## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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## HOUSE BILL 67

# Senate Health Care Committee Substitute Adopted 5/22/25 PROPOSED SENATE COMMITTEE SUBSTITUTE H67-PCS10518-BC-44

Short Title: Healthcare Workforce Reforms.

(Public)

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Sponsors:

Referred to:

February 6, 2025

| 1  | A BILL TO BE ENTITLED  |
|----|--|
| 2  | AN ACT TO ENACT HEALTHCARE WORKFORCE REFORMS FOR THE STATE OF  |
| 3  | NORTH CAROLINA.  |
| 4  | The General Assembly of North Carolina enacts:   |
| 5  | ·  |
| 6  | PART I. INTERSTATE MEDICAL LICENSURE COMPACT   |
| 7  | SECTION 1.(a) Chapter 90 of the General Statutes is amended by adding a new                          |
| 8  | Article to read:   |
| 9  | " <u>Article 10.</u>   |
| 10 | "Interstate Medical Licensure Compact.   |
| 11 | " <u>§ 90-21.160. Short title.</u>   |
| 12 | This Article shall be known as the "Interstate Medical Licensure Compact."                           |
| 13 | " <u>§ 90-21.161. Purpose.</u>   |
| 14 | (a) The purpose of this Article is to strengthen access to health care, and, in recognition          |
| 15 | of the advances in the delivery of health care, the member states of the Interstate Medical          |
| 16 | Licensure Compact (Compact) have allied in common purpose to develop a comprehensive                 |
| 17 | process that complements the existing licensing and regulatory authority of state medical boards     |
| 18 | and to provide a streamlined process that allows physicians to become licensed in multiple states    |
| 19 | thereby enhancing the portability of a medical license and ensuring the safety of patients.          |
| 20 | (b) The Interstate Medical Licensure Compact creates another pathway for licensure and               |
| 21 | does not otherwise change a state's existing medical practice act or provisions. The Compact         |
| 22 | adopts the prevailing standard for licensure and affirms that the practice of medicine occurs        |
| 23 | where the patient is located at the time of the physician-patient encounter and, therefore, requires |
| 24 | the physician to be under the jurisdiction of the state medical board where the patient is located   |
| 25 | State medical boards that participate in the Compact retain the jurisdiction to impose an adverse    |
| 26 | action against a license to practice medicine in that state issued to a physician through the        |
| 27 | procedures of the Compact.   |
| 28 | " <u>§ 90-21.162. Definitions.</u>   |
| 29 | The following definitions apply in this Article:   |
| 30 | (1) Bylaws. – Bylaws established by the Interstate Commission pursuant to                            |
| 31 | <u>G.S. 90-21.171.</u>   |
| 32 | (2) <u>Commissioner. – The voting representative appointed by each member board</u>                  |
| 33 | pursuant to G.S. 90-21.171.  |
| 34 | (3) Conviction. – A finding by a court that an individual is guilty of a criminal                    |
| 35 | offense through adjudication, or entry of a plea of guilty or no contest to the                      |
|    |  |



|    | General Assem | bly Of North Carolina                                       | Session 2025                  |
|----|---------------|---|-------------------------------|
| 1  |               | charge by the offender. Evidence of an entry of             | a conviction of a criminal    |
| 2  |               | offense by a court shall be considered final for put        |                               |
| 3  |               | by a member board.  | * *                           |
| 4  | <u>(4)</u>    | Expedited license. – A full and unrestricted me             | edical license granted by a   |
| 5  |               | member state to an eligible physician through t             |                               |
| 6  |               | Compact.  | •                             |
| 7  | <u>(5)</u>    | Interstate Commission. – The Interstate Me                  | edical Licensure Compact      |
| 8  |               | Commission created pursuant to G.S. 90-21.171.              | *                             |
| 9  | <u>(6)</u>    | License. – The authorization by a member state              | for a physician to engage in  |
| 10 |               | the practice of medicine, which would be unlawfu            | ul without authorization.     |
| 11 | <u>(7)</u>    | Medical practice act. – Laws and regulations                | governing the practice of     |
| 12 |               | allopathic and osteopathic medicine within a men            | nber state.                   |
| 13 | <u>(8)</u>    | Member board. – A state agency in a member sta              | te that acts in the sovereign |
| 14 |               | interests of the state by protecting the public throu       | gh licensure, regulation, and |
| 15 |               | education of physicians as directed by the state go         | overnment.                    |
| 16 | <u>(9)</u>    | Member state. – A state that has enacted the Com            | pact.                         |
| 17 | <u>(10)</u>   | Offense A felony, gross misdemeanor, or crime               | e of moral turpitude.         |
| 18 | <u>(11)</u>   | Physician Any person who meets all of the foll              | owing qualifications:         |
| 19 |               | a. Is a graduate of a medical school accredite              | ed by the Liaison Committee   |
| 20 |               | on Medical Education, the Commissio                         | n on Osteopathic College      |
| 21 |               | Accreditation, or a medical school listed                   | in the International Medical  |
| 22 |               | Education Directory or its equivalent.                      |                               |
| 23 |               | b. Has passed each component of the Unite                   | ed States Medical Licensing   |
| 24 |               | Examination (USMLE) or the Comprehe                         | ensive Osteopathic Medical    |
| 25 |               | Licensing Examination (COMLEX-USA                           | ) within three attempts, or   |
| 26 |               | any of its predecessor examinations accep                   | ted by a state medical board  |
| 27 |               | as an equivalent examination for licensure                  | e purposes.                   |
| 28 |               | c. <u>Has successfully completed graduate med</u>           | lical education approved by   |
| 29 |               | the Accreditation Council for Graduate                      | Medical Education or the      |
| 30 |               | American Osteopathic Association.                           |                               |
| 31 |               | <u>d.</u> <u>Holds specialty certification or a time-un</u> | limited specialty certificate |
| 32 |               | recognized by the American Board of                         | Medical Specialties or the    |
| 33 |               | American Osteopathic Association's                          | Bureau of Osteopathic         |
| 34 |               | <u>Specialists.</u>   |                               |
| 35 |               | e. Possesses a full and unrestricted license                | to engage in the practice of  |
| 36 |               | medicine issued by a member board.                          |                               |
| 37 |               |   | ed adjudication, deferred     |
| 38 |               | adjudication, community supervision, or                     | ± •                           |
| 39 |               | offense by a court of appropriate jurisdiction              |                               |
| 40 |               | g. <u>Has never held a license authorizing the pr</u>       |                               |
| 41 |               | to discipline by a licensing agency in an                   |                               |
| 42 |               | jurisdiction, excluding any action related                  | ed to nonpayment of fees      |
| 43 |               | related to a license.                                       |                               |
| 44 |               | <u>h.</u> <u>Has never had a controlled substance lice</u>  | • •                           |
| 45 |               | revoked by a state or the United                            | States Drug Enforcement       |
| 46 |               | Administration.   |                               |
| 47 |               | i. <u>Is not under active investigation by a</u>            |                               |
| 48 |               | enforcement authority in any state, federal                 |                               |
| 49 | <u>(12)</u>   | Practice of medicine Clinical prevention, diagr             | -                             |
| 50 |               | disease, injury, or condition requiring a physicia          |                               |
| 51 |               | license in compliance with the medical practice a           | ct of a member state.         |

| General Asser         | nbly Of North Carolina  | Session 2025             |
|-----------------------|---|--------------------------|
| (13)                  | Rule. – A written statement by the Interstate Con               | nmission promulgated     |
| <u>,</u>              | pursuant to G.S. 90-21.172 that is of general appl              |                          |
|                       | interprets, or prescribes a policy or provision of              |                          |
|                       | organizational, procedural, or practice requireme               | -                        |
|                       | Commission, and has the force and effect of statutory           |                          |
|                       | and includes the amendment, repeal, or suspension of a          |                          |
| (14)                  |   |                          |
| (15)                  |   |                          |
|                       | to practice medicine and which has been designated as           | -                        |
|                       | for purposes of registration and participation in the Co        |                          |
| " <u>§ 90-21.163.</u> | Eligibility.  |                          |
| <u>(a)</u> <u>A p</u> | hysician must meet the eligibility requirements as defined      | in G.S. 90-21.162(11)    |
| to receive an ex      | pedited license under the terms and provisions of the Con       | npact.                   |
| <u>(b)</u> <u>A p</u> | nysician who does not meet the requirements of G.S. 90-22       | 1.162(11) may obtain a   |
| license to prac       | tice medicine in a member state if the individual comp          | lies with all laws and   |
| requirements, o       | ther than the Compact, relating to the issuance of a license    | se to practice medicine  |
| in that state.        |   |                          |
| " <u>§ 90-21.164.</u> | Designation of state of principal license.                      |                          |
| <u>(a)</u> <u>A p</u> | hysician shall designate a member state as the state of         | f principal license for  |
| purposes of reg       | istration for expedited licensure through the Compact if the    | he physician possesses   |
| a full and unrea      | stricted license to practice medicine in that state, and that   | state meets any one of   |
| the following q       | ualifications:  |                          |
| <u>(1)</u>            | The state is the principal residence for the physician.         |                          |
| <u>(2)</u>            | The physician conducts at least twenty-five percent (25         | 5%) of their practice of |
|                       | medicine in the state.  |                          |
| <u>(3)</u>            | The state is the location of the physician's employer.          |                          |
| If no state           | qualifies under subdivision (1), (2), or (3) of this subsection | ion, then the physician  |
| • •                   | the state of residence for the purpose of federal incom         | e tax as their state of  |
| principal licens      |   |                          |
|                       | nysician may redesignate a member state as a state of princi    |                          |
|                       | tate meets the requirements of subsection (a) of this sectio    |                          |
|                       | Interstate Commission is authorized to develop rules to         | facilitate redesignation |
|                       | ber state as the state of principal license.                    |                          |
|                       | Application and issuance of expedited licensure.                |                          |
|                       | hysician seeking licensure through the Compact shall file       |                          |
| -                     | se with the member board of the state selected by the ph        | nysician as the state of |
| principal licens      |   |                          |
| ·····                 | n receipt of an application for an expedited license, the me    |                          |
|                       | s the state of principal license shall evaluate whether the p   |                          |
|                       | sure and issue a letter of qualification, verifying or de       | enying the physician's   |
|                       | e Interstate Commission.  |                          |
|                       | ic qualifications, which include verification of medica         | _                        |
|                       | ion, results of any medical or licensing examination, and       |                          |
|                       | he Interstate Commission through rule, shall not be subject     |                          |
|                       | ion where already primary source verified by the state of p     |                          |
|                       | member board within the state selected as the state of pri      |                          |
|                       | verifying eligibility, perform a criminal background c          |                          |
|                       | se of the results of fingerprint or other biometric data chec   | -                        |
|                       | s of the Federal Bureau of Investigation, with the exceptio     | <b>.</b> .               |
| who have suita        | bility determination in accordance with 5 C.F.R. § 731.202      | 2.                       |

#### **General Assembly Of North Carolina** Session 2025 Appeal on the determination of eligibility to the member state shall be made to the 1 (e) 2 member state where the application was filed and shall be subject to the laws of that state. 3 Upon verification of eligibility in subsection (b) of this section, physicians eligible (f) 4 for an expedited license shall complete the registration process established by the Interstate 5 Commission to receive a license in a member state selected pursuant to subsection (a) of this 6 section, including the payment of any applicable fees. 7 After receiving verification of eligibility under subsection (b) of this section and any (g) 8 fees under subsection (f) of this section, a member board shall issue an expedited license to the 9 physician. This license shall authorize the physician to practice medicine in the issuing state 10 consistent with the medical practice act and all applicable laws and regulations of the issuing member board and member state. 11 12 (h) An expedited license shall be valid for a period consistent with the licensure period 13 in the member state and in the same manner as required for other physicians holding a full and 14 unrestricted license within the member state. An expedited license obtained through the Compact shall be terminated if a physician 15 (i) fails to maintain a license in the state of principal licensure for a nondisciplinary reason, without 16 17 redesignation of a new state of principal licensure. 18 The Interstate Commission is authorized to develop rules regarding the application (j) 19 process, including payment of any applicable fees, and the issuance of an expedited license. 20 "§ 90-21.166. Fees for expedited licensure. 21 A member state issuing an expedited license authorizing the practice of medicine in (a) 22 that state may impose a fee for a license issued or renewed through the Compact. 23 The Interstate Commission is authorized to develop rules regarding fees for expedited (b) 24 licenses. 25 "§ 90-21.167. Renewal and continued participation. 26 A physician seeking to renew an expedited license granted in a member state shall (a) 27 complete a renewal process with the Interstate Commission if the physician meets all of the 28 following qualifications: 29 Maintains a full and unrestricted license in a state of principal license. (1)30 (2) Has not been convicted, received adjudication, deferred adjudication, 31 community supervision, or deferred disposition for any offense by a court of 32 appropriate jurisdiction. 33 Has not had a license authorizing the practice of medicine subject to discipline (3) 34 by a licensing agency in any state, federal, or foreign jurisdiction, excluding 35 any action related to nonpayment of fees related to a license. 36 Has not had a controlled substance license or permit suspended or revoked by (4) 37 a state or the United States Drug Enforcement Administration. Physicians shall comply with all continuing professional development or continuing 38 (b) 39 medical education requirements for renewal of a license issued by a member state. 40 The Interstate Commission shall collect any renewal fees charged for the renewal of (c) a license and distribute the fees to the applicable member board. 41 42 Upon receipt of any renewal fees collected under subsection (c) of this section, a (d) 43 member board shall renew the physician's license. 44 Physician information collected by the Interstate Commission during the renewal (e) 45 process will be distributed to all member boards. 46 The Interstate Commission is authorized to develop rules to address renewal of (f) 47 licenses obtained through the Compact. 48 "§ 90-21.168. Coordinated information system. 49 The Interstate Commission shall establish a database of all physicians who are (a) 50 licensed, or who have applied for licensure, under G.S. 90-21.165.

| General As   | ssembly Of North Carolina  | Session 2025                           |
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| (b)          | Notwithstanding any other provision of law, member boards                | shall report to the                    |
|              | Commission any public action or complaints against a licensed            |  |
|              | received an expedited license through the Compact.                       | <u>r ja kana kana kana</u>             |
|              | Member boards shall report disciplinary or investigatory informa         | ation determined as                    |
|              | and proper by rule of the Interstate Commission.                         | ······································ |
|              | Member boards may report any nonpublic complaint, disciplinat            | rv. or investigatory                   |
|              | n not required by subsection (c) of this section to the Interstate Co    |  |
|              | Member boards shall share complaint or disciplinary information          |  |
|              | est of another member board.   | <u>n uoout u piljöioiun</u>            |
|              | All information provided to the Interstate Commission or distr           | ributed by member                      |
|              | Il be confidential, filed under seal, and used only for investigat       | -                                      |
| matters.     |  | <u>,</u>                               |
|              | The Interstate Commission is authorized to develop rules                 | for mandated or                        |
|              | ry sharing of information by member boards.                              | Tor mandated or                        |
|              | 69. Joint investigations.  |  |
|              | Licensure and disciplinary records are deemed investigative.             |  |
|              | In addition to authority granted to a member board by its respectiv      | ve medical practice                    |
|              | r applicable state law, a member board may participate with other        | *                                      |
|              | tigations of physicians licensed by the member boards.                   | memoer oourds m                        |
|              | A subpoena issued by a member state shall be enforceable in othe         | er member states                       |
|              | Member boards may share any investigative, litigation, or comp           |  |
|              | e of any joint or individual investigation initiated under the Compa     |  |
|              | Any member state may investigate actual or alleged violation             |  |
|              | the practice of medicine in any other member state in which a            |  |
|              | practice medicine.   | <u>i physician noids a</u>             |
| -            | 70. Disciplinary actions.  |  |
|              | Any disciplinary action taken by any member board against a              | physician licensed                     |
|              | Compact shall be deemed unprofessional conduct which may be s            |  |
|              | ember boards, in addition to any violation of the medical practice a     |  |
| that state.  | enter source, in addition to any storation of the medical practice t     |  |
|              | If a license granted to a physician by the member board in the state     | of principal license                   |
|              | surrendered, or relinquished in lieu of discipline, or suspended, the    |  |
|              | science by member boards shall automatically be placed, with             |  |
| · · ·        | by any member board, on the same status. If the member board in the      |  |
|              | presequently reinstates the physician's license, a license issued to the | · ·                                    |
|              | ber board shall remain encumbered until that respective member b         |  |
|              | e license in a manner consistent with the medical practice act of the    |  |
|              | If disciplinary action is taken against a physician by a member bo       |  |
|              | l license, any other member board may deem the action conclusive         |  |
|              | cided and take one of the following actions:                             |  |
|              | (1) Impose the same or lesser sanctions against the physician            | consistent with the                    |
| -            | <u>medical practice act of that state.</u>                               | consistent with the                    |
|              | (2) Pursue separate disciplinary action against the physician u          | under its respective                   |
| -            | medical practice act, regardless of the action taken in othe             |  |
| (d)          | If a license granted to a physician by a member board is revolu-         |  |
|              | a field of discipline, or suspended, then any licenses issued to the     |  |
|              | ber boards shall be suspended, automatically and immediately with        |  |
|              | by the other member boards, for 90 days upon entry of the order          |  |
|              | permit the member boards to investigate the basis for the action         |  |
| -            | t of that state. A member board may terminate the automatic suspe        |  |
| practice act | er mat state. Er mente er soure may terminate the automatic suspe        | motor of the needbe                    |

| General Asso           | embly Of North Carolina  | Session 2025                |  |  |  |
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| it issued prior        | to the completion of the 90-day suspension period in a m   | anner consistent with the   |  |  |  |
| -                      | medical practice act of that state.  |                             |  |  |  |
| -                      | Interstate Medical Licensure Compact Commission.   |                             |  |  |  |
|                        | e member states hereby create the "Interstate Medi   |                             |  |  |  |
| Commission.            |  | L                           |  |  |  |
|                        | e purpose of the Interstate Commission is the administration   | stration of the Interstate  |  |  |  |
|                        | nsure Compact, which is a discretionary state function.  |                             |  |  |  |
|                        | e Interstate Commission shall be a body corporate and joi  | int agency of the member    |  |  |  |
|                        | ll have all of the responsibilities, powers, and duties set f  |                             |  |  |  |
| additional pov         | vers as may be conferred upon it by a subsequent concurrent  | nt action of the respective |  |  |  |
| legislatures of        | f the member states in accordance with the terms of the C  | ompact.                     |  |  |  |
| <u>(d)</u> <u>Th</u>   | e Interstate Commission shall consist of two voting repr   | resentatives appointed by   |  |  |  |
| each member            | state who shall serve as Commissioners. In states where a  | llopathic and osteopathic   |  |  |  |
| physicians are         | e regulated by separate member boards, or if the licensing a   | and disciplinary authority  |  |  |  |
| is split betwe         | en separate member boards, or if the licensing and disci   | iplinary authority is split |  |  |  |
| between mult           | iple member boards within a member state, the membe  | er state shall appoint one  |  |  |  |
| representative         | e from each member board. A Commissioner shall me  | et one of the following     |  |  |  |
| qualifications         | <u>-</u>   |                             |  |  |  |
| <u>(1</u>              |  |                             |  |  |  |
| <u>(2</u> )            |  | ar executive member of a    |  |  |  |
|                        | member board.  |                             |  |  |  |
| <u>(3</u>              |  |                             |  |  |  |
|                        | e Interstate Commission shall meet at least once each ca   | • •                         |  |  |  |
|                        | shall be a business meeting to address matters that co   |                             |  |  |  |
|                        | and for the election of officers. The chairperson may call   |                             |  |  |  |
|                        | a meeting upon the request of a majority of the member st  |                             |  |  |  |
|                        | e bylaws may provide for meetings of the Interstate Com  | nmission to be conducted    |  |  |  |
|                        | inication or electronic communication.   |                             |  |  |  |
|                        | ch Commissioner participating at a meeting of the Intersta   |                             |  |  |  |
|                        | A majority of Commissioners shall constitute a quoru   |                             |  |  |  |
|                        | ess a larger quorum is required by the bylaws adopted by the   |                             |  |  |  |
|                        | oner shall not delegate a vote to another Commissione  |                             |  |  |  |
|                        | r, a member state may delegate voting authority for a spe  |                             |  |  |  |
| •                      | hat state who shall meet the requirements of subsection (defined in the state commission shall provide public notice of the state commission shall public notice of the state commissic notice of the state commission shall p | -                           |  |  |  |
|                        | l be open to the public. The Interstate Commission may c   |                             |  |  |  |
|                        | here it determines by a two-thirds vote of the Commission  |                             |  |  |  |
| ·                      | d be likely to:  | ners present that an open   |  |  |  |
| <u>inteeting would</u> | -  | rocedures of the Interstate |  |  |  |
| <u>(1</u>              | Commission.  |                             |  |  |  |
| <u>(2</u> )            |  | ure by federal statute      |  |  |  |
| (3)                    |  |                             |  |  |  |
| <u>(5</u>              | or confidential.   | mation that is privileged   |  |  |  |
| <u>(4</u>              |  | ensuring a person           |  |  |  |
| $\frac{(1)}{(5)}$      | •••  | • •                         |  |  |  |
| <u></u>                | clearly unwarranted invasion of personal privacy.  |                             |  |  |  |
| <u>(6</u>              |  | rcement purposes.           |  |  |  |
| (7                     | •  |                             |  |  |  |
| <u></u>                | proceeding.  |                             |  |  |  |
|                        | •  |                             |  |  |  |

