## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

Η

## HOUSE BILL 791 Committee Substitute Favorable 7/21/21 Senate Health Care Committee Substitute Adopted 6/29/22

Short Title: Lic. Counselors Compact/DHHS Contracting.

(Public)

	Sponsors:				
	Referred to:				
		May 4, 2021			
1		A BILL TO BE ENTITLED			
2	AN ACT TO E	STABLISH AND ENTER INTO AN INTERSTATE COMPACT FOR THE			
3	PRACTICE				
4		RES FOR CONTRACT REFORM WITHIN THE DEPARTMENT OF			
5		ND HUMAN SERVICES.			
6		sembly of North Carolina enacts:			
7		<b>TION 1.</b> Chapter 90 of the General Statutes is amended by adding a new Article			
8	to read:				
9		" <u>Article 24A.</u>			
10		"Professional Counseling Licensure Compact.			
11	" <u>§ 90-349.1. Pu</u>				
12		e of this Compact is to facilitate interstate practice of licensed professional			
13		the goal of improving public access to professional counseling services. The			
14		ssional counseling occurs in the state where the patient or client is located at the			
15	time of the counseling services. The Compact preserves the regulatory authority of states to				
16	protect public health and safety through the current system of state licensure. This Compact is				
17	designed to achieve the following objectives:				
18	<u>(1)</u>	Increase public access to professional counseling services by providing for the			
19		mutual recognition of other member state licenses.			
20	$\frac{(2)}{(2)}$	Enhance the states' ability to protect the public's health and safety.			
21	<u>(3)</u>	Encourage the cooperation of member states in regulating multistate licensed			
22		professional counselors.			
23	$\frac{(4)}{(5)}$	Support spouses of relocating active duty military personnel.			
24	<u>(5)</u>	Enhance the exchange of licensure, investigative, and disciplinary information			
25		among member states.			
26	<u>(6)</u>	Facilitate the use of telehealth technology in order to increase access to			
27	( <b>7</b> )	professional counseling services.			
28	<u>(7)</u>	Support the uniformity of professional counseling licensure requirements			
29	( <b>0</b> )	throughout the states to promote public safety and public health benefits.			
30	<u>(8)</u>	Invest all member states with the authority to hold a licensed professional			
31		counselor accountable for meeting all state practice laws in the state in which			
32		the client is located at the time care is rendered through the mutual recognition			
33	$\langle 0 \rangle$	of member state licenses.			
34	<u>(9)</u>	Eliminate the necessity for licenses in multiple states.			



3

	General Asse	embl	ly Of North Carolina Session 2021
1	(1	<u>0)</u>	Provide opportunities for interstate practice by licensed professional
2 3		<b>D</b> (1	counselors who meet uniform licensure requirements.
	" <u>§ 90-349.2.</u>		
4		n thi	s Compact, and except as otherwise provided, the following definitions shall
	apply:		
6	<u>(1</u>	<u>)</u>	Active duty military. – Full-time duty status in the active uniformed service
7			of the United States, including members of the National Guard and Reserve
8 9		on active duty orders pursuant to 10 U.S.C. Chapter 1209 and 10 U.S.C. Chapter 1211.	
0	<u>(2</u> )	)	Adverse action Any administrative, civil, equitable, or criminal action
1			permitted by a state's laws which is imposed by a licensing board or other
2			authority against a licensed professional counselor, including actions against
3			an individual's license or privilege to practice, such as revocation, suspension,
4			probation, monitoring of the licensee, limitation on the licensee's practice, or
5			any other encumbrance on licensure affecting a licensed professional
6			counselor's authorization to practice, including issuance of a cease and desist
7			action.
8	<u>(3</u>	)	<u>Alternative program. – A nondisciplinary monitoring or remediation process</u>
9			approved by a professional counseling licensing board to address impaired
0			practitioners.
1	<u>(4</u>	)	Continuing competence/education. – A requirement, as a condition of license
2			renewal, to provide evidence of participation in, or completion of, educational
3			and professional activities relevant to practice or area of work.
4	<u>(5</u>	)	Counseling Compact Commission or Commission The national
5			administrative body whose membership consists of all states that have enacted
5			the Compact.
7	<u>(6</u>	)	Current significant investigative information. – Any of the following:
3			a. Investigative information that a licensing board, after a preliminary
)			inquiry that includes notification and an opportunity for the licensed
)			professional counselor to respond, if required by state law, has reason
			to believe is not groundless and, if proved true, would indicate more
			than a minor infraction.
			b. Investigative information that indicates that the licensed professional
			counselor represents an immediate threat to public health and safety
			regardless of whether the licensed professional counselor has been
			notified and had an opportunity to respond.
7	<u>(7</u>	)	Data system. – A repository of information about licensees, including, but not
3			limited to, continuing education, examination, licensure, investigative,
1	(2)		privilege to practice, and adverse action information.
)	<u>(8</u>	<u>)</u>	Encumbered license A license in which an adverse action restricts the
l			practice of professional counseling by the licensee and said adverse action has
2	(		been reported to the National Practitioners Data Bank (NPDB).
3	<u>(9</u>	<u>)</u>	Encumbrance. – A revocation or suspension of, or any limitation on, the full
4			and unrestricted practice of licensed professional counseling by a licensing
5	<i></i>	<b>a</b> \	board.
6	<u>(1</u> )	<u>U)</u>	Executive Committee. – A group of directors elected or appointed to act on
7		1 \	behalf of, and within the powers granted to them by, the Commission.
8	<u>(1</u>	<u>1)</u>	Home state. – The member state that is the licensee's primary state of
9		•	residence.
0	<u>(1</u> )	2)	Impaired practitioner. – An individual who has a condition that may impair
1			his or her ability to practice as a licensed professional counselor without some

