GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 1053* Committee Substitute Favorable 6/4/20 Senate Commerce and Insurance Committee Substitute Adopted 6/18/20

Short Title: PED/Military OL & Audiology Interstate Compct.

(Public)

Sponsors:

Referred to:

April 30, 2020

A BILL TO BE ENTITLED

AN ACT TO EXPEDITE OCCUPATIONAL LICENSURE FOR MILITARY SPOUSES; TO
 PUBLICIZE LICENSURE INFORMATION; TO REPORT DATA REGARDING
 APPLICANTS WHO ARE MILITARY SPOUSES AND APPLICANTS THAT HAVE
 MILITARY TRAINING, AS RECOMMENDED BY THE JOINT LEGISLATIVE
 PROGRAM EVALUATION OVERSIGHT COMMITTEE; AND TO ESTABLISH THE
 INTERSTATE COMPACT FOR THE PRACTICE OF AUDIOLOGY AND SPEECH
 PATHOLOGY.

9 The General Assembly of North Carolina enacts:

11 PART I. MILITARY SPOUSE OCCUPATIONAL LICENSURE

SECTION 1. G.S. 93B-15.1 reads as rewritten:

13 "§ 93B-15.1. Licensure for individuals with military training and experience; proficiency
 14 examination; licensure by endorsement for military spouses; temporary license.
 15 (a) Except as provided by subsection (a2) of this section, and notwithstanding any other
 16 provision of law, an occupational licensing board, or State agency licensing board, as defined in
 17 G.S. 93B-1, shall issue a license, certification, or registration to a military-trained applicant to

allow the applicant to lawfully practice the applicant's occupation in this State if, upon application to an occupational licensing board, board or State agency licensing board, the military-trained applicant satisfies the following conditions:

- (1) Has been awarded a military occupational specialty and has done all of the
 following at a level that is substantially equivalent to or exceeds the
 requirements for licensure, certification, or registration of the occupational
 licensing board or State agency licensing board from which the applicant is
 seeking licensure, certification, or registration in this State: completed a
 military program of training, completed testing or equivalent training and
 experience, and performed in the occupational specialty.
- (2) Has engaged in the active practice of the occupation for which the person is seeking a license, certification, or permit from the occupational licensing board or State agency licensing board in this State for at least two of the five years preceding the date of the application under this section.
- 32 (3) Has not committed any act in any jurisdiction that would have constituted
 33 grounds for refusal, suspension, or revocation of a license to practice that
 34 occupation in this State at the time the act was committed and has no pending
 35 complaints.



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	General Assemb	ly Of North Carolina	Session 2019
1 2	(4)	Repealed by Session Laws 2017-28, s. 3, effective J to applications submitted on or after that date.	uly 1, 2017, and applicable
3	(a1) No la	ter than 30-15 days following receipt of an applic	cation, application from a
4	military-trained a	pplicant, an occupational licensing board or State ag	ency licensing board shall
5	either issue a lic	ense, certification, or registration or notify an appli	icant when the applicant's
6	military training	or experience does not satisfy the requirements for	licensure, certification, or
7	registration and	shall-specify the criteria or requirements that the l	board determined that the
8	applicant failed to	o meet and the basis for that determination. If a milit	ary-trained applicant has a
9	pending complai	nt under subdivision (3) of subsection (a) of this	section, an occupational
10	licensing board of	or State agency licensing board shall notify the appli	cant no later than 15 days
11	following the boa	ard receiving written notice of the disposition of the p	pending complaint.
12	(a2) An oc	cupational licensing board, board or State agency lice	<u>ensing board,</u> as defined in
13	G.S. 93B-1, shall	l issue a license, certification, or registration to a m	ilitary-trained applicant to
14		cant to lawfully practice the applicant's occupat	
15	military-trained a	applicant, upon application to the occupational licen	sing board:board or State
16	agency licensing	board, satisfies the following conditions:	
17	(1)	Presents official, notarized documentation, such	1
18		Defense Form 214 (DD-214), or similar substa	e
19		applicant's military occupational specialty certification	ation and experience in an
20		occupational field within the board's purview; and	
21	(2)	Passes a proficiency examination offered by the	
22		applicants in lieu of satisfying the conditions set for	
23		section; however, if an applicant fails the proficie	•
24		applicant may be required by the board to satisfy the	
25	•	e a proficiency examination is not offered routinely by	1 0
26		State agency licensing board, the board shall of	
27		nilitary-trained applicants to obtain licensure, certific	
28		proficiency examination is offered routinely by an occ	
29 20		gency licensing board, that examination shall satisf	y the requirements of this
30 31	section. (b) Notwi	ithstanding any other provision of law, an occupatio	nal licensing board board
32		icensing board, as defined in G.S. 93B-1, shall issue	-
32 33		military spouse to allow the military spouse to law	
33 34	0	ion in this State if, upon application to an occupatio	• •
35		<u>censing board,</u> the military spouse satisfies the follow	<u> </u>
36	(1)	Holds a current license, certification, or registration	
37	(1)	and that jurisdiction's requirements for licensure, c	
38		are substantially equivalent to or exceed the re	-
39		certification, or registration of the occupational	-
40		agency licensing board for which the applica	
41		certification, or registration in this State.	
42	(2)	Can demonstrate competency in the occupati	on through methods as
43		determined by the Board, such as having comple	
44		units or having had recent experience for at lea	-
45		preceding the date of the application under this sec	
46	(3)	Has not committed any act in any jurisdiction that	
47		grounds for refusal, suspension, or revocation of	
48		occupation in this State at the time the act was com	
49	(4)	Is in good standing; has not been disciplined	by the agency that had
50		jurisdiction to issue the license, certification, or pe	ermit; and has no pending
51		complaints.	

 (5) Repealed by Session Laws 2017-28, s. 3, effective July 1, 2017, and applicable to applications submitted on or after that date. (b1) No later than 15 days following receipt of an application from a military spouse, an occupational licensing board or State agency licensing board shall either issue a license, certification, or registration or notify an applicant when the applicant straining or experience does not satisfy the requirements for licensure, certification, or registration and specify the criteria or requirements that the board determined that the applicant failed to meet and the basis for that determination (b) of this section, an occupational licensing board or State agency licensing board or State agency licensing board or State agency licensing board shall notify the applicant ton later than 15 days following the board receiving written notice of the disposition of the pending complaint. (c) All relevant experience of a military service member in the discharge of official duties or, for a military spouse, all relevant experience, including full-time and part-time experience, regardeless of whether in a paid or volunteer capacity, shall be credited in the calculation of years of practice in an occupation al required under subsection (a) or (b) of this section. (c) All relevant that its the specific criteria or requirements for licensure, registration, or certification by the board, with a description of the criteria or requirements that are satisfied by military randing or experience as provided in this section, and any necessary documentation needed for obtaining the criteria or the subsection shall be upblished on the occupational licensing board's Web site and the Web site of the Department of Military and Veterans Affairs. (1) A. document that includes a summary of the opportunities available to veterans and military spouses under this section. (2) The Secretary of the Department of Military and Veterans Affairs sha		General Assembly Of North Carolina Session 2019
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45 <u>licensing board. A temporary practice permit may be denied or revoked for a pending complaint</u>		
τ_0 and house is provided to the miniary-named applicant of miniary spouse as set 10111 under	46	after notice is provided to the military-trained applicant or military spouse as set forth under
47 <u>subsection (a1) or (b1) of this section.</u>	47	
48 (g) An occupational licensing board or State agency licensing board may adopt rules	48	(g) An occupational licensing board or State agency licensing board may adopt rules
49 necessary to implement this section.		
50 (h) Nothing in this section shall be construed to prohibit a military-trained applicant or		
51 military spouse from proceeding under the existing licensure, certification, or registration	51	military spouse from proceeding under the existing licensure, certification, or registration