|          | General Assemb          | oly Of North Carolina  | Session 2025              |
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| 1        | (i) The In              | nterstate Commission shall keep minutes which shall for  | ully describe all matters |
| 2        | discussed in a me       | eeting and shall provide a full and accurate summary of  | actions taken, including  |
| 3        | record of any rol       |  | -                         |
| 4        | (j) The I               | nterstate Commission shall make its information and  | official records, to the  |
| 5        | extent not otherw       | vise designated in the Compact or by its rules, available  | for public inspection.    |
| 6        | <u>(k)</u> The l        | nterstate Commission shall establish an executive of   | committee, which shall    |
| 7        | include officers,       | members, and others as determined by the bylaws. The   | he executive committee    |
| 8        | shall have the p        | ower to act on behalf of the Interstate Commission,  | with the exception of     |
| 9        | rulemaking, duri        | ng periods when the Interstate Commission is not in s  | ession. When acting on    |
| 10       | behalf of the Inte      | rstate Commission, the executive committee shall overs   | see the administration of |
| 11       | the Compact, inc        | cluding enforcement and compliance with the provision  | ons of the Compact, its   |
| 12       | bylaws and rules        | , and other such duties as necessary.  |                           |
| 13       | <u>(l)</u> <u>The l</u> | interstate Commission shall establish other committee  | es for governance and     |
| 14       | administration of       | the Compact.   |                           |
| 15       | " <u>§ 90-21.172. P</u> | owers and duties of the Interstate Commission.   |                           |
| 16       | The Interstate          | e Commission has the following powers and duties:  |                           |
| 17       | <u>(1)</u>              | Oversee and maintain the administration of the Comp  | pact.                     |
| 18       | <u>(2)</u>              | Promulgate rules which shall be binding to the ex-   | tent and in the manner    |
| 19       |                         | provided for in the Compact.   |                           |
| 20       | <u>(3)</u>              | Issue, upon the request of a member state or member b  |                           |
| 21       |                         | concerning the meaning or interpretation of the Con-   | npact, its bylaws, rules, |
| 22       |                         | and actions.   |                           |
| 23       | <u>(4)</u>              | Enforce compliance with Compact provisions, the ru   | · · ·                     |
| 24       |                         | Interstate Commission, and the bylaws, using all nece  |                           |
| 25       |                         | including, but not limited to, the use of the judicial pr  |                           |
| 26       | <u>(5)</u>              | Establish and appoint committees, including, but not   |                           |
| 27       |                         | committee as required by G.S. 90-21.171, which sha   | _                         |
| 28       |                         | on behalf of the Interstate Commission in carrying ou  | -                         |
| 29       | <u>(6)</u>              | Pay or provide payment of the expenses related   |                           |
| 30       | <b>/_</b> `             | organization, and ongoing activities of the Interstate (   | Commission.               |
| 31       | <u>(7)</u>              | Establish and maintain one or more offices.  |                           |
| 32       | <u>(8)</u>              | Borrow, accept, hire, or contract for services of perso  | <u>nnel.</u>              |
| 33       | <u>(9)</u>              | Purchase and maintain insurance and bonds.   |                           |
| 34       | <u>(10)</u>             | Employ an executive director who shall have such pe  | <b>1 1</b>                |
| 35       |                         | or appoint employees, agents, or consultants, a  |                           |
| 36       | (1.1)                   | qualifications, define their duties, and fix their compe   |                           |
| 37       | <u>(11)</u>             | Establish personnel policies and programs relating   |                           |
| 38       | (12)                    | rates of compensation, and qualifications of personne  |                           |
| 39       | <u>(12)</u>             | Accept donations and grants of money, equipment,   | <b>* *</b>                |
| 40       |                         | services and to receive, utilize, and dispose of it in a   |                           |
| 41       | (12)                    | the conflict of interest policies established by the Interest  |                           |
| 42       | <u>(13)</u>             | Lease, purchase, accept contributions or donations of  |                           |
| 43       | (1.4)                   | own, improve, or use any property, real, personal, or  |                           |
| 44<br>45 | <u>(14)</u>             | Sell, convey, mortgage, pledge, lease, exchange,   | abandon, or otherwise     |
| 45<br>46 | (15)                    | dispose of any property, real, personal, or mixed.   |                           |
| 46<br>47 | $\frac{(15)}{(16)}$     | Establish a budget and make expenditures.  | nt and anaration of the   |
| 47<br>48 | <u>(16)</u>             | Adopt a seal and bylaws governing the management   | nt and operation of the   |
| 48<br>49 | (17)                    | Interstate Commission.   | of the member states      |
| 49<br>50 | <u>(17)</u>             | <u>Report annually to the legislatures and governors</u><br>concerning the activities of the Interstate Commission |                           |
| 50       |                         | concerning the activities of the Interstate Collinnissio   | m during the preceding    |

| General A            | ssemt               | oly Of North Carolina  | Session 2025             |
|----------------------|---------------------|--|--------------------------|
|                      | <u>(18)</u><br>(19) | year. Such reports shall also include reports of fin<br>recommendations that may have been adopted by the I<br>Coordinate education, training, and public awareness r<br>its implementation, and its operation.<br>Maintain records in accordance with the bylaws. | Interstate Commission.   |
|                      | <u>(20)</u><br>(21) | <u>Seek and obtain trademarks, copyrights, and patents.</u><br><u>Perform such functions as may be necessary or appr<br/>purpose of the Compact.</u>   | ropriate to achieve the  |
| "8 90-21.1           | 73. Fi              | nance powers.  |                          |
| (a)                  |                     | nterstate Commission may levy on and collect an annual   | l assessment from each   |
| member st            |                     | cover the cost of the operations and activities of the Inte  |                          |
| <u>its staff. Tl</u> | he tota             | l assessment must be sufficient to cover the annual budg   | get approved each year   |
| for which            | revenu              | e is not provided by other sources. The aggregate annu   | ual assessment amount    |
| shall be all         | located             | l upon a formula to be determined by the Interstate Co   | mmission, which shall    |
| promulgate           | e a rule            | e binding upon all member states.  |                          |
| <u>(b)</u>           |                     | nterstate Commission shall not incur obligations of any  | kind prior to securing   |
| the funds a          | -                   | te to meet the same.   |                          |
| <u>(c)</u>           |                     | nterstate Commission shall not pledge the credit of any  | of the member states,    |
|                      |                     | ith the authority of, the member state.  |                          |
| <u>(d)</u>           |                     | nterstate Commission shall be subject to a yearly financia   |                          |
|                      |                     | ed accountant, and the report of the audit shall be includ   | led in the annual report |
|                      |                     | Commission.  |                          |
|                      |                     | rganization and operation of the Interstate Commiss  |                          |
| <u>(a)</u>           |                     | nterstate Commission shall, by a majority of Commission  |                          |
|                      | -                   | govern its conduct as may be necessary or appropriate to   |                          |
|                      | -                   | within 12 months of the first Interstate Commission meet   | -                        |
| (b)<br>Commissio     |                     | Interstate Commission shall elect or appoint annu  | •                        |
|                      |                     | <u>chairperson</u> , a vice-chairperson, and a treasurer, each of ies as may be specified in the bylaws. The chairperson,  |                          |
| •                    |                     | bility the vice-chairperson, shall preside at all meet   | -                        |
| <u>Commission</u>    |                     | sinty the vice-enamperson, shan preside at an meet   | ings of the interstate   |
|                      |                     | ers selected in subsection (b) of this section shall serve wi  | ithout remuneration for  |
| the Intersta         |                     |  |                          |
| (d)                  |                     | fficers and employees of the Interstate Commission sha   | ll be immune from suit   |
|                      |                     | er personally or in their official capacity, for a claim for   |                          |
|                      | -                   | nal injury or other civil liability caused or arising out of,  | -                        |
|                      | -                   | ror, or omission that occurred, or that such person had  |                          |
|                      |                     | ed, within the scope of Interstate Commission en   |                          |
|                      |                     | provided that such person shall not be protected from suit   | 1 I                      |
|                      | -                   | iability caused by the intentional or willful and wante  |                          |
| person.              |                     |  |                          |
| <u>(e)</u>           | The li              | ability of the executive director and employees of the Int   | terstate Commission or   |
| <u>representat</u>   | ives o              | of the Interstate Commission, acting within the sce  | ope of such person's     |
|                      |                     | uties for acts, errors, or omissions occurring within such   | ± • • •                  |
|                      |                     | s of liability set forth under the constitution and laws   |                          |
|                      | _                   | yees, and agents. The Interstate Commission is   | •                        |
|                      |                     | f the states for the purpose of any such action. Nothing   | •                        |
|                      |                     | protect such person from suit or liability for damage, 1   | •••                      |
|                      |                     | entional or willful and wanton misconduct of such perso  |                          |
| <u>(f)</u>           |                     | nterstate Commission shall defend the executive direct   |                          |
| subject to t         | the app             | proval of the attorney general or other appropriate legal  | counsel of the member    |

## **General Assembly Of North Carolina**

1 state represented by an Interstate Commission representative, shall defend such Interstate 2 Commission representative in any civil action seeking to impose liability arising out of an actual 3 or alleged act, error, or omission that occurred within the scope of Interstate Commission 4 employment, duties, or responsibilities, or that the defendant had a reasonable basis for believing 5 occurred within the scope of Interstate Commission employment, duties, or responsibilities, 6 provided that the actual or alleged act, error, or omission did not result from intentional or willful 7 and wanton misconduct on the part of such person. 8 To the extent not covered by the state involved, member state, or the Interstate (g) 9 Commission, the representatives or employees of the Interstate Commission shall be held 10 harmless in the amount of a settlement or judgment, including attorneys' fees and costs, obtained against such persons arising out of an actual or alleged act, error, or omission that occurred within 11 12 the scope of Interstate Commission employment, duties, or responsibilities, or that such persons had a reasonable basis for believing occurred within the scope of Interstate Commission 13 14 employment, duties, or responsibilities, provided that the actual or alleged act, error, or omission 15 did not result from intentional or willful and wanton misconduct on the part of such person. "<u>§ 90-21.175. Rulemaking functions of the Interstate Commission.</u> 16 17 The Interstate Commission shall promulgate reasonable rules in order to effectively (a) 18 and efficiently achieve the purpose of the Compact. Notwithstanding the foregoing, in the event 19 the Interstate Commission exercises its rulemaking authority in a manner that is beyond the scope 20 of the purposes of the Compact, or the powers granted hereunder, then such an action by the 21 Interstate Commission shall be invalid and have no force or effect. 22 (b) Rules deemed appropriate for the operations of the Interstate Commission shall be 23 made pursuant to a rulemaking process that substantially conforms to the "Revised Model State 24 Administrative Procedure Act" of 2010, and subsequent amendments thereto. 25 Not later than 30 days after a rule is promulgated, any person may file a petition for (c) 26 judicial review of the rule in the United States District Court for the District of Columbia or the 27 federal district where the Interstate Commission has its principal offices, provided that the filing 28 of such a petition shall not stay or otherwise prevent the rule from becoming effective unless the 29 court finds that the petitioner has substantial likelihood of success. The court shall give deference 30 to the actions of the Interstate Commission consistent with applicable law and shall not find the rule to be unlawful if the rule represents a reasonable exercise of the authority granted to the 31 32 Interstate Commission. 33 "§ 90-21.176. Oversight of Interstate Compact. 34 The executive, legislative, and judicial branches of state government in each member (a) 35 state shall enforce the Compact and shall take all actions necessary and appropriate to effectuate 36 the Compact's purposes and intent. The provisions of the Compact and the rules promulgated 37 hereunder shall have standing as statutory law but shall not override existing state authority to 38 regulate the practice of medicine. 39 All courts shall take judicial notice of the Compact and the rules in any judicial or (b) 40 administrative proceeding in a member state pertaining to the subject matter of the Compact 41 which may affect the powers, responsibilities, or action of the Interstate Commission. 42 The Interstate Commission shall be entitled to receive all services of process in any (c) 43 such proceeding and shall have standing to intervene in the proceeding for all purposes. Failure 44 to provide service of process to the Interstate Commission shall render a judgment or order void 45 as to the Interstate Commission, the Compact, or promulgated rules. 46 "§ 90-21.177. Enforcement of Interstate Compact. 47 The Interstate Commission, in the reasonable exercise of its discretion, shall enforce (a) 48 the provisions and rules of the Compact. 49 The Interstate Commission may, by majority vote of the Commissioners, initiate legal (b) 50 action in the United States District Court for the District of Columbia, or, at the discretion of the 51 Interstate Commission, in the federal district where the Interstate Commission has its principal

| General Assem       | bly Of North Carolina  | Session 2025              |
|---------------------|--|---------------------------|
| offices, to enforce | e compliance with the provisions of the Compact, and its   | promulgated rules and     |
|                     | a member state in default. The relief sought may include   | · ·                       |
|                     | the event judicial enforcement is necessary, the prevailing  | •                         |
|                     | litigation, including reasonable attorneys' fees.  | ·· · · ·                  |
|                     | emedies herein shall not be the exclusive remedies of the  | Interstate Commission.    |
|                     | ommission may avail itself of any other remedies availa  |                           |
| regulation of a p   |  |                           |
|                     | efault procedures.   |                           |
|                     | grounds for default include, but are not limited to, failur  | e of a member state to    |
| perform such ob     | ligations or responsibilities imposed upon it by the Cor   | npact, or the rules and   |
| bylaws of the Int   | terstate Commission promulgated under the Compact.   | -                         |
| (b) If the          | e Interstate Commission determines that a member stat  | te has defaulted in the   |
| performance of      | its obligations or responsibilities under the Compa  | act, or the bylaws or     |
| promulgated rule    | es, the Interstate Commission shall do all of the following  | <u>g:</u>                 |
| <u>(1)</u>          | Provide written notice to the defaulting state and othe  | er member states of the   |
|                     | nature of the default, the means of curing the default, a  | and any action taken by   |
|                     | the Interstate Commission. The Interstate Commission   | sion shall specify the    |
|                     | conditions by which the defaulting state must cure its of  | default.                  |
| <u>(2)</u>          | Provide remedial training and specific technical as  | sistance regarding the    |
|                     | <u>default.</u>  |                           |
|                     | defaulting state fails to cure the default, the defaulting st  |                           |
| *                   | ct upon an affirmative vote of a majority of the Commis  |                           |
|                     | benefits conferred by the Compact shall terminate on   |                           |
|                     | ure of the default does not relieve the offending state of o   | bligations or liabilities |
|                     | the period of default.   |                           |
|                     | ination of membership in the Compact shall be impos  | -                         |
|                     | ng compliance have been exhausted. Notice of intent to te  |                           |
| •                   | Commission to the governor, the majority and minority le   | eaders of the defaulting  |
|                     | e, and each of the member states.  |                           |
|                     | Interstate Commission shall establish rules and procedu  |                           |
|                     | that are materially impacted by the termination of a   | member state or the       |
| withdrawal of a     |  | 11 1 1 1                  |
|                     | nember state which has been terminated is responsible for  |                           |
|                     | neurred through the effective date of termination, incl  | uding obligations, the    |
| -                   | which extends beyond the effective date of termination.  | 1 . 1 1                   |
|                     | nterstate Commission shall not bear any costs relating to  | •                         |
|                     | fault or which has been terminated from the Compact, unl   |                           |
| · ·                 | vriting between the Interstate Commission and the defaul   |                           |
|                     | lefaulting state may appeal the action of the Interstate Con   |                           |
|                     | s District Court for the District of Columbia or the fed   |                           |
|                     | hission has its principal offices. The prevailing party sha  | Il be awarded all costs   |
| -                   | n, including reasonable attorneys' fees.   |                           |
|                     | vispute resolution.  | upon the request of -     |
|                     | Interstate Commission shall attempt to resolve disputes  | ÷ •                       |
|                     | hich are subject to the Compact and which may arise an   | nong member states or     |
| member boards.      | Interaction Commission shall promulate mulas presiding   | for both modiation and    |
|                     | Interstate Commission shall promulgate rules providing t   | tor bour mediation and    |
|                     | resolution as appropriate.   |                           |
|                     | <b>Iember states; effective date; amendment.</b><br>state is eligible to become a member of the Compact. |                           |
| (a) ANV             | state is engine to become a member of the Combact.   |                           |

### **General Assembly Of North Carolina** Session 2025 <u>(b</u>) 1 The Compact shall become effective and binding upon legislative enactment of the 2 Compact into law by no less than seven states. Thereafter, it shall become effective and binding 3 on a state upon enactment of the Compact into law in that state. 4 The governors of nonmember states, or their designees, shall be invited to participate (c) 5 in the activities of the Interstate Commission on a nonvoting basis prior to adoption of the 6 Compact by all states. 7 (d) The Interstate Commission may propose amendments to the Compact for enactment 8 by the member states. No amendment shall become effective and binding upon the Interstate 9 Commission and the member states unless and until it is enacted into law by unanimous consent 10 of the member states. "§ 90-21.181. Withdrawal. 11 12 (a) Once effective, the Compact shall continue in force and remain binding upon each and every member state, provided that a member state may withdraw from the Compact by 13 14 specifically repealing the statutes which enacted the Compact into law. 15 (b) Withdrawal from the Compact shall be by the enactment of a statute repealing the same but shall not take effect until one year after the effective date of such statute and until 16 17 written notice of the withdrawal has been given by the withdrawing state to the governor of each other member state. 18 The withdrawing state shall immediately notify the chairperson of the Interstate 19 (c) 20 Commission in writing upon the introduction of legislation repealing the Compact in the 21 withdrawing state. 22 (d) The Interstate Commission shall notify the other member states of the withdrawing 23 state's intent to withdraw within 60 days of its receipt of notice provided under subsection (c) of 24 this section. 25 The withdrawing state is responsible for all dues, obligations, and liabilities incurred (e) 26 through the effective date of withdrawal, including obligations, the performance of which extend 27 beyond the effective date of withdrawal. 28 Reinstatement following withdrawal of a member state shall occur upon the (f) 29 withdrawing date reenacting the Compact or upon such later date as determined by the Interstate 30 Commission. 31 (g) The Interstate Commission is authorized to develop rules to address the impact of the 32 withdrawal of a member state on licenses granted in other member states to physicians who 33 designated the withdrawing member state as the state of principal license. 34 "§ 90-21.182. Dissolution. 35 The Compact shall dissolve effective upon the date of the withdrawal or default of (a) 36 the member state which reduces the membership of the Compact to one member state. 37 (b) Upon the dissolution of the Compact, the Compact becomes null and void and shall be of no further force or effect, and the business and affairs of the Interstate Commission shall 38 39 be concluded, and surplus funds shall be distributed in accordance with the bylaws. 40 "§ 90-21.183. Severability and construction. The provisions of the Compact shall be severable, and if any phrase, clause, sentence, or 41 42 provision is deemed unenforceable, the remaining provisions of the Compact shall be 43 enforceable. The provisions of the Compact shall be liberally construed to effectuate its purposes. 44 Nothing in the Compact shall be construed to prohibit the applicability of other interstate 45 compacts to which the member states are members. 46 "§ 90-21.184. Binding effect of Compact and other laws. 47 Nothing herein prevents the enforcement of any other law of a member state that is (a) 48 not inconsistent with the Compact. 49 All laws in a member state in conflict with the Compact are superseded to the extent (b) 50 of the conflict.

