> "Data	system" means a 1	repository of inform	ation about licensees, incl	luding continuing
3.8	education, ex	kaminations, licens	sure, current signific	ant investigative informat	ion, disqualifying
3.9	events, mult	istate licenses, and	d adverse action inf	formation or other inform	ation as required
3.10	by the Com	mission.			
3.11	<u>(9)</u> "Disc	qualifying event"	means any adverse	action or incident which	results in an
3.12	encumbranc	e that disqualifies	or makes the licen	see ineligible to obtain, r	etain, or renew a
3.13	multistate lie	cense.			
3.14	<u>(10)</u> "Do	micile" means the	e jurisdiction in wh	ich the licensee resides a	nd intends to
3.15	remain inde	finitely.			
3.16	<u>(11)</u> "En	cumbrance" mean	s a revocation or su	spension of, or any limit	tation on, the full
3.17	and unrestrie	cted practice of so	cial work licensed	and regulated by a licens	sing authority.
3.18	<u>(12) "Ex</u>	ecutive Committe	e" means a group o	of delegates elected or ap	pointed to act on
3.19	behalf of, ar	nd within the powe	ers granted to them	by, the Compact and Co	mmission.
3.20	<u>(13) "Ho</u>	me state" means t	he member state th	at is the licensee's prima	ry domicile.
3.21	<u>(14)</u> "Im	pairment" means	a condition that ma	y impair a practitioner's	ability to engage
3.22	in full and ur	restricted practice	as a regulated socia	l worker without some ty	pe of intervention
3.23	and may inc	lude alcohol and d	rug dependence, m	ental health impairment,	and neurological
3.24	or physical i	impairments.			
3.25	<u>(15) "Lic</u>	ensee" means an i	ndividual who curre	ently holds a license from	a state to practice
3.26	as a regulate	ed social worker.			
3.27	<u>(16) "Lic</u>	ensing authority"	means the board of	r agency of a member sta	te, or equivalent,
3.28	that is respo	nsible for the licer	nsing and regulatio	n of regulated social wor	kers.
3.29	<u>(17)</u> "Me	ember state" mean	s a state, commony	vealth, district, or territor	ry of the United
3.30	States of An	nerica that has ena	acted this Compact		

(18) "Multistate authorization to practice" means a legally authorized privilege to practice, 4.1 which is equivalent to a license, associated with a multistate license permitting the practice 4.2 4.3 of social work in a remote state. (19) "Multistate license" means a license to practice as a regulated social worker issued 4.4 4.5 by a home state licensing authority that authorizes the regulated social worker to practice in all member states under multistate authorization to practice. 4.6 (20) "Qualifying national exam" means a national licensing examination approved by 4.7the Commission. 4.8 (21) "Regulated social worker" means any clinical, master's, or bachelor's social worker 4.9 licensed by a member state regardless of the title used by that member state. 4.10 (22) "Remote state" means a member state other than the licensee's home state. 4.11 (23) "Rule" or "rule of the Commission" means a regulation or regulations duly 4.12 promulgated by the Commission, as authorized by the Compact, that has the force of law. 4.13 (24) "Single state license" means a social work license issued by any state that authorizes 4.14 practice only within the issuing state and does not include multistate authorization to practice 4.15 in any member state. 4.16 (25) "Social work" or "social work services" means the application of social work theory, 4.17 knowledge, methods, ethics, and the professional use of self to restore or enhance social, 4.18 psychosocial, or biopsychosocial functioning of individuals, couples, families, groups, 4.19 organizations, and communities through the care and services provided by a regulated social 4.20 worker as set forth in the member state's statutes and regulations in the state where the 4.21 services are being provided. 4.22 (26) "State" means any state, commonwealth, district, or territory of the United States 4.23 of America that regulates the practice of social work. 4.24 (27) "Unencumbered license" means a license that authorizes a regulated social worker 4.25 to engage in the full and unrestricted practice of social work. 4.26 Sec. 3. [148E.42] STATE PARTICIPATION IN THE COMPACT. 4.27 4.28 (a) To be eligible to participate in the compact, a potential member state must currently 4.29 meet all of the following criteria: (1) license and regulate the practice of social work at either the clinical, master's, or 4.30 bachelor's category; 4.31

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
5.1	(2) requir	e applicants for li	censure to graduat	e from a program that:	
5.2	(i) is oper	rated by a college	or university reco	gnized by the licensing au	thority;
5.3	(ii) is acci	redited, or in cand	idacy by an institut	ion that subsequently beco	mes accredited,
5.4	by an accred	iting agency recog	gnized by either:		
5.5	<u>(</u> A) the C	ouncil for Higher	Education Accred	itation, or its successor; or	<u>r</u>
5.6	<u>(B) the U</u>	nited States Depa	rtment of Education	on; and	
5.7	(iii) corre	sponds to the lice	ensure sought as ou	tlined in section 148E.43;	
5.8	(3) requir	e applicants for c	linical licensure to	complete a period of supe	rvised practice;
5.9	and				
5.10	<u>(4)</u> have a	a mechanism in pl	ace for receiving, i	nvestigating, and adjudica	ting complaints
5.11	about license	es.			
5.12	<u>(b) To ma</u>	aintain membersh	ip in the Compact,	a member state shall:	
5.13	(1) requir	e that applicants	for a multistate lice	ense pass a qualifying nati	onal exam for
5.14	the correspor	nding category of	multistate license	sought as outlined in secti	on 148E.43;
5.15	(2) partic	ipate fully in the C	Commission's data	system, including using the	e Commission's
5.16	unique identi	ifier as defined in	rules;		
5.17	(3) notify	the Commission	, in compliance wi	th the terms of the Compa	ct and rules, of
5.18	any adverse a	ction or the availa	bility of current sign	nificant investigative inform	nation regarding
5.19	<u>a licensee;</u>				
5.20	<u>(4) imple</u>	ment procedures	for considering the	criminal history records c	of applicants for
5.21	<u>a multistate l</u>	icense. Such proc	edures shall inclue	le the submission of finger	rprints or other
5.22	biometric-bas	sed information by	applicants for the	ourpose of obtaining an app	licant's criminal
5.23	history recor	d information from	m the Federal Bure	eau of Investigation and th	e agency
5.24	responsible f	or retaining that s	tate's criminal reco	ords;	
5.25	<u>(5) comp</u>	ly with the rules c	of the Commission	<u>.</u>	
5.26	<u>(6) requir</u>	e an applicant to c	obtain or retain a lie	cense in the home state and	l meet the home
5.27	state's qualifi	ications for licens	ure or renewal of l	icensure, as well as all oth	er applicable
5.28	home state la	iws;			
5.29	<u> </u>			icense in any member stat	•
5.30	accordance v	vith the terms of t	he Compact and ru	les of the Commission; an	<u>1d</u>
5.31	(8) design	nate a delegate to	participate in the C	Commission meetings.	

