GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

S

SENATE BILL 362*

	Short Title:	Establish New Nurse Licensure Compact. (Public)
	Sponsors:	Senators Pate, Hise, and Krawiec (Primary Sponsors).
	Referred to:	Rules and Operations of the Senate
		March 23, 2017
1		A BILL TO BE ENTITLED
2		EPEALING AND REPLACING NORTH CAROLINA'S CURRENT NURSE
3		URE COMPACT.
4		Assembly of North Carolina enacts:
5		ECTION 1. G.S. 90-171.80 through G.S. 90-171.94 are repealed.
6		ECTION 2. Article 9G of Chapter 90 of the General Statutes is amended by
7	0	sections to read:
8		5. Findings and declaration of purpose.
9		he party states make the following findings:
10	<u>(1</u>	
11 12		with and the effectiveness of enforcement activities related to state nurse licensure laws.
12	(2	
13 14	<u>[2</u>	nursing may result in injury or harm to the public.
14	(3	
16	<u>1-</u>	technologies as part of our nation's health care delivery system require
17		greater coordination and cooperation among states in the areas of nurse
18		licensure and regulation.
19	(4	
20	<u> </u>	state nurse licensure laws difficult and complex.
21	<u>(5</u>	
22		states is cumbersome and redundant for both nurses and states.
23	<u>(6</u>	5) <u>Uniformity of nurse licensure requirements throughout the states promotes</u>
24		public safety and public health benefits.
25		he general purposes of this Compact are as follows:
26	<u>(1</u>	
27	<u>(2</u>	
28	<i>(</i>)	licensure and regulation.
29	<u>(3</u>	
30	()	nurse regulation, investigation, and adverse actions.
31	<u>(4</u>	
32	(5	jurisdiction.
33 34	<u>(5</u>	5) <u>Invest all party states with the authority to hold a nurse accountable for</u> meeting all state practice laws in the state in which the patient is located at
34 35		the time care is rendered through the mutual recognition of party state
35 36		licenses.
50		<u>110011000.</u>



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1	(6) Decrease redundancies in the consideration and issuance	of nurse licenses.
2	(7) Provide opportunities for interstate practice by nurses	
3	licensure requirements.	
4	" <u>§ 90-171.95A. Definitions.</u>	
5	As used in this Compact:	
6	(a) <u>Adverse Action. – Any administrative, civil, equitable, or crimi</u>	-
7	by a state's laws which is imposed by a licensing board or other author	
8	including actions against an individual's license or multistate licensure	
9	revocation, suspension, probation, monitoring of the licensee, limitatio	
10	practice, or any other encumbrance on licensure affecting a nurse's author	vrization to practice,
11	including issuance of a cease and desist action.	
12	(b) <u>Alternative Program. – A nondisciplinary monitoring progr</u>	am approved by a
13	licensing board.	
14	(c) <u>Coordinated Licensure Information System. – An integrated pr</u>	-
15	storing, and sharing information on nurse licensure and enforcement activity	
16	licensure laws that is administered by a nonprofit organization composed of	of and controlled by
17	licensing boards.	•
18	(d) <u>Current Significant Investigative Information. – Both of the follo</u>	
19 20	(1) <u>Investigative information that a licensing board, after a</u>	
20 21	that includes notification and an opportunity for the r	_
21 22	required by state law, has reason to believe is not groun	diess and, it proved
22 23	(2) <u>true, would indicate more than a minor infraction.</u>	aanta an immadiata
23 24	(2) Investigative information that indicates the nurse repre-	
24 25	threat to public health and safety regardless of whether notified and had an opportunity to respond.	the nurse has been
23 26	(e) Encumbrance. – A revocation or suspension of, or any limitat	ion on the full and
20 27	unrestricted practice of nursing imposed by a licensing board.	
28	(f) Home State. – The party state which is the nurse's primary state	of residence
20 29	(g) <u>Licensing Board. – A party state's regulatory body responsib</u>	
30	licenses.	ie for issuing huise
31	(h) Multistate License. – A license to practice as a registe	red or a licensed
32	practical/vocational nurse (LPN/VN) issued by a home state licensing board	
33	licensed nurse to practice in all party states under a multistate licensure priv	
34	(i) Multistate Licensure Privilege. – A legal authorization associat	
35	license permitting the practice of nursing as either a registered nurse (RI	
36	remote state.	
37	(j) Nurse. – RN or LPN/VN, as those terms are defined by each p	party state's practice
38	laws.	•
39	(k) Party State. – Any state that has adopted this Compact.	
40	(l) Remote State. – A party state, other than the home state.	
41	(m) Single-State License. – A nurse license issued by a party s	tate that authorizes
42	practice only within the issuing state and does not include a multistate li	censure privilege to
43	practice in any other party state.	
44	(n) <u>State. – A state, territory, or possession of the United States</u>	and the District of
45	<u>Columbia.</u>	
46	(o) State Practice Laws. – A party state's laws, rules, and regulati	ons that govern the
47	practice of nursing, define the scope of nursing practice, and create the m	
48	for imposing discipline. "State practice laws" do not include requirements	
49	and retain a license, except for qualifications or requirements of the home st	tate.
50	"§ 90-171.95B. General provisions and jurisdiction.	