|          | General Asser  | nbly Of North Carolina   | Session 2025                                 |  |  |
|----------|--|--|--|--|--|
| 1        | (c) All  | lawful actions of the Interstate Commission, including   | g all rules and bylaws                       |  |  |
| 2        |  | y the Commission, are binding upon the member states.  | <u>,                                    </u> |  |  |
| 3        |  | agreements between the Interstate Commission and the me  | ember states are binding                     |  |  |
| 4        |  | with their terms.  |  |  |  |
| 5        |  | he event any provision of the Compact exceeds the consti   | tutional limits imposed                      |  |  |
| 6        |  | are of any member state, such provision shall be ineffect  |  |  |  |
| 7        |  | ne constitutional provision in question in that member state   |  |  |  |
| 8        |  | <b>CTION 1.(b)</b> G.S. 90-5.1 reads as rewritten:   |  |  |  |
| 9        |  | vers and duties of the Board.  |  |  |  |
| 10       | 0  | Board shall have the following powers and duties:  |  |  |  |
| 11       | (u) III.   |  |  |  |  |
| 12       | <u>(11</u> )   | ) Appoint two Commissioners to serve on the Interst  | tate Medical Licensure                       |  |  |
| 13       | <u></u>  | <u>Compact Commission. Commissioners must meet</u>   |  |  |  |
| 14       |  | requirements: be (i) a current physician Board mer   |  |  |  |
| 15       |  | director or similar executive member, or (iii) a current   |  |  |  |
| 16       | "  |  | puolie Dourd memorie                         |  |  |
| 17       |  | CTION 1.(c) G.S. 90-11(b) reads as rewritten:  |  |  |  |
| 18       |  | Department of Public Safety may provide a criminal rec   | ord check to the Board                       |  |  |
| 19       | · · ·  | who has applied for a license through the Board. Boar  |  |  |  |
| 20       | -  | 5. The Board shall provide to the Department of Public   |  |  |  |
| 21       |  | gerprints of the applicant, any additional information requ  |  |  |  |
| 22       | <b>1</b>   | ty, and a form signed by the applicant consenting to the   | •  |  |  |
| 23       |  | he use of the fingerprints and other identifying information   |  |  |  |
| 24       |  | ositories. The applicant's fingerprints shall be forwarded   | · ·  |  |  |
| 25       | _  | for a search of the State's criminal history record file, and  |  |  |  |
| 26       | -  | hall forward a set of the fingerprints to the Federal Burea  |  |  |  |
| 27       | -  | al history check. The Board shall keep all information pur   |  |  |  |
| 28       |  | accordance with applicable State law and federal guideling   |  |  |  |
| 28       | 1 0 /  | ential and shall not be a public record under Chapter 132 of   | -  |  |  |
| 30       |  | ment of Public Safety may charge each applicant a fee for  |  |  |  |
| 31       | -  | tory records authorized by this subsection. The Board has  | -  |  |  |
| 32       |  |  | -  |  |  |
| 33       | this fee from each applicant and remit it to the Department of Public Safety."<br>SECTION 1.(d) G.S. 90-13.1 reads as rewritten: |  |  |  |  |
| 33<br>34 | "§ 90-13.1. Li   |  |  |  |  |
| 35       |  | tense iees.  |  |  |  |
| 36       | <br>(g) <u>Eac</u>   | h applicant for a license issued or renewed through  | the Interstate Medical                       |  |  |
| 30<br>37 |  | applicant for a ficense issued of renewed through<br>apact in accordance with Article 10 of Chapter 90 of the G  |  |  |  |
| 38       |  | additional fees or assessments as determined by the Board of   |  |  |  |
| 38<br>39 | • •  | pact Commission to cover any costs incurred by the Board   |  |  |  |
| 40       |  | e Medical Licensure Compact."  | <u>nu tor the participation</u>              |  |  |
| 40<br>41 |  | <b>CTION 1.(e)</b> G.S. 90-13.2 reads as rewritten:  |  |  |  |
| 42       |  | egistration every year with Board.   |  |  |  |
| 42<br>43 |  | <del>ry Except as provided for in Article 10 of Chapter 90 of </del> | of the Conoral Statutas                      |  |  |
| 43<br>44 |  |  |  |  |  |
| 44<br>45 |  | shall register annually with the Board no later than 30  | uays after the person's                      |  |  |
| 43<br>46 | birthday.  |  |  |  |  |
| 40<br>47 | $(\alpha)$ $U_{\alpha}$  | on normant of all accumulated face and nonaltice the line  | nee of the licenses mer                      |  |  |
|          |  | on payment of all accumulated fees and penalties, the lices  | •  |  |  |
| 48       |  | subject to the Board requiring the licensee to appear be   |  |  |  |
| 49<br>50 |  | to comply with other licensing requirements. The <u>E</u>  |  |  |  |
| 50       |  | 5, the penalty may not exceed the applicable maximum   | ree for a license under                      |  |  |
| 51       | G.S. 90-13.1.  |  |  |  |  |

|          | General Assembly Of North Carolina  | Session 2025        |  |  |
|----------|---|---------------------|--|--|
| 1        |   |                     |  |  |
| 2        | <b>SECTION 1.(f)</b> G.S. 90-14 reads as rewritten:   |                     |  |  |
| 3        | "§ 90-14. Disciplinary Authority.   |                     |  |  |
| 4        | (a) The Board shall have the power to place on probation with or wi                               | thout conditions,   |  |  |
| 5        | impose limitations and conditions on, publicly reprimand, assess monetary rec                     |                     |  |  |
| 6        | letters of concern, mandate free medical services, require satisfactory comple                    | -                   |  |  |
| 7        | programs or remedial or educational training, fine, deny, annul, suspend, or re                   | voke a license, or  |  |  |
| 8        | other authority to practice medicine in this State, issued by the Board to any per                | son who has been    |  |  |
| 9        | found by the Board to have committed any of the following acts or conduct,                        | or for any of the   |  |  |
| 10       | following reasons:  |                     |  |  |
| 11       |   |                     |  |  |
| 12       | (18) <u>A violation of Article 10 of Chapter 90 of the General S</u>                              | tatutes, consistent |  |  |
| 13       | with the provisions of that Article for qualifying licensees.                                     |                     |  |  |
| 14       |   |                     |  |  |
| 15       | <b>SECTION 1.(g)</b> G.S. 90-14.2 reads as rewritten:   |                     |  |  |
| 16       | "§ 90-14.2. Hearing before disciplinary action.   |                     |  |  |
| 17       | (a) Before Except as provided in G.S. 90-21.170, before the Board shall                           | 1 *                 |  |  |
| 18       | action against any license granted by it, the licensee shall be given a written no                | Ũ                   |  |  |
| 19       | charges made against the licensee and stating that the licensee will be given an                  |                     |  |  |
| 20       | heard concerning the charges at a time and place stated in the notice, or at a time               | 1                   |  |  |
| 21       | thereafter designated by the Board, and the Board shall hold a public hearing                     |                     |  |  |
| 22       | days from the date of the service of notice upon the licensee, at which the lic                   |                     |  |  |
| 23       | personally and through counsel, may cross examine witnesses and present                           |                     |  |  |
| 24       | licensee's own behalf. A licensee who is mentally incompetent shall be represented at such        |                     |  |  |
| 25       | hearing and shall be served with notice as herein provided by and through a                       | -                   |  |  |
| 26       | appointed by the clerk of the court of the county in which the licensee resides. The licensee may |                     |  |  |
| 27       | file written answers to the charges within 30 days after the service of the noti                  | ce, which answer    |  |  |
| 28       | shall become a part of the record but shall not constitute evidence in the case.                  |                     |  |  |
| 29<br>30 | <b>SECTION 1.(h)</b> This Part becomes effective January 1, 2026.                                 |                     |  |  |
| 30<br>31 | SECTION I.(II) This Part becomes effective January 1, 2020.                                       |                     |  |  |
| 32       | PART II. INTERNATIONAL PHYSICIAN LICENSURE  |                     |  |  |
| 33       | <b>SECTION 2.(a)</b> Article 1 of Chapter 90 of the General Statutes is a                         | mended by adding    |  |  |
| 34       | a new section to read:  |                     |  |  |
| 35       | "§ 90-12.03. Internationally-trained physician employee license.                                  |                     |  |  |
| 36       | (a) The Board may issue an "internationally-trained physician emp                                 | loyee license" to   |  |  |
| 37       | practice medicine and surgery to a physician when the Board has rece                              |                     |  |  |
| 38       | verification of all of the following requirements:  | •                   |  |  |
| 39       | (1) The applicant has been offered employment as a physic   | ian in a full-time  |  |  |
| 40       | capacity at (i) a hospital that is located in North Carolina and                                  | nd licensed by the  |  |  |
| 41       | State of North Carolina or (ii) a medical practice located in a                                   | rural county with   |  |  |
| 42       | a population of less than 500 people per square mile, in Nort                                     | h Carolina, where   |  |  |
| 43       | a physician fully licensed by the State under this Chap   | oter is physically  |  |  |
| 44       | practicing on-site at the rural medical practice.   |                     |  |  |
| 45       | (2) The applicant has a current and active license in good sta                                    | unding to practice  |  |  |
| 46       | medicine in a foreign country or had that type of license ex                                      |                     |  |  |
| 47       | five years prior to submission of an application to the Board                                     |                     |  |  |
| 48       | (3) The applicant previously completed 130 weeks of medic   |                     |  |  |
| 49       | medical school listed in the World Dictionary of Medica   |                     |  |  |
| 50       | eligible to be certified by the Educational Commission for  | Foreign Medical     |  |  |
| 51       | Graduates and meets one of the following requirements:  |                     |  |  |

|    | General Assemb | ly Of N       | orth                   | Carolina Session 2025  |
|----|----------------|---------------|------------------------|--|
| 1  |                | <u>a.</u>     | The                    | applicant has completed two years of postgraduate training in a          |
| 2  |                | <u>u.</u>     |                        | uate medical education program approved by the applicant's               |
| 3  |                |               | -                      | try of licensure.  |
| 4  |                | <u>b.</u>     |                        | applicant has actively practiced medicine in the applicant's             |
| 5  |                | <u>.</u>      |                        | try of licensure for at least 10 years after graduation.                 |
| 6  | <u>(4)</u>     | The ar        |                        | nt has demonstrated competency to practice medicine in one of the        |
| 7  | <u>(+)</u>     | follow        |                        |  |
| 8  |                | <u>a.</u>     |                        | essfully passing each part of an examination listed in                   |
| 9  |                | <u>u.</u>     |                        | 90-10.1.   |
| 10 |                | <u>b.</u>     |                        | restriction was been been been been been been been bee                   |
| 11 |                | <u></u>       |                        | ical licensing examination from a country that is a member of the        |
| 12 |                |               | -                      | national Association of Medical Regulatory Authorities that              |
| 13 |                |               |                        | ts all of the following requirements:                                    |
| 14 |                |               |                        | <u>Tests for the ability to practice medicine.</u>                       |
| 15 |                |               | <u>1.</u><br><u>2.</u> | Tests for medical knowledge, skills, and understanding of                |
| 16 |                |               | <u> </u>               | clinical science essential for providing patient care, including         |
| 17 |                |               |                        | general practice, cardiology, internal medicine,                         |
| 18 |                |               |                        | gastroenterology, hematology, nephrology, neurology,                     |
| 19 |                |               |                        | pediatrics, psychiatry, pulmonology, obstetrics and                      |
| 20 |                |               |                        | gynecology, radiology, rheumatology, urology, and surgery.               |
| 21 |                |               | <u>3.</u>              | Tests for communication and interpersonal skills.                        |
| 22 |                |               | 4.                     | Includes an interactive testing component.                               |
| 23 |                |               |                        | examining body must provide verification in English directly to          |
| 24 |                |               |                        | Board that the applicant has passed an examination meeting the           |
| 25 |                |               |                        | irements of this sub-subdivision.  |
| 26 |                | <u>c.</u>     |                        | eiving specialty board certification as approved by any of the           |
| 27 |                | _             |                        | wing:  |
| 28 |                |               | 1.                     | The American Board of Medical Specialties.                               |
| 29 |                |               | 2.                     | The Bureau of Osteopathic Specialists of the American                    |
| 30 |                |               |                        | Osteopathic Association.   |
| 31 |                |               | <u>3.</u>              | The Royal College of Physicians and Surgeons of Canada.                  |
| 32 |                |               | <u>4.</u>              | Any other specialty board recognized pursuant to rules adopted           |
| 33 |                |               |                        | by the Board.  |
| 34 |                | <u>d.</u>     | Subr                   | nitting to a comprehensive assessment demonstrating clinical             |
| 35 |                |               | com                    | petence by a program approved by the Board.                              |
| 36 |                | Altern        | ativel                 | y, the Board may waive the requirements of this subdivision and          |
| 37 |                | issue         | a temp                 | porary license and require the applicant to successfully pass the        |
| 38 |                | <u>Specia</u> | al Purp                | bose Examination (SPEX) or Post-Licensure Assessment Systems             |
| 39 |                | within        | one y                  | /ear.  |
| 40 | <u>(5)</u>     | The a         | pplica                 | nt has not had a license revoked, suspended, restricted, denied, or      |
| 41 |                | otherv        | vise ac                | cted against in any jurisdiction and is the subject of no pending        |
| 42 |                | invest        | igatior                | ns. For purposes of this subdivision, the licensing authority's          |
| 43 |                | accept        | ance of                | of a license to practice voluntarily relinquished by a licensee or       |
| 44 |                | <u>relinq</u> | uished                 | by stipulation, consent order, or other settlement in response to or     |
| 45 |                | -             | -                      | on of the filing of administrative charges against the licensee's        |
| 46 |                | -             |                        | an inactivation or voluntary surrender of a license while under          |
| 47 |                |               | -                      | n, is deemed to be an action against a license to practice.              |
| 48 | <u>(6)</u>     |               |                        | nt does not have any convictions in any court involving moral            |
| 49 |                | -             |                        | the violation of a law involving the practice of medicine, or a          |
| 50 |                | <u>convic</u> | tion of                | f a law substantially equivalent to a felony. The applicant shall submit |

| Ger         | neral Ass           | sembly Of North Carolina  | Session 2025                          |
|-------------|---------------------|---|---------------------------------------|
|             |                     | to, and the Board must receive, a background screening fr         | om the country in which               |
|             |                     | they are licensed.  |                                       |
|             | <u>(7</u>           |   | vears.                                |
|             | (8                  | · · · ·   |                                       |
|             | (9                  |   | ed States. An applicant               |
|             | <u> </u>            | may apply for an internationally-trained physician er             |                                       |
|             |                     | receiving federal work authorization but may not begi             | ± •                                   |
|             |                     | North Carolina hospital or rural medical practice unt             | ÷ •                                   |
|             |                     | authorization from the relevant federal agency.                   | <u> </u>                              |
|             | (1                  | 10) The applicant submits an application fee pursuant to C        | G.S. 90-13.1(a).                      |
|             | (b) T               | he holder of the internationally-trained physician employee l     | icense issued under this              |
| sect        | ion shall           | not practice medicine or surgery outside the confines of the      | North Carolina hospital               |
| or r        | ural med            | ical practice, or its affiliate, by whose employment the hole     | der was qualified to be               |
|             |                     | cense pursuant to subdivision (1) of subsection (a) of this       |                                       |
| viol        | ates this           | subsection shall be guilty of a Class 3 misdemeanor and, up       | oon conviction, shall be              |
| fine        | d not mo            | re than five hundred dollars (\$500.00) for each offense. The     | Board, at its discretion,             |
| <u>may</u>  | revoke t            | the special license after due notice is given to the holder of    | the certified physician               |
| emp         | oloyee lic          | ense.   |                                       |
|             | <u>(c)</u> <u>A</u> | in internationally-trained physician employee license shall       | become inactive at the                |
| time        | e its holde         | er does one or more of the following:                             |                                       |
|             | <u>(1</u>           |   | • • • • • • • • • • • • • • • • • • • |
|             |                     | medical practice meeting the criteria set forth in subdi-         | vision (1) of subsection              |
|             |                     | (a) of this section.  |                                       |
|             | (2                  |   |                                       |
|             |                     | practices if a physician licensed by the State und                | er this Chapter is not                |
|             |                     | physically practicing on-site at the medical practice.            |                                       |
|             | <u>(3</u>           |   | -                                     |
|             |                     | rd shall retain jurisdiction over the holder of the inactive lice |                                       |
|             |                     | physician with an internationally-trained physician emp           | -                                     |
|             |                     | ply for a full license to practice medicine in North Carolina a   |                                       |
| *           |                     | orth Carolina. The Board shall grant a full license if the appli  |                                       |
|             |                     | y state, federal, or foreign regulatory agency, no pending invo   |                                       |
|             |                     | preign regulatory agency, no misdemeanor convictions in th        |                                       |
|             |                     | tion for a full license, no felony convictions, no pending r      | •                                     |
|             | -                   | no adverse actions affecting their privileges or ability to pr    | actice. For purposes of               |
|             |                     | "misdemeanor" shall not include traffic violations.               |                                       |
|             |                     | he Board, in consultation with partner organizations as           |                                       |
| -           |                     | necessary to evaluate the implementation and success of th        | e pathway to licensure                |
| <u>esta</u> |                     | n this section, including at least the following:                 |                                       |
|             | <u>(1</u>           |   |                                       |
|             | <u>(2</u>           |   | -                                     |
|             | <i>(</i>            | practice medicine and, if different, country of education         |                                       |
|             | <u>(3</u>           |   |                                       |
|             | <u>(4</u>           | · · · · · · · · · · · · · · · · · · ·                             |                                       |
|             | <u>(5</u>           |   |                                       |
|             |                     | completed the pathway to licensure established in this            |                                       |
|             | <u>(6</u>           |   | * *                                   |
|             |                     | who completed the pathway to licensure established in             |                                       |
|             | <u>(7</u>           | ••••••  | al and full unrestricted              |
|             |                     | licenses under this section.                                      |                                       |

|          | General    | Assemt              | ly Of North Carolina   | Session 2025              |
|----------|------------|---------------------|--|---------------------------|
| 1        |            | (8)                 | The number of complaints received regarding holders of       | of a provisional license  |
| 2        |            | <u> </u>            | issued under this section and the disciplinary actions ta    |                           |
| 3        |            | <u>(9)</u>          | The practice setting and specialty of applicants in the      | ir licensing country or   |
| 4        |            |                     | country of origin and as employed during their pr            |                           |
| 5        |            |                     | licensure.   |                           |
| 6        |            | <u>(10)</u>         | The geographic area or rural/urban designation of wh         | nere licensees practice   |
| 7        |            |                     | during provisional licensure and after the period of pro     | visional licensure.       |
| 8        |            | <u>(11)</u>         | The practice setting and specialty of internationally-tu     | rained physicians who     |
| 9        |            |                     | completed the pathway to licensure upon receiving a          | a full and unrestricted   |
| 10       |            |                     | license.   |                           |
| 11       | <u>(f)</u> | Annu                | ally on or before December 1, the Board shall report the     | information collected     |
| 12       | pursuant   | to subse            | ction (e) of this section for the previous calendar year t   | o the Joint Legislative   |
| 13       | Oversight  | t Comm              | ittee on Health and Human Services."                         |                           |
| 14       | -          | SECT                | TON 2.(b) The North Carolina Medical Board (Board            | ard) shall adopt rules    |
| 15       | necessary  | v to issu           | e an internationally-trained physician employee license.     | The Board may adopt       |
| 16       | a rule est | ablishir            | g a time limit for the term of an internationally-traine     | d physician employee      |
| 17       | license. T | he Boar             | d may also adopt rules to implement Section 1 of this ac     | t.                        |
| 18       |            | SECT                | TION 2.(c) It is the intention of the General Assembly       | that the provisions of    |
| 19       | this Part  | shall be            | e severable. If any provision of this act or its applica     | tion to any person or     |
| 20       | circumsta  | ince is h           | eld invalid, the remainder of the act or the application of  | f the provision to other  |
| 21       | persons o  | r circun            | stances is not affected, including, but not limited to, the  | applicability of this act |
| 22       | to the pro | visions             | of future agreements subject to this act.                    |                           |
| 23       |            | SECI                | <b>TON 2.(d)</b> This Part becomes effective January 1, 2026 |                           |
| 24       |            |                     |  |                           |
| 25       | PART II    |                     | TER'S LEVEL PSYCHOLOGIST REFORMS                             |                           |
| 26       |            |                     | <b>TON 3.(a)</b> G.S. 90-270.139 reads as rewritten:         |                           |
| 27       | "§ 90-270  | <b>).139.</b> A     | Application; examination; supervision; provisional an        | d temporary licenses.     |
| 28       | •••        |                     |  |                           |
| 29       | (e)        | -                   | t as provided in subsection (e1) of this section:            |                           |
| 30       |            | <u>(1)</u>          | A licensed psychological associate shall be supervised       | • •                       |
| 31       |            |                     | psychologist, or other qualified professionals, li           |                           |
| 32       |            |                     | associate in accordance with Board rules specifying          |                           |
| 33       |            |                     | content, time frame, amounts of supervision, qualific        | -                         |
| 34       |            |                     | disclosure of supervisory relationships, the organizat       | 1                         |
| 35       |            |                     | experience, and the nature of the responsibility assume      | •                         |
| 36       |            | <u>(2)</u>          | A licensed psychological associate who provides he           |                           |
| 37       |            |                     | supervised, for those activities requiring supervisi         | · · · · · ·               |
| 38       |            |                     | qualified licensed psychologist holding health services      | 1                         |
| 39       |            |                     | or by other a qualified professionals licensed psychol       |                           |
| 40       |            |                     | the overall direction of a qualified licensed psycho         |                           |
| 41       |            | $\langle 0 \rangle$ | services provider certification, in accordance with Boa      |                           |
| 42       |            | <u>(3)</u>          | Except as provided below, supervision, Supervision, inc      |                           |
| 43       |            |                     | of health services, is required only when a licensed p       |                           |
| 44       |            |                     | engages in: assessment of personality functioning            |                           |
| 45       |            |                     | evaluation; psychotherapy, counseling, and other inter       |                           |
| 46       |            |                     | populations for the purpose of preventing or elin            |                           |
| 47<br>19 |            |                     | maladaptive, or undesired behavior; and, the use of          | · ·                       |
| 48       |            |                     | experimental procedures, techniques, or measures. T          | 1                         |
| 49<br>50 |            |                     | rules implementing and defining this provision, ar           |                           |
| 50       |            |                     | psychology evolves, may identify additional activities       | requiring supervision     |