6.1	(c) A member state meeting the requirements of paragraphs (a) and (b) shall designate
6.2	the categories of social work licensure that are eligible for issuance of a multistate license
6.3	for applicants in such member state. To the extent that any member state does not meet the
6.4	requirements for participation in the Compact at any particular category of social work
6.5	licensure, such member state may choose but is not obligated to issue a multistate license
6.6	to applicants that otherwise meet the requirements of section 148E.43 for issuance of a
6.7	multistate license in such category or categories of licensure.
6.8	(d) The home state may charge a fee for granting the multistate license.
6.9	Sec. 4. [148E.43] SOCIAL WORKER PARTICIPATION IN THE COMPACT.
6.10	(a) To be eligible for a multistate license under the terms and provisions of the Compact,
6.11	an applicant, regardless of category, must:
6.12	(1) hold or be eligible for an active, unencumbered license in the home state;
6.13	(2) pay any applicable fees, including any state fee, for the multistate license;
6.14	(3) submit, in connection with an application for a multistate license, fingerprints or
6.15	other biometric data for the purpose of obtaining criminal history record information from
6.16	the Federal Bureau of Investigation and the agency responsible for retaining that state's
6.17	criminal records;
6.18	(4) notify the home state of any adverse action, encumbrance, or restriction on any
6.19	professional license taken by any member state or nonmember state within 30 days from
6.20	the date the action is taken;
6.21	(5) meet any continuing competence requirements established by the home state; and
6.22	(6) abide by the laws, regulations, and applicable standards in the member state where
6.23	the client is located at the time care is rendered.
6.24	(b) An applicant for a clinical-category multistate license must meet all of the following
6.25	requirements:
6.26	(1) fulfill a competency requirement, which shall be satisfied by either:
6.27	(i) passage of a clinical-category qualifying national exam;
6.28	(ii) licensure of the applicant in their home state at the clinical category, beginning prior
6.29	to such time as a qualifying national exam was required by the home state and accompanied
6.30	by a period of continuous social work licensure thereafter, all of which may be further
6.31	governed by the rules of the Commission; or

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
7.1	(iii) the s	ubstantial equival	ency of the foreg	bing competency requirem	ents which the
7.2	Commission	may determine b	y rule;		
7.3	<u>(2) attain</u>	at least a master's	degree in social	work from a program that	is:
7.4	(i) operat	ed by a college or	university recog	nized by the licensing auth	ority; and
7.5	(ii) accree	dited, or in candid	acy that subseque	ently becomes accredited, b	y an accrediting
7.6	agency recog	gnized by either:			
7.7	(A) the C	Council for Higher	Education Accre	ditation or its successor; o	<u>r</u>
7.8	<u>(B) the U</u>	Inited States Depa	rtment of Educat	ion; and	
7.9	(3) fulfill	a practice require	ement, which shal	l be satisfied by demonstra	ating completion
7.10	<u>of:</u>				
7.11	(i) a perio	od of postgraduate	e supervised clini	cal practice equal to a mini	mum of 3,000
7.12	<u>hours;</u>				
7.13	<u>(ii) a min</u>	imum of two year	rs of full-time pos	tgraduate supervised clinic	cal practice; or
7.14	(iii) the s	ubstantial equival	ency of the foreg	oing practice requirements	which the
7.15	Commission	may determine b	y rule.		
7.16	<u>(c)</u> An ap	plicant for a maste	er's-category mult	istate license must meet all	of the following
7.17	requirements	<u>s:</u>			
7.18	<u>(1)</u> fulfill	a competency rec	quirement, which	shall be satisfied by either	<u>:</u>
7.19	(i) passag	ge of a masters-cat	tegory qualifying	national exam;	
7.20	(ii) licens	sure of the applican	nt in their home st	ate at the master's category	, beginning prior
7.21				required by the home state	
7.22		• • •	•	od of social work licensur	e thereafter, all
7.23	of which ma	y be further gover	ned by the rules of	of the Commission; or	
7.24	(iii) the s	ubstantial equival	ency of the foreg	bing competency requirem	ents which the
7.25	Commission	may determine b	y rule; and		
7.26	<u>(2) attain</u>	at least a master's	degree in social	work from a program that	is:
7.27	(i) operat	ed by a college or	university recog	nized by the licensing auth	ority; and
7.28	(ii) accree	dited, or in candid	acy that subseque	ently becomes accredited, b	y an accrediting
7.29	agency recog	gnized by either:			
7.30	<u>(A) the C</u>	Council for Higher	Education Accre	ditation or its successor; o	<u>r</u>

02/14/24

REVISOR

AGW/SV

24-06194

as introduced

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced			
8.1	(B) the United States Department of Education.							
8.2	(d) An ap	plicant for a bache	lor's-category mult	tistate license must meet all	of the following			
8.3	requirements	•		<u></u>	<u> </u>			
8.4	(1) fulfill	a competency re-	quirement, which	shall be satisfied by either	<u>:</u>			
8.5	<u>(i) passag</u>	ge of a bachelor's-	category qualifyin	g national exam;				
8.6	(ii) licens	sure of the application	ant in their home s	tate at the bachelor's categ	ory, beginning			
8.7	prior to such	time as a qualify	ing national exam	was required by the home	state and			
8.8	accompanied	l by a period of co	ontinuous social w	ork licensure thereafter, al	ll of which may			
8.9	be further go	overned by the rul	es of the Commiss	ion; or				
8.10	(iii) the s	ubstantial equival	ency of the forego	oing competency requirem	ents which the			
8.11	Commission	may determine b	y rule; and					
8.12	(2) attain	at least a bachelo	pr's degree in socia	l work from a program tha	at is:			
8.13	(i) operat	ed by a college of	r university recogn	nized by the licensing auth	ority; and			
8.14	(ii) accre	dited, or in candic	lacy that subseque	ntly becomes accredited, b	y an accrediting			
8.15	agency recog	gnized by either:						
8.16	(A) the C	Council for Higher	Education Accred	ditation or its successor; or	<u>r</u>			
8.17	<u>(B) the U</u>	nited States Depa	urtment of Education	on.				
8.18	<u>(e)</u> The n	nultistate license f	for a regulated soc	ial worker is subject to the	e renewal			
8.19	requirements	s of the home state	. The regulated soc	cial worker must maintain	compliance with			
8.20	the requirem	ents of paragraph	(a) to be eligible	to renew a multistate licen	ISE.			
8.21	<u>(f)</u> The re	egulated social wo	orker's services in	a remote state are subject	to that member			
8.22	state's regula	tory authority. A	remote state may,	in accordance with due pr	ocess and that			
8.23	member state	e's laws, remove a	regulated social w	orker's multistate authoriz	ation to practice			
8.24	in the remote	e state for a specif	ic period of time, i	mpose fines, and take any	other necessary			
8.25	actions to pro	otect the health an	nd safety of its citi	zens.				
8.26	<u>(g)</u> If a m	ultistate license i	s encumbered, the	regulated social worker's	multistate			
8.27	authorization	n to practice shall	be deactivated in a	Ill remote states until the n	nultistate license			
8.28	is no longer	encumbered.						
8.29	<u>(h) If a m</u>	ultistate authoriza	tion to practice is e	encumbered in a remote sta	ate, the regulated			
8.30	social worke	r's multistate auth	orization to praction	ce may be deactivated in th	nat state until the			
8.31	multistate au	thorization to pra	ctice is no longer	encumbered.				