Ge	eneral Assemb	oly Of North Carolina	Session 2021
		type of intervention and may include, but is not lin	mited to, alcohol and drug
		dependence, mental health impairment, and	-
		impairments.	
	(13)	Investigative information. – Information, records,	or documents received or
		generated by a professional counseling licensing	
		investigation.	•
	(14)	Jurisprudence requirement. – The assessment of an	individual's knowledge of
		the laws and rules governing the practice of profess	-
		if required by a member state.	
	(15)	Licensed professional counselor A counselor license	censed by a member state,
		regardless of the title used by that state, to independ	-
		treat behavioral health conditions.	
	<u>(16)</u>	Licensee. – An individual who currently holds an a	uthorization from the state
	<u>,</u>	to practice as a licensed professional counselor.	
	<u>(17)</u>	Licensing board. – The agency of a state, or equiva	lent, that is responsible for
	<u>,                                     </u>	the licensing and regulation of licensed professiona	-
	(18)	Member state. – A state that has enacted the Comp	
	<u>(19)</u>	Privilege to practice. – A legal authorization, which	
	<u>, , -</u>	permitting the practice of professional counseling i	-
	<u>(20)</u>	Professional counseling. – The assessment, dia	
		behavioral health conditions by a licensed profession	-
	(21)	Remote state. – A member state other than the hom	-
	<u> </u>	exercising or seeking to exercise the privilege to pr	
	(22)	Rule. – A regulation promulgated by the Commis	
	<u></u>	law.	
	(23)	Single-state license. – A licensed professional cou	unselor license issued by a
	<u>(=0)</u>	member state that authorizes practice only within	-
		not include a privilege to practice in any other men	-
	(24)	State. – Any state, commonwealth, district, or territ	
	<u>(21)</u>	America that regulates the practice of professional	•
	<u>(25)</u>	<u>Telehealth. – The application of telecommunicat</u>	
	<u>(23)</u>	professional counseling services remotely to as	•••
		behavioral health conditions.	sess, anghose, and near
	<u>(26)</u>	Unencumbered license. – A license that authorize	es a licensed professional
	<u>(20)</u>	counselor to engage in the full and unrestricted	-
		counseling.	
"8	90-349.3. Sta	te participation in the Compact.	
<u></u>		rticipate in the Compact, a member state must curren	tly do all of the following
	(1)	License and regulate licensed professional counsel	• •
	$\frac{(1)}{(2)}$	Require licensees to pass a nationally recognize	
	<u>\_/</u>	<u>Commission.</u>	a exam approved by the
	<u>(3)</u>	Require licensees to have a 60-semester-hour or	· 90-quarter-hour master's
	<u>(5)</u>	degree in counseling or 60-semester hours or 90-	-
		course work, including the following topic areas:	quarter nours of graduate
			ical practice
		-	ical practice.
		<u>c.</u> <u>Human growth and development.</u>	
		<u>d.</u> <u>Career development.</u>	
		e.Counseling and helping relationships.f.Group counseling and group work.	
			atin a
		g. Diagnosis and treatment; assessment and te	<u>sung.</u>

	General Ass	sembly Of North Carolina	Session 2021
1		h. Research and program evaluation.	
2		i. Other areas as determined by the Commission.	
3	(4	4) Require licensees to complete a supervised postgraduate	professional
4	<u>×</u>	experience as defined by the Commission.	_ <u>_</u>
5	(5	5) Have a mechanism in place for receiving and investigating con	plaints about
6	<u>×-</u>	licensees.	<u></u>
7	<u>(b)</u> <u>A</u>	A member state shall do all of the following:	
8		1) Participate fully in the Commission's data system, including, b	ut not limited
9	<u> </u>	to, using the Commission's unique identifier as defined in rules.	
10	(2	2) Notify the Commission, in compliance with the terms of the	
11	<u> </u>	rules, of any adverse action or the availability of investigative	*
12		regarding a licensee.	
13	(3	3) Implement or utilize procedures for considering the criminal his	story records
14	<u> </u>	of applicants for an initial privilege to practice. These procedures	
15		the submission of fingerprints or other biometric-based in	
16		applicants for the purpose of obtaining an applicant's criminal l	•
17		information from the Federal Bureau of Investigation and	
18		responsible for retaining that state's criminal records. The pro	
19		comply with the following:	
20		a. The member state must fully implement a criminal back	ground check
21		requirement, within a time frame established by rule, by	-
22		results of the Federal Bureau of Investigation record sea	arch and shall
23		use the results in making licensure decisions.	
24		b. Communication between a member state, the Commission	n, and among
25		member states regarding the verification of eligibility	for licensure
26		through the Compact shall not include any information	received from
27		the Federal Bureau of Investigation relating to a fed	eral criminal
28		records check performed by a member state under P.L. 9	<u>92-544.</u>
29	<u>(</u> 4	4) <u>Comply with the rules of the Commission.</u>	
30	<u>(</u>	5) Require an applicant to obtain or retain a license in the home s	
31		the home state's qualifications for licensure or renewal of licensu	ure, as well as
32		all other applicable state laws.	
33	<u>(6</u>	6) Grant the privilege to practice to a licensee holding a valid u	nencumbered
34		license in another member state in accordance with the terms of	the Compact
35		and rules.	
36	(	7) Provide for the attendance of the state's commissioner to the	e Counseling
37		Compact Commission meetings.	
38		Member states may charge a fee for granting a privilege to practice.	
39		ndividuals not residing in a member state shall continue to be able t	
40		e's single-state license as provided under the laws of each member sta	
41		tate license granted to these individuals shall not be recognized as	granting the
42		practice professional counseling in any other member state.	
43		Nothing in this Compact shall affect the requirements established by a	member state
44		nce of a single-state license.	
45		A license issued to a licensed professional counselor by a home state to	
46		nall be recognized by each member state as authorizing a licensed	-
47		practice professional counseling, under a privilege to practice, in each	<u>nember state.</u>
48		. Privilege to practice.	
49 50		To exercise the privilege to practice under the terms and provisions of	the Compact,
50		shall meet all of the following requirements:	
51	<u>(</u> ]	1) Hold a license in the home state.	