| General     | Assem           | bly Of North Carolina                               | Session 2025                         |
|-------------|-----------------|---|--------------------------------------|
|             |                 | in order to maintain acceptable standa              | rds of practice.in the practice of   |
|             |                 | psychology in accordance with Board rul             | es.                                  |
| <u>(e1)</u> |                 | Board shall approve any licensed psyc               |                                      |
|             |                 | ctice, without supervision by a qualified           |                                      |
| licensed    | psycho          | logical associate, if the licensed psychol          | logical associate meets all of the   |
| followin    | <u>g requir</u> | ements:   |                                      |
|             | <u>(1)</u>      | Has 4,000 hours of post-licensure experie           |                                      |
|             |                 | services under the supervision of one or m          | · · · ·                              |
|             |                 | or qualified licensed psychological assoc           | =                                    |
|             |                 | 24 consecutive months and less than 60 c            |                                      |
|             | <u>(2)</u>      | Documents that all performance ratings f            | -                                    |
|             |                 | experience required by subdivision (1) o            | f this subsection have been average  |
|             |                 | or above average.                                   |                                      |
|             | <u>(3)</u>      | Submits an application for independent pr           | -                                    |
|             |                 | of post-licensure experience required by            | subdivision (1) of this subsection.  |
| "           |                 |   |                                      |
|             |                 | <b>TION 3.(b)</b> G.S. 90-270.145 reads as rewrited |                                      |
| ~§ 90-27    | 0.145.          | Licensure; examination; foreign graduate            | 25.                                  |
| <br>(b)     | Licor           | sed Psychological Associate. –                      |                                      |
| (0)         | Licei           | ised Psychological Associate. –                     |                                      |
|             | <br>(3)         | No licensed psychological associate                 | shall engage in the practice of      |
|             | <u>(5)</u>      | neuropsychology or forensic psychol                 |                                      |
|             |                 | specialized education and training to prac          | •••                                  |
|             |                 | determine by rule. In considering whether           |                                      |
|             |                 | has sufficient specialized education and t          |                                      |
|             |                 | neuropsychology or forensic psychology,             |                                      |
|             |                 | psychological associate's graduate level            | •                                    |
|             |                 | supervised training experience, or any              |                                      |
|             |                 | appropriate. For purposes of this subdivi           |                                      |
|             |                 | as "the branch of science that studies              |                                      |
|             |                 | nervous system and relates them to beh              |                                      |
|             |                 | psychology" is defined as "the applicati            | -                                    |
|             |                 | techniques to situations that are involv            | ed in the civil and criminal legal   |
|             |                 | systems, including, but not limited to, ps          | ychological assessments and expert   |
|             |                 | testimony."   |                                      |
| "           |                 |   |                                      |
|             |                 | <b>FION 3.(c)</b> G.S. 90-270.153 reads as rewri    |                                      |
| "§ 90-27    |                 | Provision of health services; certification         | -                                    |
| (a)         |                 | h services, as defined in G.S. 90-270.136(          | •                                    |
| -           | • •             | ified licensed psychological associates, qual       | 1. 0                                 |
| -           |                 | porary, or permanent licenses, or qualified         |                                      |
| *           |                 | ection (h) of this section, qualified licensed      |                                      |
|             |                 | logists holding provisional or temporary li         |                                      |
| provide l   | health se       | ervices only under supervision as specified in      | the duly adopted rules of the Board. |
|             |                 |   | , non , non a sub-                   |
| <u>(h)</u>  |                 | ensed psychological associate who possesse          |                                      |
| -           |                 | logical associate in accordance with subsec         |                                      |
|             |                 | vithout supervision upon meeting the require        |                                      |
| <u>(i)</u>  |                 | rithstanding the provisions of subsection           |                                      |
| psycholo    | ogical a        | ssociate who was licensed before June 3             | U, 2013, who can demonstrate, in     |
|             |                 |   |                                      |

### **General Assembly Of North Carolina** Session 2025 accordance with Board rules, that he or she has been engaged in the provision of health services 1 2 psychology under supervision for 4,000 hours within a time period of at least 24 consecutive 3 months and less than 60 consecutive months shall meet the requirements for certification as a 4 health services provider psychological associate." 5 SECTION 3.(d) G.S. 90-270.140 reads as rewritten: 6 "§ 90-270.140. Psychology Board; appointment; term of office; composition. 7 For the purpose of carrying out the provisions of this Article, there is created a North Carolina 8 Psychology Board, which shall consist of seven members appointed by the Governor. At all times 9 three members shall be licensed psychologists, two members shall be licensed psychological associates, and two members shall be members of the public who are not licensed under this 10 11 Article. The Governor shall give due consideration to the adequate representation of the various fields and areas of practice of psychology and to adequate representation from various geographic 12 13 regions in the State. Terms of office shall be three years. All terms of service on the Board expire 14 June 30 in appropriate years. As the term of a psychologist member expires, or as a vacancy of a psychologist member occurs for any other reason, the Board, the North Carolina Psychological 15 Association, or its successor, shall, and the North Carolina Association of Professional 16 17 Psychologists, or its successor, shall form a nominating committee and, having sought the advice 18 of the chairs of the graduate departments of psychology in the State, nominees from licensees for each vacancy, shall submit to the Governor a list of the names of three eligible persons. From 19 20 this list the Governor shall make the appointment for a full term, or for the remainder of the 21 unexpired term, if any. Each Board member shall serve until his or her successor has been appointed. As the term of a member expires, or if one should become vacant for any reason, the 22 Governor shall appoint a new member within 60 days of the vacancy's occurring. No member, 23 24 either public or licensed under this Article, shall serve more than three complete consecutive 25 terms." 26 **SECTION 3.(e)** This Part becomes effective October 1, 2025. 27 28 PART IV. PHYSICIAN ASSISTANT INTERSTATE LICENSURE COMPACT 29 **SECTION 4.(a)** Chapter 90 of the General Statutes is amended by adding a new 30 Article to read: 31 "Article 18J. 32 "PA Licensure Compact. 33 "§ 90-270.200. Purpose. 34 In order to strengthen access to Medical Services, and in recognition of the advances in the 35 delivery of Medical Services, the Participating States of the PA Licensure Compact have allied 36 in common purpose to develop a comprehensive process that complements the existing authority of State Licensing Boards to license and discipline PAs and seeks to enhance the portability of 37 License to practice as a PA while safeguarding the safety of patients. This Compact allows 38 39 Medical Services to be provided by PAs, via the mutual recognition of the Licensee's Qualifying 40 License by other Compact Participating States. This Compact also adopts the prevailing standard for PA licensure and affirms that the practice and delivery of Medical Services by the PA occurs 41 42 where the patient is located at the time of the patient encounter, and therefore requires the PA to 43 be under the jurisdiction of the State Licensing Board where the patient is located. State Licensing Boards that participate in this Compact retain the jurisdiction to impose Adverse Action against 44 a Compact Privilege in that State issued to a PA through the procedures of this Compact. The PA 45 Licensure Compact will alleviate burdens for military families by allowing active duty military 46 personnel and their spouses to obtain a Compact Privilege based on having an unrestricted 47 48 License in good standing from a Participating State. "§ 90-270.201. Definitions. 49

50 The following definitions apply in this Compact:

|          | General Assemb | oly Of North Carolina  | Session 2025            |
|----------|----------------|--|-------------------------|
| 1        | (1)            | Adverse Action. – Any administrative, civil, equitable, or o   | criminal action         |
| 2        |                | permitted by a State's laws which is imposed by a Licensing  |                         |
| 3        |                | authority against a PA License or License application or Cor   | npact Privilege         |
| 4        |                | such as License denial, censure, revocation, suspension  | on, probation,          |
| 5        |                | monitoring of the Licensee, or restriction on the Licensee's pra   | actice.                 |
| 6        | <u>(2)</u>     | Compact Privilege. – The authorization granted by a Remote S   | State to allow a        |
| 7        |                | Licensee from another Participating State to practice as a   | ÷                       |
| 8        |                | Medical Services and other licensed activity to a patient located  | d in the Remote         |
| 9        |                | State under the Remote State's laws and regulations.   |                         |
| 10       | <u>(3)</u>     | <u>Conviction. – A finding by a court that an individual is guilty</u>   |                         |
| 11       |                | misdemeanor offense through adjudication or entry of a plea  | <u>ı of guilt or no</u> |
| 12       |                | contest to the charge by the offender.   |                         |
| 13       | <u>(4)</u>     | Criminal Background Check The submission of finger   |                         |
| 14       |                | biometric-based information for a License applicant for t  |                         |
| 15       |                | obtaining that applicant's criminal history record information, a  |                         |
| 16       |                | C.F.R. § 20.3(d), from the State's criminal history record   | repository, as          |
| 17       |                | <u>defined in 28 C.F.R. § 20.3(f).</u>   |                         |
| 18       | <u>(5)</u>     | Data System. – The repository of information about Licensees   | -                       |
| 19<br>20 |                | not limited to, License status and Adverse Actions, which  | is created and          |
| 20       |                | administered under the terms of this Compact.  |                         |
| 21       | <u>(6)</u>     | Executive Committee. – A group of directors and ex officients of the second example of the community of $C = 0.0270206(fr(2))$                   | <u>cio individuals</u>  |
| 22<br>23 | (7)            | elected or appointed pursuant to G.S. 90-270.206(f)(2).  | les offended her        |
| 23<br>24 | <u>(7)</u>     | Impaired Practitioner. – A PA whose practice is adverse  | •                       |
| 24<br>25 | (8)            | <u>health-related condition(s) that impact their ability to practice.</u><br><u>Investigative Information. – Information, records, or docume</u> |                         |
| 23<br>26 | <u>(8)</u>     | generated by a Licensing Board pursuant to an investigation.   | ints received of        |
| 20<br>27 | <u>(9)</u>     | Jurisprudence Requirement. – The assessment of an individu   | al's knowledge          |
| 28       | <u>())</u>     | of the laws and Rules governing the practice of a PA in a State  |                         |
| 20<br>29 | <u>(10)</u>    | License. – Current authorization by a State, other than authorized   |                         |
| 30       | <u>(10)</u>    | to a Compact Privilege, for a PA to provide Medical Services   | *                       |
| 31       |                | be unlawful without current authorization.   | ., <u></u>              |
| 32       | <u>(11)</u>    | Licensee. – An individual who holds a License from a St  | tate to provide         |
| 33       |                | Medical Services as a PA.  | ż                       |
| 34       | <u>(12)</u>    | Licensing Board. – Any State entity authorized to license  | and otherwise           |
| 35       |                | regulate PAs.  |                         |
| 36       | <u>(13)</u>    | Medical Services Health care services provided for   | the diagnosis,          |
| 37       |                | prevention, treatment, cure, or relief of a health condition, inj  | <u>ury, or disease,</u> |
| 38       |                | as defined by a State's laws and regulations.  |                         |
| 39       | <u>(14)</u>    | Model Compact The model for the PA Licensure Compact of  | on file with The        |
| 40       |                | Council of State Governments or other entity as designed   | gnated by the           |
| 41       |                | Commission.  |                         |
| 42       | <u>(15)</u>    | Participating State. – A State that has enacted this Compact.  |                         |
| 43       | <u>(16)</u>    | PA. – An individual who is licensed as a physician assistant   |                         |
| 44       |                | purposes of this Compact, any other title or status adopted by a   | •                       |
| 45       |                | the term "physician assistant" shall be deemed synonymous w  |                         |
| 46       |                | assistant" and shall confer the same rights and responsibilities   |                         |
| 47       | / <b>-</b> `   | under the provisions of this Compact at the time of its enactme  |                         |
| 48       | <u>(17)</u>    | PA Licensure Compact Commission, Compact Commission, or  |                         |
| 49<br>50 |                | <u>– The national administrative body created pursuant to G.S. 90</u>  | <u>J-270.206(f)(2)</u>  |
| 50       |                | of this Compact.   |                         |

| Genera          | al Assemb         | oly Of North Carolina Sessio  | on 2025         |
|-----------------|-------------------|---|-----------------|
|                 | (18)              | Qualifying License. – An unrestricted License issued by a Participation         | ng State        |
|                 | <u> </u>          | to provide Medical Services as a PA.  |                 |
|                 | <u>(19)</u>       | Remote State. – A Participating State where a Licensee who is not lice          | ensed as        |
|                 | <u>,</u>          | a PA is exercising or seeking to exercise the Compact Privilege.                |                 |
|                 | (20)              | Rule. – A regulation promulgated by an entity that has the force and $\epsilon$ | effect of       |
|                 | <u>(==)</u>       | law.  |                 |
|                 | <u>(21)</u>       | <u>Significant Investigative Information.</u> – Investigative Information       | that a          |
|                 | <u>1/</u>         | Licensing Board, after an inquiry or investigation that includes noti           |                 |
|                 |                   | and an opportunity for the PA to respond if required by State law, has          |                 |
|                 |                   | to believe is not groundless and, if proven true, would indicate more           |                 |
|                 |                   | minor infraction.   |                 |
|                 | (22)              | State. – Any state, commonwealth, district, or territory of the United State.   | States.         |
| "§ 90-2         |                   | State participation in this Compact.  |                 |
| <u>(a)</u>      |                   | rticipate in this Compact, a Participating State shall:                         |                 |
| <u></u>         | $\overline{(1)}$  | License PAs.  |                 |
|                 | $\overline{(2)}$  | Participate in the Compact Commission's Data System.                            |                 |
|                 | (3)               | Have a mechanism in place for receiving and investigating complaints            | against         |
|                 | <u>~_</u>         | Licensees and License applicants.   |                 |
|                 | <u>(4)</u>        | Notify the Commission, in compliance with the terms of this Comp                | bact and        |
|                 |                   | Commission Rules, of any Adverse Action against a Licensee or                   |                 |
|                 |                   | applicant and the existence of Significant Investigative Information re         |                 |
|                 |                   | a Licensee or License applicant.  |                 |
|                 | <u>(5)</u>        | Fully implement a Criminal Background Check requirement, within                 | <u>n a time</u> |
|                 |                   | frame established by Commission Rule, by its Licensing Board receiv             |                 |
|                 |                   | results of a Criminal Background Check and reporting to the Com                 | mission         |
|                 |                   | whether the License applicant has been granted a License.                       |                 |
|                 | <u>(6)</u>        | Comply with the Rules of the Compact Commission.                                |                 |
|                 | <u>(7)</u>        | Utilize passage of a recognized national exam such as the NCCPA PA              | NCE as          |
|                 |                   | a requirement for PA licensure.   |                 |
|                 | (8)               | Grant the Compact Privilege to a holder of a Qualifying Licen                   | se in a         |
|                 |                   | Participating State.  |                 |
| <u>(b)</u>      | Nothi             | ng in this Compact prohibits a Participating State from charging a              | fee for         |
|                 |                   | npact Privilege.  |                 |
| " <u>§ 90-2</u> | <u>270.203.</u> ( | Compact Privilege.  |                 |
| <u>(a)</u>      | To ex             | ercise the Compact Privilege, a Licensee must:                                  |                 |
|                 | <u>(1)</u>        | Have graduated from a PA program accredited by the Accreditation                | Review          |
|                 |                   | Commission on Education for the Physician Assistant, Inc., or other pr          | rograms         |
|                 |                   | authorized by Commission Rule.  |                 |
|                 | <u>(2)</u>        | Hold current NCCPA certification.   |                 |
|                 | <u>(3)</u>        | Have no felony or misdemeanor conviction.                                       |                 |
|                 | <u>(4)</u>        | Have never had a controlled substance license, permit, or regi                  | stration        |
|                 |                   | suspended or revoked by a State or by the United States Drug Enfor              | rcement         |
|                 |                   | Administration.   |                 |
|                 | <u>(5)</u>        | Have a unique identifier as determined by Commission Rule.                      |                 |
|                 | <u>(6)</u>        | Hold a Qualifying License.  |                 |
|                 | <u>(7)</u>        | Have had no revocation of a License or limitation or restriction on any         | License         |
|                 |                   | currently held due to an Adverse Action.  |                 |
|                 | <u>(8)</u>        | If a Licensee has had a limitation or restriction on a License or C             | -               |
|                 |                   | Privilege due to an Adverse Action, two years must have elapsed fr              |                 |
|                 |                   | date on which the License or Compact Privilege is no longer lin                 | nited or        |
|                 |                   | restricted due to the Adverse Action.   |                 |

|          | General Assemb                 | oly Of North Carolina   | Session 2025          |
|----------|--------------------------------|---|-----------------------|
| 1        | <u>(9)</u>                     | If a Compact Privilege has been revoked or is limited   | or restricted in a    |
| 2        |                                | Participating State for conduct that would not be a basis for   | disciplinary action   |
| 3        |                                | in a Participating State in which the Licensee is practic   | ing or applying to    |
| 4        |                                | practice under a Compact Privilege, that Participating S  |                       |
| 5        |                                | discretion not to consider such action as an Adverse Ad   | ction requiring the   |
| 6        |                                | denial or removal of a Compact Privilege in that State.   |                       |
| 7        | <u>(10)</u>                    | Notify the Compact Commission that the Licensee is see  | eking the Compact     |
| 8        | (1.1)                          | Privilege in a Remote State.  | 1 . 1 .1              |
| 9        | <u>(11)</u>                    | Meet any Jurisprudence Requirement of a Remote State in   |                       |
| 10       |                                | is seeking to practice under the Compact Privilege and pay  | any tees applicable   |
| 11<br>12 | (12)                           | to satisfying the Jurisprudence Requirement.  | a non norticinating   |
| 12       | <u>(12)</u>                    | <u>Report to the Commission any Adverse Action taken by</u><br>State within 30 days after the action is taken.              | a non-participating   |
| 13<br>14 | (b) The C                      | Compact Privilege is valid until the expiration or revocation   | of the Qualifying     |
| 14       |                                | erminated pursuant to an Adverse Action. The Licensee mus   |                       |
| 16       |                                | ments of subsection (a) of this section to maintain the Com   |                       |
| 17       |                                | the Participating State takes Adverse Action against a Qual   |                       |
| 18       |                                | ose the Compact Privilege in any Remote State in which the  |                       |
| 19       |                                | ge until all of the following occur:  |                       |
| 20       | (1)                            | The License is no longer limited or restricted; and   |                       |
| 21       | (2)                            | Two years have elapsed from the date on which the Lie   | cense is no longer    |
| 22       |                                | limited or restricted due to the Adverse Action.  | -                     |
| 23       | (c) Once                       | a restricted or limited License satisfies the requirements of   | subdivisions (b)(1)   |
| 24       | and (2) of this se             | ction, the Licensee must meet the requirements of subsection  | n (a) of this section |
| 25       |                                | act Privilege in any Remote State.  |                       |
| 26       |                                | ach Remote State in which a PA seeks authority to pr  |                       |
| 27       |                                | A shall satisfy all requirements imposed by such State in gr  | anting or renewing    |
| 28       | such authority.                |   |                       |
| 29<br>30 | <u>§ 90-270.204.</u><br>Privil | Designation of the State from which Licensee is applying  | ng for a Compact      |
| 30<br>31 |                                | nsee's application for a Compact Privilege, the Licensee sl   | hall identify to the  |
| 32       |                                | Participating State from which the Licensee is applying, i  |                       |
| 33       |                                | adopted by the Commission, and subject to the following re-   |                       |
| 34       | <u>(1)</u>                     | When applying for a Compact Privilege, the Licensee   |                       |
| 35       |                                | Commission with the address of the Licensee's prime   | -                     |
| 36       |                                | thereafter shall immediately report to the Commission   | -                     |
| 37       |                                | address of the Licensee's primary residence.  | <u>C</u>              |
| 38       | <u>(2)</u>                     | When applying for a Compact Privilege, the Licensee is a  | required to consent   |
| 39       |                                | to accept service of process by mail at the Licensee's prima  | ry residence on file  |
| 40       |                                | with the Commission with respect to any action brought a  | gainst the Licensee   |
| 41       |                                | by the Commission or a Participating State, including a sub   | poena, with respect   |
| 42       |                                | to any action brought or investigation conducted by the   | commission or a       |
| 43       |                                | Participating State.  |                       |
| 44       |                                | Adverse Actions.  |                       |
| 45       |                                | ticipating State in which a Licensee is licensed shall have   | _                     |
| 46       |                                | Action against the Qualifying License issued by that Particip   |                       |
| 47       |                                | lition to the other powers conferred by State law, a Remote S   |                       |
| 48<br>49 | •                              | ordance with existing State due process law, to do all of the f   |                       |
| 49<br>50 | <u>(1)</u>                     | <u>Take Adverse Action against a PA's Compact Privilege v</u><br>remove a Licensee's Compact Privilege or take other action | ·                     |
| 50<br>51 |                                | applicable law to protect the health and safety of its citizer  | -                     |
| 51       |                                | appreable law to protect the health and safety of its citizer   | 15.                   |