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
9.1	Sec. 5. [148E	2.44] ISSUANC	E OF A MULTI	STATE LICENSE.	
9.2	(a) Upon ree	ceipt of an applic	ation for multistat	te license, the home state lic	ensing authority
9.3	shall determine	the applicant's e	ligibility for a m	ultistate license in accorda	nce with section
9.4	148E.43.				
9.5	(b) If such a	applicant is eligi	ble pursuant to se	ection 148E.43, the home s	state licensing
9.6				horizes the applicant or reg	
9.7	worker to pract	tice in all membe	er states under a	multistate authorization to	practice.
9.8	(c) Upon iss	suance of a multis	tate license, the h	ome state licensing authorit	y shall designate
9.9				tistate license in the bache	
9.10		gory of social we			
9.11	(d) A multi	state license issu	ed by a home sta	te to a resident in that state	e shall be
9.12	recognized by	all Compact mer	nber states as aut	horizing social work pract	ice under a
9.13	multistate auth	orization to prac	tice correspondir	ng to each category of licer	sure regulated
9.14	in each membe	er state.			
9.15	-			STATE COMPACT CON	<u>AMISSION</u>
9.16	AND MEMBI	ER STATE LIC	ENSING AUTH	IORITIES.	
9.17	(a) Nothing	in this Compact.	nor any rule of t	ne Commission, shall be co	nstrued to limit,
9.18	restrict, or in a	ny way reduce th	ne ability of a me	mber state to enact and ent	force laws,
9.19	regulations, or	other rules relate	ed to the practice	of social work in that state	e, where those
9.20	laws, regulation	ns, or other rules	are not inconsis	tent with the provisions of	this Compact.
9.21	(b) Nothing	; in this Compact	shall affect the r	equirements established by	a member state
9.22	for the issuance	e of a single state	e license.		
9.23	(c) Nothing	in this Compact.	nor any rule of t	ne Commission, shall be co	nstrued to limit,
9.24	restrict, or in a	ny way reduce th	ne ability of a me	mber state to take adverse	action against a
9.25	licensee's singl	e state license to	practice social v	vork in that state.	
9.26	(d) Nothing	in this Compact	, nor any rule of t	he Commission, shall be co	nstrued to limit,
9.27	restrict, or in a	ny way reduce th	ne ability of a ren	note state to take adverse a	ction against a
9.28	licensee's mult	istate authorizati	on to practice in	that state.	
9.29	(e) Nothing	in this Compact,	nor any rule of t	ne Commission, shall be co	nstrued to limit,
9.30	restrict, or in a	ny way reduce th	ne ability of a lice	ensee's home state to take a	dverse action
9.31	against a licens	see's multistate li	cense based upor	n information provided by	a remote state.

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
10.1	Sec. 7. [14	48E.46] REISSUA	NCE OF A MULI	ISTATE LICENSE BY	A NEW HOME
10.2	STATE.				
10.3	<u>(a) A lic</u>	ensee can hold a n	nultistate license, is	ssued by their home state	e, in only one
10.4	member sta	te at any given tim	le.		
10.5	<u>(b) If a l</u>	licensee changes th	neir home state by 1	noving between two me	mber states:
10.6	(1) The	licensee shall imm	ediately apply for t	he reissuance of their m	ultistate license in
10.7	their new h	ome state. The lice	ensee shall pay all a	pplicable fees and notif	y the prior home
10.8	state in acc	ordance with the ru	lles of the Commis	sion.	
10.9	(2) Upo	n receipt of an app	lication to reissue a	a multistate license, the	new home state
10.10	shall verify	that the multistate	license is active, u	nencumbered, and eligil	ole for reissuance
10.11	under the te	erms of the Compa	ct and the rules of	the Commission. The m	ultistate license
10.12	issued by th	ne prior home state	will be deactivated	and all member states	notified in
10.13	accordance	with the applicabl	e rules adopted by	the Commission.	
10.14	<u>(3)</u> Prior	r to the reissuance	of the multistate lie	cense, the new home sta	te shall conduct
10.15	procedures	for considering the	e criminal history r	ecords of the licensee. S	uch procedures
10.16	shall includ	le the submission o	f fingerprints or ot	her biometric-based info	ormation by
10.17	applicants f	for the purpose of c	obtaining an application	ant's criminal history rec	ord information
10.18	from the Fe	deral Bureau of Inv	vestigation and the a	gency responsible for re	taining that state's
10.19	criminal rec	cords.			
10.20	(4) If re	quired for initial lie	censure, the new he	ome state may require co	ompletion of
10.21	jurispruden	ce requirements in	the new home stat	<u>e.</u>	
10.22	<u>(5) Notv</u>	withstanding any o	ther provision of th	is Compact, if a license	e does not meet
10.23	the requirer	ments set forth in th	his Compact for the	e reissuance of a multist	ate license by the
10.24	new home s	state, then the licen	see shall be subjec	t to the new home state	requirements for
10.25	the issuance	e of a single state l	icense in that state.		
10.26	<u>(c) If a l</u>	icensee changes the	eir primary state of	residence by moving fro	m a member state
10.27	to a nonmer	mber state, or from	a nonmember state	e to a member state, then	the licensee shall
10.28	be subject to	o the state requirem	nents for the issuance	ce of a single state license	e in the new home
10.29	state.				
10.30	<u>(d) Noth</u>	ning in this Compa	ct shall interfere wi	th a licensee's ability to l	hold a single state

- 10.31 <u>license in multiple states; however, for the purposes of this Compact, a licensee shall have</u>
- 10.32 <u>only one home state, and only one multistate license.</u>

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
11.1	(e) Nothi	ng in this Compac	t shall interfere wit	h the requirements establish	red by a member
11.2		issuance of a sing			
11.3	Sec. 8. [14	8E.47] MILITAI	RY FAMILIES.		
11.4	An activ	e military member	r or their spouse sl	nall designate a home state	where the
11.5	individual h	as a multistate lice	ense. The individu	al may retain their home st	tate designation
11.6	during the p	eriod the service r	nember is on activ	e duty.	
11.7	Sec. 9. [14	8E.48] ADVERS	E ACTIONS.		
11.8	<u>(a)</u> In ad	dition to the other	powers conferred	by state law, a remote stat	e shall have the
11.9	authority, in	accordance with	existing state due	process law, to:	
11.10	<u>(1)</u> take a	adverse action aga	inst a regulated sc	ocial worker's multistate au	uthorization to
11.11	practice only	y within that mem	ber state, and issue	e subpoenas for both heari	ngs and
11.12	investigation	ns that require the a	ttendance and testi	mony of witnesses as well a	is the production
11.13	of evidence.	Subpoenas issued	by a licensing aut	hority in a member state fo	or the attendance
11.14	and testimor	ny of witnesses or	the production of	evidence from another me	mber state shall
11.15	be enforced	in the latter state by	any court of com	petent jurisdiction, accordin	ng to the practice
11.16	and procedu	re of that court ap	plicable to subpoe	enas issued in proceedings	pending before
11.17				witness fees, travel expense	-
11.18			vice statutes of the	state in which the witness	es or evidence
11.19	are located;	and			
11.20	(2) only	the home state sha	all have the power	to take adverse action aga	inst a regulated
11.21	social worke	er's multistate licer	nse.		
11.22	<u>(b)</u> For p	ourposes of taking	adverse action, the	e home state shall give the	same priority
11.23	and effect to	reported conduct	received from a m	nember state as it would if	the conduct had
11.24	occurred with	thin the home state	e. In so doing, the	home state shall apply its	own state laws
11.25	to determine	e appropriate actio	<u>n.</u>		
11.26	<u>(c)</u> The h	ome state shall cor	nplete any pending	g investigations of a regulat	ed social worker
11.27	who change	s their home state	during the course	of the investigations. The	home state shall
11.28	also have the	e authority to take	appropriate action	and shall promptly report	the conclusions
11.29	of the invest	tigations to the add	ministrator of the o	lata system. The administr	ator of the data
11.30	system shall	promptly notify t	he new home state	e of any adverse actions.	