1	requiremen	nts estal	blished by an occupational licensing board or State agency licensing board in			
2	this State.					
3	(i) For the purposes of this section, the State Board of Education shall be considered an					
4	• •		using board when issuing teacher licenses under Article 17E of Subchapter V			
5	of Chapter 115C of the General Statutes. In addition to the provisions for licensure provided by					
6	this section, a local board of education may request a three-year limited license for a military					
7			lds a current teaching license in another jurisdiction pursuant to			
8			(a)(4a). The State Board of Education shall report the information specified in			
9			and (9d) in accordance with G.S. 93B-2.			
10			e purposes of this section, the North Carolina Medical Board shall not be			
11	•		upational licensing board.board or State agency licensing board.			
12	(k)		cupational licensing board or <u>State agency licensing board</u> shall not charge a			
13			oplicant or a military spouse an initial application fee for a license, certification,			
14	•	-	emporary practice permit issued pursuant to this section. Nothing in this			
15	0		be construed to prohibit an occupational licensing board or State agency			
16			om charging its ordinary fee for a renewal application or prohibit a third party			
17			ual costs for a service such as a background check.			
18	(<i>l</i>)		suance or notification time periods required under subsections (a1), (b1), and			
10 19			shall be tolled for an occupational licensing board or State agency licensing			
20			es an applicant submit to a criminal history record check. The tolling period			
20		-	the date the board forwards all necessary fingerprints or other identifying			
22			red by the State or National Repositories to a third party for a criminal history			
23			tolling period shall end once the board receives the completed criminal history			
23 24			the third party."			
25			ION 2.(a) G.S. 93B-2 reads as rewritten:			
26	"8 93R-7		al reports required; contents; open to inspection; sanction for failure to			
27	5) 3 D - 2 ,	report				
28	(a)	-	• er than October 31 of each year, each occupational licensing board shall file			
29			h the Secretary of State, the Attorney General, and the Joint Legislative			
30		•	ocedure Oversight Committee an annual report containing all of the following			
31	information		seedure oversight committee an annual report containing an of the following			
32	mormation					
33		 (9c)	The number of applicants with military training, the number granted a license,			
34		<u>()()</u>	the number denied a license for any reason, and a summary of the reasons for			
35			denial. The information provided in accordance with this subdivision shall not			
36			disclose any identifying information of any applicant.			
30 37		<u>(9d)</u>	The number of applicants who are military spouses, the number granted a			
38		<u>()u)</u>	license, the number denied a license for any reason, and a summary of the			
39			reasons for denial. The information provided in accordance with this			
40			subdivision shall not disclose any identifying information of any applicant.			
40			subdivision shall not disclose any identifying information of any applicant.			
42	(b1)	 No late	er than October 31 of each year, each occupational licensing board or State			
43			board shall file electronically with the Secretary of the Department of Military			
43 44			tirs information collected pursuant to G.S. 93B-2(a)(9c) and (9d).			
44	and vetera		Institution confected pursuant to $O.S. 95D-2(a)(9C)$ and $(9C)$.			
4.)						
			r than October 31 of each year, and State aganay licensing heard shall file			
46	• •	No late	er than October 31 of each year, each State agency licensing board shall file h the Secretary of State, the Attorney General, and the Joint Legislative			
46 47	electronica	No late Illy wit	h the Secretary of State, the Attorney General, and the Joint Legislative			
46 47 48	electronica Administra	No late Illy with ative Pro				
46 47	electronica	No late Illy with ative Pro	h the Secretary of State, the Attorney General, and the Joint Legislative			

General Assemb	ly Of North Carolina	Session 2019
(3)	The number of applicants with military training,	, the number granted a license,
	the number denied a license for any reason, and	-
	denial. The information provided in accordance	
	disclose any identifying information of any app	
(4)	The number of applicants who are military sp	
<u></u>	license, the number denied a license for any r	
	reasons for denial. The information provide	
	subdivision shall not disclose any identifying in	
SECT	TION 2.(b) By October 31, 2021, each occup	
	pecified in G.S. 93B-2(a)(9c) and (9d), as provide	0
	e annual report to the Secretary of State, the Att	•
	inistrative Procedure Oversight Committee, as re	•
	21, each State agency licensing board shall in	
	and (4), as provided for in this act, for fiscal year 2	
	of State, the Attorney General, and the Join	1
•	ight Committee, as required by G.S. 93B-2(e).	it Legislative Administrative
	git commute, as required by $0.5.~75D^{-2}(c)$.	
DADT II INITEI	RSTATE COMPACT FOR AUDIOLOGY AN	Ι ΣΡΕΕCΗ ΡΑΤΗΟΙ ΟΩΥ
	TION 3. Chapter 90 of the General Statutes is amo	
to read:	1010 3. Chapter 90 of the General Statutes is and	ended by adding a new Article
to read.	"Article 22A.	
	"Interstate Compact for Audiology and Speech	Dathology
"§ 90-308.1. Pur		<u>r athology.</u>
	purpose of this Compact is to facilitate intersta	to practice of audiology and
	pathology with the goal of improving public	· · ·
	pathology services. The practice of audiology and	
	state where the patient/client/student is lo	
	dent encounter. The Compact preserves the reg	
-	alth and safety through the current system of sta	•
1 1	eve the following objectives:	de licensure. This Compact is
	Increase public access to audiology and speech	languaga pathology sorvices
<u>(1)</u>	by providing for the mutual recognition of other	
(2)	Enhance the states' ability to protect the public's	
$\frac{(2)}{(3)}$	· · · ·	
<u>(3)</u>	- CHECHIAVE THE COODERATION OF THEMPER STA	
		tes in regulating multistate
	audiology and speech-language pathology pract	tes in regulating multistate tice.
<u>(4)</u>	audiology and speech-language pathology pract Support spouses of relocating active duty milita	tes in regulating multistate tice. ary personnel.
	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative	tes in regulating multistate tice. ary personnel.
$\frac{(4)}{(5)}$	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states.	tes in regulating multistate tice. ary personnel. e, and disciplinary information
<u>(4)</u>	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv	tes in regulating multistate tice. ary personnel. e, and disciplinary information rices with a compact privilege
(4) (5) (6)	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s	tes in regulating multistate tice. ary personnel. e, and disciplinary information tices with a compact privilege standards.
$\frac{(4)}{(5)}$	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to	tes in regulating multistate tice. ary personnel. e, and disciplinary information vices with a compact privilege standards. facilitate increased access to
$ \frac{(4)}{(5)} (6) (7) $	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi	tes in regulating multistate tice. ary personnel. e, and disciplinary information vices with a compact privilege standards. facilitate increased access to
(4) (5) (6) (7) "§90-308.2. Defi	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi initions.	tes in regulating multistate tice. ary personnel. e, and disciplinary information tices with a compact privilege standards. facilitate increased access to ices.
(4) (5) (6) (7) " <u>§90-308.2. Defi</u> (a) <u>As use</u>	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi	tes in regulating multistate tice. ary personnel. e, and disciplinary information tices with a compact privilege standards. facilitate increased access to ices.
(4) (5) (6) (7) " <u>§90-308.2. Defi</u> (a) <u>As use</u> <u>shall apply:</u>	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi initions. ed in this Compact, and except as otherwise provi	tes in regulating multistate tice. ary personnel. e, and disciplinary information tices with a compact privilege standards. facilitate increased access to tices.
(4) (5) (6) (7) " <u>§90-308.2. Defi</u> (a) <u>As use</u>	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi initions. ed in this Compact, and except as otherwise provi	tes in regulating multistate tice. ary personnel. e, and disciplinary information vices with a compact privilege standards. facilitate increased access to ices. ided, the following definitions
(4) (5) (6) (7) " <u>§90-308.2. Defi</u> (a) <u>As use</u> shall apply:	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi initions. ed in this Compact, and except as otherwise provi Active duty military. – Full-time duty status in of the United States, including members of the	tes in regulating multistate tice. ary personnel. e, and disciplinary information tices with a compact privilege standards. facilitate increased access to tices. ided, the following definitions the active uniformed service National Guard and Reserve
(4) (5) (6) (7) " <u>§90-308.2. Defi</u> (a) <u>As use</u> shall apply: (1)	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi initions. ed in this Compact, and except as otherwise provi	tes in regulating multistate tice. ary personnel. e, and disciplinary information tices with a compact privilege standards. facilitate increased access to tices. ided, the following definitions the active uniformed service National Guard and Reserve tions 1209 and 1211.
(4) (5) (6) (7) " §90-308.2. Defi (a) <u>As use</u> shall apply:	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi initions. ed in this Compact, and except as otherwise provi Active duty military. – Full-time duty status in of the United States, including members of the on active duty orders pursuant to 10 U.S.C. sect Adverse action. – Any administrative, civil,	tes in regulating multistate tice. ary personnel. e, and disciplinary information vices with a compact privilege standards. facilitate increased access to ices. ided, the following definitions the active uniformed service National Guard and Reserve tions 1209 and 1211. equitable, or criminal action
(4) (5) (6) (7) " §90-308.2. Defi (a) <u>As use</u> shall apply: (1)	audiology and speech-language pathology pract Support spouses of relocating active duty milita Enhance the exchange of licensure, investigative between member states. Allow a remote state to hold a provider of serv in that state accountable to that state's practice s Allow for the use of telehealth technology to audiology and speech-language pathology servi initions. ed in this Compact, and except as otherwise provi	tes in regulating multistate tice. ary personnel. e, and disciplinary information tices with a compact privilege standards. facilitate increased access to tices. ided, the following definitions the active uniformed service National Guard and Reserve tions 1209 and 1211. equitable, or criminal action by a licensing board or other