General Asse	mbly Of North Carolina	Session 2021
<u>(2)</u>	Have a valid United States social security n	umber or National Practitioner
	Identifier.	
<u>(3)</u>	Be eligible for a privilege to practice in any n	nember state in accordance with
	subsections (d), (g), and (h) of this section.	
<u>(4)</u>	Have not had any encumbrance or restriction	against any license or privilege
	to practice within the previous two years.	
<u>(5)</u>	Notify the Commission that the licensee is s	eeking the privilege to practice
	within a remote state.	
<u>(6)</u>	Pay any applicable fee, including any state fee	e, for the privilege to practice.
(7)	Meet any continuing competence/education	
	home state.	* · ·
(8)	Meet any jurisprudence requirements establish	hed by the remote state in which
	the licensee is seeking a privilege to practice.	
<u>(9)</u>	Report to the Commission any adverse action	
	a license taken by any nonmember state wi	
	action is taken.	-
(b) The	e privilege to practice is valid until the expiration	date of the home state license.
The licensee n	nust comply with the requirements of subsection (a	a) of this section to maintain the
privilege to pr	actice in the remote state.	
(c) Al	icensee providing professional counseling in a rer	note state under the privilege to
	dhere to the laws and regulations of the remote st	
(d) A l	icensee providing professional counseling service	es in a remote state is subject to
	ulatory authority. A remote state may, in accord	-
	move a licensee's privilege to practice in the rem	
time, impose f	ines, and take any other necessary actions to pro	tect the health and safety of its
citizens. The l	censee may be ineligible for a privilege to practic	ce in any member state until the
specific time f	or removal has passed and all fines are paid.	
<u>(e)</u> If a	home state license is encumbered, the licensee sh	all lose the privilege to practice
in any remote	state until all of the following occur:	
<u>(1)</u>	The home state license is no longer encumber	<u>ed.</u>
<u>(2)</u>	The licensee has not had any encumbrance o	r restriction against any license
	or privilege to practice within the previous tw	vo years.
<u>(f)</u> <u>On</u>	ce an encumbered license in the home state is	restored to good standing, the
licensee must	meet the requirements of subsection (a) of this	section to obtain a privilege to
practice in any	remote state.	
<u>(g)</u> If a	licensee's privilege to practice in any remote state	is removed, the individual may
lose the privile	ge to practice in all other remote states until all of	
<u>(1)</u>	The specific period of time for which the pri	vilege to practice was removed
	has ended.	
(2)	All fines have been paid.	
<u>(3)</u>	The licensee has not had any encumbrance o	r restriction against any license
	or privilege to practice within the previous tw	vo years.
<u>(h)</u> <u>On</u>	ce the requirements of subsection (g) of this sect	ion have been met, the licensee
must meet the	requirements in subsection (a) of this section to o	btain a privilege to practice in a
remote state.		
	Dbtaining a new home state license based on a j	privilege to practice.
" <u>§ 90-349.5.</u> (	<b>Description Description D</b>	
" <u>§ 90-349.5. (</u> (a) <u>A 1</u>		state license, which allows for a
" <u>§ 90-349.5.</u> (a) <u>A l</u> privilege to pr	icensed professional counselor may hold a home s	state license, which allows for a state at a time.

General Assem	bly Of North Carolina Sessi	ion 2021
(1)	File an application for obtaining a new home state license by vir	tue of a
	privilege to practice.	<u>tue or u</u>
<u>(2)</u>	Pay all applicable fees.	
(3)	Notify the current and new home state in accordance with applical	hle rules
<u>(5)</u>	adopted by the Commission.	
(c) Upor	receipt of an application for obtaining a new home state license by	virtue of
	ctice, the new home state shall verify that the licensed professional c	
	nent criteria outlined in G.S. 90-349.4 via the data system, without	
-	verification, except for the following:	
<u>(1)</u>	<u>A Federal Bureau of Investigation fingerprint-based criminal bac</u>	koround
<u>\1</u> /	check, if not previously performed or updated, pursuant to applical	-
	adopted by the Commission in accordance with P.L. 92-544.	
<u>(2)</u>	Other criminal background checks, as required by the new home stat	e
$(\underline{2})$ $(\underline{3})$	Completion of any requisite jurisprudence requirements of the ne	
<u>(5)</u>	state.	w nome
(d) The	former home state shall convert the former home state license into a print	vilaga to
	e new home state has activated the new home state license in accordance	
	adopted by the Commission.	<u>nee witti</u>
	vithstanding any other provision of this Compact, if the licensed prot	fessional
	ot meet the criteria in G.S. 90-349.4, the new home state may a	
	issuing a new single-state license.	<u>ippiy its</u>
	icensed professional counselor shall pay all applicable fees to the new ho	ome state
	sued a new home state license.	<u>me state</u>
	icensed professional counselor changes primary state of residence by	moving
	state to a nonmember state, or from a nonmember state to a member s	
	Il apply for issuance of a single-state license in the new state.	<u>state, the</u>
	ing in this Compact shall interfere with a licensee's ability to hold a sin	ole-state
	ble states; however, for the purposes of this Compact, a licensee shall h	-
one home state	• • •	
	ing in this Compact shall affect the requirements established by a mem	iher state
	of a single-state license.	<u>ber state</u>
	tive duty military personnel or their spouses.	
	military personnel, or their spouses, shall designate a home state w	here the
	current license in good standing. The individual may retain the ho	
	ng the period the service member is on active duty. Subsequent to desig	
	individual shall only change his or her home state through application	
	new state or through the process described in G.S. 90-349.5.	<u> 1011 101</u>
	ompact privilege to practice telehealth.	
	ber states shall recognize the right of a licensed professional counselor,	licensed
	e in accordance with G.S. 90-349.3 and under the rules promulgated	
	practice professional counseling in any member state via telehealth	
	tice as provided in the Compact and rules promulgated by the Commiss	
	ensee provided in the compact and rules promulgated by the commission ensee providing professional counseling services in a remote state u	
	tice shall adhere to the laws and regulations of the remote state.	
"§ 90-349.8. A		
	dition to the other powers conferred by state law, a remote state shall	have the
	ordance with existing state due process law, to do the following:	
<u>authomy, mace</u> (1)	Take adverse action against a licensed professional counselor's priv	vilege to
<u>(1)</u>	practice within that member state.	<u>, nogo to</u>
<u>(2)</u>	Issue subpoenas for both hearings and investigations that req	uire the
<u>(2)</u>		
	attendance and testimony of witnesses as well as the production of e	