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1	(a) A	A mu	tistate license to practice registered or licensed practical/voc	cational nursing
2			e state to a resident in that state will be recognized by each	
3	-		se to practice as a registered nurse (RN) or as a licensed prac	
4	nurse (LPN	/VN),	under a multistate licensure privilege, in each party state.	
5	<u>(b)</u>	A stat	e must implement procedures for considering the criminal his	story records of
6	applicants f	for in	tial multistate license or licensure by endorsement. Such p	rocedures shall
7	include the	subm	ission of fingerprints or other biometric-based information by	y applicants for
8	the purpose	e of ol	ptaining an applicant's criminal history record information fr	om the Federal
9	Bureau of In	nvesti	gation and the agency responsible for retaining that state's crim	inal records.
10		-	party state shall require all of the following for an applicant to	obtain or retain
11	<u>a multistate</u>	licens	se in the home state:	
12	((1)	Meets the home state's qualifications for licensure or renewal	of licensure as
13			well as all other applicable state laws.	
14	<u>(</u>	(2)	Either of the following:	
15			a. <u>Has graduated or is eligible to graduate from</u>	
16			board-approved RN or LPN/VN prelicensure educatio	
17			b. Has graduated from a foreign RN or LPN/VN	-
18			education program that (a) has been approved by	
19			accrediting body in the applicable country and (b) ha	
20			by an independent credentials review agency to be c	_
21		$\langle \mathbf{a} \rangle$	licensing board-approved pre-licensure education prog	
22	<u>(</u>	<u>(3)</u>	Has, if a graduate of a foreign pre-licensure education progra	-
23			English or if English is not the individual's native language	• •
24			passed an English proficiency examination that includes the	components of
25 26	/	(4)	reading, speaking, writing, and listening.	F
26 27	7	<u>(4)</u>	Has successfully passed an NCLEX-RN® or NCLEX-PN®	Examination or
27	((5)	recognized predecessor, as applicable. Is eligible for or holds an active, unencumbered license.	
28 29		(<u>5)</u> (<u>6)</u>	Has submitted, in connection with an application for initi	al licensure or
30	7	<u>(0)</u>	licensure by endorsement, fingerprints or other biometric	
31			purpose of obtaining criminal history record information from	
32			Bureau of Investigation and the agency responsible for retain	
33			criminal records.	<u>ining that states</u>
34	((7)	Has not been convicted or found guilty, or has entered	into an agreed
35	7	<u></u>	disposition, of a felony offense under applicable state or f	
36			law.	
37	((8)	Has not been convicted or found guilty, or has entered	into an agreed
38	<u>د</u>	<u></u>	disposition, of a misdemeanor offense related to the practic	-
39			determined on a case-by-case basis.	<u> </u>
40	((9)	Is not currently enrolled in an alternative program.	
41		(10)	Is subject to self-disclosure requirements regarding current	participation in
42	-	·	an alternative program.	<u></u>
43	((11)	Has a valid United States Social Security number.	
44	<u>(d)</u>	All pa	rty states shall be authorized, in accordance with existing sta	ate due process
45	law, to take	e adve	rse action against a nurse's multistate licensure privilege such	1 as revocation,
46	suspension,	proba	tion, or any other action that affects a nurse's authorization to p	practice under a
47			re privilege, including cease and desist actions. If a party s	
48	action, it sl	<u>hall p</u>	romptly notify the administrator of the coordinated licensu	ire information
49			ninistrator of the coordinated licensure information system	shall promptly
50	notify the he	ome s	tate of any such actions by remote states.	