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1		actions against an individual's license or privilege to	practice such as
2		revocation, suspension, probation, monitoring of the license	-
3		the licensee's practice.	
4	<u>(3)</u>	Alternative program. – A nondisciplinary monitoring proce	ess approved by an
5		audiology or speech-language pathology licensing board to	
6		practitioners.	ż
7	<u>(4)</u>	Audiologist. – An individual who is licensed by a state to p	practice audiology.
8	<u>(5)</u>	Audiology The care and services provided by a licensed	l audiologist as set
9		forth in the member state's statutes and rules.	
10	<u>(6)</u>	Audiology and Speech-Language Pathology Compact Co	ommission. – The
11		national administrative body whose membership consists	s of all states that
12		have enacted the Compact.	
13	<u>(7)</u>	Audiology and speech-language pathology licensing boa	
14		context clearly implies otherwise, when used in this Artic	
15		speech-language pathology licensing board," "audiology	
16		"speech-language pathology licensing board," or "licensing	
17		agency of a state that is responsible for the licensing	and regulation of
18		audiologists and/or speech-language pathologists.	
19	<u>(8)</u>	Compact privilege. – The authorization granted by a remo	
20		licensee from another member state to practice as a	-
21		speech-language pathologist in the remote state under its la	
22		practice of audiology or speech-language pathology occu	
23		state where the patient/client/student is located at	the time of the
24		patient/client/student encounter.	· c · · · · · · · · · · · · · · · · · ·
25 26	<u>(9)</u>	<u>Current significant investigative information. – Investigative</u>	
20 27		a licensing board, after an inquiry or investigation that inc	
28		and an opportunity for the audiologist or speech-languate respond, if required by state law, has reason to believe is not speech to be a state law.	
28 29		if proved true, would indicate more than a minor infraction	-
30	<u>(10)</u>	Data system. – A repository of information about licensees,	
31	<u>(10)</u>	limited to, continuing education, examination, licensu	-
32		compact privilege, and adverse action.	<u>ire, investigative,</u>
33	(11)	Encumbered license. – A license in which an adverse a	ction restricts the
34	<u>,/</u>	practice of audiology or speech-language pathology by the	
35		adverse action has been reported to the National Practit	
36		(NPDB).	
37	(12)	Executive Committee. – A group of directors elected or a	ppointed to act on
38		behalf of, and within the powers granted to them by, the Co	
39	<u>(13)</u>	Home state The member state that is the licensee's	primary state of
40		residence.	
41	<u>(14)</u>	Impaired practitioner Individuals whose professional practice and p	actice is adversely
42		affected by substance abuse, addiction, or other health-rela	ted conditions.
43	<u>(15)</u>	Licensee An individual who currently holds an authoriza	tion from the state
44		licensing board to practice as an audiologist or speech-lang	uage pathologist.
45	<u>(16)</u>	Member state Member state means a state that has enacted	ed the Compact.
46	<u>(17)</u>	Privilege to practice A legal authorization permittin	g the practice of
47		audiology or speech-language pathology in a remote state.	
48	<u>(18)</u>	Remote state. – A member state other than the home state w	where a licensee is
49		exercising or seeking to exercise the compact privilege.	
50	<u>(19)</u>	<u>Rule. – A regulation, principle, or directive promulgated b</u>	y the Commission
51		that has the force of law.	

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1	(20)	Single-state license. –	An audiology or speech-language	pathology license
2	<u> </u>		e that authorizes practice only with	
3		-	privilege to practice in any other me	-
4	<u>(21)</u>	-	logist. – An individual who is lice	
5	<u> </u>	practice speech-languag	-	· · · ·
6	(22)		logy. – The care and services provi	ded by a licensed
7			ogist as set forth in the member s	
8		rules.		
9	<u>(23)</u>	State Any state, com	nonwealth, district, or territory of th	e United States of
10		America that regulate	s the practice of audiology and	speech-language
11		<u>pathology.</u>		
12	<u>(24)</u>	State practice laws. – A	member state's laws, rules, and regul	lations that govern
13			y or speech-language pathology, de	
14		audiology or speech-lar	guage pathology practice, and creat	e the methods and
15		grounds for imposing d	iscipline.	
16	<u>(25)</u>		ication of telecommunication tech	
17			guage pathology services at a distan	ce for assessment,
18		intervention, and/or con		
19		e participation in the C		
20			ist or speech-language pathologist l	•
21		-	by each member state as authorizing	
22			audiology or speech-language pa	<u>ithology, under a</u>
23		<u>ce, in each member state</u>	—	• • • • • .
24		-	lize procedures for considering the	
25 26			te to practice. These procedures	
20 27			ric-based information by applicants y record information from the Fe	
27			or retaining that state's criminal reco	
28 29	(1)		t fully implement a criminal b	
30	<u>(1)</u>		me frame established by rule, by red	
31		· · · ·	f Investigation record search on crit	
32			Its in making licensure decisions.	innur ouekground
33	<u>(2)</u>		en a member state, the Commis	sion, and among
34	<u></u>		g the verification of eligibility for	
35		-	include any information received	
36			relating to a federal criminal records	
37		by a member state unde	-	*
38	(c) Upon	application for a privileg	e to practice, the licensing board in t	the issuing remote
39	state shall ascerta	n, through the data system	m, whether the applicant has ever he	ld, or is the holder
40	of, a license issu	ed by any other state, where the state of th	nether there are any encumbrances	on any license or
41	privilege to practi	ce held by the applicant,	whether any adverse action has been	taken against any
42	license or privile	e to practice held by the	applicant.	
43			e an applicant to obtain or retain a li	
44		-	ns for licensure or renewal of licens	sure, as well as, all
45	other applicable s			
46	<u>(1)</u>	For an audiologist:		
47			of the following educational require	
48			fore December 31, 2007, has gradua	
49 50			or doctorate in audiology, or e	· ·
50			ss of degree name, from a program	
51		by an acc	crediting agency recognized by the C	Jouncil for Higher