	General Assembly Of North Carolina	Session 2021
1	Subpoenas issued by a licensing board in a member state	e for the attendance
2	and testimony of witnesses or the production of evid	
3	member state shall be enforced in the latter state by any	
4	jurisdiction, according to the practice and procedure of the	-
5	to subpoenas issued in proceedings pending before it. The	* *
6	shall pay any witness fees, travel expenses, mileage, and	
7	by the service statutes of the state in which the witness	ses or evidence are
8	located.	
9	(3) A home state shall have exclusive power to impose adve	rse action against a
10	licensed professional counselor's license issued by the hor	me state.
11	(b) For purposes of taking adverse action, the home state shall give the	he same priority and
12	effect to reported conduct received from a member state as it would if the co	nduct had occurred
13	within the home state. In doing so, the home state shall apply its own state	e laws to determine
14	appropriate action.	
15	(c) The home state shall complete any pending investigations of a li	censed professional
16	counselor who changes primary state of residence during the course of the	investigations. The
17	home state shall also have the authority to take appropriate action and shall	promptly report the
18	conclusions of the investigations to the data system. The data system administ	rator shall promptly
19	notify the new home state of any adverse actions.	
20	(d) <u>A member state, if otherwise permitted by state law, may recover</u>	er from the affected
21	licensed professional counselor the costs of investigations and disposition of	cases resulting from
22	any adverse action taken against that licensed professional counselor.	
23	(e) <u>A member state may take adverse action based on the factual fin</u>	dings of the remote
24	state, provided that the member state follows its own procedures for taking t	
25	(f) In addition to the authority granted to a member state by	-
26	professional counseling act or other applicable state law, any member state n	
27	other member states in joint investigations of licensees. Member state	-
28	investigative, litigation, or compliance materials in furtherance of any	joint or individual
29	investigation initiated under the Compact.	
30	(g) If an adverse action is taken by the home state against the lie	
31	professional counselor, the licensed professional counselor's privilege to p	
32	member states shall be deactivated until all encumbrances have been remo	
33	license. All home state disciplinary orders that impose adverse action agai	
34	licensed professional counselor shall include a statement that the lic	•
35	counselor's privilege to practice is deactivated in all member states during t	the pendency of the
36	order.	1 1
37	(h) If a member state takes adverse action, it shall promptly notify the data state takes adverse action it shall promptly notify the	
38	the data system. The administrator of the data system shall promptly notify the	le nome state of any
39 40	adverse actions by remote states.	that nonticipation in
40	(i) Nothing in this Compact shall override a member state's decision	that participation in
41 42	an alternative program may be used in lieu of adverse action.	
42 43	<ul> <li><u>§ 90-349.9. Establishment of the Counseling Compact Commission.</u></li> <li>(a) Establishment. – The Compact member states hereby create an</li> </ul>	nd actablish a joint
43 44	(a) <u>Establishment. – The Compact member states hereby create an</u> public agency known as the Counseling Compact Commission.	iu establisii a joint
44 45	(1) The Commission is an instrumentality of the Compact sta	tos
45 46	· · · · ·	
40 47	(2) <u>Venue is proper, and judicial proceedings by or against th</u> be brought solely and exclusively in a court of competen	
48	the principal office of the Commission is located. The Com	
40 49	venue and jurisdictional defenses to the extent it ado	
49 50	participate in alternative dispute resolution proceedings.	pro or consents to
50	participate in atternative dispute resolution proceedings.	

	General Assemb	ly Of North Carolina	Session 2021
1 2	<u>(3)</u>	Nothing in this Compact shall be construed to be a wimmunity.	vaiver of sovereign
3	(b) Memb	pership; Voting; Meetings. – Each member state shall have a	nd be limited to one
4		by that member state's licensing board. The delegate shall b	
5		censing board, who is a licensed professional counselor or	
6		tor of the licensing board. Any delegate may be removed	-
7		l by the law of the state from which the delegate is appointed	
8	-	y vacancy occurring in the Commission within 60 days. Ea	
9		ote with regard to the promulgation of rules and creation of	
10		n opportunity to participate in the business and affairs of t	
11		e in person or by such other means as provided in the bylav	
12		ates' participation in meetings by telephone or other means	
13		shall meet at least once during each calendar year. Additi	
14		th in the bylaws. The Commission shall establish by rule	-
15		y by rule establish term limits.	
16	-	rs; Duties. – The Commission shall have the following pow	ers and duties:
17	(1)	Establish the fiscal year of the Commission.	
18	<u>(2)</u>	Establish bylaws.	
19	<u>(3)</u>	Maintain its financial records in accordance with the byla	WS.
20	<u>(4)</u>	Meet and take such actions as are consistent with the	provisions of this
21		Compact and the bylaws.	
22	<u>(5)</u>	Promulgate rules which shall be binding to the extent	and in the manner
23		provided for in the Compact.	
24	<u>(6)</u>	Bring and prosecute legal proceedings or actions in	the name of the
25		Commission, provided that the standing of any state prof	essional counseling
26		licensing board to sue or be sued under applicable law sha	all not be affected.
27	<u>(7)</u>	Purchase and maintain insurance and bonds.	
28	<u>(8)</u>	Borrow, accept, or contract for services of personnel,	including, but not
29		limited to, employees of a member state.	
30	<u>(9)</u>	Hire employees, elect or appoint officers, fix compensation	
31		grant such individuals appropriate authority to carry out	
32		Compact, and establish the Commission's personnel pol	
33		relating to conflicts of interest, qualifications of personne	el, and other related
34		personnel matters.	
35	<u>(10)</u>	Accept any and all appropriate donations and grants of	• • •
36		supplies, materials and services, and receive, utilize, and c	-
37		provided that at all times the Commission shall avoid	any appearance of
38	(11)	impropriety and conflict of interest.	
39	<u>(11)</u>	Lease, purchase, accept appropriate gifts or donations of	
40		hold, improve, or use, any property, real, personal, or mix	
41	(12)	all times the Commission shall avoid any appearance of in	· · ·
42 43	<u>(12)</u>	Sell, convey, mortgage, pledge, lease, exchange, abar	idon, or otherwise
45 44	(12)	dispose of any property, real, personal, or mixed.	
44 45	$\frac{(13)}{(14)}$	Establish a budget and make expenditures.	
43 46	$\frac{(14)}{(15)}$	<u>Borrow money.</u> Appoint committees, including standing committees com	nosed of members
40 47	<u>(15)</u>	state regulators, state legislators or their representativ	-
48		representatives, and such other interested persons as may b	
40 49		<u>Compact and the bylaws.</u>	<u>e designated in tills</u>
49 50	(16)	Provide and receive information from, and cooperate wit	h law enforcement
50 51	<u>(10)</u>	agencies.	
51		<u>ugunuus.</u>	