General Assembly Of North Carolina Session 2017 1 A nurse practicing in a party state must comply with the state practice laws of the (e) 2 state in which the client is located at the time service is provided. The practice of nursing is not 3 limited to patient care but shall include all nursing practice as defined by the state practice laws 4 of the party state in which the client is located. The practice of nursing in a party state under a 5 multistate licensure privilege will subject a nurse to the jurisdiction of the licensing board, the 6 courts, and the laws of the party state in which the client is located at the time service is 7 provided. 8 Individuals not residing in a party state shall continue to be able to apply for a party (f) 9 state's single-state license as provided under the laws of each party state. However, the 10 single-state license granted to these individuals will not be recognized as granting the privilege 11 to practice nursing in any other party state. Nothing in this Compact shall affect the requirements established by a party state for the issuance of a single-state license. 12 13 Any nurse holding a home state multistate license, on the effective date of this (g) 14 Compact, may retain and renew the multistate license issued by the nurse's then-current home 15 state, provided that: 16 A nurse, who changes primary state of residence after this Compact's (1)17 effective date, must meet all applicable requirements in subsection (c) of this 18 section to obtain a multistate license from a new home state. 19 A nurse who fails to satisfy the multistate licensure requirements in (2)20 subsection (c) of this section due to a disqualifying event occurring after this 21 Compact's effective date shall be ineligible to retain or renew a multistate 22 license, and the nurse's multistate license shall be revoked or deactivated in 23 accordance with applicable rules adopted by the Interstate Commission of 24 Nurse Licensure Compact Administrators ("Commission"). 25 "§ 90-171.95C. Applications for licensure in a party state. 26 Upon application for a multistate license, the licensing board in the issuing party (a) 27 state shall ascertain, through the coordinated licensure information system, whether the 28 applicant has ever held, or is the holder of, a license issued by any other state, whether there are 29 any encumbrances on any license or multistate licensure privilege held by the applicant, 30 whether any adverse action has been taken against any license or multistate licensure privilege 31 held by the applicant, and whether the applicant is currently participating in an alternative 32 program. 33 A nurse may hold a multistate license, issued by the home state, in only one party (b) 34 state at a time. 35 If a nurse changes primary state of residence by moving between two party states, (c) 36 the nurse must apply for licensure in the new home state, and the multistate license issued by 37 the prior home state will be deactivated in accordance with applicable rules adopted by the 38 Commission. The following apply to nurses changing primary state of residence by moving 39 between two party states: 40 The nurse may apply for licensure in advance of a change in primary state of (1)41 residence. 42 A multistate license shall not be issued by the new home state until the nurse (2)43 provides satisfactory evidence of a change in primary state of residence to 44 the new home state and satisfies all applicable requirements to obtain a 45 multistate license from the new home state. If a nurse changes primary state of residence by moving from a party state to a 46 (d) 47 nonparty state, the multistate license issued by the prior home state will convert to a single-state 48 license, valid only in the former home state. 49 "§ 90-171.95D. Additional authorities invested in party state licensing boards. 50 In addition to the other powers conferred by state law, a licensing board may do all (a) 51 of the following:

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1	<u>(1)</u>	Take adverse action against a nurse's multistate licensure privilege t	0
2		practice within that party state.	_
3		a. Only the home state shall have the power to take adverse actio	n
4		against a nurse's license issued by the home state.	
5		b. For purposes of taking adverse action, the home state licensing boar	d
6		shall give the same priority and effect to reported conduct receive	
7		from a remote state as it would if such conduct had occurred within	
8		the home state. In so doing, the home state shall apply its own stat	<u>e</u>
9		laws to determine appropriate action.	
10	<u>(2)</u>	Issue cease and desist orders or impose an encumbrance on a nurse	's
11		authority to practice within that party state.	
12	<u>(3)</u>	Complete any pending investigations of a nurse who changes primary stat	
13		of residence during the course of such investigations. The licensing boar	
14		shall also have the authority to take appropriate action(s) and shall promptl	_
15		report the conclusions of such investigations to the administrator of th	
16		coordinated licensure information system. The administrator of th	
17		coordinated licensure information system shall promptly notify the new	N
18	(A)	home state of any such actions.	_
19 20	<u>(4)</u>	Issue subpoenas for both hearings and investigations that require the	
20 21		attendance and testimony of witnesses as well as the production of evidence	
21		Subpoenas issued by a licensing board in a party state for the attendance an testimony of witnesses or the production of evidence from enother part	
22		testimony of witnesses or the production of evidence from another part state shall be enforced in the latter state by any court of competer	-
23 24		jurisdiction, according to the practice and procedure of that court applicable	
24 25		to subpoenas issued in proceedings pending before it. The issuing authorit	
23 26		shall pay any witness fees, travel expenses, mileage, and other fees require	_
20 27		by the service statutes of the state in which the witnesses or evidence ar	
28		located.	<u> </u>
20 29	(5)	Obtain and submit, for each nurse licensure applicant, fingerprint or othe	۲
30	<u>(5)</u>	biometric-based information to the Federal Bureau of Investigation for	
31		criminal background checks, receive the results of the Federal Bureau of	
32		Investigation record search on criminal background checks, and use the	
33		results in making licensure decisions.	-
34	<u>(6)</u>	If otherwise permitted by state law, recover from the affected nurse the cost	ts
35	<u>, , , , , , , , , , , , , , , , , , , </u>	of investigations and disposition of cases resulting from any adverse actio	
36		taken against that nurse.	_
37	<u>(7)</u>	Take adverse action based on the factual findings of the remote state	e,
38		provided that the licensing board follows its own procedures for taking suc	h
39		adverse action.	
40	<u>(b)</u> <u>If adv</u>	verse action is taken by the home state against a nurse's multistate license, th	e
41	nurse's multistate	e licensure privilege to practice in all other party states shall be deactivate	d
42	until all encum	brances have been removed from the multistate license. All home stat	e
43	disciplinary orde	rs that impose adverse action against a nurse's multistate license shall include	<u>a</u>
44		e nurse's multistate licensure privilege is deactivated in all party states durin	g
45	the pendency of		
46		ng in this Compact shall override a party state's decision that participation i	_
47		ogram may be used in lieu of adverse action. The home state licensing boar	
48		the multistate licensure privilege under the multistate license of any nurse for	<u>)r</u>
49		ne nurse's participation in an alternative program.	
50	<u>"§ 90-171.95E.</u>	Coordinated licensure information system and exchange of information.	