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1			Education Accreditation, or its successor, or by the United
2			States Department of Education and operated by a college or
3			university accredited by a regional or national accrediting
4			organization recognized by the board.
5		<u>2.</u>	On or after January 1, 2008, has graduated with a doctoral
6			degree in audiology, or equivalent degree, regardless of degree
7			name, from a program that is accredited by an accrediting
8			agency recognized by the Council for Higher Education
9			Accreditation, or its successor, or by the United States
10			Department of Education and operated by a college or
11			university accredited by a regional or national accrediting
12			organization recognized by the board.
13		<u>3.</u>	Has graduated from an audiology program that is housed in an
14			institution of higher education outside of the United States (i)
15			for which the program and institution have been approved by
16			the authorized accrediting body in the applicable country and
17			(ii) the degree program has been verified by an independent
18			credentials review agency to be comparable to a state licensing
19			board-approved program.
20	<u>b.</u>	Has o	completed a supervised clinical practicum experience from an
21			edited educational institution or its cooperating programs as
22			red by the board.
23	<u>C.</u>		successfully passed a national examination approved by the
24	—		mission.
25	<u>d.</u>		s an active, unencumbered license.
26	e.		not been convicted or found guilty, and has not entered an agreed
27	—		osition, of a felony related to the practice of audiology, under
28		applie	cable state or federal criminal law.
29	<u>f.</u>		a valid United States social security or National Practitioner
30		Ident	ification number.
31	<u>(2)</u> For a	speech	-language pathologist:
32	<u>a.</u>	Must	t meet one of the following educational requirements:
33		<u>1.</u>	Has graduated with a master's degree from a speech-language
34			pathology program that is accredited by an organization
35			recognized by the United States Department of Education and
36			operated by a college or university accredited by a regional or
37			national accrediting organization recognized by the board.
38		<u>2.</u>	Has graduated from a speech-language pathology program that
39			is housed in an institution of higher education outside of the
40			United States (i) for which the program and institution have
41			been approved by the authorized accrediting body in the
42			applicable country and (ii) the degree program has been
43			verified by an independent credentials review agency to be
44			comparable to a state licensing board-approved program.
45	<u>b.</u>	<u>Has</u>	completed a supervised clinical practicum experience from an
46		educa	ational institution or its cooperating programs as required by the
47		Com	mission.
48	<u>c.</u>	<u>Has</u> c	completed a supervised postgraduate professional experience as
49		<u>requi</u>	red by the Commission.
50	<u>d.</u>	Has	successfully passed a national examination approved by the
51		Com	mission.

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1		e. Holds an active, unencumbered license.	
2		 <u>e.</u> <u>Holds an active, unencumbered license.</u> <u>f.</u> <u>Has not been convicted or found guilty, and has not been convicted or found guilty.</u> 	t entered an agreed
3		disposition, of a felony related to the practice of	of speech-language
4		pathology, under applicable state or federal crimin	al law.
5		g. Has a valid United States social security or Na	ational Practitioner
6		Identification number.	
7	(3)	The privilege to practice is derived from the home state lice	cense.
8	<u>(4)</u>	An audiologist or speech-language pathologist practicing	
9		must comply with the state practice laws of the state in	which the client is
10		located at the time service is provided. The practice	of audiology and
11		speech-language pathology shall include all audiology ar	nd speech-language
12		pathology practice as defined by the state practice laws of	the member state in
13		which the client is located. The practice of audiology an	
14		pathology in a member state under a privilege to practi	ce shall subject an
15		audiologist or speech-language pathologist to the jurisdict	ion of the licensing
16		board, the courts, and the laws of the member state in	
17		located at the time service is provided.	
18	<u>(5)</u>	Individuals not residing in a member state shall continue	to be able to apply
19		for a member state's single-state license as provided und	er the laws of each
20		member state. However, the single-state license granted t	to these individuals
21		shall not be recognized as granting the privilege to pra	ctice audiology or
22		speech-language pathology in any other member state	e. Nothing in this
23		Compact shall affect the requirements established by a m	ember state for the
24		issuance of a single-state license.	
25	<u>(6)</u>	Member states may charge a fee for granting a compact pr	rivilege.
26	(7)	Member states must comply with the bylaws and rules and	d regulations of the
27		Commission.	
28	" <u>§ 90-308.4.</u> Co	mpact privilege.	
29	<u>(a)</u> <u>To ex</u>	ercise the compact privilege under the terms and provisions	of the Compact, the
30		eech-language pathologist shall meet all of the following:	
31	<u>(1)</u>	Hold an active license in the home state.	
32	<u>(2)</u>	Have no encumbrance on any state license.	
33	<u>(3)</u>	Be eligible for a compact privilege in any member state	in accordance with
34		<u>G.S. 90-308.3.</u>	
35	<u>(4)</u>	Have not had any adverse action against any license or	compact privilege
36		within the previous two years from date of application.	
37	<u>(5)</u>	Notify the Commission that the licensee is seeking the	compact privilege
38		within a remote state(s).	
39	<u>(6)</u>	Pay any applicable fees, including any state fee, for the co	mpact privilege.
40	<u>(7)</u>	Report to the Commission adverse action taken by any	nonmember state
41		within 30 days from the date the adverse action is taken.	
42	<u>(b)</u> For t	the purposes of the compact privilege, an audiologist of	or speech-language
43	pathologist shall	only hold one home state license at a time.	
44		pt as provided in G.S. 90-308.6, if an audiologist or speech-la	
45		state of residence by moving between two member states.	-
46		pathologist must apply for licensure in the new home sta	
47		or home state shall be deactivated in accordance with applic	cable rules adopted
48	by the Commissi		
49		uudiologist or speech-language pathologist may apply for live	censure in advance
50	of a change in pr	imary state of residence.	