|          | General Assem          | bly Of North Carolina  | Session 2025          |
|----------|------------------------|--|-----------------------|
| 1        | <u>(2)</u>             | Issue subpoenas for both hearings and investigation  | s that require the    |
| 2        |                        | attendance and testimony of witnesses as well as the prod  | luction of evidence.  |
| 3        |                        | Subpoenas issued by a Licensing Board in a Participation   | -                     |
| 4        |                        | attendance and testimony of witnesses or the production  |                       |
| 5        |                        | another Participating State shall be enforced in the latter S  |                       |
| 6        |                        | competent jurisdiction, according to the practice and prod   |                       |
| 7        |                        | applicable to subpoenas issued in proceedings pending be   | •                     |
| 8        |                        | authority shall pay any witness fees, travel expenses, mile  |                       |
| 9        |                        | required by the service statutes of the State in which the wi  | itnesses or evidence  |
| 10       | (2)                    | are located.   |                       |
| 11       | <u>(3)</u>             | Notwithstanding subdivision (2) of this subsection, sub  |                       |
| 12<br>13 |                        | issued by a Participating State to gather evidence of cond   |                       |
| 13<br>14 |                        | that is lawful in that other State for the purpose of taki<br>against a Licensee's Compact Privilege or application for a        | -                     |
| 14       |                        | in that Participating State.   | t Compact Filvnege    |
| 16       | <u>(4)</u>             | Nothing in this Compact authorizes a Participating State t   | o impose discipline   |
| 10       | <u>(+)</u>             | against a PA's Compact Privilege or to deny an applica   | · ·                   |
| 18       |                        | Privilege in that Participating State for the individual'  |                       |
| 19       |                        | practice in another State.   | s otherwise lawrar    |
| 20       | (c) For p              | purposes of taking Adverse Action, the Participating State   | e which issued the    |
| 21       |                        | use shall give the same priority and effect to reported conduction   |                       |
| 22       |                        | ng State as it would if the conduct had occurred within the  | -                     |
| 23       |                        | e Qualifying License. In so doing, that Participating State  |                       |
| 24       |                        | ermine appropriate action.   |                       |
| 25       | <u>(d)</u> <u>A Pa</u> | rticipating State, if otherwise permitted by State law, ma   | y recover from the    |
| 26       | affected PA the        | costs of investigations and disposition of cases resulting   | from any Adverse      |
| 27       | Action taken aga       | iinst that PA.   |                       |
| 28       |                        | rticipating State may take Adverse Action based on the fa  |                       |
| 29       |                        | rovided that the Participating State follows its own proceed   | lures for taking the  |
| 30       | Adverse Action.        |  |                       |
| 31       |                        | Investigations. –  |                       |
| 32       | <u>(1)</u>             | In addition to the authority granted to a Participating Sta  | · · ·                 |
| 33       |                        | State PA laws and regulations or other applicable State law  |                       |
| 34<br>25 |                        | State may participate with other Participating States in joi   | int investigations of |
| 35<br>26 | ( <b>2</b> )           | Licensees.   | ion on compliance     |
| 36<br>37 | <u>(2)</u>             | Participating States shall share any investigative, litigat<br>materials in furtherance of any joint or individual investigation |                       |
| 38       |                        | this Compact.  |                       |
| 38<br>39 | (g) If an              | Adverse Action is taken against a PA's Qualifying License  | the DA's Compact      |
| 40       |                        | Remote States shall be deactivated until two years hav   | -                     |
| 41       |                        | e been removed from the State License. All disciplin   |                       |
| 42       |                        | te which issued the Qualifying License that impose Adver   |                       |
| 43       |                        | all include a Statement that the PA's Compact Privilege i  |                       |
| 44       |                        | tes during the pendency of the order.  |                       |
| 45       |                        | y Participating State takes Adverse Action, it promptl   | y shall notify the    |
| 46       |                        | the Data System.   | <i>y</i>              |
| 47       |                        | Establishment of the PA Licensure Compact Commission   | <u>n.</u>             |
| 48       |                        | Participating States hereby create and establish a joint gove  |                       |
| 49       |                        | strative body known as the PA Licensure Compact  |                       |
| 50       |                        | n instrumentality of the Compact States acting jointly and no  |                       |

|          | General          | Assemb              | ly Of North Carolina   | Session 2025                  |
|----------|------------------|---------------------|--|-------------------------------|
| 1        | <u>of any on</u> | e State.            | The Commission shall come into existence on or after the   | e effective date of the       |
| 2        | <u>Compact</u>   | as set fo           | orth in G.S. 90-270.210(a).  |                               |
| 3        | <u>(b)</u>       | Memb                | pership, Voting, and Meetings:   |                               |
| 4        |                  | <u>(1)</u>          | Each Participating State shall have and be limited to one  | e delegate selected by        |
| 5        |                  |                     | that Participating State's Licensing Board or, if the Stat   | te has more than one          |
| 6        |                  |                     | Licensing Board, selected collectively by the Participat   | ing State's Licensing         |
| 7        |                  |                     | Boards.  |                               |
| 8        |                  | <u>(2)</u>          | The delegate shall be either:  |                               |
| 9        |                  |                     | a. <u>A current PA, physician, or public member of a</u>   | a Licensing Board or          |
| 10       |                  |                     | PA Council/Committee; or   |                               |
| 11       |                  |                     | b. <u>An administrator of a Licensing Board.</u>   |                               |
| 12       |                  | <u>(3)</u>          | Any delegate may be removed or suspended from offic  | e as provided by the          |
| 13       |                  |                     | laws of the State from which the delegate is appointed.  |                               |
| 14       |                  | <u>(4)</u>          | The Participating State Licensing Board shall fill any vac   | ancy occurring in the         |
| 15       |                  |                     | Commission within 60 days.   |                               |
| 16       |                  | <u>(5)</u>          | Each delegate shall be entitled to one vote on all mat   | ters voted on by the          |
| 17       |                  |                     | Commission and shall otherwise have an opportunity   | to participate in the         |
| 18       |                  |                     | business and affairs of the Commission. A delegate shall   | l vote in person or by        |
| 19       |                  |                     | such other means as provided in the bylaws. The byla   | aws may provide for           |
| 20       |                  |                     | delegates' participation in meetings by telecommunicatio   | ns, video conference,         |
| 21       |                  |                     | or other means of communication.   |                               |
| 22       |                  | <u>(6)</u>          | The Commission shall meet at least once during   |                               |
| 23       |                  |                     | Additional meetings shall be held as set forth in this Con   |                               |
| 24       |                  | (7)                 | The Commission shall establish by Rule a term of office  | e for delegates.              |
| 25       | <u>(c)</u>       |                     | commission shall have the following powers and duties:   |                               |
| 26       |                  | <u>(1)</u>          | Establish a code of ethics for the Commission;   |                               |
| 27       |                  | <u>(2)</u>          | Establish the fiscal year of the Commission;   |                               |
| 28       |                  | <u>(3)</u>          | Establish fees;  |                               |
| 29       |                  | <u>(4)</u>          | Establish bylaws;  |                               |
| 30       |                  | <u>(5)</u>          | Maintain its financial records in accordance with the byl  |                               |
| 31       |                  | <u>(6)</u>          | Meet and take such actions as are consistent with the  | ne provisions of this         |
| 32       |                  |                     | Compact and the bylaws;  | · · · · · ·                   |
| 33       |                  | <u>(7)</u>          | Promulgate Rules to facilitate and coordinate i  | ÷                             |
| 34       |                  |                     | administration of this Compact. The Rules shall have the   | he force and effect of        |
| 35       |                  | $\langle 0 \rangle$ | law and shall be binding in all Participating States;  |                               |
| 36       |                  | <u>(8)</u>          | Bring and prosecute legal proceedings or actions i   |                               |
| 37       |                  |                     | Commission, provided that the standing of any State Li   | censing Board to sue          |
| 38       |                  | ( <b>0</b> )        | or be sued under applicable law shall not be affected;   |                               |
| 39<br>40 |                  | $\frac{(9)}{(10)}$  | Purchase and maintain insurance and bonds;   | l including but not           |
| 40<br>41 |                  | <u>(10)</u>         | Borrow, accept, or contract for services of personnel  | i, metudnig, but not          |
| 41<br>42 |                  | (11)                | limited to, employees of a Participating State;  | provint officers fix          |
| 42<br>43 |                  | <u>(11)</u>         | <u>Hire employees and engage contractors, elect or a</u>   |                               |
| 43<br>44 |                  |                     | compensation, define duties, grant such individuals app  |                               |
| 44<br>45 |                  |                     | carry out the purposes of this Compact, and establist<br>personnel policies and programs relating to conflicts of in |                               |
| 45<br>46 |                  |                     |  | <u>interest, quanneations</u> |
| 40<br>47 |                  | (12)                | of personnel, and other related personnel matters;<br>Accept any and all appropriate donations and grants or         | f money equipment             |
| 47<br>48 |                  | <u>(12)</u>         | supplies, materials, and services and receive, utilize, and  |                               |
| 40<br>49 |                  |                     | provided that at all times the Commission shall avoid  | -                             |
| 49<br>50 |                  |                     | impropriety or conflict of interest;   | any appearance of             |
| 50       |                  |                     | impropriety of conflict of interest,   |                               |

|          | General    | Assemb      | ly Of North Carolina   | Session 2025          |
|----------|------------|-------------|--|-----------------------|
| 1        |            | (13)        | Lease, purchase, accept appropriate gifts or donations of  | f, or otherwise own,  |
| 2        |            |             | hold, improve, or use any property, real, personal, or mix   |                       |
| 3        |            |             | all times the Commission shall avoid any appearance of i   | mpropriety;           |
| 4        |            | <u>(14)</u> | Sell, convey, mortgage, pledge, lease, exchange, aba   | ndon, or otherwise    |
| 5        |            |             | dispose of any property real, personal, or mixed;  |                       |
| 6        |            | (15)        | Establish a budget and make expenditures;  |                       |
| 7        |            | (16)        | Borrow money;  |                       |
| 8        |            | (17)        | Appoint committees, including standing committees con  | nposed of members,    |
| 9        |            |             | State regulators, State legislators or their representati  | ives, and consumer    |
| 10       |            |             | representatives, and such other interested persons as may  | be designated in this |
| 11       |            |             | Compact and the bylaws;  | -                     |
| 12       |            | <u>(18)</u> | Provide and receive information from, and cooperate wi   | th, law enforcement   |
| 13       |            |             | agencies;  |                       |
| 14       |            | (19)        | Elect a Chair, Vice-Chair, Secretary, and Treasurer and s  | uch other officers of |
| 15       |            |             | the Commission as provided in the Commission's bylaws  | ) -<br>) -            |
| 16       |            | <u>(20)</u> | Reserve for itself, in addition to those reserved exclusively  | y to the Commission   |
| 17       |            |             | under the Compact, powers that the Executive Committee   | e may not exercise;   |
| 18       |            | (21)        | Approve or disapprove a State's participation in the Con   | npact based upon its  |
| 19       |            |             | determination as to whether the State's Compact legis  | slation departs in a  |
| 20       |            |             | material manner from the Model Compact language;   |                       |
| 21       |            | (22)        | Prepare and provide to the Participating States an annual  | report; and           |
| 22       |            | <u>(23)</u> | Perform such other functions as may be necessary or ap   | propriate to achieve  |
| 23       |            |             | the purposes of this Compact consistent with the Stat  | te regulation of PA   |
| 24       |            |             | licensure and practice.  |                       |
| 25       | <u>(d)</u> | Meeti       | ngs of the Commission:   |                       |
| 26       |            | <u>(1)</u>  | All meetings of the Commission that are not closed pursua  |                       |
| 27       |            |             | shall be open to the public. Notice of public meetings sh  |                       |
| 28       |            |             | Commission's website at least 30 days prior to the public  |                       |
| 29       |            | <u>(2)</u>  | Notwithstanding subdivision (1) of this subsection, the  | •                     |
| 30       |            |             | convene a public meeting by providing at least 24 hours  | ÷                     |
| 31       |            |             | Commission's website, and any other means as provided  |                       |
| 32       |            |             | Rules, for any of the reasons it may dispense with   | notice of proposed    |
| 33       |            |             | rulemaking under G.S. 90-270.208(1).   |                       |
| 34       |            | <u>(3)</u>  | The Commission may convene in a closed, nonpublic m  |                       |
| 35       |            |             | part of a public meeting to receive legal advice or to discu   |                       |
| 36       |            |             | a. Noncompliance of a Participating State with its of  | bligations under this |
| 37       |            |             | Compact;   |                       |
| 38       |            |             | b. The employment, compensation, discipline or oth   | -                     |
| 39       |            |             | or procedures related to specific employees or oth   |                       |
| 40       |            |             | the Commission's internal personnel practices and  |                       |
| 41       |            |             | <u>c.</u> <u>Current, threatened, or reasonably anticipated litis</u>                                  |                       |
| 42       |            |             | d. <u>Negotiation of contracts for the purchase, lease</u>   | e, or sale of goods,  |
| 43       |            |             | services, or real estate;  |                       |
| 44       |            |             | e.Accusing any person of a crime or formally censuf.Disclosure of trade secrets or commercial or finan | • • •                 |
| 45       |            |             |  | cial information that |
| 46       |            |             | is privileged or confidential;   | 1' 1 1'               |
| 47       |            |             | g. <u>Disclosure of information of a personal nature whe</u>   |                       |
| 48       |            |             | constitute a clearly unwarranted invasion of perso   | ± •                   |
| 49<br>50 |            |             | h. Disclosure of investigative records compiled for  | or law enforcement    |
| 50       |            |             | purposes;  |                       |

| Genera     | al Assem   | bly Of North Carolina  | Session 2025               |
|------------|------------|--|----------------------------|
|            |            | i. Disclosure of information related to any invest   | tigative reports prepared  |
|            |            | by or on behalf of or for use of the Commis  | sion or other committee    |
|            |            | charged with responsibility of investigation   | on or determination of     |
|            |            | compliance issues pursuant to this Compact;  |                            |
|            |            | <u>j.</u> <u>Legal advice; or</u>  |                            |
|            |            | k. Matters specifically exempted from disc   | closure by federal or      |
|            |            | Participating States' statutes.  |                            |
|            | <u>(4)</u> | If a meeting, or portion of a meeting, is closed pursu   | ant to this provision, the |
|            |            | chair of the meeting or the chair's designee shall ce  | rtify that the meeting or  |
|            |            | portion of the meeting may be closed and shall   | reference each relevant    |
|            |            | exempting provision.   |                            |
|            | <u>(5)</u> | The Commission shall keep minutes that fully and clean   | early describe all matters |
|            |            | discussed in a meeting and shall provide a full an   | nd accurate summary of     |
|            |            | actions taken, including a description of the views ex   | xpressed. All documents    |
|            |            | considered in connection with an action shall be ide   | entified in such minutes.  |
|            |            | All minutes and documents of a closed meeting s  |                            |
|            |            | subject to release by a majority vote of the Commiss   | ion or order of a court of |
|            |            | competent jurisdiction.  |                            |
| <u>(e)</u> |            | cing of the Commission:  |                            |
|            | <u>(1)</u> | The Commission shall pay, or provide for the pay   | ·                          |
|            |            | expenses of its establishment, organization, and ongo  |                            |
|            | <u>(2)</u> | The Commission may accept any and all appro-   |                            |
|            |            | donations, and grants of money, equipment, supplies  |                            |
|            | <u>(3)</u> | The Commission may levy on and collect an annua  |                            |
|            |            | Participating State and may impose Compact Privile   | ege fees on Licensees of   |
|            |            | Participating States to whom a Compact Privilege is  | -                          |
|            |            | of the operations and activities of the Commission a   |                            |
|            |            | be in a total amount sufficient to cover its annual bu   | • •• •                     |
|            |            | Commission each year for which revenue is not pro-   | •                          |
|            |            | The aggregate annual assessment amount levied on 1   |                            |
|            |            | be allocated based upon a formula to be determined l   | •                          |
|            |            | a. <u>A Compact Privilege expires when the Licen</u>   |                            |
|            |            | in the Participating State from which the I  | incensee applied for the   |
|            |            | Compact Privilege expires.   |                            |
|            |            | b. If the Licensee terminates the Qualifying License in the Licensee terminates the Qualifying License in the L |                            |
|            |            | Licensee applied for the Compact Privileg  |                            |
|            |            | expiration, and the Licensee has a Qualify   | -                          |
|            |            | Participating State, the Licensee shall inform   |                            |
|            |            | is changing to that Participating State the Pa   |                            |
|            |            | which it applies for a Compact Privilege and   |                            |
|            |            | any Compact Privilege fee required by Comn   |                            |
|            | <u>(4)</u> | The Commission shall not incur obligations of any k  | · · ·                      |
|            |            | funds adequate to meet the same nor shall the Comm   | · ·                        |
|            |            | of any of the Participating States, except by and w  | with the authority of the  |
|            |            | Participating State.   | C 11 1                     |
|            | <u>(5)</u> | The Commission shall keep accurate accounts  | -                          |
|            |            | disbursements. The receipts and disbursements of t   |                            |
|            |            | subject to the financial review and accounting proce   |                            |
|            |            | its bylaws. All receipts and disbursements of  |                            |
|            |            | Commission shall be subject to an annual financial   | review by a certified or   |

|          | General    | Assemb            | ly Of North Carolina   | Session 2025             |
|----------|------------|-------------------|--|--------------------------|
| 1        |            |                   | licensed public accountant, and the report of the financia   | l review shall be        |
| 2        |            |                   | included in and become part of the annual report of the Con  |                          |
| 3        | <u>(f)</u> | The E             | xecutive Committee:  |                          |
| 4        | <u>(1)</u> | $\frac{110}{(1)}$ | The Executive Committee shall have the power to act  | on behalf of the         |
| 5        |            | <u>(1)</u>        | Commission according to the terms of this Compact and Co   |                          |
| 6        |            | (2)               | The Executive Committee shall be composed of nine memb   |                          |
| 7        |            | <u>\_/</u>        | a. Seven voting members who are elected by the Com   |                          |
| 8        |            |                   | current membership of the Commission;  |                          |
| 9        |            |                   | b. One ex officio, nonvoting member from a recogn  | ized national PA         |
| 10       |            |                   | professional association; and  |                          |
| 11       |            |                   | c. One ex officio, nonvoting member from a recogn  | ized national PA         |
| 12       |            |                   | certification organization.  |                          |
| 13       |            | <u>(3)</u>        | The ex officio members will be selected by their respective  | organizations.           |
| 14       |            | (4)               | The Commission may remove any member of the Executi  | -                        |
| 15       |            | <u> </u>          | provided in its bylaws.  |                          |
| 16       |            | <u>(5)</u>        | The Executive Committee shall meet at least annually.  |                          |
| 17       |            | (6)               | The Executive Committee shall have the following duties an   | d responsibilities:      |
| 18       |            |                   | a. Recommend to the Commission changes to the Co   | mmission's Rules         |
| 19       |            |                   | or bylaws, changes to this Compact legislation, fe   | es to be paid by         |
| 20       |            |                   | Compact Participating States such as annual  |                          |
| 21       |            |                   | Commission Compact fee charged to Licensees  | for the Compact          |
| 22       |            |                   | Privilege;   | _                        |
| 23       |            |                   | b. Ensure Compact administration services are appropriate the service of the serv | priately provided,       |
| 24       |            |                   | contractual or otherwise;  |                          |
| 25       |            |                   | c. <u>Prepare and recommend the budget;</u>  |                          |
| 26       |            |                   | <ul> <li><u>c.</u> Prepare and recommend the budget;</li> <li><u>d.</u> Maintain financial records on behalf of the Commis</li> </ul>  | sion;                    |
| 27       |            |                   | e. Monitor Compact compliance of Participating St  | ates and provide         |
| 28       |            |                   | compliance reports to the Commission;  |                          |
| 29       |            |                   | <u>f.</u> <u>Establish additional committees as necessary;</u>   |                          |
| 30       |            |                   | g. Exercise the powers and duties of the Commission of   | Juring the interim       |
| 31       |            |                   | between Commission meetings, except for i  |                          |
| 32       |            |                   | rulemaking or adopting Commission Rules or byla  | -                        |
| 33       |            |                   | any other powers and duties exclusively reserved to  | the Commission           |
| 34       |            |                   | by the Commission's Rules; and   |                          |
| 35       |            |                   | h. Perform other duties as provided in the Commission'   |                          |
| 36       |            | <u>(7)</u>        | All meetings of the Executive Committee at which it votes of   | -                        |
| 37       |            |                   | matters in exercising the powers and duties of the Commiss   |                          |
| 38       |            |                   | to the public and public notice of such meetings shall be  | <u>e given as public</u> |
| 39       |            |                   | meetings of the Commission are given.  |                          |
| 40       |            | <u>(8)</u>        | The Executive Committee may convene in a closed, nonp  | -                        |
| 41       |            |                   | the same reasons that the Commission may convene in a n  |                          |
| 42       |            |                   | as set forth in G.S. 90-270.206(d)(3) and shall announce the   |                          |
| 43       |            |                   | as the Commission is required to under G.S. 90-270.20  | · · · · · ·              |
| 44       |            |                   | minutes of the closed meeting as the Commission is r   | equired to under         |
| 45       |            | 0 1               | <u>G.S. 90-270.206(d)(3).</u>  |                          |
| 46       | <u>(g)</u> |                   | <u>The mountry, Defense, and Indemnification:</u>  |                          |
| 47<br>48 |            | <u>(1)</u>        | The members, officers, executive director, employees, and  | •                        |
| 48       |            |                   | the Commission shall be immune from suit and liability, be   |                          |
| 49<br>50 |            |                   | in their official capacity, for any claim for damage to or lo  | * * *                    |
| 50       |            |                   | personal injury or other civil liability caused by or arising of   |                          |
| 51       |            |                   | alleged act, error, or omission that occurred, or that the pers  | son against whom         |