General Assemb	ly Of North Carolina	Session 2021
(17)	Establish and elect an Executive Committee.	
$\overline{(18)}$	Perform such other functions as may be necessary o	r appropriate to achieve
<u>()</u>	the purposes of this Compact consistent with t	
	professional counseling licensure and practice.	
(d) Execu	tive Committee. – The Executive Committee shall have	ave the power to act on
	nmission according to the terms of this Compact.	
(1)	The Executive Committee shall be composed of up to	11 members, as follows:
<u> </u>	a. Seven voting members who are elected by the	
	current membership of the Commission.	
	b. Up to four ex officio, nonvoting members	from four recognized
	national professional counselor organizations	
	c. The ex officio members will be selected	
	organizations.	r
<u>(2)</u>	The Commission may remove any member of the I	Executive Committee as
<u> </u>	provided in bylaws.	
<u>(3)</u>	The Executive Committee shall meet at least annual	V.
$\overline{(4)}$	The Executive Committee shall have the following du	
	a. <u>Recommend to the entire Commission change</u>	
	changes to this Compact legislation, fees pa	-
	states such as annual dues, and any Commissi	• •
	to licensees for the privilege to practice.	• •
	b. Ensure Compact administration services are	appropriately provided,
	contractual or otherwise.	
	<u> </u>	
	c.Prepare and recommend the budget.d.Maintain financial records on behalf of the Co	ommission.
	e. Monitor Compact compliance of member	
	compliance reports to the Commission.	-
	f. Establish additional committees as necessary.	
	g. Perform other duties as provided in rules or b	<u>ylaws.</u>
(e) Meeti	ngs of the Commission. – All meetings shall be open	to the public, and public
notice of meeting	s shall be given in the same manner as required under th	e rulemaking provisions
in G.S. 90-349.1	1. The Commission or the Executive Committee or of	other committees of the
Commission may	y convene in a closed, nonpublic meeting if the Co	mmission or Executive
Committee or oth	er committees of the Commission must discuss any of	the following:
<u>(1)</u>	Noncompliance of a member state with its obligation	s under the Compact.
<u>(2)</u>	The employment, compensation, discipline or other r	natters, practices or
	procedures related to specific employees, or other ma	
	Commission's internal personnel practices and proceed	
<u>(3)</u>	Current, threatened, or reasonably anticipated litigati	<u>on.</u>
<u>(4)</u>	Negotiation of contracts for the purchase, lease, or sa	ale of goods, services, or
	real estate.	
<u>(5)</u>	Accusation of any person of a crime or formally cens	suring any person.
<u>(6)</u>	Disclosure of trade secrets or commercial or finan	cial information that is
	privileged or confidential.	
<u>(7)</u>	Disclosure of information of a personal nature w	where disclosure would
	constitute a clearly unwarranted invasion of personal	privacy.
<u>(8)</u>	Disclosure of investigative records compiled for law	
	Disclosure of information related to any investigativ	e reports prepared by or
<u>(9)</u>		
<u>(9)</u>	on behalf of or for use of the Commission or other	
<u>(9)</u>		committee charged with

	General Assembly Of North Carolina	Session 2021
1 2	(10) <u>Matters specifically exempted from disclosure by federal or</u> statute.	member state
3	If a meeting, or portion of a meeting, is closed pursuant to this provision, the	Commission's
4	legal counsel or designee shall certify that the meeting may be closed and shall r	
5	relevant exempting provision. The Commission shall keep minutes that fully and cl	
6	all matters discussed in a meeting and shall provide a full and accurate summary of	
7	and the reasons therefor, including a description of the views expressed. A	
8	considered in connection with an action shall be identified in such minutes. All	
9	documents of a closed meeting shall remain under seal, subject to release by a ma	
10	the Commission or order of a court of competent jurisdiction.	
11	(f) Financing of the Commission The Commission shall pay, or pr	ovide for the
12	payment of, the reasonable expenses of its establishment, organization, and ongo	ing activities.
13	The Commission may accept any and all appropriate revenue sources, donations,	and grants of
14	money, equipment, supplies, materials, and services.	
15	The Commission may levy on and collect an annual assessment from each me	ember state or
16	impose fees on other parties to cover the cost of the operations and activities of the	
17	and its staff, which must be in a total amount sufficient to cover its annual budge	t as approved
18	by the Commission each year for which revenue is not provided by other sources.	
19	annual assessment amount shall be allocated based upon a formula to be deter	-
20	Commission, which shall promulgate a rule binding upon all member states. The	
21	shall not incur obligations of any kind prior to securing the funds adequate to meet	
22	shall the Commission pledge the credit of any of the member states, except by	and with the
23	authority of the member state.	
24	The Commission shall keep accurate accounts of all receipts and disbursements	*
25	and disbursements of the Commission shall be subject to the audit and accounting	• •
26	established under its bylaws. However, all receipts and disbursements of funds h	
27	Commission shall be audited yearly by a certified or licensed public accountant, a	
28	of the audit shall be included in and become part of the annual report of the Comm	
29 20	(g) Qualified Immunity; Defense; Indemnification. – The members, offic	
30	director, employees, and representatives of the Commission shall be immune	
31	liability, either personally or in their official capacity, for any claim for damage	
32 33	property or personal injury or other civil liability caused by or arising out of any act	
33 34	act, error, or omission that occurred, or that the person against whom the claim is reasonable basis for believing occurred, within the scope of Commission employm	
34 35	responsibilities, provided that nothing in this paragraph shall be construed to pro-	
36	person from suit or liability for any damage, loss, injury, or liability caused by the	•
30 37	willful or wanton misconduct of that person.	Intentional of
38	The Commission shall defend any member, officer, executive director,	employee or
39	representative of the Commission in any civil action seeking to impose liability	
40	any actual or alleged act, error, or omission that occurred within the scope of	-
41	employment, duties, or responsibilities, or that the person against whom the claim	
42	reasonable basis for believing occurred within the scope of Commission employm	
43	responsibilities, provided that nothing herein shall be construed to prohibit that	
44	retaining his or her own counsel, and provided further, that the actual or alleged	-
45	omission did not result from that person's intentional or willful or wanton miscond	
46	The Commission shall indemnify and hold harmless any member, officer, exec	
47	employee, or representative of the Commission for the amount of any settlemen	
48	obtained against that person arising out of any actual or alleged act, error, or	
49	occurred within the scope of Commission employment, duties, or responsibilities	
50	person had a reasonable basis for believing occurred within the scope of	