General Assembly Of North Carolina Session 2017 All party states shall participate in a coordinated licensure information system of all 1 (a) 2 licensed registered nurses (RNs) and licensed practical/vocational nurses (LPNs/VNs). This 3 system will include information on the licensure and disciplinary history of each nurse, as 4 submitted by party states, to assist in the coordination of nurse licensure and enforcement 5 efforts. 6 The Commission, in consultation with the administrator of the coordinated licensure (b) 7 information system, shall formulate necessary and proper procedures for the identification, 8 collection, and exchange of information under this Compact. 9 All licensing boards shall promptly report to the coordinated licensure information (c) 10 system any adverse action, any current significant investigative information, denials of 11 applications (with the reasons for such denials), and nurse participation in alternative programs known to the licensing board regardless of whether such participation is deemed nonpublic or 12 13 confidential under state law. 14 Current significant investigative information and participation in nonpublic or (d) confidential alternative programs shall be transmitted through the coordinated licensure 15 16 information system only to party state licensing boards. 17 Notwithstanding any other provision of law, all party state licensing boards (e) contributing information to the coordinated licensure information system may designate 18 19 information that may not be shared with nonparty states or disclosed to other entities or 20 individuals without the express permission of the contributing state. 21 <u>(f)</u> Any personally identifiable information obtained from the coordinated licensure information system by a party state licensing board shall not be shared with nonparty states or 22 23 disclosed to other entities or individuals except to the extent permitted by the laws of the party 24 state contributing the information. 25 Any information contributed to the coordinated licensure information system that is (g) 26 subsequently required to be expunged by the laws of the party state contributing that 27 information shall also be expunded from the coordinated licensure information system. 28 (h) The Compact administrator of each party state shall furnish a uniform data set to the 29 Compact administrator of each other party state, which shall include, at a minimum, all of the 30 following: 31 Identifying information. (1)32 Licensure data. (2) 33 Information related to alternative program participation. (3)34 (4) Other information that may facilitate the administration of this Compact, as 35 determined by Commission rules. 36 The Compact administrator of a party state shall provide all investigative documents (i) 37 and information requested by another party state. 38 "§ 90-171.95F. Establishment of the Interstate Commission of Nurse Licensure Compact 39 Administrators. 40 Creation. - The party states hereby create and establish a joint public entity known (a) 41 as the Interstate Commission of Nurse Licensure Compact Administrators. 42 The Commission is an instrumentality of the party states. (1)43 (2)Venue is proper, and judicial proceedings by or against the Commission 44 shall be brought solely and exclusively in a court of competent jurisdiction 45 where the principal office of the Commission is located. The Commission may waive venue and jurisdictional defenses to the extent it adopts or 46 47 consents to participate in alternative dispute resolution proceedings. 48 Nothing in this Compact shall be construed to be a waiver of sovereign (3)49 immunity. 50 Membership, Voting and Meetings. -(b)