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
12.1	(d) A me	ember state, if othe	erwise permitted by	y state law, may recover	from the affected
12.2				s and dispositions of cas	
12.3	any adverse	action taken again	nst that regulated s	ocial worker.	
12.4	<u>(e)</u> A me	ember state may ta	ke adverse action l	based on the factual find	ings of another
12.5	member stat	te, provided that th	ne member state fo	llows its own procedures	s for taking the
12.6	adverse acti	<u>on.</u>			
12.7	(f) Joint	investigations:			
12.8	<u>(1)</u> In ad	dition to the autho	ority granted to a m	ember state by its respec	ctive social work
12.9	practice act	or other applicable	e state law, any me	mber state may participa	ate with other
12.10	member stat	tes in joint investig	gations of licensees	<u>5.</u>	
12.11	(2) Mem	iber states shall sh	are any investigati	ve, litigation, or complia	nce materials in
12.12	furtherance	of any joint or ind	ividual investigation	on initiated under the Co	mpact.
12.13	(g) If adv	verse action is take	n by the home state	against the multistate lice	ense of a regulated
12.14	social worke	er, the regulated so	ocial worker's mult	istate authorization to pr	actice in all other
12.15	member stat	tes shall be deactiv	vated until all encu	mbrances have been rem	noved from the
12.16	multistate li	cense. All home st	ate disciplinary or	lers that impose adverse	action against the
12.17	license of a r	egulated social wo	rker shall include a	statement that the regulat	ed social worker's
12.18	multistate a	uthorization to pra	ctice is deactivated	l in all member states un	til all conditions
12.19	of the decisi	ion, order, or agree	ement are satisfied.		
12.20	<u>(h) If a n</u>	nember state takes	adverse action, it	shall promptly notify the	e administrator of
12.21	the data syst	tem. The administ	rator of the data sy	stem shall promptly noti	fy the home state
12.22	and all other	r member states of	f any adverse action	ns by remote states.	
12.23	<u>(i) Nothi</u>	ng in this compac	t shall override a n	nember state's decision the	hat participation
12.24	in an alterna	tive program may	be used in lieu of	adverse action.	
12.25	<u>(j) Nothi</u>	ng in this Compac	et shall authorize a	member state to demand	l the issuance of
12.26	subpoenas f	or attendance and	testimony of witne	esses or the production o	f evidence from
12.27	another mer	nber state for lawf	ful actions within the	nat member state.	
12.28	<u>(k) Noth</u>	ing in this Compac	ct shall authorize a	member state to impose	discipline against
12.29	a regulated s	social worker who	holds a multistate a	authorization to practice	for lawful actions
12.30	within anoth	ner member state.			

13.1	Sec. 10. [148E.49] ESTABLISHMENT OF SOCIAL WORK LICENSURE
13.2	COMPACT COMMISSION.
13.3	(a) The Compact member states hereby create and establish a joint government agency
13.4	whose membership consists of all member states that have enacted the compact known as
13.5	the Social Work Licensure Compact Commission. The Commission is an instrumentality
13.6	of the Compact states acting jointly and not an instrumentality of any one state. The
13.7	Commission shall come into existence on or after the effective date of the Compact as set
13.8	forth in section 148E.53.
13.9	(b) Membership, voting, and meetings:
13.10	(1) Each member state shall have and be limited to one delegate selected by that member
13.11	state's state licensing authority.
13.12	(2) The delegate shall be either:
13.13	(i) a current member of the state licensing authority at the time of appointment, who is
13.14	a regulated social worker or public member of the state licensing authority; or
13.15	(ii) an administrator of the state licensing authority or their designee.
13.16	(3) The Commission shall by rule or bylaw establish a term of office for delegates and
13.17	may by rule or bylaw establish term limits.
13.18	(4) The Commission may recommend removal or suspension of any delegate from office.
13.19	(5) A member state's state licensing authority shall fill any vacancy of its delegate
13.20	occurring on the Commission within 60 days of the vacancy.
13.21	(6) Each delegate shall be entitled to one vote on all matters before the Commission
13.22	requiring a vote by Commission delegates.
13.23	(7) A delegate shall vote in person or by such other means as provided in the bylaws.
13.24	The bylaws may provide for delegates to meet by telecommunication, video conference, or
13.25	other means of communication.
13.26	(8) The Commission shall meet at least once during each calendar year. Additional
13.27	meetings may be held as set forth in the bylaws. The Commission may meet by
13.28	telecommunication, video conference, or other similar electronic means.
13.29	(c) The Commission shall have the following powers:
13.30	(1) establish the fiscal year of the Commission;
13.31	(2) establish code of conduct and conflict of interest policies;

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced			
14.1	(3) establi	ish and amend ru	les and bylaws;					
14.2	(4) maintain its financial records in accordance with the bylaws;							
14.3	<u>(5) meet a</u>	nd take such action	ons as are consisten	t with the provisions of	this Compact, the			
14.4	Commission'	s rules, and the b	ylaws;					
14.5	(6) initiate	e and conclude le	gal proceedings or	actions in the name of t	he Commission,			
14.6	provided that	the standing of a	any state licensing b	poard to sue or be sued u	under applicable			
14.7	law shall not	be affected;						
14.8	<u>(7) mainta</u>	ain and certify rec	cords and informati	on provided to a membe	er state as the			
14.9	authenticated	business records	s of the Commission	n, and designate an ager	nt to do so on the			
14.10	Commission'	s behalf;						
14.11	(8) purcha	ase and maintain	insurance and bond	<u>s;</u>				
14.12	(9) borrov	v, accept, or cont	ract for services of	personnel, including bu	t not limited to			
14.13	employees of	f a member state;						
14.14	(10) cond	uct an annual fina	ancial review;					
14.15	<u>(11) hire e</u>	employees, elect	or appoint officers,	fix compensation, defin	ne duties, grant			
14.16	such individu	als appropriate au	thority to carry out	he purposes of the Com	pact, and establish			
14.17	the Commiss	ion's personnel p	olicies and program	ns relating to conflicts o	f interest,			
14.18	qualifications	s of personnel, an	d other related pers	onnel matters;				
14.19	(12) asses	s and collect fees	5.					
14.20	<u>(13)</u> accep	ot any and all app	propriate gifts, dona	tions, grants of money,	other sources of			
14.21	revenue, equi	pment, supplies,	materials, and serv	ices, and receive, utilize	e, and dispose of			
14.22	the same, pro	vided that at all t	imes the Commissi	on shall avoid any appe	arance of			
14.23	impropriety of	or conflict of inter	rest;					
14.24	(14) lease	, purchase, retain	, own, hold, improv	ve, or use any property	real, personal, or			
14.25	mixed, or any	undivided intere	est therein;					
14.26	<u>(15) sell,</u>	convey, mortgage	e, pledge, lease, exc	hange, abandon, or oth	erwise dispose of			
14.27	any property	real, personal, or	mixed;					
14.28	<u>(16)</u> estab	lish a budget and	l make expenditure	<u>S;</u>				
14.29	<u>(17)</u> borro	ow money;						

02/14/24	REVISOR	AGW/SV	24-06194	as introduced
----------	---------	--------	----------	---------------

15.1	(18) appoint committees, including standing committees, composed of members, state
15.2	regulators, state legislators or their representatives, and consumer representatives, and such
15.3	other interested persons as may be designated in this Compact and the bylaws;
15.4	(19) provide and receive information from, and cooperate with, law enforcement agencies;
15.5	(20) establish and elect an Executive Committee, including a chair and a vice chair;
15.6	(21) determine whether a state's adopted language is materially different from the model
15.7	compact language such that the state would not qualify for participation in the Compact;
15.8	and
15.9	(22) perform such other functions as may be necessary or appropriate to achieve the
15.10	purposes of this Compact.
15.11	(d) The Executive Committee:
15.12	(1) The Executive Committee shall have the power to act on behalf of the Commission
15.13	according to the terms of this Compact. The powers, duties, and responsibilities of the
15.14	Executive Committee shall include:
15.15	(i) oversee the day-to-day activities of the administration of the Compact, including
15.16	enforcement and compliance with the provisions of the Compact, its rules and bylaws, and
15.17	other such duties as deemed necessary;
15.18	(ii) recommend to the Commission changes to the rules or bylaws, changes to this
15.19	Compact legislation, fees charged to Compact member states, fees charged to licensees,
15.20	and other fees;
15.21	(iii) ensure Compact administration services are appropriately provided, including by
15.22	<u>contract;</u>
15.23	(iv) prepare and recommend the budget;
15.24	(v) maintain financial records on behalf of the Commission;
15.25	(vi) monitor Compact compliance of member states and provide compliance reports to
15.26	the Commission;
15.27	(vii) establish additional committees as necessary;
15.28	(viii) exercise the powers and duties of the Commission during the interim between
15.29	Commission meetings, except for adopting or amending rules, adopting or amending bylaws,
15.30	and exercising any other powers and duties expressly reserved to the Commission by rule
15.31	or bylaw; and