|          | General Assemb                                       | oly Of North Carolina                                  | Session 2025                  |  |
|----------|--|--|-------------------------------|--|
| 1        |  | the claim is made had a reasonable basis for beli      | eving occurred within the     |  |
| 2        |  | scope of Commission employment, duties, or resp        | •                             |  |
| 3        |  | nothing in this paragraph shall be construed to pro    |                               |  |
| 4        |  | suit or liability for any damage, loss, injury, o      | • •                           |  |
| 5        |  | intentional or willful or wanton misconduct of that    |                               |  |
| 6        |  | of insurance of any type by the Commission shall n     |                               |  |
| 7        |  | or limit the immunity granted hereunder.               |                               |  |
| 8        | (2)  | The Commission shall defend any member, of             | fficer, executive director,   |  |
| 9        | <u>, , , , , , , , , , , , , , , , , , , </u>        | employee, and representative of the Commission i       |                               |  |
| 10       |  | to impose liability arising out of any actual or alle  |                               |  |
| 11       |  | that occurred within the scope of Commission           | employment, duties, or        |  |
| 12       |  | responsibilities, or as determined by the Commiss      | <b>. .</b>                    |  |
| 13       |  | whom the claim is made had a reasonable basis for      |                               |  |
| 14       |  | the scope of Commission employment, duties, or         | -                             |  |
| 15       |  | that nothing herein shall be construed to prohibit     |                               |  |
| 16       |  | their own counsel at their own expense; and provide    | ded further, that the actual  |  |
| 17       |  | or alleged act, error, or omission did not result fro  |                               |  |
| 18       |  | or willful or wanton misconduct.                       | -                             |  |
| 19       | <u>(3)</u>   | The Commission shall indemnify and hold harm           | less any member, officer,     |  |
| 20       |  | executive director, employee, and representative of    | of the Commission for the     |  |
| 21       |  | amount of any settlement or judgment obtained aga      | inst that person arising out  |  |
| 22       |  | of any actual or alleged act, error, or omission that  | occurred within the scope     |  |
| 23       |  | of Commission employment, duties, or responsible       | ilities, or that such person  |  |
| 24       |  | had a reasonable basis for believing occurred within   | n the scope of Commission     |  |
| 25       |  | employment, duties, or responsibilities, provided th   | at the actual or alleged act, |  |
| 26       |  | error, or omission did not result from the intenti     | onal or willful or wanton     |  |
| 27       |  | misconduct of that person.                             |                               |  |
| 28       | <u>(4)</u>   | Venue is proper and judicial proceedings by or aga     |                               |  |
| 29       |  | be brought solely and exclusively in a court of con    | <b>1</b> V                    |  |
| 30       |  | the principal office of the Commission is located. The |                               |  |
| 31       |  | venue and jurisdictional defenses in any proce         | edings as authorized by       |  |
| 32       |  | Commission Rules.                                      |                               |  |
| 33       | <u>(5)</u>   | Nothing herein shall be construed as a limitation      |                               |  |
| 34       |  | Licensee for professional malpractice or misconduc     | ct, which shall be governed   |  |
| 35       |  | solely by any other applicable State laws.             |                               |  |
| 36       | <u>(6)</u>   | Nothing herein shall be construed to designate the     |                               |  |
| 37       |  | bring actions for alleged acts of malpractice,         | -                             |  |
| 38       |  | negligence, or other such civil action pertaining to   | ■                             |  |
| 39       |  | such matters shall be determined exclusively by        | State law other than this     |  |
| 40       |  | Compact.   |                               |  |
| 41       | <u>(7)</u>   | Nothing in this Compact shall be interpreted to wai    |                               |  |
| 42       |  | Participating State's state action immunity or state   |                               |  |
| 43       |  | with respect to antitrust claims under the Shermar     | •                             |  |
| 44       |  | other State or federal antitrust or anticompetitive la |                               |  |
| 45       | <u>(8)</u>   | Nothing in this Compact shall be construed to          |                               |  |
| 46       |  | immunity by the Participating States or by the Con     | nmission.                     |  |
| 47       | " <u>§ 90-270.207. 1</u>                             |  |                               |  |
| 48       |  | Commission shall provide for the development, ma       | <b>1</b>                      |  |
| 49<br>50 |  | pordinated data and reporting system containing licer  |                               |  |
| 50       |  | the existence of Significant Investigative Informatio  | on on all licensed PAs and    |  |
| 51       | applicants denied a License in Participating States. |  |                               |  |

| General Assem                  | bly Of North Carolina                                    | Session 2025                  |
|--------------------------------|--|-------------------------------|
| (b) Notw                       | ithstanding any other State law to the contrary, a Par   | ticipating State shall submit |
|                                | et to the Data System on all PAs to whom this Com        |                               |
|                                | er) as required by the Rules of the Commission, incl     |                               |
| (1)                            | Identifying information;                                 | <b>v</b>                      |
| (2)                            | Licensure data;  |                               |
| $\overline{(3)}$               | Adverse Actions against a License or Compact Pr          | ivilege:                      |
| $\overline{(4)}$               | Any denial of application for licensure, and the         |                               |
|                                | (excluding the reporting of any criminal history         |                               |
|                                | prohibited by law);                                      |                               |
| <u>(5)</u>                     | The existence of Significant Investigative Information   | ation; and                    |
| <u>(6)</u>                     | Other information that may facilitate the administ       | stration of this Compact, as  |
|                                | determined by the Rules of the Commission.               |                               |
| (c) <u>Signi</u>               | ficant Investigative Information pertaining to a Lie     | censee in any Participating   |
| State shall only               | be available to other Participating States.              |                               |
| <u>(d)</u> <u>The</u> <b>(</b> | Commission shall promptly notify all Participating S     | tates of any Adverse Action   |
| taken against a L              | icensee or an individual applying for a License that     | has been reported to it. This |
|                                | information shall be available to any other Participa    |                               |
|                                | cipating States contributing information to the Data     |                               |
|                                | leral law, designate information that may not be sha     | -                             |
|                                | nission of the contributing State. Notwithstanding       |                               |
|                                | l be reported to the Commission through the Data Sy      |                               |
|                                | information submitted to the Data System that            | · · · · ·                     |
|                                | ral law or the laws of the Participating State contrib   |                               |
|                                | m the Data System upon reporting of such by the          | e Participating State to the  |
| Commission.                    |  |                               |
|                                | records and information provided to a Participat         |                               |
|                                | bugh the Data System, when certified by the Comm         |                               |
|                                | he authenticated business records of the Commission      |                               |
|                                | say exception in any relevant judicial, quasi-j          | udicial, or administrative    |
| "§ 90-270.208.                 | Participating State.                                     |                               |
|                                | Commission shall exercise its Rulemaking powers          | nursuant to the criteria set  |
|                                | ion and the Rules adopted thereunder. Commission         | 1                             |
|                                | ecified by the Commission for each Rule.                 | Rules shall become blicking   |
| •                              | Commission shall promulgate reasonable Rules i           | n order to effectively and    |
|                                | ment and administer this Compact and achieve its pu      |                               |
|                                | and have not force or effect only if a court of comp     | ±                             |
|                                | id because the Commission exercised its rulemaking       |                               |
|                                | ope of the purposes of this Compact, or the powers       |                               |
|                                | plicable standard of review.                             | <u></u>                       |
|                                | Rules of the Commission shall have the force of law      | in each Participating State,  |
|                                | ver, that where the Rules of the Commission cor          |                               |
| *                              | te that establish the Medical Services a PA may p        |                               |
|                                | y a court of competent jurisdiction, the Rules of        | · · ·                         |
| ineffective in th              | at State to the extent of the conflict. The Rules of     | f the Commission shall not    |
| modify or expan                | id, in any way, the scope of practice of a PA as est     | ablished by the laws of the   |
| Participating Sta              | <u>te.</u>   | -                             |
| <u>(d)</u> <u>If a n</u>       | najority of the legislatures of the Participating States | rejects a Commission Rule,    |
| by enactment of                | a statute or resolution in the same manner used to       | adopt this Compact within     |
|                                | e date of adoption of the Rule, then such Rule shal      |                               |
| effect in any Par              | ticipating State or to any State applying to participat  | te in the Compact.            |

|   | General     | Assem   | bly Of North Carolina  | Session 2025           |
|---|-------------|---|--|------------------------|
| 1 | <u>(e)</u>  | Com   | mission Rules shall be adopted at a regular or specia          | l meeting of the       |
| 2 | Commiss     | ion.  |  |                        |
| 3 | <u>(f)</u>  | Prior   | to promulgation and adoption of a final Rule or Rules by the   | e Commission, and      |
|   | at least 30 | ) days i                                      | in advance of the meeting at which the Rule will be considered | ed and voted upon,     |
|   | the Comm    | nission                                       | shall file a Notice of Proposed Rulemaking:                    |                        |
|   |             | <u>(1)</u>                                    | On the website of the Commission or other publicly access      | <u>sible platform;</u> |
|   |             | <u>(2)</u>                                    | To persons who have requested notice of the Commi              | ission's notices of    |
|   |             |   | proposed rulemaking; and                                       |                        |
|   |             | (3)   | In such other way(s) as the Commission may by Rule spec        | ify.                   |
|   | <u>(g)</u>  | The l   | Notice of Proposed Rulemaking shall include:                   |                        |
|   |             | (1)   | The time, date, and location of the public hearing on the      | proposed Rule and      |
|   |             |   | the proposed time, date, and location of the meeting in w      | which the proposed     |
|   |             |   | Rule will be considered and voted upon;                        | * *                    |
|   |             | (2)   | The text of the proposed Rule and the reason for the propo     | sed Rule;              |
|   |             | (3)   | A request for comments on the proposed Rule from any int       |                        |
|   |             |   | the date by which written comments must be received; and       |                        |
|   |             | <u>(4)</u>                                    | The manner in which interested persons may submit notice       | =                      |
|   |             |   | of their intention to attend the public hearing or pro-        | ovide any written      |
|   |             |   | comments.  | •                      |
|   | (h)         | Prior   | to adoption of a proposed Rule, the Commission shall allow     | persons to submit      |
|   | written da  | -   | ts, opinions, and arguments, which shall be made available to  | -                      |
|   | (i)         | If the  | e hearing is to be held via electronic means, the Commissio    | n shall publish the    |
|   | mechanis    |   | ccess to the electronic hearing.                               | *                      |
|   |             | (1)   | All persons wishing to be heard at the hearing shall as dire   | ected in the Notice    |
|   |             |   | of Proposed Rulemaking, not less than five business days be    | efore the scheduled    |
|   |             |   | date of the hearing, notify the Commission of their desire to  |                        |
|   |             |   | at the hearing.  | •                      |
|   |             | (2)   | Hearings shall be conducted in a manner providing each t       | person who wishes      |
|   |             |   | to comment a fair and reasonable opportunity to comment of     | orally or in writing.  |
|   |             | (3)   | All hearings shall be recorded. A copy of the recordin         | g and the written      |
|   |             |   | comments, data, facts, opinions, and arguments received        | in response to the     |
|   |             |   | proposed rulemaking shall be made available to a person u      | pon request.           |
|   |             | <u>(4)</u>                                    | Nothing in this section shall be construed as requiring a s    |                        |
|   |             |   | each proposed Rule. Proposed Rules may be grouped for          | the convenience of     |
|   |             |   | the Commission at hearings required by this section.           |                        |
|   | <u>(i)</u>  | Follo   | wing the public hearing, the Commission shall consider a       | ll written and oral    |
|   | •           |   | y received.  |                        |
|   | (k)         | The   | Commission shall, by majority vote of all delegates, take t    | final action on the    |
|   | proposed    |   | and shall determine the effective date of the Rule, if adopt   |                        |
|   | Rulemaki    | ing reco                                      | ord and the full text of the Rule.                             |                        |
|   |             | (1)   | If adopted, the Rule shall be posted on the Commission's v     | vebsite.               |
|   |             | (2)   | The Commission may adopt changes to the proposed               |                        |
|   |             | <u>~_</u>                                     | changes do not enlarge the original purpose of the propose     | •                      |
|   |             | (3)   | The Commission shall provide on its website an explanatio      |                        |
|   |             | <u> </u>                                      | substantive changes made to the proposed Rule as w             |                        |
|   |             |   | substantive changes not made that were recommended by          |                        |
|   |             | (4)   | The Commission shall determine a reasonable effective          |                        |
|   |             | <u>, , , , , , , , , , , , , , , , , , , </u> | Except for an emergency as provided in subsection (1) of       |                        |
|   |             |   | effective date of the Rule shall be no sooner than 30 days aft |                        |
|   |             |   | issued the notice that it adopted the Rule.                    |                        |
|   |             |   |  |                        |

### **General Assembly Of North Carolina** Session 2025 1 (l)Upon determination that an emergency exists, the Commission may consider and 2 adopt an emergency Rule with 24 hours' prior notice, without the opportunity for comment, or 3 hearing, provided that the usual Rulemaking procedures provided in this Compact and in this section shall be retroactively applied to the Rule as soon as reasonably possible, in no event later 4 5 than 90 days after the effective date of the Rule. For the purposes of this provision, an emergency 6 Rule is one that must be adopted immediately by the Commission in order to: 7 Meet an imminent threat to public health, safety, or welfare; (1)8 (2) Prevent a loss of Commission or Participating State funds: 9 Meet a deadline for the promulgation of a Commission Rule that is established (3) 10 by federal law or Rule; or 11 Protect public health and safety. (4) The Commission or an authorized committee of the Commission may direct revisions 12 (m) 13 to a previously adopted Commission Rule for purposes of correcting typographical errors, errors 14 in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be 15 posted on the website of the Commission. The revision shall be subject to challenge by any person for a period of 30 days after posting. The revision may be challenged only on grounds 16 17 that the revision results in a material change to a Rule. A challenge shall be made as set forth in 18 the notice of revisions and delivered to the Commission prior to the end of the notice period. If 19 no challenge is made, the revision will take effect without further action. If the revision is 20 challenged, the revision may not take effect without the approval of the Commission. 21 No Participating State's rulemaking requirements shall apply under this Compact. (n) 22 "§ 90-270.209. Oversight, dispute resolution, and enforcement. 23 Oversight: (a) 24 (1)The executive and judicial branches of State government in each Participating 25 State shall enforce this Compact and take all actions necessary and appropriate 26 to implement the Compact. 27 Venue is proper and judicial proceedings by or against the Commission shall (2) 28 be brought solely and exclusively in a court of competent jurisdiction where 29 the principal office of the Commission is located. The Commission may waive 30 venue and jurisdictional defenses to the extent it adopts or consents to 31 participate in alternative dispute resolution proceedings. Nothing herein shall affect or limit the selection or propriety of venue in any action against a 32 33 Licensee for professional malpractice, misconduct, or any such similar matter. 34 The Commission shall be entitled to receive service of process in any (3) 35 proceeding regarding the enforcement or interpretation of the Compact or the 36 Commission's Rules and shall have standing to intervene in such a proceeding 37 for all purposes. Failure to provide the Commission with service of process 38 shall render a judgment or order in such proceeding void as to the 39 Commission, this Compact, or Commission Rules. 40 Default, Technical Assistance, and Termination: (b) If the Commission determines that a Participating State has defaulted in the 41 (1)42 performance of its obligations or responsibilities under this Compact or the 43 Commission Rules, the Commission shall provide written notice to the defaulting State and other Participating States. The notice shall describe the 44 45 default, the proposed means of curing the default, and any other action that 46 the Commission may take and shall offer remedial training and specific 47 technical assistance regarding the default. 48 If a State in default fails to cure the default, the defaulting State may be (2) 49 terminated from this Compact upon an affirmative vote of a majority of the 50 delegates of the Participating States, and all rights, privileges, and benefits 51 conferred by this Compact upon such State may be terminated on the effective

| ( | General    | Assem      | bly Of North Carolina                                    | Session 2025                   |
|---|------------|------------|--|--------------------------------|
|   |            |            | date of termination. A cure of the default does not r    | elieve the offending State     |
|   |            |            | of obligations or liabilities incurred during the period | _                              |
|   |            | <u>(3)</u> | Termination of participation in this Compact shall       | be imposed only after all      |
|   |            |            | other means of securing compliance have been exha        | austed. Notice of intent to    |
|   |            |            | suspend or terminate shall be given by the Commis        | ssion to the governor, the     |
|   |            |            | majority and minority leaders of the defaulting Stat     | te's legislature, and to the   |
|   |            |            | Licensing Board(s) of each of the Participating State    | -                              |
|   |            | <u>(4)</u> | A State that has been terminated is responsib            | ble for all assessments.       |
|   |            |            | obligations, and liabilities incurred through the effe   | ective date of termination,    |
|   |            |            | including obligations that extend beyond the effecti     | ve date of termination.        |
|   |            | <u>(5)</u> | The Commission shall not bear any costs related to       | a State that is found to be    |
|   |            |            | in default or that has been terminated from this Con     | npact, unless agreed upon      |
|   |            |            | in writing between the Commission and the defaulti       | ing State.                     |
|   |            | (6)        | The defaulting State may appeal its termination f        | rom the Compact by the         |
|   |            |            | Commission by petitioning the United States Distric      | ct Court for the District of   |
|   |            |            | Columbia or the federal district where the Com           | mission has its principal      |
|   |            |            | offices. The prevailing member shall be awarded a        | ll costs of such litigation.   |
|   |            |            | including reasonable attorneys' fees.                    |                                |
|   |            | (7)        | Upon the termination of a State's participation in the   | e Compact, the State shall     |
|   |            |            | immediately provide notice to all Licensees wi           | ithin that State of such       |
|   |            |            | termination:   |                                |
|   |            |            | <u>a.</u> <u>Licensees who have been granted a Compa</u> | -                              |
|   |            |            | shall retain the Compact Privilege for 180 da            | ys following the effective     |
|   |            |            | date of such termination.                                |                                |
|   |            |            | b. Licensees who are licensed in that State v            | who have been granted a        |
|   |            |            | Compact Privilege in a Participating State               | shall retain the Compact       |
|   |            |            | Privilege for 180 days unless the License                | <u>e also has a Qualifying</u> |
|   |            |            | License in a Participating State or obtains a            |                                |
|   |            |            | Participating State before the 180-day perio             | d ends, in which case the      |
|   |            |            | Compact Privilege shall continue.                        |                                |
|   | <u>(c)</u> | -          | ite Resolution:  |                                |
|   |            | <u>(1)</u> | Upon request by a Participating State, the Commission    |                                |
|   |            |            | disputes related to this Compact that arise among        | Participating States and       |
|   |            |            | between Participating and non-Participating States.      |                                |
|   |            | <u>(2)</u> | The Commission shall promulgate a Rule providin          | -                              |
|   |            |            | binding dispute resolution for disputes as appropriat    | <u>te.</u>                     |
|   | <u>(d)</u> |            | <u>cement:</u>   |                                |
|   |            | <u>(1)</u> | The Commission, in the reasonable exercise of its di     |                                |
|   |            |            | provisions of this Compact and Rules of the Commi        |                                |
|   |            | <u>(2)</u> | If compliance is not secured after all means to secu     | —                              |
|   |            |            | exhausted, by majority vote, the Commission may          |                                |
|   |            |            | United States District Court for the District of Colur   |                                |
|   |            |            | where the Commission has its principal offices, again    |                                |
|   |            |            | in default to enforce compliance with the provision      | -                              |
|   |            |            | Commission's promulgated Rules and bylaws. The           |                                |
|   |            |            | both injunctive relief and damages. In the event         | -                              |
|   |            |            | necessary, the prevailing party shall be awarded al      | I costs of such litigation.    |
|   |            |            | including reasonable attorneys' fees.                    |                                |
|   |            | <u>(3)</u> | The remedies herein shall not be the exclusive rem       |                                |
|   |            |            | The Commission may pursue any other remedies a           | available under federal or     |
|   |            |            | State law.   |                                |