Geı	eral Assembly Of North Carolina	Session 2021
emr	loyment, duties, or responsibilities, provi	ded that the actual or alleged act, error, or omission
	not result from the intentional or willful	
	0-349.10. Data system.	
		r the development, maintenance, and utilization of
		stem containing licensure, adverse action, and
	stigative information on all licensed indi	
	-	sion of law to the contrary, a member state shall
		em on all individuals to whom this Compact is
	icable, as required by the rules of the Co	
	(1) Identifying information.	
	(2) Licensure data.	
	(3) Adverse actions against a	license or privilege to practice.
		on related to alternative program participation.
		for licensure and the reasons for such denial.
	(6) Current significant investi	gative information.
	(7) Other information that ma	y facilitate the administration of this Compact, as
	determined by the rules of	the Commission.
	c) Investigative information pertain	ng to a licensee in any member state will only be
ava	lable to other member states.	
	d) The Commission shall promptly r	otify all member states of any adverse action taken
aga	nst a licensee or an individual applying f	or a license. Adverse action information pertaining
to a	licensee in any member state will be ava	lable to any other member state.
	e) Member states contributing inform	nation to the data system may designate information
<u>that</u>	• •	it the express permission of the contributing state.
		e data system that is subsequently required to be
-		ontributing the information shall be removed from
-	lata system.	
	0-349.11. Rulemaking.	
		ate reasonable rules in order to effectively and
	• • • •	act. Notwithstanding the foregoing, in the event the
-		rity in a manner that is beyond the scope of the
		granted thereunder, then such an action by the
	mission shall be invalid and have no for	
		rulemaking powers pursuant to the criteria set forth
	-	er. Rules and amendments shall become binding as
	e date specified in each rule or amendme	
		the member states rejects a rule, by enactment of a
		to adopt the Compact within four years of the date
	-	we no further force and effect in any member state.
		shall be adopted at a regular or special meeting of
-	<u>Commission.</u>	n of a final male by the Commission and at least 20
		n of a final rule by the Commission, and at least 30
		the rule will be considered and voted upon, the
		rulemaking on the website of the Commission or
		the website of each member state professional
	• • • •	ccessible platform or the publication in which each
	would otherwise publish proposed rules	<u>.</u> g shall include all of the following:
		nd location of the meeting in which the rule will be
	considered and voted upor	-
	considered and voted upor	<u>L.</u>

	General Assem	bly Of North Carolina	Session 2021
1 2	<u>(2)</u>	The text of the proposed rule or amendment and the rearrule.	ason for the proposed
23	(3)	A request for comments on the proposed rule from any	interested person
3 4	$\frac{(3)}{(4)}$	The manner in which interested persons may submit noti	
4 5	<u>(4)</u>	of their intention to attend the public hearing and any w	
5 6	(g) <b>Drior</b>	to adoption of a proposed rule, the Commission shall all	
7		ts, opinions, and arguments, which shall be made available	-
8		Commission shall grant an opportunity for a public hearing	-
8 9		a hearing is requested by any of the following:	before it adopts a rule
10	(1)	At least 25 persons.	
11	$\overline{(2)}$	A state or federal government subdivision or agency.	
12	$\overline{(3)}$	An association or organization having at least 25 memb	ers.
13		earing is held on the proposed rule or amendment, the Com	
14		and date of the scheduled public hearing. If the hearing	-
15		nmission shall publish the mechanism for access to th	
16		e conducted as follows:	<u> </u>
17	<u>(1)</u>	All persons wishing to be heard at the hearing shall	notify the executive
18		director of the Commission or other designated memb	
19		desire to appear and testify at the hearing not less that	
20		before the scheduled date of the hearing.	<u>un nive ousiness aujs</u>
20	(2)	Hearings shall be conducted in a manner providing eac	h person who wishes
22	<u>(2)</u>	to comment a fair and reasonable opportunity to commen	-
23	(3)	All hearings will be recorded. A copy of the recording sh	
24	<u>(5)</u>	on request.	
25	<u>(4)</u>	Nothing in this section shall be construed as requiring	a senarate hearing on
26	<u>(+)</u>	each rule. Rules may be grouped for the convenience of	
27		hearings required by this section.	or the commission at
28	(j) Follo	wing the scheduled hearing date, or by the close of busir	uess on the scheduled
20 29		the hearing was not held, the Commission shall consider	
30	comments receiv	-	<u>I dii witteen dite ordi</u>
31		written notice of intent to attend the public hearing by	interested narties is
32		mmission may proceed with promulgation of the proposed	-
33	hearing.	minission may proceed with promutgation of the proposed	ruie without a public
33 34		Commission shall, by majority vote of all members, tak	a final action on the
35		d shall determine the effective date of the rule, if any, bas	
36	* *	ill text of the rule.	eu on me rutemaking
30 37		determination that an emergency exists, the Commission	on may consider and
38		ncy rule without prior notice, opportunity for comment, or	
30 39		naking procedures provided in the Compact and in t	
39 40		blied to the rule as soon as reasonably possible, in no eve	•
40 41		• •	
		e date of the rule. For the purposes of this provision, an e	
42		pted immediately in order to (i) meet an imminent threat to	
43		revent a loss of Commission or member state funds, (iii) n	
44 45		an administrative rule that is established by federal law of a state of the state o	or rule, or (1v) protect
45	public health and		
46		Commission or an authorized committee of the Commission	
47		dopted rule or amendment for purposes of correcting typog	-
48		in consistency, or grammatical errors. Public notice of a	
49 50	-	ebsite of the Commission. The revision shall be subject	
50		iod of 30 days after posting. The revision may be challer	
51	that the revision	results in a material change to a rule. A challenge shall be	e made in writing and