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1	(e) A lic	ense shall not be issued by the new home state until	the audiologist or
2		pathologist provides satisfactory evidence of a change	
3		new home state and satisfies all applicable requirements to o	
4	the new home sta	ate.	
5	<u>(f)</u> <u>If an</u>	audiologist or speech-language pathologist changes primar	y state of residence
6	by moving from	a member state to a nonmember state, the license issued by	the prior home state
7	shall convert to a	a single-state license, valid only in the former home state.	
8	<u>(g)</u> <u>The c</u>	ompact privilege is valid until the expiration date of the hon	ne state license. The
9	licensee must co	omply with the requirements of subsection (a) of this sect	tion to maintain the
10	compact privileg	e in the remote state.	
11		ensee providing audiology or speech-language pathology s	
12	state under the c	compact privilege shall function within the laws and regula	ations of the remote
13	<u>state.</u>		
14		ensee providing audiology or speech-language pathology s	
15	•	o that state's regulatory authority. A remote state may, in a	
16	-	state's laws, remove a licensee's compact privilege in the	
17		impose fines, and/or take any other necessary actions to pr	otect the health and
18	safety of its citized		
19		ome state license is encumbered, the licensee shall lose the c	compact privilege in
20		until both of the following occur:	
21	$\frac{(1)}{(2)}$	The home state license is no longer encumbered.	
22	(2)	Two years have elapsed from the date of the adverse action	
23		an encumbered license in the home state is restored to	
24		et the requirements of subsection (a) of this section to obtain	a compact privilege
25	in any remote sta		
26		the requirements of subsection (j) of this section have been environments in subsection (c) of this section to obtain a section to be a set of the section t	
27 28		equirements in subsection (a) of this section to obtain a con	<u>inpact privilege in a</u>
28 29	<u>remote state.</u>	mpact privilege to practice telehealth.	
30		es shall recognize the right of an audiologist or speech-la	nguage nathologist
31		me state in accordance with G.S. 90-308.3 and under rules	
32		practice audiology or speech-language pathology in any	
33		a privilege to practice as provided in the Compact and rules	
34	Commission.	a privilege to practice as provided in the compact and rules	promulgated by the
35		tive duty military personnel or their spouses.	
36		military personnel, or their spouses, shall designate a ho	me state where the
37		current license in good standing. The individual may re	
38		ng the period the service member is on active duty. Subsequ	
39		ndividual shall only change their home state through applica	
40	the new state.		
41	" <u>§ 90-308.7. Ad</u>	verse actions.	
42	(a) In add	dition to the other powers conferred by state law, a remote	state shall have the
43	authority, in acco	ordance with existing state due process law, to:	
44	<u>(1)</u>	Take adverse action against an audiologist's or speech-lan	nguage pathologist's
45		privilege to practice within that member state.	
46	<u>(2)</u>	Issue subpoenas for both hearings and investigation	
47		attendance and testimony of witnesses as well as the proc	
48		Subpoenas issued by a licensing board in a member state	
49		and testimony of witnesses or the production of evid	
50		member state shall be enforced in the latter state by any	÷
51		iurisdiction, according to the practice and procedure of t	hat court applicable

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1		to subpoenas issued in proceedings pending before it. The	e issuing authority
2		shall pay any witness fees, travel expenses, mileage, and o	
3		by the service statutes of the state in which the witnesse	-
4		located.	
5	<u>(3)</u>	Only the home state shall have the power to take adverse	action against an
6	<u>(0)</u>	audiologist's or speech-language pathologist's license iss	-
7		state.	
8	(b) For p	urposes of taking adverse action, the home state shall give the	same priority and
9		l conduct received from a member state as it would if the con	
10		state. In so doing, the home state shall apply its own state	
11	appropriate actio	• • • • • • • • • • • • • • • • • • • •	
12	(c) The l	home state shall complete any pending investigations of	an audiologist or
13		pathologist who changes primary state of residence during	-
14	The home state	shall also have the authority to take appropriate action(s) a	nd shall promptly
15		lusions of the investigations to the administrator of the	
16	administrator of	the coordinated licensure information system shall prompt	ly notify the new
17	home state of any	y adverse actions.	
18	<u>(d)</u> <u>If ot</u>	herwise permitted by state law, recover from the affected	ed audiologist or
19	speech-language	pathologist the costs of investigations and disposition of ca	ses resulting from
20	any adverse action	on taken against that audiologist or speech-language patholog	<u>ist.</u>
21	(e) Take	adverse action based on the factual findings of the remote st	tate, provided that
22	the home state for	bllows its own procedures for taking the adverse action.	
23	(f) Joint	Investigations. –	
24	<u>(1)</u>	In addition to the authority granted to a member state	by its respective
25		audiology or speech-language pathology practice act or oth	
26		law, any member state may participate with other member	<u>ber states in joint</u>
27		investigations of licensees.	
28	<u>(2)</u>	Member states shall share any investigative, litigation	
29		materials in furtherance of any joint or individual investigat	ion initiated under
30		the Compact.	
31		lverse action is taken by the home state against an	-
32		pathologist's license, the audiologist's or speech-langu	
33		tice in all other member states shall be deactivated until all en	
34		com the state license. All home state disciplinary orders that	-
35	-	audiologist's or speech-language pathologist's license shall in	
36	-	stist's or speech-language pathologist's privilege to practice is	deactivated in all
37		uring the pendency of the order.	a administrator of
38		nember state takes adverse action, it shall promptly notify the	
39 40	-	The administrator of the data system shall promptly notify the	nome state of any
40 41	adverse actions b (i) Nothi	ing in this Compact shall override a member state's decision the	ast participation in
41		ogram may be used in lieu of adverse action.	
43		ablishment of the Audiology and the Speech-Language Pa	thology Compact
44		mission.	thology Compact
45		Compact member states hereby create and establish a joint put	lic agency known
46		and Speech-Language Pathology Compact Commission:	She ageney known
47	<u>(1)</u>	The Commission is an instrumentality of the Compact state	26
48	$\frac{(1)}{(2)}$	Venue is proper and judicial proceedings by or against the	
49	<u>\</u> _/	be brought solely and exclusively in a court of competent	
50		the principal office of the Commission is located. The Commission	

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1			venue and jurisdictional defenses to the extent it ado	pts or consents to
2			participate in alternative dispute resolution proceedings.	<u>.</u>
3		<u>(3)</u>	Nothing in this Compact shall be construed to be a w	vaiver of sovereign
4			immunity.	-
5	<u>(b)</u>	Meml	pership, Voting, and Meetings. –	
6	<u>, , , , , , , , , , , , , , , , , , , </u>	(1)	Each member state shall have two delegates selected by	that member state's
7		<u>~~</u>	licensing board. The delegates shall be current membe	
8			board. One shall be an audiologist and one shall be	•
9			pathologist.	
10		<u>(2)</u>	An additional five delegates, who are either a public	member or board
11			administrator from a state licensing board, shall be chose	en by the Executive
12			Committee from a pool of nominees provided by the Com	<u>mission at large.</u>
13		<u>(3)</u>	Any delegate may be removed or suspended from office	as provided by the
14			law of the state from which the delegate is appointed.	
15		<u>(4)</u>	The member state board shall fill any vacancy occurring of	on the Commission,
16			within 90 days.	
17		<u>(5)</u>	Each delegate shall be entitled to one vote about the promu	
18			creation of bylaws and shall otherwise have an opportun	ity to participate in
19			the business and affairs of the Commission.	
20		<u>(6)</u>	A delegate shall vote in person or by other means as prov	-
21			The bylaws may provide for delegates' participation in me	etings by telephone
22		~ _ `	or other means of communication.	
23		<u>(7)</u>	The Commission shall meet at least once during ea	
24			Additional meetings shall be held as set forth in the bylaw	/ <u>S.</u>
25	<u>(c)</u>		commission shall have the following powers and duties:	
26		$\frac{(1)}{(2)}$	Establish the fiscal year of the Commission.	
27		$\frac{(2)}{(2)}$	Establish bylaws.	
28		$\frac{(3)}{(4)}$	Establish a code of ethics.	
29 30		$\frac{(4)}{(5)}$	Maintain its financial records in accordance with the bylar	
30 31		<u>(5)</u>	Meet and take actions as are consistent with the provision and the bylaws.	ons of this Compact
32		<u>(6)</u>	Promulgate uniform rules to facilitate and coordinate in	malementation and
33		<u>(0)</u>	administration of this Compact. The rules shall have the	
33 34			law and shall be binding in all member states.	Toree and effect of
35		<u>(7)</u>	Bring and prosecute legal proceedings or actions in	the name of the
36		<u>(,)</u>	Commission, provided that the standing of any s	
37			speech-language pathology licensing board to sue or be su	
38			law shall not be affected.	
39		<u>(8)</u>	Purchase and maintain insurance and bonds.	
40		(9)	Borrow, accept, or contract for services of personnel,	including, but not
41		<u> </u>	limited to, employees of a member state.	<u> </u>
42		(10)	Hire employees, elect or appoint officers, fix compensa	tion, define duties,
43		<u> </u>	grant individuals' appropriate authority to carry out th	
44			Compact, and to establish the Commission's personnel po	
45			relating to conflicts of interest, qualifications of personne	el, and other related
46			personnel matters.	
47		<u>(11)</u>	Accept any and all appropriate donations and grants of	money, equipment,
48			supplies, materials, and services, and to receive, utilize,	and dispose of the
49			same; provided that always the Commission shall avoid	any appearance of
50			impropriety and/or conflict of interest.	