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	<u>(1)</u>	Each party state shall have and be limited to one administ	trator. The head of
		the state licensing board or designee shall be the adr	ninistrator of this
		Compact for each party state. Any administrator may	y be removed or
		suspended from office as provided by the law of the sta	te from which the
		Administrator is appointed. Any vacancy occurring in the	Commission shall
		be filled in accordance with the laws of the party state in	which the vacancy
		<u>exists.</u>	
	<u>(2)</u>	Each administrator shall be entitled to one vote wi	th regard to the
		promulgation of rules and creation of bylaws and shall	otherwise have an
		opportunity to participate in the business and affairs of the	e Commission. An
		administrator shall vote in person or by such other means	as provided in the
		bylaws. The bylaws may provide for an administrator	's participation in
		meetings by telephone or other means of communication.	
	(3)	The Commission shall meet at least once during ear	ch calendar year.
		Additional meetings shall be held as set forth in the byla	ws or rules of the
		commission.	
	(4)	All meetings shall be open to the public, and public notice	e of meetings shall
		be given in the same manner as required under the rule-ma	aking provisions in
		<u>G.S. 90-171.95G.</u>	• •
	(5)	The Commission may convene in a closed, nonpubli	c meeting if the
		Commission must discuss any of the following:	
		a. Noncompliance of a party state with its oblig	ations under this
		Compact.	
		b. The employment, compensation, discipline or	other personnel
		matters, practices or procedures related to speci	fic employees, or
		other matters related to the Commission's internal p	personnel practices
		and procedures.	
		<u>c.</u> <u>Current, threatened, or reasonably anticipated litiga</u>	<u>ition.</u>
		d. <u>Negotiation of contracts for the purchase or sale of</u>	of goods, services,
		or real estate.	
		e. Accusing any person of a crime or formally censure	ing any person.
		e.Accusing any person of a crime or formally censurif.Disclosure of trade secrets or commercial or finder	ancial information
		that is privileged or confidential.	
		g. Disclosure of information of a personal nature	where disclosure
		would constitute a clearly unwarranted invasion of	
		<u>h</u> <u>Disclosure of investigatory records compiled for</u>	law enforcement
		purposes.	
		i. Disclosure of information related to any reports	prepared by or on
		behalf of the Commission for the purpose of	investigation of
		compliance with this Compact.	
		j. Matters specifically exempted from disclosure b	y federal or state
		statute.	
	<u>(6)</u>	If a meeting, or portion of a meeting, is closed pursuant to	this provision, the
		Commission's legal counsel or designee shall certify that the	ne meeting may be
		closed and shall reference each relevant exempting	g provision. The
		Commission shall keep minutes that fully and clearly de	escribe all matters
		commission shan keep minutes that runy and clearly d	
		discussed in a meeting and shall provide a full and acc	
			urate summary of
		discussed in a meeting and shall provide a full and acc	urate summary of ption of the views

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		shall remain under seal, subject to release by a n	najority vote of the
		Commission or order of a court of competent jurisdictio	
(c)	Bylay	vs. – The Commission shall, by a majority vote of the adn	
		to govern its conduct as may be necessary or appropr	
		ercise the powers of this Compact, including the following	
<u>r - r</u>	(1)	Establishing the fiscal year of the Commission.	2_
	(2)	Providing reasonable standards and procedures for both	of the following:
	<u>1</u> _7	a. Establishment and meetings of other committees	
		b. Governing any general or specific delegation	
		function of the Commission.	
	<u>(3)</u>	Providing reasonable procedures for calling and condu-	cting meetings of the
	<u>107</u>	Commission, ensuring reasonable advance notice of	
		providing an opportunity for attendance of such me	
		parties, with enumerated exceptions designed to protect	u
		the privacy of individuals, and proprietary informat	-
		secrets. The Commission may meet in closed session or	
		the administrators vote to close a meeting in whole or	
		practicable, the Commission must make public a copy	
		the meeting revealing the vote of each administrator,	
		allowed.	<u> </u>
	<u>(4)</u>	Establishing the titles, duties, authority, and reasonable	le procedures for the
	<u></u>	election of the officers of the Commission.	<u>+</u>
	<u>(5)</u>	Providing reasonable standards and procedures for the	establishment of the
	<u> </u>	personnel policies and programs of the Commission.	
		civil service or other similar laws of any party sta	
		exclusively govern the personnel policies and programs	-
	<u>(6)</u>	Providing a mechanism for winding up the operations	
		and the equitable disposition of any surplus funds that	t may exist after the
		termination of this Compact after the payment or reserv	ving of all of its debts
		and obligations.	
<u>(d)</u>	The C	Commission shall publish its bylaws and rules, and any an	nendments thereto, in
a conver	nient for	<u>m on the Web site of the Commission.</u>	
<u>(e)</u>	The C	Commission shall maintain its financial records in accordation	nce with the bylaws.
<u>(f)</u>	The	Commission shall meet and take such actions as are	consistent with the
provisio	ons of thi	s Compact and the bylaws.	
<u>(g)</u>	The C	Commission shall have all of the following powers:	
	<u>(1)</u>	To adopt uniform rules to facilitate and coordinate	-
		administration of this Compact. The rules shall have the	e force and effect of
		law and shall be binding in all party states.	
	<u>(2)</u>	To bring and prosecute legal proceedings or actions	
		Commission, provided that the standing of any licensing	ng board to sue or be
		sued under applicable law shall not be affected.	
	<u>(3)</u>	To purchase and maintain insurance and bonds.	
	<u>(4)</u>	To borrow, accept, or contract for services of personne	
		limited to, employees of a party state or nonprofit organ	
	<u>(5)</u>	To cooperate with other organizations that administer s	-
		to the regulation of nursing, including, but not	
		administrative or staff expenses, office space, or other re	
	<u>(6)</u>	To hire employees, elect or appoint officers, fix comper	
		grant such individuals appropriate authority to carry ou	
		Compact, and to establish the Commission's personnel p	policies and programs