|          | General           | Assemb       | y Of North Carolina       |  | Session 2025                          |
|----------|-------------------|--------------|---------------------------|--|---------------------------------------|
| 1        | <u>(e)</u>        | Legal        | Action Against the Com    | mission:   |                                       |
| 2        | <u></u>           | (1)          |                           | ay initiate legal action against the C                                 | commission in the                     |
| 3        |                   | <u>~_</u>    |                           | ourt for the District of Columbia or t                                 | · · · · · · · · · · · · · · · · · · · |
| 4        |                   |              |                           | has its principal offices to enforce co                                |                                       |
| 5        |                   |              |                           | pact and its Rules. The relief sought                                  | -                                     |
| 6        |                   |              |                           | mages. In the event judicial enforcer                                  |                                       |
| 7        |                   |              |                           | all be awarded all costs of such liti                                  |                                       |
| 8        |                   |              | reasonable attorneys' fe  |  | <u>igution, moruding</u>              |
| 9        |                   | (2)          | -                         | Participating State shall enforce this                                 | Compact against                       |
| 10       |                   | <u>(2)</u>   | the Commission.           | Tarticipating State shall enforce tins                                 | Compact against                       |
| 11       | "8 90-270         | 0.210. 1     |                           | of the PA Licensure Compact Con  | nmission.                             |
| 12       | (a)               |              |                           | effect on the date on which this C                                     |                                       |
| 12       |                   |              | the seventh Participation |  | sompact statute is                    |
| 14       | <u>enacted</u> II | <u>(1)</u>   | -                         | e date of the Compact, the Commiss                                     | ion shall convene                     |
| 15       |                   | <u>(1)</u>   |                           | nt of each of the States that enacted t                                |                                       |
| 16       |                   |              |                           | vening ("Charter Participating States                                  |                                       |
| 17       |                   |              |                           | each such Charter Participating States                                 |                                       |
| 18       |                   |              | different than the Mode   |  | tate is materially                    |
| 19       |                   |              |                           | ticipating State whose enactment                                       | is found to be                        |
| 20       |                   |              |                           | rent from the Model Compact shall                                      |                                       |
| 20       |                   |              |                           | set forth in G.S. 90-270.209(b).                                       | be entitled to the                    |
| 21       |                   |              | -                         | ting State later withdraws from th                                     | a Compact or its                      |
| 22       |                   |              |                           | terminated, the Commission shall re                                    | *                                     |
| 23<br>24 |                   |              | <b>-</b>                  | act shall remain in effect even in                                     | · · · · · · · · · · · · · · · · · · · |
| 24<br>25 |                   |              |                           | ates should be less than seven. Pa                                     | · · · · · · · · · · · · · · · · · · · |
| 23<br>26 |                   |              |                           | mpact subsequent to the Commissio                                      |                                       |
| 20<br>27 |                   |              |                           | the process set forth in G.S. 90-2                                     |                                       |
| 27       |                   |              |                           | ir enactments are materially different                                 |                                       |
| 28<br>29 |                   |              |                           | hether they qualify for participation                                  |                                       |
| 29<br>30 |                   | ( <b>2</b> ) | -                         |  |                                       |
|          |                   | <u>(2)</u>   |                           | acting the Compact subsequent to<br>States shall be subject to the pro |                                       |
| 31       |                   |              |                           | v 1  |                                       |
| 32       |                   |              |                           | to determine if their enactment  |                                       |
| 33       |                   |              |                           | el Compact and whether they qualify                                    | y for participation                   |
| 34       |                   | ( <b>2</b> ) | <u>in the Compact.</u>    | - handlik of the Commission on in                                      | G                                     |
| 35       |                   | <u>(3)</u>   |                           | e benefit of the Commission or in t                                    |                                       |
| 36       |                   |              |                           | stration of the Compact prior to the                                   |                                       |
| 37       |                   |              | ÷                         | nmission coming into existence shal                                    |                                       |
| 38       |                   |              |                           | ommission unless specifically re                                       | pudiated by the                       |
| 39       | (1)               |              | Commission.               |  | ' ' D 1 1                             |
| 40       | <u>(b)</u>        |              | -                         | pact shall be subject to the Commi                                     |                                       |
| 41       |                   |              |                           | his Compact becomes law in that Sta                                    |                                       |
| 42       |                   |              | · · ·                     | ission shall have the full force and et                                | ffect of law on the                   |
| 43       |                   | -            | becomes law in that Star  |  |                                       |
| 44       | <u>(c)</u>        |              | · · ·                     | withdraw from this Compact by e  | enacting a statute                    |
| 45       | <u>repealing</u>  |              |                           |  |                                       |
| 46       |                   | <u>(1)</u>   |                           | withdrawal shall not take effect un                                    |                                       |
| 47       |                   |              |                           | ling statute. During this 180-day pe                                   |                                       |
| 48       |                   |              |                           | effect in the withdrawing State and                                    | -                                     |
| 49       |                   |              |                           | the withdrawing State shall remain                                     |                                       |
| 50       |                   |              |                           | the withdrawing State is also lice                                     |                                       |
| 51       |                   |              | Participating State or o  | btains a license in another Participa                                  | ating State within                    |

|    | General Assembly Of North Carolina  | Session 2025               |
|----|---|----------------------------|
| 1  | the 180 days, the Licensee's Compact Privileges in other                          | Participating States       |
| 2  | shall not be affected by the passage of the 180 days.                             | <u> </u>                   |
| 3  | (2) Withdrawal shall not affect the continuing requirement of                     | the State Licensing        |
| 4  | Board(s) of the withdrawing State to comply with the                              |                            |
| 5  | Adverse Action reporting requirements of this Compact p                           |                            |
| 6  | date of withdrawal.   |                            |
| 7  | (3) Upon the enactment of a statute withdrawing a State from                      | n this Compact. the        |
| 8  | State shall immediately provide notice of such withdray                           | -                          |
| 9  | within that State. Such withdrawing State shall continu                           |                            |
| 10 | Licenses granted pursuant to this Compact for a minimum                           |                            |
| 11 | the date of such notice of withdrawal.  |                            |
| 12 | (d) Nothing contained in this Compact shall be construed to invalidat             | e or prevent any PA        |
| 13 | licensure agreement or other cooperative arrangement between Participating        |                            |
| 14 | a Participating State and non-Participating State that does not conflict with the |                            |
| 15 | Compact.  | <u> </u>                   |
| 16 | (e) This Compact may be amended by the Participating States. No                   | amendment to this          |
| 17 | Compact shall become effective and binding upon any Participating State           |                            |
| 18 | materially in the same manner into the laws of all Participating States as        |                            |
| 19 | Commission.   |                            |
| 20 | <u>\$ 90-270.211. Construction and severability.</u>                              |                            |
| 21 | (a) This Compact and the Commission's rulemaking authority shall be               | e liberally construed      |
| 22 | so as to effectuate the purposes and the implementation and administration        | -                          |
| 23 | Provisions of the Compact expressly authorizing or requiring the promulgation     |                            |
| 24 | be construed to limit the Commission's rulemaking authority solely for those      |                            |
| 25 | (b) The provisions of this Compact shall be severable and if any phras            |                            |
| 26 | or provision of this Compact is held by a court of competent jurisdiction to      |                            |
| 27 | constitution of any Participating State, a State seeking participation in the     | Compact, or of the         |
| 28 | United States, or the applicability thereof to any government, agency, person     | , or circumstance is       |
| 29 | held to be unconstitutional by a court of competent jurisdiction, the validity    | of the remainder of        |
| 30 | this Compact and the applicability thereof to any other government,               | agency, person, or         |
| 31 | circumstance shall not be affected thereby.                                       |                            |
| 32 | (c) Notwithstanding subsection (b) of this section, the Commission                | may deny a State's         |
| 33 | participation in the Compact or, in accordance with the requirements of           | <u>G.S. 90-270.209(b),</u> |
| 34 | terminate a Participating State's participation in the Compact, if it determines  | that a constitutional      |
| 35 | requirement of a Participating State is, or would be with respect to a State se   | eking to participate       |
| 36 | in the Compact, a material departure from the Compact. Otherwise, if this Co      | ompact shall be held       |
| 37 | to be contrary to the constitution of any Participating State, the Compact shall  | remain in full force       |
| 38 | and effect as to the remaining Participating States and in full force ar          | nd effect as to the        |
| 39 | Participating State affected as to all severable matters.                         |                            |
| 40 | " <u>§ 90-270.212. Binding effect of Compact.</u>                                 |                            |
| 41 | (a) Nothing herein prevents the enforcement of any other law of a Par             | ticipating State that      |
| 42 | is not inconsistent with this Compact.  |                            |
| 43 | (b) Any laws in a Participating State in conflict with this Compact and           | re superseded to the       |
| 44 | extent of the conflict.   |                            |
| 45 | (c) <u>All agreements between the Commission and the Participating S</u>          | tates are binding in       |
| 46 | accordance with their terms."   |                            |
| 47 | <b>SECTION 4.(b)</b> G.S. 90-9.3 reads as rewritten:                              |                            |
| 48 | "§ 90-9.3. Requirements for licensure as a physician assistant.                   |                            |
| 49 | (a) To be eligible for licensure as a physician assistant, an applicant           | t shall submit proof       |
| 50 | satisfactory to the Board that the applicant has met all of the following:        |                            |

| General A            | ssemt        | oly Of North Carolina  | Session 2025            |
|----------------------|--------------|--|-------------------------|
|                      | (1)          | The applicant has successfully completed an education<br>physician assistants or surgeon assistants accredited by th<br>Review Commission on Education for the Physician A<br>predecessor or successor entities.                 | ne Accreditation        |
|                      | (2)          | The applicant has a current or previous certification issued<br>Commission on Certification of Physician Assistants or its su  | •                       |
| <u>(a1)</u>          | (3)<br>A phy | The applicant is of good moral character.<br>sician assistant applying for licensure under Article 18J of this   |                         |
|                      |              | th that Article.   | <u>enapter shan be</u>  |
| (b)                  |              | e initiating practice of medical acts, tasks, or functions as a phy  | ysician assistant,      |
| the physici          |              | istant shall provide the Board the name, address, and telephor   |                         |
| ohysician v          | who w        | ill supervise the physician assistant in the relevant medical sett   | ing.                    |
| (c)                  | The E        | Board may, by rule, require an applicant to comply with other  | requirements or         |
| ubmit add            | litiona      | information the Board deems appropriate."  |                         |
|                      |              | <b>TION 4.(c)</b> G.S. 90-13.2 reads as rewritten:   |                         |
|                      |              | stration every year with Board.  |                         |
| (a)                  |              | licensee shall register annually with the Board no later than .  |                         |
|                      |              | . Every privilege holder shall register annually with the Board  | rd in accordance        |
| with the Pl          | nysicia      | n Assistant Licensure Compact, Article 18J of this Chapter.  |                         |
| ····<br>(1-1)        | D1           |  |                         |
| $\frac{(b1)}{(b1)}$  |              | cian assistants shall pay an annual registration fee of one hund   |                         |
|                      |              | visician assistant who fails to register as required by this sect<br>twenty-five dollars (\$25.00) to the Board.   | <u>ion shall pay an</u> |
| <u>uunnonai</u><br>" |              | twenty-five donars (\$25.00) to the Board.   |                         |
| ••••                 | SECT         | <b>TION 4.(d)</b> G.S. 90-13.1 is amended by adding a new subsection   | ion to read:            |
| " <u>(g)</u>         |              | initial licensure or privilege of a physician assistant, the Bo  |                         |
|                      |              | vo hundred thirty dollars (\$230.00)."   | <u>ura shun roquiro</u> |
|                      |              | <b>TION 4.(e)</b> G.S. 90-1.1 reads as rewritten:  |                         |
| '§ 90-1.1.           | Defin        | itions.  |                         |
| The fol              | llowin       | g definitions apply in this Article:   |                         |
|                      | •••          |  |                         |
|                      | (4)          | License. – An authorization issued by the Board to a physical assistant, or anesthesiologist assistant to perform medical functions. License shall include any physician assistant congranted under Article 18J of this Chapter. | l acts, tasks, or       |
|                      | (4a)         | Licensee. – Any person issued a license by the Board, wheth  | her the license is      |
|                      | · /          | active or inactive, including an inactive license by mean  |                         |
|                      |              | Licensee shall include any compact privilege issued to a hold  |                         |
|                      |              | license in a participating state pursuant to Article 18J of this   |                         |
|                      | "            |  | -                       |
|                      | SECT         | <b>TION 4.(f)</b> G.S. 90-5.1 reads as rewritten:  |                         |
| § 90-5.1.            | Powe         | rs and duties of the Board.  |                         |
| (a)                  | The B        | oard shall have the following powers and duties:   |                         |
|                      | •••          |  |                         |
|                      | (11)         | Implement the Physician Assistant Licensure Compact under  | er Article 18J of       |
|                      |              | this Chapter, including issuing compact privileges.  |                         |
|                      | <u>(12)</u>  | Appoint a delegate to serve on the Physician Assistant Lic   | -                       |
|                      |              | Commission under G.S. 90-270.206. The delegate shall be ei   |                         |
|                      |              | physician assistant, physician, or public member of the I  | Board or (ii) an        |
|                      |              | administrator of the Board.  |                         |
| "                    |              |  |                         |

|   | General Assembly Of North Carolina Session 2025  |  |  |  |  |
|---|--|--|--|--|--|
| 1 | SECTION 4.(g) G.S. 90-11 reads as rewritten:   |  |  |  |  |
| 2 | "§ 90-11. Criminal background checks.  |  |  |  |  |
| 3 | (a) Repealed by Session Laws 2007-346, s. 11, effective October 1, 2007.                               |  |  |  |  |
| 4 | (a1) Repealed by Session Laws 2007-346, s. 9.1, effective October 1, 2007.                             |  |  |  |  |
| 5 | (b) The Department of Public Safety may provide a criminal record check to the Board                   |  |  |  |  |
| 6 | for a person who has applied for a license through the Board. Board and for purposes of Article        |  |  |  |  |
| 7 | <u>18J of this Chapter.</u> The Board shall provide to the Department of Public Safety, along with the |  |  |  |  |
| 8 | request, the fingerprints of the applicant, any additional information required by the Department      |  |  |  |  |
| 9 | of Public Safety, and a form signed by the applicant consenting to the check of the criminal           |  |  |  |  |
| 0 | record and to the use of the fingerprints and other identifying information required by the State      |  |  |  |  |
| 1 | or national repositories. The applicant's fingerprints shall be forwarded to the State Bureau of       |  |  |  |  |
| 2 | Investigation for a search of the State's criminal history record file, and the State Bureau of        |  |  |  |  |
| 3 | Investigation shall forward a set of the fingerprints to the Federal Bureau of Investigation for a     |  |  |  |  |
| 4 | national criminal history check. The Board shall keep all information pursuant to this subsection      |  |  |  |  |
| 5 | privileged, in accordance with applicable State law and federal guidelines, and the information        |  |  |  |  |
| 6 | shall be confidential and shall not be a public record under Chapter 132 of the General Statutes.      |  |  |  |  |
| 7 | The Department of Public Safety may charge each applicant a fee for conducting the checks              |  |  |  |  |
| 8 | of criminal history records authorized by this subsection. The Board has the authority to collect      |  |  |  |  |
| 9 | this fee from each applicant and remit it to the Department of Public Safety."                         |  |  |  |  |
| 0 | SECTION 4.(h) G.S. 90-14 reads as rewritten:   |  |  |  |  |
| 1 | "§ 90-14. Disciplinary Authority.  |  |  |  |  |
| 2 | (a) The Board shall have the power to place on probation with or without conditions,                   |  |  |  |  |
| 3 | impose limitations and conditions on, publicly reprimand, assess monetary redress, issue public        |  |  |  |  |
| 4 | letters of concern, mandate free medical services, require satisfactory completion of treatment        |  |  |  |  |
| 5 | programs or remedial or educational training, fine, deny, annul, suspend, or revoke a license, or      |  |  |  |  |
| 6 | other authority to practice medicine in this State, issued by the Board to any person who has been     |  |  |  |  |
| 7 | found by the Board to have committed any of the following acts or conduct, or for any of the           |  |  |  |  |
| 8 | following reasons:   |  |  |  |  |
| 9 | ····   |  |  |  |  |
| 0 | (18) <u>A violation of Article 18J of this Chapter, consistent with the provisions of</u>              |  |  |  |  |
| 1 | that Article for compact privilege holders.  |  |  |  |  |
| 2 | "<br>••••  |  |  |  |  |
| 3 | <b>SECTION 4.(i)</b> This Part is effective nine months after it becomes law.                          |  |  |  |  |
| 4 |  |  |  |  |  |
| 5 | PART V. PHARMACIST TEST AND TREAT  |  |  |  |  |
| 6 | SECTION 5.1.(a) G.S. 90-85.3 reads as rewritten:   |  |  |  |  |
| 7 | "§ 90-85.3. Definitions.   |  |  |  |  |
| 8 |  |  |  |  |  |
| 9 | (b2) "CLIA-waived test" means a laboratory test authorized by the Food and Drug                        |  |  |  |  |
| 0 | Administration and waived under the Clinical Laboratory Improvement Amendments of 1988.                |  |  |  |  |
| 1 | (b3) "Clinical pharmacist practitioner" means a licensed pharmacist who meets the                      |  |  |  |  |
| 2 | guidelines and criteria for such title established by the joint subcommittee of the North Carolina     |  |  |  |  |
| 3 | Medical Board and the North Carolina Board of Pharmacy and is authorized to enter into drug            |  |  |  |  |
| 4 | therapy management agreements with physicians in accordance with the provisions of                     |  |  |  |  |
| 5 | G.S. 90-18.4.  |  |  |  |  |
| 6 | "  |  |  |  |  |
| 7 | <b>SECTION 5.1.(b)</b> G.S. 90-85.3A reads as rewritten:   |  |  |  |  |
| 8 | "§ 90-85.3A. Practice of pharmacy.   |  |  |  |  |
| 9 |  |  |  |  |  |
| 0 | (b) A pharmacist may advise and educate patients and health care providers concerning                  |  |  |  |  |
| 1 | therapeutic values, content, uses, and significant problems of drugs and devices; assess, record,      |  |  |  |  |
|   |  |  |  |  |  |