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L	(12	2) Leas	e, purchase, accept appropriate gifts or o	donations of, or otherwise to own,
2	<u>.</u>		, improve, or use, any property, real, pe	
			mes the Commission shall avoid any ap	
	(13		convey, mortgage, pledge, lease, ex	· · · · ·
	<u></u>		ose of any property real, personal, or mi	-
	(14	-	blish a budget and make expenditures.	
	$\frac{(11)}{(11)}$		ow money.	
	$\frac{(10)}{(10)}$		oint committees, including standing co	mmittees composed of members
	<u>(1(</u>	and	other interested persons as may be des	
		<u>byla</u>		
	<u>(17</u>		ide and receive information from, and	cooperate with, law enforcement
		-	<u>cies.</u>	
	<u>(18</u>		blish and elect an Executive Committee	—
	<u>(19</u>		orm other functions as may be necessa	• • • •
		<u>purp</u>	oses of this Compact consistent with the	e state regulation of audiology and
		spee	ch-language pathology licensure and pr	actice.
	<u>(d)</u> <u>Th</u>	e Execut	ve Committee The Executive Comm	nittee shall have the power to act
	on behalf of th	ne Comm	ission according to the terms of this Con	mpact:
	<u>(1)</u>	The	Executive Committee shall be compose	ed of 10 members:
		<u>a.</u>	Seven voting members who are elec	cted by the Commission from the
			current membership of the Commiss	ion.
		<u>b.</u>	Two ex officiosb-19, consisting of	one nonvoting member from a
			recognized national audiology pro	ofessional association and one
			nonvoting member from a recog	nized national speech-language
			pathology association.	
		<u>c.</u>	One ex officio, nonvoting member	from the recognized membership
			organization of the audiology a	nd speech-language pathology
			licensing boards.	
	<u>(e)</u> <u>Th</u>	e ex offic	io members shall be selected by their re	espective organizations.
	<u>(1)</u>	The	Commission may remove any member	r of the Executive Committee as
		prov	ided in bylaws.	
	(2)	The	Executive Committee shall meet at leas	<u>t annually.</u>
	<u>(3)</u>	The	Executive Committee shall have the foll	owing duties and responsibilities:
		<u>a.</u>	Recommend to the entire Commission	on changes to the rules or bylaws,
			changes to this Compact legislation	, fees paid by Compact member
			states such as annual dues, and any C	
			to licensees for the compact privileg	e.
		<u>b.</u>	Ensure Compact administration service	vices are appropriately provided,
			contractual or otherwise.	
		<u>c.</u>	Prepare and recommend the budget.	
		<u>d.</u>	Maintain financial records on behalf	of the Commission.
		<u>e.</u>	Monitor Compact compliance of	
		_	compliance reports to the Commission	
		<u>f.</u>	Establish additional committees as n	
		<u>g.</u>	Other duties as provided in rules or l	•
	(f) Al	-	s shall be open to the public, and public	•
		-	equired under the rule-making provisio	
			ssion or the Executive Committee or oth	
			d, nonpublic meeting if the Commission	•
	•		mission must discuss:	
	<u>(1)</u>		compliance of a member state with its of	bligations under the Compact
	(1)	<u></u>	simplicate of a member state with its o	Sendention and of the Computer

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1	<u>(2)</u>	The employment, compensation, disciplin	e or other matters, practices or
2		procedures related to specific employees,	
3		Commission's internal personnel practices a	
4	<u>(3)</u>	Current, threatened, or reasonably anticipate	*
5	(4)	Negotiation of contracts for the purchase, le	
6	<u></u>	real estate.	····· · ···· · · ··· · · · · · · · · ·
7	<u>(5)</u>	Accusing any person of a crime or formally	censuring any person.
8	<u>(6)</u>	Disclosure of trade secrets or commercial	• • •
9	<u></u>	privileged or confidential.	<u> </u>
0	<u>(7)</u>	Disclosure of information of a personal	nature where disclosure would
1		constitute a clearly unwarranted invasion of	
2	<u>(8)</u>	Disclosure of investigative records compiled	
3	(9)	Disclosure of information related to any inv	
4	<u></u>	on behalf of or for use of the Commission	
5		responsibility of investigation or determination	
6		to the Compact.	
7	(10)	Matters specifically exempted from disclos	sure by federal or member state
8	<u> </u>	statute.	
9	(h) If a r	neeting, or portion of a meeting, is closed	pursuant to this provision, the
20	Commission's leg	gal counsel or designee shall certify that the	meeting may be closed and shall
21	reference each re	levant exempting provision.	
22	<u>(i)</u> <u>The</u> (Commission shall keep minutes that fully a	and clearly describe all matters
23	discussed in a me	eeting and shall provide a full and accurate su	ummary of actions taken, and the
24	reasons therefore	, including a description of the views express	sed. All documents considered in
25	connection with a	an action shall be identified in minutes. All m	inutes and documents of a closed
26	meeting shall ren	nain under seal, subject to release by a majority	y vote of the Commission or order
27		petent jurisdiction.	
28		cing of the Commission. –	
9	<u>(1)</u>	The Commission shall pay, or provide for	
80		expenses of its establishment, organization,	and ongoing activities.
51	<u>(2)</u>	The Commission may accept any and a	
2		donations, and grants of money, equipment,	
3	<u>(3)</u>	The Commission may levy on and collect	
4		member state or impose fees on other parties	-
5		and activities of the Commission and its staf	
36		sufficient to cover its annual budget as appro	•
37		is not provided by other sources. The aggr	
8		shall be allocated based upon a formula to b	
9		which shall promulgate a rule binding upon	
-0		Commission shall not incur obligations of any	· · · · ·
41	· · · · ·	the same; nor shall the Commission pledge	the credit of any of the member
12 12		and with the authority of the member state.	
13		commission shall keep accurate accounts of al	-
14 15	-	bursements of the Commission shall be sub	• •
-5 -6		lished under its bylaws. However, all recein ommission shall be audited yearly by a certification of the state of the second sec	
-0	•	f the audit shall be included in and become	-
8	Commission.	and addit shan be included in and become	part of the annual report of the
19		fied Immunity, Defense, and Indemnification.	_
50	(1) (1)	The members, officers, executive director, e	
51	<u>\1/</u>	the Commission shall be immune from suit	· ·
		the commission shan be minute nom suit	una nuonny, ornor personany or