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced		
16.1	(ix) other of	luties as provided	d in the rules or b	ylaws of the Commission.	<u>-</u>		
16.2	(2) The Executive Committee shall be composed of up to 11 members:						
16.3	(i) the chai	r and vice chair o	of the Commissio	n shall be voting members	of the Executive		
16.4	Committee;						
16.5	(ii) the Con	mmission shall e	lect five voting n	nembers from the current r	nembership of		
16.6	the Commission	<u>on;</u>					
16.7	· · · ·		onvoting member	s from four recognized nati	onal social work		
16.8	organizations;	and					
16.9	(iv) the ex-	-officio members	will be selected	by their respective organiz	zations.		
16.10	(3) The Co	ommission may re	emove any memb	er of the Executive Comm	ittee as provided		
16.11	in the Commis	ssion's bylaws.					
16.12	(4) The Ex	ecutive Committ	tee shall meet at	least annually.			
16.13	(i) Executi	ve Committee me	eetings shall be o	pen to the public, except th	nat the Executive		
16.14	Committee ma	ay meet in a close	ed, nonpublic me	eting as provided in parag	raph (f), clause		
16.15	<u>(2).</u>						
16.16	(ii) The Ex	ecutive Committ	tee shall give sev	en days' notice of its meeti	ngs posted on its		
16.17	website and as	s determined to p	rovide notice to	persons with an interest in	the business of		
16.18	the Commission	<u>on.</u>					
16.19	(iii) The Ex	xecutive Commit	tee may hold a sp	ecial meeting in accordanc	e with paragraph		
16.20	<u>(f)</u> , clause (1),	item (ii).					
16.21	<u>(e)</u> The Co	mmission shall a	dopt and provide	e to the member states an a	innual report.		
16.22	(f) Meeting	gs of the Commis	ssion:				
16.23	(1) All me	etings shall be op	en to the public,	except that the Commission	on may meet in a		
16.24	closed, nonpu	blic meeting as p	rovided in parag	raph (f), clause (2).			
16.25	(i) Public r	notice for all mee	tings of the full	Commission of meetings s	hall be given in		
16.26	the same man	ner as required up	nder the rulemak	ing provisions in section 1	48E.51, except		
16.27	that the Comn	nission may hold	a special meetin	g as provided in paragraph	ı (f), clause (1),		
16.28	item (ii).						
16.29	(ii) The Co	mmission may ho	old a special meet	ing when it must meet to co	nduct emergency		
16.30	business by gi	ving 48 hours' no	otice to all comm	issioners on the Commissi	on's website and		

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced			
17.1	other means	as provided in the	e Commission's rul	es. The Commission's le	gal counsel shall			
17.2	certify that the Commission's need to meet qualifies as an emergency.							
17.3	<u>(2)</u> The C	Commission or the	Executive Commit	tee or other committees of	f the Commission			
17.4	may conven	e in a closed, non	public meeting for	the Commission or Exec	utive Committee			
17.5	or other con	nmittees of the Co	mmission to receiv	e legal advice or to discu	<u>188:</u>			
17.6	(i) nonco	ompliance of a me	mber state with its	obligations under the Co	ompact;			
17.7	(ii) the en	mployment, comp	ensation, discipline	, or other matters, practic	es, or procedures			
17.8	related to sp	ecific employees;						
17.9	(iii) curr	ent or threatened of	discipline of a licen	see by the Commission	or by a member			
17.10	state's licens	sing authority;						
17.11	(iv) curr	ent, threatened, or	reasonably anticip	ated litigation;				
17.12	(v) nego	tiation of contract	s for the purchase,	lease, or sale of goods, s	ervices, or real			
17.13	estate;							
17.14	(vi) accu	ising any person o	f a crime or formal	ly censuring any person;				
17.15	(vii) trad	e secrets or comme	ercial or financial in	formation that is privilege	ed or confidential;			
17.16	(viii) inf	ormation of a pers	sonal nature where	disclosure would constit	ute a clearly			
17.17	unwarrantec	l invasion of perso	onal privacy;					
17.18	(ix) inve	stigative records c	compiled for law er	forcement purposes;				
17.19	(x) infor	mation related to a	any investigative re	ports prepared by or on	behalf of or for			
17.20	use of the C	ommission or othe	er committee charg	ed with responsibility of	investigation or			
17.21	determinatio	on of compliance i	ssues pursuant to t	he Compact;				
17.22	(xi) matt	ers specifically ex	empted from discl	osure by federal or mem	per state law; or			
17.23	(xii) othe	er matters as prom	ulgated by the Cor	nmission by rule.				
17.24	<u>(3)</u> If a m	neeting, or portior	n of a meeting, is cl	osed, the presiding office	er shall state that			
17.25	the meeting	will be closed and	l reference each rel	evant exempting provisi	on, and such			
17.26	reference sh	all be recorded in	the minutes.					
17.27	(4) The (Commission shall	keep minutes that	fully and clearly describe	e all matters			
17.28	discussed in	a meeting and sha	all provide a full an	d accurate summary of a	ctions taken, and			
17.29	the reasons	therefore, includir	ng a description of t	he views expressed. All	documents			
17.30	considered i	n connection with	an action shall be i	dentified in such minutes	. All minutes and			

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
18.1	documents of	a closed meeting	shall remain unde	r seal, subject to release c	only by a majority
18.2				mpetent jurisdiction.	
18.3		ing of the Comm			
18.4	<u>(1) The Co</u>	ommission shall j	bay, or provide for	r the payment of, the reas	sonable expenses
18.5	of its establisl	nment, organizati	on, and ongoing a	activities.	
18.6	(2) The Co	ommission may a	ccept any and all	appropriate revenue sour	rces as provided
18.7	in paragraph ((c), clause (13).			
18.8	(3) The Co	ommission may l	evy on and collect	t an annual assessment fr	om each member
18.9	state and imp	ose fees on licens	ees of member st	ates to whom it grants a 1	nultistate license
18.10	to cover the c	ost of the operation	ons and activities	of the Commission and i	ts staff, which
18.11	must be in a t	otal amount suffi	cient to cover its a	annual budget as approve	ed each year for
18.12	which revenu	e is not provided	by other sources.	The aggregate annual as	sessment amount
18.13	for member st	tates shall be allo	cated based upon	a formula that the Comm	nission shall
18.14	promulgate by	y rule.			
18.15	(4) The Co	ommission shall 1	not incur obligatio	ons of any kind prior to so	ecuring the funds
18.16	adequate to m	eet the same; nor	shall the Commiss	sion pledge the credit of a	ny of the member
18.17	states, except	by and with the a	uthority of the m	ember state.	
18.18	<u>(5) The Co</u>	ommission shall k	eep accurate acco	unts of all receipts and di	sbursements. The
18.19	receipts and d	isbursements of	the Commission s	hall be subject to the fina	incial review and
18.20	accounting pro	ocedures establish	ned under its bylaw	vs. However, all receipts a	nd disbursements
18.21	of funds hand	led by the Comm	ission shall be su	bject to an annual financi	al review by a
18.22	certified or lic	ensed public acco	untant, and the rep	ort of the financial review	shall be included
18.23	in and become	e part of the annu	al report of the C	ommission.	
18.24	(h) Qualif	ied immunity, det	fense, and indemn	ification:	
18.25	(1) The m	embers, officers,	executive director	r, employees, and represe	entatives of the
18.26	Commission s	shall be immune	from suit and liab	ility, both personally and	in their official
18.27	capacity, for a	ny claim for dam	nage to or loss of	property or personal inju-	ry or other civil
18.28	liability cause	d by or arising ou	t of any actual or a	lleged act, error, or omiss	ion that occurred,
18.29	or that the per	rson against who	n the claim is ma	de had a reasonable basis	for believing
18.30	occurred with	in the scope of Co	ommission employ	yment, duties, or responsi	bilities, provided
18.31	that nothing in	n this paragraph s	shall be construed	to protect any such perso	on from suit or
18.32	liability for an	ıy damage, loss, i	injury, or liability	caused by the intentional	l or willful or