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1			relating to conflicts of interest, qualifications of personn	el. and other related
2			personnel matters.	-1, whe contract renewood
3		(7)	To accept any and all appropriate donations, grants a	nd gifts of money,
4		<u> </u>	equipment, supplies, materials, and services, and to r	-
5			dispose of the same; provided that at all times the Com	
6			any appearance of impropriety or conflict of interest.	
7		<u>(8)</u>	To lease, purchase, accept appropriate gifts or donations	s of, or otherwise to
8			own, hold, improve, or use any property, whether real,	
9			provided that at all times the Commission shall avoid	any appearance of
10			impropriety.	
11		<u>(9)</u>	To sell, convey, mortgage, pledge, lease, exchange, aba	andon, or otherwise
12			dispose of any property, whether real, personal, or mixed	<u>.</u>
13		<u>(10)</u>	To establish a budget and make expenditures.	
14		(11)	To borrow money.	
15		(12)	To appoint committees, including advisory commit	tees comprised of
16			administrators, state nursing regulators, state leg	gislators or their
17			representatives, and consumer representatives, and other	her such interested
18			persons.	
19		<u>(13)</u>	To provide and receive information from, and to c	ooperate with, law
20			enforcement agencies.	
21		<u>(14)</u>	To adopt and use an official seal.	
22		<u>(15)</u>	To perform such other functions as may be necessary	
23			achieve the purposes of this Compact consistent with the	e state regulation of
24			nurse licensure and practice.	
25	<u>(h)</u>		cing of the Commission. –	
26		<u>(1)</u>	The Commission shall pay, or provide for the paymen	
27			expenses of its establishment, organization, and ongoing	
28		<u>(2)</u>	The Commission may also levy on and collect an annu	
29			each party state to cover the cost of its operations, activ	
30			annual budget as approved each year. The aggregate	
31			amount, if any, shall be allocated based upon a formula	
32			the Commission, which shall promulgate a rule that is bin	nding upon all party
33 24		(2)	states. The Commission shall not in our shlipstions of any kind.	union to commine the
34 35		<u>(3)</u>	<u>The Commission shall not incur obligations of any kind</u> funds adequate to meet the same; nor shall the Commissi	
35 36				
30 37			of any of the party states, except by, and with the auth state.	only of, such party
38		<u>(4)</u>	<u>The Commission shall keep accurate accounts of</u>	all receipts and
39		<u>(+)</u>	disbursements. The receipts and disbursements of the C	
40			subject to the audit and accounting procedures established	
41			However, all receipts and disbursements of funds	-
42			Commission shall be audited yearly by a certified	
43			accountant, and the report of the audit shall be included	•
44			of the annual report of the Commission.	
45	<u>(i)</u>	Oualit	fied Immunity, Defense, and Indemnification. –	
46	<u>(1)</u>	$\frac{\mathbf{Q}}{(1)}$		employees, and
47		<u>\+/</u>	representatives of the Commission shall be immune fro	
48			either personally or in their official capacity, for any claim	
49			loss of property or personal injury or other civil liability	
50			out of any actual or alleged act, error, or omission that of	
51			person against whom the claim is made had a reasonable	

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	occurred, within the scope of Commission	employment, duties, or
	responsibilities; provided that nothing in this parage	caph shall be construed to
	protect any such person from suit or liability for an	y damage, loss, injury, or
	liability caused by the intentional, willful, or wa	inton misconduct of that
	person.	
<u>(2)</u>	The Commission shall defend any administrator, o	fficer, executive director,
	employee, or representative of the Commission in a	ny civil action seeking to
	impose liability arising out of any actual or allege	ed act, error, or omission
	that occurred within the scope of Commission	employment, duties, or
	responsibilities, or that the person against whom	the claim is made had a
	reasonable basis for believing occurred within th	ne scope of Commission
	employment, duties, or responsibilities; provided th	at nothing herein shall be
	construed to prohibit that person from retaining his	or her own counsel; and
	provided further that the actual or alleged act, er	ror, or omission did not
	result from that person's intentional, willful, or wan	ton misconduct.
(3)	The Commission shall indemnify and hold harr	nless any administrator,
	officer, executive director, employee, or represent	ative of the Commission
	for the amount of any settlement or judgment obt	ained against that person
	arising out of any actual or alleged act, error, or	r omission that occurred
	within the scope of Commission employment, duti	es, or responsibilities, or
	that such person had a reasonable basis for belie	ving occurred within the
	scope of Commission employment, duties, or response	-
	the actual or alleged act, error, or omission of	lid not result from the
	intentional, willful, or wanton misconduct of that pe	erson.
<u>§ 90-171.95(</u>	G. Rule making.	
<u>(a)</u> <u>Th</u>	e Commission shall exercise its rule-making powers p	ursuant to the criteria set
orth in this 1	Article and the rules adopted thereunder. Rules and an	mendments shall become
inding as of	the date specified in each rule or amendment and shall	have the same force and
effect as provi	isions of this Compact.	
<u>(b)</u> <u>Ru</u>	les or amendments to the rules shall be adopted at a reg	ular or special meeting of
he Commissi	<u>on.</u>	
	or to promulgation and adoption of a final rule or rules	-
	ys in advance of the meeting at which the rule will be co	1
	on shall file a notice of proposed rule making in both of t	the following locations:
<u>(1)</u>		
<u>(2)</u>		ublication in which each
	state would otherwise publish proposed rules.	
<u>(d)</u> <u>Th</u>	e notice of proposed rule making shall include all of the	
<u>(1)</u>		ng in which the rule will
	be considered and voted upon.	
<u>(2)</u>	The text of the proposed rule or amendment and the	e reason for the proposed
	<u>rule.</u>	
<u>(3)</u>		• •
<u>(4)</u>	· · · · ·	
	Commission of their intention to attend the public	hearing and any written
	comments.	
	or to adoption of a proposed rule, the Commission shall	•
	acts, opinions, and arguments, which shall be made avail	■
	e Commission shall grant an opportunity for a public h	paring bafara it adapts a
(f) Th rule or amend	• • • •	learning before it adopts a