	General Assembly Of North Carolina S	Session 2021		
1	delivered to the chair of the Commission prior to the end of the notice period. If no	challenge is		
2	made, the revision will take effect without further action. If the revision is challenged, the			
3	revision may not take effect without the approval of the Commission.			
4	"§ 90-349.12. Oversight; dispute resolution; enforcement.			
5	(a) Oversight. – The executive, legislative, and judicial branches of state government in			
6	each member state shall enforce this Compact and take all actions necessary and a			
7	effectuate the Compact's purposes and intent. The provisions of this Compact a			
8	promulgated hereunder shall have standing as statutory law.			
9	All courts shall take judicial notice of the Compact and the rules in any	v judicial or		
10	administrative proceeding in a member state pertaining to the subject matter of t	•		
11	which may affect the powers, responsibilities, or actions of the Commission.			
12	The Commission shall be entitled to receive service of process in any such pro	oceeding and		
13	shall have standing to intervene in such a proceeding for all purposes. Failure to pro-	-		
14	of process to the Commission shall render a judgment or order void as to the Com			
15	Compact, or promulgated rules.	<u>inission, uns</u>		
16	(b) Default; Technical Assistance; Termination. – If the Commission deter	mines that a		
17	member state has defaulted in the performance of its obligations or responsibilities			
18	Compact or the promulgated rules, the Commission shall do all of the following:			
19	(1) Provide written notice to the defaulting state and other member	states of the		
20	nature of the default, the proposed means of curing the default, a			
21	action to be taken by the Commission.	<u></u>		
22	(2) Provide remedial training and specific technical assistance re	egarding the		
23	default.			
24	If a state in default fails to cure the default, the defaulting state may be termina	ted from the		
25	Compact upon an affirmative vote of a majority of the member states, and all right			
26	and benefits conferred by this Compact may be terminated on the effective date of			
27	A cure of the default does not relieve the offending state of obligations or liabili			
28	during the period of default.			
29	Termination of membership in the Compact shall be imposed only after all oth	her means of		
30	securing compliance have been exhausted. Notice of intent to suspend or terminate s	<u>hall be given</u>		
31	by the Commission to the governor, the majority and minority leaders of the defa	ulting state's		
32	legislature, and each of the member states.			
33	A state that has been terminated is responsible for all assessments, obligations, a	Ind liabilities		
34	incurred through the effective date of termination, including obligations that extended	d beyond the		
35	effective date of termination.			
36	The Commission shall not bear any costs related to a state that is found to be			
37	that has been terminated from the Compact, unless agreed upon in writing	between the		
38	Commission and the defaulting state.			
39	The defaulting state may appeal the action of the Commission by petitioning the	U.S. District		
40	Court for the District of Columbia or the federal district where the Commission has	its principal		
41	offices. The prevailing member shall be awarded all costs of such litigation, includin	<u>g reasonable</u>		
42	attorneys' fees.			
43	(c) Dispute Resolution. – Upon request by a member state, the Commission			
44	to resolve disputes related to the Compact that arise among member states and betw			
45	and nonmember states. The Commission shall promulgate a rule providing for bo	th mediation		
46	and binding dispute resolution for disputes as appropriate.			
47	(d) Enforcement. – The Commission, in the reasonable exercise of its disc			
48	enforce the provisions and rules of this Compact. By majority vote, the Commission			
49	legal action in the U.S. District Court for the District of Columbia or the federal d			
50	the Commission has its principal offices against a member state in default to enforce			
51	with the provisions of the Compact and its promulgated rules and bylaws. The relies	<u>t sought may</u>		