02/14/24	REVISOR	AGW/SV	24-06194	as introduced
----------	---------	--------	----------	---------------

19.1	wanton misconduct of that person. The procurement of insurance of any type by the
19.2	Commission shall not in any way compromise or limit the immunity granted hereunder.
19.3	(2) The Commission shall defend any member, officer, executive director, employee,
19.4	and representative of the Commission in any civil action seeking to impose liability arising
19.5	out of any actual or alleged act, error, or omission that occurred within the scope of
19.6	Commission employment, duties, or responsibilities, or as determined by the Commission
19.7	that the person against whom the claim is made had a reasonable basis for believing occurred
19.8	within the scope of Commission employment, duties, or responsibilities, provided that
19.9	nothing herein shall be construed to prohibit that person from retaining their own counsel
19.10	at their own expense, and provided further, that the actual or alleged act, error, or omission
19.11	did not result from that person's intentional or willful or wanton misconduct.
19.12	(3) The Commission shall indemnify and hold harmless any member, officer, executive
19.13	director, employee, and representative of the Commission for the amount of any settlement
19.14	or judgment obtained against that person arising out of any actual or alleged act, error, or
19.15	omission that occurred within the scope of Commission employment, duties, or
19.16	responsibilities, or that such person had a reasonable basis for believing occurred within
19.17	the scope of Commission employment, duties, or responsibilities, provided that the actual
19.18	or alleged act, error, or omission did not result from the intentional or willful or wanton
19.19	misconduct of that person.
19.20	(4) Nothing herein shall be construed as a limitation on the liability of any licensee for
19.21	professional malpractice or misconduct, which shall be governed solely by any other
19.22	applicable state laws.
19.23	(5) Nothing in this Compact shall be interpreted to waive or otherwise abrogate a member
19.24	state's state action immunity or state action affirmative defense with respect to antitrust
19.25	claims under the Sherman Act, Clayton Act, or any other state or federal antitrust or
19.26	anticompetitive law or regulation.
19.27	(6) Nothing in this Compact shall be construed to be a waiver of sovereign immunity
19.28	by the member states or by the Commission.
19.29	Sec. 11. [148E.50] DATA SYSTEM.
19.30	(a) The Commission shall provide for the development, maintenance, operation, and
19.31	utilization of a coordinated data system.
19.32	(b) The Commission shall assign each applicant for a multistate license a unique identifier,
19.33	as determined by the rules of the Commission.

20.1	(c) Notwithstanding any other provision of state law to the contrary, a member state
20.2	shall submit a uniform data set to the data system on all individuals to whom this Compact
20.3	is applicable as required by the rules of the Commission, including:
20.4	(1) identifying information;
20.5	(2) licensure data;
20.6	(3) adverse actions against a license and information related thereto;
20.7	(4) nonconfidential information related to alternative program participation, the beginning
20.8	and ending dates of such participation, and other information related to such participation
20.9	not made confidential under member state law;
20.10	(5) any denial of application for licensure, and the reason for such denial;
20.11	(6) the presence of current significant investigative information; and
20.12	(7) other information that may facilitate the administration of this Compact or the
20.13	protection of the public, as determined by the rules of the Commission.
20.14	(d) The records and information provided to a member state pursuant to this Compact
20.15	or through the data system, when certified by the Commission or an agent thereof, shall
20.16	constitute the authenticated business records of the Commission, and shall be entitled to
20.17	any associated hearsay exception in any relevant judicial, quasi-judicial, or administrative
20.18	proceedings in a member state.
20.19	(e) Current significant investigative information pertaining to a licensee in any member
20.20	state will only be available to other member states.
20.21	(f) It is the responsibility of the member states to report any adverse action against a
20.22	licensee and to monitor the database to determine whether adverse action has been taken
20.23	against a licensee. Adverse action information pertaining to a licensee in any member state
20.24	will be available to any other member state.
20.25	(g) Member states contributing information to the data system may designate information
20.26	that may not be shared with the public without the express permission of the contributing
20.27	state.
20.28	(h) Any information submitted to the data system that is subsequently expunged pursuant
20.29	to federal law or the laws of the member state contributing the information shall be removed
20.30	from the data system.

21.1	Sec. 12. [148E.51] RULEMAKING.
21.2	(a) The Commission shall promulgate reasonable rules in order to effectively and
21.3	efficiently implement and administer the purposes and provisions of the Compact. A rule
21.4	shall be invalid and have no force or effect only if a court of competent jurisdiction holds
21.5	that the rule is invalid because the Commission exercised its rulemaking authority in a
21.6	manner that is beyond the scope and purposes of the Compact, or the powers granted
21.7	hereunder, or based upon another applicable standard of review.
21.8	(b) The rules of the Commission shall have the force of law in each member state,
21.9	provided however that where the rules of the Commission conflict with the laws of the
21.10	member state that establish the member state's laws, regulations, and applicable standards
21.11	that govern the practice of social work as held by a court of competent jurisdiction, the rules
21.12	of the Commission shall be ineffective in that state to the extent of the conflict.
21.13	(c) The Commission shall exercise its rulemaking powers pursuant to the criteria set
21.14	forth in this section and the rules adopted thereunder. Rules shall become binding on the
21.15	day following adoption or the date specified in the rule or amendment, whichever is later.
21.16	(d) If a majority of the legislatures of the member states rejects a rule or portion of a
21.17	rule, by enactment of a statute or resolution in the same manner used to adopt the Compact
21.18	within four years of the date of adoption of the rule, then such rule shall have no further
21.19	force and effect in any member state.
21.20	(e) Rules shall be adopted at a regular or special meeting of the Commission.
21.21	(f) Prior to adoption of a proposed rule, the commission shall hold a public hearing and
21.22	allow persons to provide oral and written comments, data, facts, opinions, and arguments.
21.23	(g) Prior to adoption of a proposed rule by the Commission, and at least 30 days in
21.24	advance of the meeting at which the Commission will hold a public hearing on the proposed
21.25	rule, the Commission shall provide a notice of proposed rulemaking:
21.26	(1) on the website of the Commission or other publicly accessible platform;
21.27	(2) to persons who have requested notice of the Commission's notices of proposed
21.28	rulemaking; and
21.29	(3) in such other way as the Commission may by rule specify.
21.30	(h) The notice of proposed rulemaking shall include:

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced
22.1	(1) the ti	me, date, and loca	tion of the public h	earing at which the Com	mission will hear
22.2	public comm	nents on the prope	osed rule and, if dif	ferent, the time, date, an	d location of the
22.3	meeting who	ere the Commissio	on will consider and	l vote on the proposed ru	ıle;
22.4	(2) if the	hearing is held v	ia telecommunicati	on, video conference, or	other electronic
22.5	means, the C	Commission shall	include the mechan	ism for access to the hea	ring in the notice
22.6	of proposed	rulemaking;			
22.7	(3) the te	ext of the proposed	d rule and the reaso	n therefor;	
22.8	<u>(4) a req</u>	uest for comment	s on the proposed r	ule from any interested p	person; and
22.9	<u>(5) the m</u>	nanner in which in	iterested persons m	ay submit written comm	ents.
22.10	<u>(i) All he</u>	arings will be rec	orded. A copy of th	e recording and all writte	en comments and
22.11	documents r	received by the Co	ommission in respo	nse to the proposed rule	shall be available
22.12	to the public	<u>.</u>			
22.13	<u>(j)</u> Nothi	ng in this section	shall be construed	as requiring a separate h	earing on each
22.14	rule. Rules r	nay be grouped fo	or the convenience of	of the Commission at hea	rings required by
22.15	this section.				
22.16	<u>(k)</u> The (Commission shall	, by majority vote c	of all members, take fina	l action on the
22.17	proposed ru	le based on the ru	lemaking record an	d the full text of the rule	<u>.</u>
22.18	<u>(1)</u> The (Commission may	adopt changes to th	e proposed rule, provide	d the changes do
22.19	not enlarge t	the original purpo	se of the proposed	rule.	
22.20	<u>(2)</u> The C	Commission shall	provide an explanat	ion of the reasons for sul	ostantive changes
22.21	made to the	proposed rule as y	well as reasons for	substantive changes not	made that were
22.22	recommende	ed by commenters	<u>S.</u>		
22.23	<u>(3) The (</u>	Commission shall	determine a reason	able effective date for th	e rule. Except for
22.24	an emergence	y as provided in p	paragraph (1), the ef	fective date of the rule s	hall be no sooner
22.25	than 30 days	s after issuing the	notice that it adopt	ed or amended the rule.	
22.26	<u>(l) Upon</u>	determination that	at an emergency exit	sts, the Commission ma	y consider and
22.27	adopt an em	ergency rule with	48 hours' notice, w	ith opportunity to comme	ent, provided that
22.28	the usual rul	emaking procedu	res provided in the	Compact and in this sec	tion shall be
22.29	retroactively	applied to the ru	le as soon as reasor	ably possible, in no even	nt later than 90
22.30	days after th	e effective date of	f the rule. For the p	urposes of this provision	i, an emergency
22.31	rule is one the	nat must be adopt	ed immediately in c	order to:	
22.32	<u>(1) meet</u>	an imminent thre	at to public health,	safety, or welfare;	

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced	
23.1	<u>(2)</u> preve	ent a loss of Comn	nission or member	state funds;		
23.2	(3) meet a deadline for the promulgation of a rule that is established by federal law or					
23.3	rule; or					
23.4	(4) protect public health and safety.					
23.5	(m) The	Commission or an	authorized commit	tee of the Commission ma	y direct revisions	
23.6	to a previous	sly adopted rule for	purposes of correct	cting typographical errors	, errors in format,	
23.7	errors in cor	nsistency, or gram	natical errors. Pub	lic notice of any revision	s shall be posted	
23.8	on the websi	ite of the Commiss	sion. The revision s	shall be subject to challen	ge by any person	
23.9	for a period	of 30 days after po	osting. The revision	n may be challenged only	y on grounds that	
23.10	the revision	results in a materi	al change to a rule.	A challenge shall be ma	de in writing and	
23.11	delivered to	the Commission p	prior to the end of	the notice period. If no cl	nallenge is made,	
23.12	the revision	will take effect wi	thout further action	n. If the revision is challer	nged, the revision	
23.13	may not take effect without the approval of the Commission.					
23.14	<u>(n) No m</u>	ember state's rule	making requireme	nts shall apply under this	compact.	
23.15	Sec. 13. [14	48E.52] OVERSI	GHT, DISPUTE R	RESOLUTION, AND EN	FORCEMENT.	
23.16	<u>(a) Overs</u>	sight:				
23.17	<u>(1)</u> The e	executive and judi	cial branches of sta	te government in each m	ember state shall	
23.18	enforce this	Compact and take	all actions necess	ary and appropriate to in	plement the	
23.19	Compact.					
23.20	(2) Exce	pt as otherwise pro	ovided in this Com	pact, venue is proper and	l judicial	
23.21	proceedings	by or against the C	Commission shall b	e brought solely and excl	usively in a court	
23.22	of competen	t jurisdiction whe	re the principal off	ice of the Commission is	located. The	
23.23	Commission	n may waive venue	and jurisdictional	defenses to the extent it a	dopts or consents	
23.24	to participate in alternative dispute resolution proceedings. Nothing herein shall affect or					
23.25	limit the sele	ection or propriety	of venue in any a	ction against a licensee f	or professional	
23.26	malpractice,	misconduct, or an	ny such similar ma	tter.		
23.27	(3) The (Commission shall	be entitled to recei	ve service of process in a	any proceeding	
23.28	regarding th	e enforcement or	interpretation of th	e Compact and shall hav	e standing to	
23.29	intervene in	such a proceeding	for all purposes. I	Failure to provide the Con	mmission service	
23.30	of process sl	hall render a judgr	nent or order void	as to the Commission, th	iis Compact, or	
23.31	promulgated	l rules.				
23.32	(b) Defa	ult, technical assis	tance, and termina	tion:		

Sec. 13.

	02/14/24	REVISOR	AGW/SV	24-06194	as introduced	
24.1	(1) If the	Commission dete	rmines that a mem	ber state has defaulted in	n the performance	
24.2	(1) If the Commission determines that a member state has defaulted in the performance of its obligations or responsibilities under this Compact or the promulgated rules, the					
24.3		Commission shall provide written notice to the defaulting state. The notice of default shall				
24.4		•		g the default, and any ot		
24.5				nd specific technical ass		
24.6	the default.	indy take, and sh			<u>Istanee reguranig</u>	
24.0						
24.7	<u>(2) The C</u>	commission shall	provide a copy of	the notice of default to t	he other member	
24.8	states.					
24.9	<u>(c) If a sta</u>	ate in default fails	to cure the defaul	t, the defaulting state ma	ay be terminated	
24.10	from the Cor	npact upon an aff	irmative vote of a	majority of the delegate	s of the member	
24.11	states, and al	l rights, privileges	s, and benefits con	ferred on that state by th	nis Compact may	
24.12	be terminated	d on the effective	date of termination	n. A cure of the default defau	oes not relieve the	
24.13	offending sta	te of obligations of	or liabilities incurr	red during the period of	default.	
24.14	(d) Termi	nation of member	ship in the Compa	act shall be imposed only	y after all other	
24.15	means of sect	uring compliance	have been exhaust	ed. Notice of intent to sus	spend or terminate	
24.16	shall be given	n by the Commiss	ion to the governo	or, the majority and mino	ority leaders of the	
24.17	defaulting sta	ate's legislature, th	ne defaulting state	s state licensing authorit	y, and each of the	
24.18	member state	es' state licensing	authority.			
24.19	(e) A stat	e that has been ter	rminated is respon	sible for all assessments	, obligations, and	
24.20	liabilities inc	urred through the	effective date of t	ermination, including of	oligations that	
24.21	extend beyor	nd the effective da	te of termination.			
24.22	(f) Upon	the termination of	f a state's members	ship from this Compact,	that state shall	
24.23	immediately	provide notice to	all licensees within	in that state of such term	ination. The	
24.24	terminated st	ate shall continue	to recognize all li	censes granted pursuant	to this Compact	
24.25	<u>for a minimu</u>	m of six months a	after the date of sa	id notice of termination.		
24.26	<u>(g)</u> The C	commission shall	not bear any costs	related to a state that is	found to be in	
24.27	default or tha	t has been termina	ted from the Comp	oact, unless agreed upon i	n writing between	
24.28	the Commiss	ion and the defau	lting state.			
24.29	<u>(h)</u> The d	efaulting state ma	y appeal the action	n of the Commission by	petitioning the	
24.30	United States	s District Court fo	or the District of C	olumbia or the federal d	istrict where the	
24.31	Commission	has its principal o	ffices. The prevail	ing party shall be awarde	d all costs of such	
24.32	litigation, inc	cluding reasonable	e attorney's fees.			
24.33	<u>(i) Disput</u>	e resolution:				