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		in their official capacity, for any claim for d	lamage to or loss of property or
		personal injury or other civil liability caused l	by or arising out of any actual or
		alleged act, error, or omission that occurred,	or that the person against whom
		the claim is made had a reasonable basis fo	or believing occurred within the
		scope of Commission employment, duties, o	or responsibilities; provided that
		nothing in this paragraph shall be construed	to protect any person from suit
		and/or liability for any damage, loss, inju	
		intentional or willful or wanton misconduct o	
((2)	The Commission shall defend any memb	▲
-		employee, or representative of the Commissi	
		impose liability arising out of any actual or al	
		occurred within the scope of Commission	-
		responsibilities, or that the person against v	
		reasonable basis for believing occurred wi	
		employment, duties, or responsibilities; provi	-
		construed to prohibit that person from retain	
		provided further, that the actual or alleged act	-
		from that person's intentional or willful or wa	
((3)	The Commission shall indemnify and hold	
<u>×</u>		executive director, employee, or representat	
		amount of any settlement or judgment obtained	
		of any actual or alleged act, error, or omissio	
		of Commission employment, duties, or respo	
		reasonable basis for believing occurred wi	-
		employment, duties, or responsibilities; provide	-
		error, or omission did not result from the i	
		misconduct of that person.	
" <u>§ 90-308.9</u>	. Dat		
(a)]	The C	commission shall provide for the development,	, maintenance, and utilization of
a coordinat	ted d	latabase and reporting system containing l	licensure, adverse action, and
investigative	e info	rmation on all licensed individuals in member	states.
(b) <u>1</u>	Notw	thstanding any other provision of state law to the	he contrary, a member state shall
		data set to the data system on all individuals to v	-
as required	by the	e rules of the Commission, including:	
((1)	Identifying information.	
((2)	Licensure data.	
	(3)	Adverse actions against a license or compact	privilege.
((4)	Nonconfidential information related to alternative	
		Any denial of application for licensure, and the	he reason(s) for denial.
((5)		
<u>(</u>	(<u>5)</u> (6)	Other information that may facilitate the adr	
<u>(</u>		Other information that may facilitate the adr	
(((<u>(6)</u>	Other information that may facilitate the adr determined by the rules of the Commission.	ministration of this Compact, as
((((<u>c)</u>]	<u>(6)</u> [nvest	Other information that may facilitate the adr	ministration of this Compact, as
(<u>(</u> (<u>(</u>) <u>(c)</u> <u>I</u> <u>available to</u>	(<u>6)</u> Invest other	Other information that may facilitate the adr determined by the rules of the Commission. igative information pertaining to a licensee in	ministration of this Compact, as any member state shall only be
$\frac{(c)}{(d)}$	(<u>6)</u> (nvest other The C	Other information that may facilitate the adr determined by the rules of the Commission. igative information pertaining to a licensee in member states.	ministration of this Compact, as any member state shall only be tates of any adverse action taken
$(c) \qquad I$ $(c) \qquad I$ $(d) \qquad 2$ $(d) \qquad 2$ $(d) \qquad 2$ $(d) \qquad 2$	<u>(6)</u> Invest other The C	Other information that may facilitate the adr determined by the rules of the Commission. igative information pertaining to a licensee in member states. commission shall promptly notify all member st	ministration of this Compact, as any member state shall only be tates of any adverse action taken rese action information pertaining
(c) <u>I</u> available to (d) <u>7</u> against a lic to a licensee	(<u>6)</u> Invest other The C ensee e in ar	Other information that may facilitate the adr determined by the rules of the Commission. igative information pertaining to a licensee in member states. commission shall promptly notify all member st or an individual applying for a license. Adver	ministration of this Compact, as any member state shall only be tates of any adverse action taken se action information pertaining member state.
$(c) \qquad (c) $	(<u>6)</u> other The C ensee e in an Memb	Other information that may facilitate the adr determined by the rules of the Commission. igative information pertaining to a licensee in member states. commission shall promptly notify all member states or an individual applying for a license. Adver ny member state shall be available to any other	any member state shall only be tates of any adverse action taken rese action information pertaining member state. //stem may designate information
$(c) \qquad (c) $	$\frac{(6)}{(6)}$	Other information that may facilitate the adr determined by the rules of the Commission. igative information pertaining to a licensee in member states. commission shall promptly notify all member st or an individual applying for a license. Adver by member state shall be available to any other per states contributing information to the data sy	any member state shall only be tates of any adverse action taken rese action information pertaining member state. //stem may designate information hission of the contributing state.
$(c) \qquad I$ $(c) \qquad I$ $(d) \qquad I$ $(d) \qquad I$ $(d) \qquad I$ $(c) \qquad I$	(<u>6)</u> other The C censec in ar Membri t be s Any i	Other information that may facilitate the adr determined by the rules of the Commission. igative information pertaining to a licensee in member states. commission shall promptly notify all member states or an individual applying for a license. Adver ny member state shall be available to any other per states contributing information to the data sy hared with the public without the express perm	any member state shall only be tates of any adverse action taken rese action information pertaining member state. vstem may designate information hission of the contributing state.

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1	"§ 90-308	.10. R	ule making.
2	(a)		Commission shall exercise its rule-making powers pursuant to the criteria set
3		-	tion and the rules adopted thereunder. Rules and amendments shall become
4			date specified in each rule or amendment.
5	(b)	If a m	najority of the legislatures of the member states rejects a rule, by enactment of a
6	statute or		ion in the same manner used to adopt the Compact within four years of the date
7			e rule, the rule shall have no further force and effect in any member state.
8	<u>(c)</u>	Rules	or amendments to the rules shall be adopted at a regular or special meeting of
9	the Comm	nission.	
10	<u>(d)</u>	Prior	to promulgation and adoption of a final rule or rules by the Commission, and at
11	least 30 da	ays in a	dvance of the meeting at which the rule shall be considered and voted upon, the
12	<u>Commissi</u>	on sha	ll file a Notice of Proposed Rule Making:
13		<u>(1)</u>	On the Web site of the Commission or other publicly accessible platform.
14		<u>(2)</u>	On the Web site of each member state audiology or speech-language
15			pathology licensing board or other publicly accessible platform or the
16			publication in which each state would otherwise publish proposed rules.
17	<u>(e)</u>	The N	Notice of Proposed Rule Making shall include:
18		(1)	The proposed time, date, and location of the meeting in which the rule shall
19			be considered and voted upon.
20		<u>(2)</u>	The text of the proposed rule or amendment and the reason for the proposed
21			<u>rule.</u>
22		<u>(3)</u>	A request for comments on the proposed rule from any interested person.
23		<u>(4)</u>	The manner in which interested persons may submit notice to the Commission
24			of their intention to attend the public hearing and any written comments.
25	<u>(f)</u>	-	to the adoption of a proposed rule, the Commission shall allow persons to submit
26			s, opinions, and arguments, which shall be made available to the public.
27	<u>(g)</u>		Commission shall grant an opportunity for a public hearing before it adopts a rule
28	or amendr		a hearing is requested by any of the following:
29		<u>(1)</u>	At least 25 persons.
30		<u>(2)</u>	A state or federal governmental subdivision or agency.
31		$\frac{(3)}{10}$	An association having at least 25 members.
32	<u>(h)</u>		earing is held on the proposed rule or amendment, the Commission shall publish
33			and date of the scheduled public hearing. If the hearing is held via electronic
34	means, the		nission shall publish the mechanism for access to the electronic hearing.
35		<u>(1)</u>	All persons wishing to be heard at the hearing shall notify the executive
36			director of the Commission or other designated member in writing of their
37			desire to appear and testify at the hearing not less than five business days
38		(2)	before the scheduled date of the hearing.
39 40		<u>(2)</u>	Hearings shall be conducted in a manner providing each person who wishes
40		(2)	to comment a fair and reasonable opportunity to comment orally or in writing.
41 42		<u>(3)</u>	All hearings shall be recorded. A copy of the recording shall be made available
42 43		(4)	on request.
43 44		<u>(4)</u>	Nothing in this section shall be construed as requiring a separate hearing on each rule. Rules may be grouped for the convenience of the Commission at
44 45			hearings required by this section.
43 46	(i)	Follo	wing the scheduled hearing date, or by the close of business on the scheduled
40 47			he hearing was not held, the Commission shall consider all written and oral
48			ed. If no written notice of intent to attend the public hearing by interested parties
49			Commission may proceed with promulgation of the proposed rule without a
50			The Commission shall, by majority vote of all members, take final action on the