## **General Assembly Of North Carolina** Session 2021 1 include both injunctive relief and damages. In the event judicial enforcement is necessary, the 2 prevailing member shall be awarded all costs of such litigation, including reasonable attorneys' 3 fees. The remedies herein shall not be the exclusive remedies of the Commission. The 4 Commission may pursue any other remedies available under federal or state law. 5 "§ 90-349.13. Date of implementation of Counseling Compact Commission and associated rules; withdrawal; amendment. 6 7 The Compact shall come into effect on the date on which the Compact statute is (a) 8 enacted into law in the tenth member state. The provisions, which become effective at that time, 9 shall be limited to the powers granted to the Commission relating to assembly and the promulgation of rules. Thereafter, the Commission shall meet and exercise rulemaking powers 10 11 necessary to the implementation and administration of the Compact. Any state that joins the Compact subsequent to the Commission's initial adoption of 12 (b)13 the rules shall be subject to the rules as they exist on the date on which the Compact becomes 14 law in that state. Any rule that has been previously adopted by the Commission shall have the full force and effect of law on the day the Compact becomes law in that state. 15 Any member state may withdraw from this Compact by enacting a statute repealing 16 (c) 17 the same. A member state's withdrawal shall not take effect until six months after enactment of 18 the repealing statute. Withdrawal shall not affect the continuing requirement of the withdrawing 19 state's professional counseling licensing board to comply with the investigative and adverse 20 action reporting requirements of this act prior to the effective date of withdrawal. 21 (d) Nothing contained in this Compact shall be construed to invalidate or prevent any professional counseling licensure agreement or other cooperative arrangement between a 22 23 member state and a nonmember state that does not conflict with the provisions of this Compact. 24 This Compact may be amended by the member states. No amendment to this Compact (e) 25 shall become effective and binding upon any member state until it is enacted into the laws of all 26 member states. 27 "§ 90-349.14. Construction and severability. 28 This Compact shall be liberally construed so as to effectuate the purposes thereof. The 29 provisions of this Compact shall be severable, and if any phrase, clause, sentence, or provision 30 of this Compact is declared to be contrary to the constitution of any member state or of the United 31 States or the applicability thereof to any government, agency, person, or circumstance is held 32 invalid, the validity of the remainder of this Compact and the applicability thereof to any 33 government, agency, person, or circumstance shall not be affected thereby. If this Compact shall 34 be held contrary to the constitution of any member state, the Compact shall remain in full force 35 and effect as to the remaining member states and in full force and effect as to the member state 36 affected as to all severable matters. "§ 90-349.15. Binding effect of Compact and other laws. 37 38 A licensee providing professional counseling services in a remote state under the (a) 39 privilege to practice shall adhere to the laws and regulations, including scope of practice, of the 40 remote state. 41 Nothing herein prevents the enforcement of any other law of a member state that is (b) 42 not inconsistent with the Compact. 43 (c) Any laws in a member state in conflict with the Compact are superseded to the extent 44 of the conflict. 45 Any lawful actions of the Commission, including all rules and bylaws properly (d)46 promulgated by the Commission, are binding upon the member states. All permissible agreements between the Commission and the member states are 47 (e) 48 binding in accordance with their terms. 49 In the event any provision of the Compact exceeds the constitutional limits imposed (f)50 on the legislature of any member state, the provision shall be ineffective to the extent of the conflict with the constitutional provision in question in that member state." 51

General Assemb	oly Of North Carolina	Session 2021	
SEC	<b>FION 2.(a)</b> Contract Time and Continuity. – In efforts to sup	port the continuity	
	ded by nonprofit grantees receiving state and federal funds,		
-			
	Health and Human Services (Department) shall enter into a minimum of a two-year contract agreement with nonprofit grantees/recipients if all of the following requirements are met:		
U			
(1)	The nonprofit grantee/recipient is receiving nonrecurring	funding for each	
$\langle 0 \rangle$	year of a fiscal biennium.		
(2)	The nonprofit grantee/recipient is receiving recurring fund	0	
(3)	Multiyear contracts are not otherwise prohibited by the fun	0	
-	Nonprofit grantees/recipients receiving recurring federal grant funding shall have th		
option to extend the contract up to one additional year at the end of the contract's initial term if			
	ng requirements are met:		
(1)	The extension is mutually agreed upon by the Department	-	
	grantee, through a written amendment as provided for in t	the General Terms	
	and Conditions.		
(2)	Funding for the contract remains available.		
The I	Department shall allow any nonprofit grantee/recipient rece	iving recurring or	
nonrecurring stat	nonrecurring state and/or federal funding for each year of a fiscal biennium to automatically		
activate limited-time extensions of up to three months for continuity of services when a formal			
extension or renewal process has not been completed within 10 business days of the subsequent			
contract start date if all of the following requirements are met:			
(1)	The nonprofit grantee/recipient is receiving recurring fundi	ng or nonrecurring	
	state and/or federal funding for each year of a fiscal bienni	um.	
(2)	The nonprofit grantee/recipient has received an unqualified		
	most recent financial audit when an audit is required by	-	
	NCAC 03M.		
(3)	The nonprofit grantee/recipient has a track record of timely	y performance and	
	financial reporting to the Department as required by the co	-	
(4)	The nonprofit grantee/recipient has not been identified by		
	having a record of noncompliance with requirements of a	-	
	used to support the contract and has not received an undisp		
	noncompliance from the Department. For purposes of		
	noncompliance does not include issues stemming from la		
	contract or mutually agreed upon changes to scope of wo		
	and undisputed notice of noncompliance does not i		
	noncompliance where the grantee has provided written e		
	compliance to the Department within 30 days of rec		
	noncompliance.	cipt of notice of	
(5)	The nonprofit grantee/recipient has been in operation for at	least five years	
	<b>FION 2.(b)</b> Directed Grant Contacts. – Within 15 days	•	
	Act of 2022 (the "Act") becomes law, the Fiscal Research Div		
		-	
the Department of Health and Human Services, Division of Budget and Analysis, with a list of preliminary information for all non-State entities receiving directed grants through the Act. At a			
preliminary information for all non-State entities receiving directed grants through the Act. At a minimum, this list shall include all of the following information:			
(1)	The legal name of the non-State entity.		
(1) (2)	The mailing address of the non-State entity.		
	The name, email address, and phone number for each of the	non Stata antitu'a	
(3)	=	-	
	points of contact for communications related to the directed		
SEC	and funds disbursement process.	determination or	
	<b>SECTION 2.(c)</b> Negotiated Overhead Rates. – The negotiation, determination, or settlement of the reimbursable amount of overhead under cost-reimbursement type contracts is		
	accomplished on an individual contract basis and is based upon the federally approved indirect		
accomprished on an individual contract basis and is based upon the rederany approved indirect			

- 1 cost rate. For vendors who do not have a federally approved indirect cost rate, in accordance with
- 2 2 C.F.R. § 200.414(f), the de minimis rate of ten percent (10%) of modified total direct costs 3 shall apply.
- 4 **SECTION 3.** Section 1 of this act becomes effective when at least 10 states have 5 enacted the Professional Counseling Licensure Compact set forth in Section 1 of this act. The 6 North Carolina Board of Licensed Clinical Mental Health Counselors shall report to the Revisor
- 7 of Statutes when the Professional Counseling Licensure Compact set forth in Section 1 of this
- 8 act has been enacted by the 10 member states. Section 2 of this act becomes effective July 15,
- 9 2022. The remainder of this act is effective when it becomes law.