(1) Upon request by a member state, the Commission shall attempt to resolve disputes 25.1 related to the Compact that arise among member states and between member and nonmember 25.2 25.3 states. (2) The Commission shall promulgate a rule providing for both mediation and binding 25.4 25.5 dispute resolution for disputes as appropriate. (j) Enforcement: 25.6 25.7 (1) By majority vote as provided by rule, the Commission may initiate legal action against a member state in default in the United States District Court for the District of 25.8 Columbia or the federal district where the Commission has its principal offices to enforce 25.9 compliance with the provisions of the Compact and its promulgated rules. The relief sought 25.10 may include both injunctive relief and damages. In the event judicial enforcement is 25.11 25.12 necessary, the prevailing party shall be awarded all costs of such litigation, including reasonable attorney's fees. The remedies herein shall not be the exclusive remedies of the 25.13 Commission. The Commission may pursue any other remedies available under federal or 25.14 the defaulting member state's law. 25.15 (2) A member state may initiate legal action against the Commission in the United States 25.16 District Court for the District of Columbia or the federal district where the Commission has 25.17 its principal offices to enforce compliance with the provisions of the Compact and its 25.18 promulgated rules. The relief sought may include both injunctive relief and damages. In the 25.19 event judicial enforcement is necessary, the prevailing party shall be awarded all costs of 25.20 such litigation, including reasonable attorney's fees. 25.21 (3) No person other than a member state shall enforce this compact against the 25.22 25.23 Commission. Sec. 14. [148E.53] EFFECTIVE DATE, WITHDRAWAL, AND AMENDMENT. 25.24 (a) The Compact shall come into effect on the date on which the Compact statute is 25.25 enacted into law in the seventh member state. 25.26 (1) On or after the effective date of the Compact, the Commission shall convene and 25.27 review the enactment of each of the first seven member states ("charter member states") to 25.28 25.29 determine if the statute enacted by each such charter member state is materially different 25.30 than the model Compact statute. (i) A charter member state whose enactment is found to be materially different from the 25.31 model Compact statute shall be entitled to the default process set forth in section 148E.52. 25.32

	02/14/24	REVISOR		24-06194	
--	----------	---------	--	----------	--

26.1	(ii) If any member state is later found to be in default, or is terminated or withdraws
26.2	from the Compact, the Commission shall remain in existence and the Compact shall remain
26.3	in effect even if the number of member states should be less than seven.
26.4	(2) Member states enacting the compact subsequent to the seven initial charter member
26.5	states shall be subject to the process set forth in section 148E.49, paragraph (c), clause (21),
26.6	to determine if their enactments are materially different from the model Compact statute
26.7	and whether they qualify for participation in the Compact.
26.8	(3) All actions taken for the benefit of the Commission or in furtherance of the purposes
26.9	of the administration of the Compact prior to the effective date of the Compact or the
26.10	Commission coming into existence shall be considered to be actions of the Commission
26.11	unless specifically repudiated by the Commission.
26.12	(4) Any state that joins the Compact subsequent to the Commission's initial adoption of
26.13	the rules and bylaws shall be subject to the rules and bylaws as they exist on the date on
26.14	which the Compact becomes law in that state. Any rule that has been previously adopted
26.15	by the Commission shall have the full force and effect of law on the day the Compact
26.16	becomes law in that state.
26.17	(b) Any member state may withdraw from this Compact by enacting a statute repealing
26.18	the same.
26.19	(1) A member state's withdrawal shall not take effect until 180 days after enactment of
26.20	the repealing statute.
26.21	(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's
26.22	licensing authority to comply with the investigative and adverse action reporting requirements
26.23	of this Compact prior to the effective date of withdrawal.
26.24	(3) Upon the enactment of a statute withdrawing from this Compact, a state shall
26.25	immediately provide notice of such withdrawal to all licensees within that state.
26.26	Notwithstanding any subsequent statutory enactment to the contrary, such withdrawing
26.27	state shall continue to recognize all licenses granted pursuant to this Compact for a minimum
26.28	of 180 days after the date of such notice of withdrawal.
26.29	(c) Nothing contained in this Compact shall be construed to invalidate or prevent any
26.30	licensure agreement or other cooperative arrangement between a member state and a
26.31	nonmember state that does not conflict with the provisions of this Compact.

02/14/24	REVISOR	AGW/SV	24-06194	as introduced
----------	---------	--------	----------	---------------

27.1 (d) This Compact may be amended by the member states. No amendment to this Compact
 27.2 shall become effective and binding upon any member state until it is enacted into the laws
 27.3 of all member states.

27.4 Sec. 15. [148E.54] CONSTRUCTION AND SEVERABILITY.

27.5 (a) This Compact and the Commission's rulemaking authority shall be liberally construed

so as to effectuate the purposes, and the implementation and administration of the Compact.

27.7 Provisions of the Compact expressly authorizing or requiring the promulgation of rules

27.8 shall not be construed to limit the Commission's rulemaking authority solely for those

27.9 purposes.

27.10 (b) The provisions of this Compact shall be severable and if any phrase, clause, sentence,

27.11 or provision of this Compact is held by a court of competent jurisdiction to be contrary to

27.12 the constitution of any member state, a state seeking participation in the Compact, or of the

27.13 United States, or the applicability thereof to any government, agency, person or circumstance

27.14 is held to be unconstitutional by a court of competent jurisdiction, the validity of the

27.15 remainder of this Compact and the applicability thereof to any other government, agency,

27.16 person or circumstance shall not be affected thereby.

27.17 (c) Notwithstanding paragraph (b), the Commission may deny a state's participation in

27.18 the Compact or, in accordance with the requirements of section 148E.52, paragraph (b),

27.19 terminate a member state's participation in the Compact, if it determines that a constitutional

27.20 requirement of a member state is a material departure from the Compact. Otherwise, if this

27.21 Compact shall be held to be contrary to the constitution of any member state, the Compact

shall remain in full force and effect as to the remaining member states and in full force and

27.23 effect as to the member state affected as to all severable matters.

27.24 Sec. 16. [148E.55] CONSISTENT EFFECT AND CONFLICT WITH OTHER STATE 27.25 LAWS.

27.26 (a) A licensee providing services in a remote state under a multistate authorization to

27.27 practice shall adhere to the laws and regulations, including laws, regulations, and applicable

- 27.28 standards, of the remote state where the client is located at the time care is rendered.
- (b) Nothing herein shall prevent or inhibit the enforcement of any other law of a member
 state that is not inconsistent with the Compact.
- 27.31 (c) Any laws, statutes, regulations, or other legal requirements in a member state in
 27.32 conflict with the Compact are superseded to the extent of the conflict.

- 28.1 (d) All permissible agreements between the Commission and the member states are
- 28.2 <u>binding in accordance with their terms.</u>