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	<u>(g)</u>	The C	Commission shall publish the place, time, and date of t	the scheduled public
hea	uring.			
		<u>(1)</u>	Hearings shall be conducted in a manner providing each	h person who wishes
			to comment a fair and reasonable opportunity to co	
			writing. All hearings will be recorded, and a copy wi	ll be made available
			upon request.	
		<u>(2)</u>	Nothing in this section shall be construed as requiring a	
			each rule. Rules may be grouped for the convenience of	of the Commission at
	<i>.</i>	70	hearings required by this section.	
	<u>(h)</u>		one appears at the public hearing, the Commission	may proceed with
pro			he proposed rule.	
	<u>(i)</u>		ving the scheduled hearing date, or by the close of busin	
			he hearing was not held, the Commission shall consider	all written and oral
con		s receiv		4-1 fin-1
4 1 0 0	<u>(j)</u>		commission shall, by majority vote of all administrators,	
			e and shall determine the effective date of the rule, if an	y, based on the rule-
ma	-		<u>d the full text of the rule.</u> determination that an emergency exists, the Commission	n may consider and
ode	<u>(k)</u>		ncy rule without prior notice, opportunity for comment,	
			le-making procedures provided in this Compact and in	
			lied to the rule as soon as reasonably possible, in no eve	
			e date of the rule. For the purposes of this provision, an e	
			ted immediately in order to do one or more of the followi	
<u>111</u>	i musi	(1)	Meet an imminent threat to public health, safety, or welf	
		(1) (2)	Prevent a loss of Commission or party state funds.	
		$\frac{(2)}{(3)}$	Meet a deadline for the promulgation of an admini	strative rule that is
		<u>(0)</u>	required by federal law or rule.	
	(l)	The C	Commission may direct revisions to a previously adopted	l rule or amendment
for			correcting typographical errors, errors in format, error	
			rs. Public notice of any revisions shall be posted on	
Co	mmiss	ion. Th	e revision shall be subject to challenge by any person for	a period of 30 days
afte	er post	<u>ing. Th</u>	e revision may be challenged only on grounds that the	revision results in a
ma	terial	change	to a rule. A challenge shall be made in writing, a	nd delivered to the
Co	mmiss	<u>ion, pri</u>	or to the end of the notice period. If no challenge is ma	de, the revision will
			at further action. If the revision is challenged, the revision	n may not take effect
			val of the Commission.	
" <u>§</u> !	90-171		Oversight, dispute resolution, and enforcement.	
	<u>(a)</u>		ight. <u>–</u>	
		<u>(1)</u>	Each party state shall enforce this Compact and take	
			and appropriate to effectuate this Compact's purposes an	
		<u>(2)</u>	The Commission shall be entitled to receive service	
			proceeding that may affect the powers, responsibilitie	
			Commission and shall have standing to intervene in such	· ·
			purposes. Failure to provide service of process in suc	
			Commission shall render a judgment or order void as	to the Commission,
	(1.)		this Compact, or promulgated rules.	
	<u>(b)</u>		<u>It, Technical Assistance, and Termination. –</u>	1-C 1(-1-) (1
		<u>(1)</u>	If the Commission determines that a party state h	
			performance of its obligations or responsibilities under	-
			promulgated rules, the Commission shall do both of the	<u>ionowing:</u>