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1	proposed rule and shall determine the effective date of the rule, if any, based of	on the rule-making
2	record and the full text of the rule.	<u>_</u>
3	(i) Upon determination that an emergency exists, the Commission	may consider and
4	adopt an emergency rule without prior notice, opportunity for comment, or hea	•
5	the usual rule-making procedures provided in the Compact and in this	section shall be
6	retroactively applied to the rule as soon as reasonably possible, in no event	
7	after the effective date of the rule. For the purposes of this provision, an eme	rgency rule is one
8	that must be adopted immediately in order to:	
9	(1) Meet an imminent threat to public health, safety, or welfare	<u>e.</u>
10	(2) Prevent a loss of Commission or member state funds.	
11	(3) Meet a deadline for the promulgation of an administr	ative rule that is
12	established by federal law or rule.	
13	(k) The Commission or an authorized committee of the Commission m	ay direct revisions
14	to a previously adopted rule or amendment for purposes of correcting typograp	hical errors, errors
15	in format, errors in consistency, or grammatical errors. Public notice of any	revisions shall be
16	posted on the Web site of the Commission. The revision shall be subject to	challenge by any
17	person for a period of 30 days after posting. The revision may be challenged	d only on grounds
18	that the revision results in a material change to a rule. A challenge shall be m	ade in writing and
19	delivered to the chair of the Commission prior to the end of the notice period.	If no challenge is
20	made, the revision shall take effect without further action. If the revision	is challenged, the
21	revision may not take effect without the approval of the Commission.	
22	" <u>§ 90-308.11. Oversight, dispute resolution, and enforcement.</u>	
23	(a) Dispute Resolution. – Upon request by a member state, the Commi	ssion shall attempt
24	to resolve disputes related to the Compact that arise among member states and	
25	and nonmember states. The Commission shall promulgate a rule providing f	for both mediation
26	and binding dispute resolution for disputes as appropriate.	
27	(b) Enforcement. – The Commission, in the reasonable exercise of it	
28	enforce the provisions and rules of this Compact. By majority vote, the Comm	-
29	legal action in the United States District Court for the District of Columbia or	
30	where the Commission has its principal offices against a member state in	
31	compliance with the provisions of the Compact and its promulgated rules and	
32	sought may include both injunctive relief and damages. In the event judici	
33	necessary, the prevailing member shall be awarded all costs of litigation, inc	
34	attorney's fees. The remedies herein shall not be the exclusive remedies of the	
35	Commission may pursue any other remedies available under federal or state la	
36	" <u>§ 90-308.12. Date of implementation of Compact and associated rules</u> ,	withdrawal, and
37	amendment.	7
38	(a) <u>The Compact shall come into effect on the date on which the Compact dirts low in the tenth member state</u> . The meruicing which become off	-
39 40	enacted into law in the tenth member state. The provisions, which become effective the limited to the neuron granted to the Commission relating to the	
40	shall be limited to the powers granted to the Commission relating to a	•
41 42	promulgation of rules. Thereafter, the Commission shall meet and exercise ru	ne-making powers
42 43	<u>necessary to the implementation and administration of the Compact.</u> (b) Any state that joins the Compact subsequent to the Commission's	initial adoption of
43 44	the rules shall be subject to the rules as they exist on the date on which the	
45	law in that state. Any rule that has been previously adopted by the Commiss	-
46	full force and effect of law on the day the Compact becomes law in that state.	sion shan nave the
40 47	(c) Any member state may withdraw from this Compact by enacting	a statute repealing
48	the same.	<u>a statute repeating</u>
49	(1) <u>A member state's withdrawal shall not take effect until</u>	six months after
50	enactment of the repealing statute.	sin montile unter
50	enactment of the repeating statute.	

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1	(2)	Withdrawal shall not affect the continuing require	ement of the withdrawing
2	<u></u>	state's audiology or speech-language pathology liv	
3		with the investigative and adverse action reporting	
4		prior to the effective date of withdrawal.	
5	<u>(d)</u> Noth	ning contained in this Compact shall be construed to	invalidate or prevent any
6	audiology or sp	eech-language pathology licensure agreement or other	cooperative arrangement
7	between a mem	ber state and a nonmember state that does not conflict	with the provisions of this
8	Compact.		-
9	_	Compact may be amended by the member states. No an	mendment to this Compact
10	shall become ef	fective and binding upon any member state until it is e	nacted into the laws of all
11	member states.		
12	" <u>§ 90-308.13.</u> (Construction and severability.	
13	This Compa	act shall be liberally construed to effectuate the purpose	es thereof. The provisions
14	of this Compac	et shall be severable and if any phrase, clause, sente	ence, or provision of this
15		lared to be contrary to the constitution of any member st	
16	or the applicabi	lity thereof to any government, agency, person, or circ	cumstance is held invalid,
17	the validity of t	he remainder of this Compact and the applicability th	ereof to any government,
18	agency, person,	, or circumstance shall not be affected thereby. If this	is Compact shall be held
19	contrary to the c	constitution of any member state, the Compact shall rem	nain in full force and effect
20	as to the remain	ing member states and in full force and effect as to the	e member state affected as
21	to all severable	matters.	
22	" <u>§ 90-308.14.</u> H	<u>Binding effect of Compact on other laws.</u>	
23	<u>(a)</u> Noth	ning herein prevents the enforcement of any other law	of a member state that is
24	not inconsistent	with the Compact.	
25	<u>(b)</u> <u>All 1</u>	aws in a member state in conflict with the Compact are	e superseded to the extent
26	of the conflict.		
27	$\underline{(c)}$ All 1	awful actions of the Commission, including all rules ar	nd bylaws promulgated by
28	the Commission	n, are binding upon the member states.	
29	<u>(d)</u> <u>All</u>	agreements between the Commission and the meml	ber states are binding in
30	accordance with	<u>n their terms.</u>	
31	<u>(e)</u> <u>In th</u>	e event any provision of the Compact exceeds the con	stitutional limits imposed
32	on the legislatu	re of any member state, the provision shall be ineffe	ective to the extent of the
33		e constitutional provision in question in that member st	
34	SEC	CTION 4. Part I of this act becomes effective Decemb	per 1, 2020, and applies to
35	applications for	licensure received on or after that date. Part II of this ac	ct becomes effective when
36	at least 10 state	s have enacted the Interstate Compact for Audiology a	and Speech Pathology set
37	forth in Section	3 of this act. The North Carolina Board of Examiners	for Speech and Language
38	Ũ	d Audiologists shall report to the Revisor of Statutes wh	1
39	for Audiology a	nd Speech Pathology set forth in Section 3 of this act h	has been enacted by the 10
40	member states.		