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		a. Provide written notice to the defaulting state	and other party states of
		the nature of the default, the proposed means	± •
		any other action to be taken by the Commission	
		b. Provide remedial training and specific techni	
		the default.	
	<u>(2)</u>	If a state in default fails to cure the default, the defau	lting state's membership
	<u> </u>	in this Compact may be terminated upon an affirmati	• •
		the administrators, and all rights, privileges, and be	· ·
		Compact may be terminated on the effective date of	•
		the default does not relieve the offending state of	
		incurred during the period of default.	•
	(3)	Termination of membership in this Compact shall b	e imposed only after all
	<u>, </u>	other means of securing compliance have been exhau	
		suspend or terminate shall be given by the Commis	
		the defaulting state and to the executive officer of	-
		licensing board and each of the party states.	
	(4)	A state whose membership in this Compact h	as been terminated is
	<u></u>	responsible for all assessments, obligations, and lial	
		the effective date of termination, including obligati	
		the effective date of termination.	
	(5)	The Commission shall not bear any costs related to a	state that is found to be
		in default or whose membership in this Compact has	
		agreed upon in writing between the Commission and	
	(6)	The defaulting state may appeal the action of the Co	
	<u> </u>	the U.S. District Court for the District of Columbia	• • •
		which the Commission has its principal offices. The	
		awarded all costs of such litigation, including reasona	
<u>(c)</u>	Dispu	ite Resolution. –	
	<u>(1)</u>	Upon request by a party state, the Commission s	hall attempt to resolve
		disputes related to the Compact that arise among p	arty states and between
		party and nonparty states.	
	<u>(2)</u>	The Commission shall promulgate a rule providing	for both mediation and
		binding dispute resolution for disputes, as appropriate	<u>e.</u>
	<u>(3)</u>	In the event the Commission cannot resolve dispu	ites among party states
		arising under this Compact:	
		a. <u>The party states may submit the issues in c</u>	lispute to an arbitration
		panel, which will be comprised of individ	duals appointed by the
		Compact administrator in each of the affect	ted party states and an
		individual mutually agreed upon by the Con	mpact administrators of
		all the party states involved in the dispute.	
		b. The decision of a majority of the arbitrat	tors shall be final and
		<u>binding.</u>	
<u>(d)</u>	Enfor	<u>cement. –</u>	
	<u>(1)</u>	The Commission, in the reasonable exercise of its of	discretion, shall enforce
		the provisions and rules of this Compact.	
	<u>(2)</u>	By majority vote, the Commission may initiate le	egal action in the U.S.
		District Court for the District of Columbia or the federation	eral district in which the
		Commission has its principal offices against a party	state that is in default to
		enforce compliance with the provisions of this Comp	pact and its promulgated
		enforce compliance with the provisions of this Comp rules and bylaws. The relief sought may include be damages. In the event judicial enforcement is necess	oth injunctive relief and

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	shall be awarded all costs of such litigation,	, including reasonable attorneys'
	fees.	
<u>(3)</u>	The remedies herein shall not be the exclusive	
	The Commission may pursue any other rem	edies available under federal or
	state law.	
	Effective date, withdrawal, and amendment.	
	s Compact shall become effective and binding	
-	ctment of this Compact into law by no less than	
	s to this Compact, that also were parties to the	
	this Compact ("Prior Compact"), shall be deem	
-	within six months after the effective date of this	▲
	h party state to this Compact shall continue to	-
*	lege to practice in that party state issued under the	e Prior Compact until such party
	rawn from the Prior Compact.	
	y party state may withdraw from this Compact by	
	state's withdrawal shall not take effect until six	x months after enactment of the
repealing statu		
	arty state's withdrawal or termination shall not a	
	awing or terminated state's licensing board	•
-	vestigations occurring prior to the effective	date of such withdrawal or
termination.		
	hing contained in this Compact shall be constru-	
	e agreement or other cooperative arrangemen	1 •
- ·	that is made in accordance with the other provision	±
	s Compact may be amended by the party states.	
	effective and binding upon the party states unles	is and until it is enacted into the
laws of all part		
	presentatives of nonparty states to this Compact	
	f the Commission, on a nonvoting basis, prior to	the adoption of this Compact by
<u>all states.</u>		
	Construction and severability.	
-	bact shall be liberally construed so as to effect	
	his Compact shall be severable, and if any phras	-
	ct is declared to be contrary to the constitution of	
	applicability thereof to any government, agency	
	alidity of the remainder of this Compact and the	
-	gency, person, or circumstance shall not be af	• •
	b be contrary to the constitution of any party sta	-
	effect as to the remaining party states and to all se	
	CTION 3. This act becomes effective when at	
	re Compact set forth in Section 2 of this act or D	
	orth Carolina Board of Nursing shall report to the	
	re Compact set forth in Section 2 of this act has	been enacted by the 26 member
states		