|        | General As   | sembl      | y Of N    | orth Carolina   | Session 2025                       |  |  |
|--------|--|------------|-----------|---|------------------------------------|--|--|
| 1      | and report adverse drug and device reactions; take and record patient histories relating to drug |            |           |   |                                    |  |  |
| 2      |  |            |           | nister drugs; monitor, record, and report d   |                                    |  |  |
| 3      |  |            |           | reviews; and participate in drug and drug   |                                    |  |  |
| 4      | and device s   | source     | selecti   | on as provided in G.S. 90-85.27 through C   | J.S. 90-85.31.                     |  |  |
| 5      | •••  |            | •         |   | • • • • • • • • • • •              |  |  |
| 6      |  |            |           | may order and perform a CLIA-waive  |                                    |  |  |
| 7      | 1  |            |           | f the CLIA-waived test for influenza in   |                                    |  |  |
| 8<br>9 |  |            |           | shall not treat a health condition under thi  | is section with any controlled     |  |  |
| 9      |  |            |           | <ul><li><u>chedules I through IV.</u>"</li><li><b>1.(c)</b> This section becomes effective Octo</li></ul> | ber 1 - 2025                       |  |  |
| 1      |  |            |           | <b>2.(a)</b> Article 3 of Chapter 58 of the Gen   |                                    |  |  |
| 2      | adding a nev   |            |           | • •   | ineral statutes is amended by      |  |  |
| 3      | U  |            |           | e services provided by pharmacists.   |                                    |  |  |
| 4      |  |            |           | g definitions apply in this section:  |                                    |  |  |
| 5      |  |            |           | care provider. – Either of the following:   |                                    |  |  |
| 5      | 7  | <u> </u>   | <u>a.</u> | An individual who is licensed, certified, of  | or otherwise authorized under      |  |  |
| 7      |  |            | <u>u.</u> | Chapter 90 of the General Statutes to p   |                                    |  |  |
| 3      |  |            |           | the ordinary course of business or prac   |                                    |  |  |
| )      |  |            |           | approved education or training program.   |                                    |  |  |
| )      |  |            | <u>b.</u> | A health care facility licensed under Cha   |                                    |  |  |
|        |  |            |           | the General Statutes and where healthc  |                                    |  |  |
| 2      |  |            |           | patients.   | ±                                  |  |  |
|        | (  | (2)        | Health    | <u>icare services. – Any of the following hea</u>   | alth or medical procedures or      |  |  |
|        | -  | <u>-</u>   |           | es rendered by a healthcare provider:   | 1                                  |  |  |
|        |  |            | a.        | Testing, diagnosis, or treatment of a heat  | alth condition, illness, injury,   |  |  |
|        |  |            |           | or disease. This includes testing, diagnos  |                                    |  |  |
|        |  |            |           | pharmacist acting within the pharmacist'  | s scope of practice.               |  |  |
|        |  |            | <u>b.</u> | Dispensing of drugs, medical devices, m   | edical appliances, or medical      |  |  |
|        |  |            |           | goods for the treatment of a health condit  | ion, illness, injury, or disease.  |  |  |
|        |  |            | <u>c.</u> | Administration of a vaccine or medication   |                                    |  |  |
|        | <u>(</u>   | <u>(3)</u> | Pharm     | acist An individual licensed to practice  | e pharmacy under Article 4A        |  |  |
|        |  |            |           | apter 90 of the General Statutes or the rele  |                                    |  |  |
|        |  |            |           | fit plan offered by an insurer in this State s  | •                                  |  |  |
|        |  | -          |           | t if all of the following conditions are met  | =                                  |  |  |
|        | <u>(</u>   | (1)        |           | ervice or procedure was performed with  | in the pharmacist's licensed       |  |  |
|        | ,  |            |           | scope of practice.  |                                    |  |  |
|        | <u>(</u>   | <u>(2)</u> |           | ealth benefit plan would have covered   |                                    |  |  |
|        |  | <b>T</b> 1 | 1         | lure had been performed by another health   | <b>•</b>                           |  |  |
| )      |  | -          | -         | ion of a pharmacy in a drug benefit provid  |                                    |  |  |
| )      | -  |            |           | ny requirement that insurers offering l   | teath benefit plans include        |  |  |
| l<br>2 | -  |            |           | enefit provider networks.   | loss of whether it is submitted    |  |  |
| 3      |  |            |           | all accept a claim under this section regard<br>armacy submitting the claim on behalf o                   |                                    |  |  |
| ,<br>1 | employs or   |            | -         | • •   | <u>i a pharmacist the pharmacy</u> |  |  |
|        |  |            |           | <b>2.(b)</b> G.S. 58-3-230 is amended by addin  | g a new subsection to read:        |  |  |
| ,<br>5 |  |            |           | delegate credentialing agreements or re-  |                                    |  |  |
| 7      |  |            |           | A of Chapter 90 of the General Statutes of  |                                    |  |  |
| 8      |  |            |           | hcare facility shall accept the credentialing   | •                                  |  |  |
| 9      |  |            |           | ose healthcare facilities."   | F                                  |  |  |
| 0      |  |            |           | <b>2.(c)</b> G.S. 58-56-26 is amended by adding   | g a new subsection to read:        |  |  |
| -      |  |            |           | (,  |                                    |  |  |
|    | General Assemb  | oly Of N  | orth Ca         | arolina  | Session 2025       |
|----|---|-----------|-----------------|--|--------------------|
| 1  | " <u>(e)</u> Notw:  | ithstand  | ing any         | provision of this Article to the contrary, all requi   | irements relating  |
| 2  |   |           |                 | drugs and pharmacy services under this Chap  |                    |
| 3  | health benefit plans are applicable to a third-party administrator in the same way they are |           |                 |  |                    |
| 4  | applicable to an i  |           |                 | 1 1  |                    |
| 5  |   |           |                 | article 56A of Chapter 58 of the General Statute   | es is amended by   |
| 6  | adding a new sec  |           |                 |  | •                  |
| 7  | "§ 58-56A-55. H   | lealth b  | enefit p        | lan requirements applicable.   |                    |
| 8  |   |           |                 | he coverage of prescription drugs and pharmac  | cy services under  |
| 9  |   |           |                 | benefit plans are applicable to a pharmacy ben   |                    |
| 10 | the same way the  | y are ap  | plicable        | e to an insurer."  |                    |
| 11 | SECT  | TION 5.   | <b>2.(e)</b> Tl | his section is effective October 1, 2025, and app  | plies to insurance |
| 12 | contracts entered   | into, re  | newed,          | or amended on or after that date.  |                    |
| 13 | SECT  | TION 5    | .3.(a) N        | No later than October 1, 2025, the State Healt   | th Director shall  |
| 14 | issue a standing  | order a   | uthorizin       | ng a pharmacist to order and perform a CLIA  | -waived test and   |
| 15 | initiate treatment  | for infl  | uenza in        | accordance with G.S. 90-85.3A(e), as amende  | ed by Section 5.1  |
| 16 | of this Part. The s   | standing  | order s         | hall include protocols for testing and treatment   | of influenza that  |
| 17 | balance patient sa  | afety wi  | th ensur        | ring access to care provided by pharmacists. Th  | ne standing order  |
| 18 |   |           |                 | rlier of the date the permanent rules described  |                    |
| 19 | of this Part becor  | ne effec  | tive or J       | January 1, 2027.   |                    |
| 20 | SECT  | TION 5.   | <b>3.(b)</b> N  | lo later than October 1, 2025, the North Carolin   | a Medical Board    |
| 21 | and the North Ca  | rolina E  | Board of        | Pharmacy, in conjunction with the State Healt  | th Director, shall |
| 22 |   |           |                 | ovisions of Section 5.1 of this Part. At a minin   |                    |
| 23 | shall include:  | 1         | 1               |  | ,                  |
| 24 | (1)   | An ap     | proved of       | course of treatment pharmacists may implemen   | nt for influenza.  |
| 25 | (2)   | -         | -               | esting and treatment of influenza that balance pa  |                    |
| 26 |   |           |                 | ss to care provided by pharmacists.  | 2                  |
| 27 | (3)   |           | 0               | deem it appropriate, rules (i) limiting the nu   | mber of times a    |
| 28 |   |           |                 | treated by a pharmacist in a given time span an  |                    |
| 29 |   | -         |                 | ism to enforce those rules.  |                    |
| 30 | (4)   | Patien    | t param         | eters necessitating referral to a primary, urgen   | nt, or emergency   |
| 31 |   | care p    | rovider.        |  |                    |
| 32 | (5)   | Any o     | ther rule       | es the Boards deem necessary.  |                    |
| 33 | SECT  | •         |                 | Except as otherwise provided, this Part is effectively and the second se | ffective when it   |
| 34 | becomes law.  |           |                 |  |                    |
| 35 |   |           |                 |  |                    |
| 36 | PART VI. PHY  | YSICIA    | N ASS           | SISTANT, NURSE PRACTITIONER, ANI   | D CERTIFIED        |
| 37 | NURSE MIDW  | IFE RE    | FORM            | S  |                    |
| 38 | SECT  | FION 6.   | <b>1.(a)</b> G  | S. 90-1.1 is amended by adding a new subdivi   | ision to read:     |
| 39 | " <u>(4d)</u>   | Team      | based s         | etting or team-based practice Any of the foll  | <u>owing:</u>      |
| 40 |   | <u>a.</u> | A med           | lical practice that meets all of the following req   | uirements:         |
| 41 |   |           | <u>1.</u>       | The majority of the practice is owned collec   | tively by one or   |
| 42 |   |           |                 | more licensed physicians.  |                    |
| 43 |   |           | <u>2.</u>       | An owner who is a physician licensed under   | this Chapter has   |
| 44 |   |           |                 | consistent and meaningful participation in   | the design and     |
| 45 |   |           |                 | implementation of health services to patient   | s, as defined by   |
| 46 |   |           |                 | rules adopted by the Board.  |                    |
| 47 |   |           | <u>3.</u>       | The physicians and team-based physician  | assistants who     |
| 48 |   |           |                 | provide services at the medical practice we  | ork in the same    |
| 49 |   |           |                 | clinical practice area.  |                    |
| 50 |   | <u>b.</u> |                 | tals, clinics, nursing homes, and other health   |                    |
| 51 |   |           | active          | credentialing and quality programs where   | physicians have    |

|        | General Assembly Of North Carolina Session 2025   |
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| 1      | consistent and meaningful participation in the design and   |
| 2      | implementation of health services to patients, as defined by rules  |
| 3      | adopted by the Board.   |
| 4      | c. For the purposes of this Article, the term "team-based setting" or   |
| 5      | "team-based practice" shall not include a medical practice that   |
| 6      | specializes in pain management."  |
| 7      | SECTION 6.1.(b) G.S. 90-9.3 reads as rewritten:   |
| 3      | "§ 90-9.3. Requirements for licensure as a physician assistant.   |
| 9      | (a) To be eligible for licensure as a physician assistant, an applicant shall submit proof  |
| )      | satisfactory to the Board that the applicant has met all of the following:  |
| l      | (1) The applicant has successfully completed an educational program for   |
| 2      | physician assistants or surgeon assistants accredited by the Accreditation  |
| 3      | Review Commission on Education for the Physician Assistant or its   |
| 1      | predecessor or successor entities.  |
| 5      | (2) The applicant has a current or previous certification issued by the National  |
| )      | Commission on Certification of Physician Assistants or its successor.   |
|        | (3) The applicant is of good moral character.   |
| )      | (b) Before initiating practice of medical acts, tasks, or functions as a physician assistant,   |
| )      | the physician assistant shall provide the Board the name, address, and telephone number of the  |
| )      | physician who will supervise the physician assistant in the relevant medical setting. This  |
|        | subsection shall not apply to physician assistants who meet the requirements for team-based   |
| 2      | practice under G.S. 90-9.3A.  |
| 3      | (c) The Board may, by rule, require an applicant to comply with other requirements or   |
| 4      | submit additional information the Board deems appropriate."   |
| 5      | <b>SECTION 6.1.(c)</b> Article 1 of Chapter 90 of the General Statutes is amended by  |
| 5      | adding a new section to read:   |
| 7      | " <u>§ 90-9.3A. Requirements for team-based practice as a physician assistant.</u>  |
| 8      | (a) In order to practice as a team-based physician assistant, a physician assistant shall   |
| 9      | meet all of the following conditions:   |
| )      | (1) Practice in team-based settings, as defined in G.S. 90-1.1(4d).   |
| 1<br>2 | (2) <u>Have more than 4,000 hours of clinical practice experience as a licensed</u>   |
|        | physician assistant and more than 1,000 hours of clinical practice experience   |
| 3<br>4 | within the specific medical specialty of practice with a physician in that  |
| +<br>5 | (3) <u>specialty.</u>   |
| )<br>5 | (3) Submit proof as the Board may deem satisfactory by rule that the individual mosts the requirements of subdivisions (1) and (2) of this subsection. The                              |
| 5<br>7 | meets the requirements of subdivisions (1) and (2) of this subsection. The<br>Board may by rule, require the physician assistant to comply with other                                   |
| 8      | Board may, by rule, require the physician assistant to comply with other requirements or submit additional information the Board deems appropriate.                                     |
| 5<br>) |   |
|        | (b) <u>Team-based physician assistants shall collaborate and consult with or refer to the</u> appropriate members of the health care team as required by the patient's condition and as |
| )<br>l | indicated by the education, experience, and competencies of the physician assistant and the   |
| 2      | standard of care. The degree of collaboration must be determined by the practice which may  |
| 2<br>3 | include decisions by the employer, group, hospital service, and the credentialing and privileging   |
| 5<br>1 | systems of a licensed facility. The Board may adopt rules to establish requirements for the   |
| +<br>5 | determination and enforcement of collaboration, consultation, and referral. Team-based  |
| ,<br>5 | physician assistants are responsible for the care they provide.   |
| ,<br>7 | (c) Notwithstanding any other provision of this Chapter, a team-based physician assistant   |
| 8      | practicing in a perioperative setting, including the provision of surgical or anesthesia-related  |
| .9     | services, shall be supervised by a physician."  |
| 0      | SECTION 6.1.(d) G.S. 90-12.4 reads as rewritten:  |
| 1      | "§ 90-12.4. Physician assistant limited volunteer license.  |
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## General Assembly Of North Carolina

| 1        |   |  |  |  |
|----------|---|--|--|--|
| 2        | (d) Before initiating the performance of medical acts, tasks, or functions as a physician                       |  |  |  |
| 3        | assistant licensed under this section, the physician assistant shall provide submit to the Board                |  |  |  |
| 4        | either an "Intent to Practice Notification Form," which shall include the name, address, and                    |  |  |  |
| 5        | telephone number of the physician licensed under this Article who will supervise the physician                  |  |  |  |
| 6        | assistant in the clinic specializing in the care of indigent patients.patients, or meet the                     |  |  |  |
| 7        | requirements for team-based practice under G.S. 90-9.3A.  |  |  |  |
| 8        | "   |  |  |  |
| 9        | SECTION 6.1.(e) G.S. 90-12.4B reads as rewritten:   |  |  |  |
| 10       | "§ 90-12.4B. Physician Assistant assistant retired limited volunteer license.                                   |  |  |  |
| 11       | "   |  |  |  |
| 12       | SECTION 6.1.(f) G.S. 90-18.1 reads as rewritten:  |  |  |  |
| 13       | "§ 90-18.1. Limitations on physician assistants.  |  |  |  |
| 14       | (a) Any person who is licensed under the provisions of G.S. 90-9.3 to perform medical                           |  |  |  |
| 15       | acts, tasks, and functions as a physician assistant may use the title "physician assistant" or "PA."            |  |  |  |
| 16       | Any other person who uses the title in any form or holds out to be a physician assistant or to be               |  |  |  |
| 17       | so licensed, shall be deemed to be in violation of this Article.  |  |  |  |
| 18       | (a1) Physician assistants shall clearly designate their credentials as a physician assistant in                 |  |  |  |
| 19       | all clinical settings.  |  |  |  |
| 20       | (b) Physician assistants are authorized to write prescriptions for drugs under the                              |  |  |  |
| 21       | following conditions:   |  |  |  |
| 22       | (1) The North Carolina Medical Board has adopted regulations governing the                                      |  |  |  |
| 23       | approval of individual physician assistants to write prescriptions with such                                    |  |  |  |
| 24       | limitations as the Board may determine to be in the best interest of patient                                    |  |  |  |
| 25       | health and safety.  |  |  |  |
| 26       | (2) The physician assistant holds a current license issued by the Board.  |  |  |  |
| 27       | (3) Repealed by Session Laws 2019-191, s. 35, effective October 1, 2019.  |  |  |  |
| 28       | (4) The supervising physician has provided to the physician assistant written                                   |  |  |  |
| 29       | instructions about indications and contraindications for prescribing drugs and                                  |  |  |  |
| 30       | a written policy for periodic review by the physician of the drugs prescribed.                                  |  |  |  |
| 31       | This subdivision shall not apply to individuals who are practicing in a   |  |  |  |
| 32       | team-based setting under G.S. 90-9.3A.  |  |  |  |
| 33       | (5) A physician assistant shall personally consult with the supervising physician                               |  |  |  |
| 34       | prior to prescribing a targeted controlled substance as defined in Article 5 of                                 |  |  |  |
| 35       | this Chapter when all of the following conditions apply:  |  |  |  |
| 36       | a. The patient is being treated by a facility that primarily engages in the                                     |  |  |  |
| 37       | treatment of pain by prescribing narcotic medications.  |  |  |  |
| 38       | b. The therapeutic use of the targeted controlled substance will or is  |  |  |  |
| 39       | expected to exceed a period of 30 days.   |  |  |  |
| 40       | When a targeted controlled substance prescribed in accordance with this subdivision is                          |  |  |  |
| 41       | continuously prescribed to the same patient, the physician assistant shall consult with the                     |  |  |  |
| 42       | supervising physician at least once every 90 days to verify that the prescription remains medically             |  |  |  |
| 43       | appropriate for the patient.  |  |  |  |
| 44       | (c) Physician assistants are authorized to compound and dispense drugs under the                                |  |  |  |
| 45       | following conditions:   |  |  |  |
| 46<br>47 | (1) The function is performed under the supervision of a licensed   |  |  |  |
| 47<br>49 | pharmacist.physician.   |  |  |  |
| 48<br>40 | (2) Rules and regulations of the North Carolina Board of Pharmacy and all                                       |  |  |  |
| 49<br>50 | applicable State and federal laws governing this function compounding and dimension are complied with           |  |  |  |
| 50<br>51 | <u>dispensing</u> are complied with.<br>(3) The physician assistant holds a current license issued by the Board |  |  |  |
| 51       | (3) The physician assistant holds a current license issued by the Board.  |  |  |  |

|                      | General Assembly Of North Carolina Ses  | sion 2025            |
|----------------------|---|----------------------|
| 1                    | (4) The physician assistant registers with the Board of Pharmacy.   |                      |
| 2                    | (d) Physician assistants are authorized to order medications, tests and trea  | tments in            |
| 3                    | hospitals, clinics, nursing homes, and other health facilities under the following condition  | tions:               |
| 4                    | (1) The North Carolina Medical Board has adopted regulations gove   |                      |
| 5                    | approval of individual physician assistants to order medications,   | -                    |
| 6                    | treatments with such limitations as the Board may determine to be   |                      |
| 7                    | interest of patient health and safety.  |                      |
| 8                    | (2) The physician assistant holds a current license issued by the Board.  |                      |
| 9                    | (3) The If the physician assistant is subject to a supervisory arrange  |                      |
| 10                   | supervising physician has provided to the physician assistar  |                      |
| 11                   | instructions about ordering medications, tests, and treatments,   |                      |
| 12                   | appropriate, specific oral or written instructions for an individual pa   |                      |
| 13                   | provision for review by the physician of the order within a reasonab  |                      |
| 14                   | determined by the Board, after the medication, test, or treatment is  |                      |
| 15                   | (4) The hospital or other health facility has adopted a written pol   |                      |
| 16                   | ordering medications, tests, and treatments, including proce  | •                    |
| 17                   | verification of the physician assistants' orders by nurses and oth  |                      |
| 18                   | employees and such other procedures as are in the interest of pati  | •                    |
| 19                   | and safety.   |                      |
| 20                   | (e) Any prescription written by a physician assistant or order given by a   | nhysician            |
| 20                   | assistant for medications, tests, or treatments shall be deemed to have been authoriz   |                      |
| 22                   | physician approved by the Board as the supervisor of the physician assistant and the su   | •                    |
| 23                   | physician approved by the Board as the supervisor of the physician assistant and the set<br>physician shall be responsible for authorizing the prescription or order. This subsection |                      |
| 23<br>24             | apply to individuals who are practicing in a team-based setting under G.S. 90-9.3A  |                      |
| 2 <del>4</del><br>25 | prescribe, order, administer, and procure drugs and medical devices without   |                      |
| 26                   | authorization. Individuals who are practicing in a team-based setting under G.S. 90-  |                      |
| 27                   | also plan and initiate a therapeutic regimen that includes ordering and p   | •                    |
| 28                   | non-pharmacological interventions, including durable medical equipment, nutrition, blo  | -                    |
| 29                   | products, and diagnostic support services, including home health care, hospice, and ph  |                      |
| 30                   | occupational therapy.   | <u>) 510 al allo</u> |
| 31                   | (e1) Any medical certification completed by a physician assistant for a Physician   | assistants           |
| 32                   | may authenticate any document, including death certificate shall be deemed to h   |                      |
| 33                   | authorized by the physician approved by the Board as the supervisor of the physician  |                      |
| 34                   | and the supervising physician shall be responsible for authorizing the completion certifi   |                      |
| 35                   | their signature, certification, stamp, verification, affidavit, or endorsement, if it n   |                      |
| 36                   | authenticated by the signature, certification, stamp, verification, affidavit, or endorsen  | -                    |
| 37                   | medical certification.a physician.  |                      |
| 38                   | (e2) Physician assistants shall not perform final interpretations of diagnostic   | c imaging            |
| 39                   | studies. For purposes of this subsection, "diagnostic imaging" shall include  |                      |
| 40                   | tomography (CT), magnetic resonance imaging (MRI), nuclear medicine, positron   | emission             |
| 41                   | tomography (PET), mammography, and ultrasound services. Final interpretation  |                      |
| 42                   | provided by a physician licensed under this Chapter. Notwithstanding any other provis   |                      |
| 43                   | Chapter, physician assistants conducting final interpretation of plain film radiograph  | is shall be          |
| 44                   | supervised by a physician.  |                      |
| 45                   |   |                      |
| 46                   | (g) Any person who is licensed under G.S. 90-9.3 to perform medical acts,   | tasks, and           |
| 47                   | functions as a physician assistant shall comply with each of the following:   |                      |
| 48                   | (1) Maintain a current and active license to practice in this State.  |                      |
| 49                   | (2) Maintain an active registration with the Board.   |                      |
| 50                   | (3) Have <u>File</u> a current Intent to Practice form <u>filed</u> with the <u>Board.Boa</u>   | rd or meet           |
| 51                   | the requirements for team-based practice under G.S. 90-9.3A.  |                      |
|                      |   |                      |

|        | General Assembly Of North Carolina Session 2025  |
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|        | "  |
| 2      | <b>SECTION 6.1.(g)</b> G.S. 90-21.81(9) reads as rewritten:  |
| 3      | "(9) Qualified technician. – A registered diagnostic medical sonographer who is                      |
| Ļ      | certified in obstetrics and gynecology by the American Registry for                                  |
| 5      | Diagnostic Medical Sonography (ARDMS) (ARDMS), a physician assistant                                 |
| 5      | with certification in obstetrical ultrasonography, or a nurse midwife or                             |
| ,      | advanced practice nurse practitioner in obstetrics with certification in                             |
| 8      | obstetrical ultrasonography."  |
| ,<br>) | <b>SECTION 6.1.(h)</b> G.S. 58-3-169 reads as rewritten:   |
| )      |  |
|        | "§ 58-3-169. Required coverage for minimum hospital stay following birth.                            |
|        | (a) Definitions. – As used in this section:  |
|        | (1) "Attending providers" includes:  |
|        | a. The obstetrician-gynecologists, pediatricians, family physicians, and                             |
|        | other physicians primarily responsible for the care of a mother and                                  |
|        | newborn; and   |
|        | b. The nurse midwives midwives, physician assistants, and nurse                                      |
|        | practitioners primarily responsible for the care of a mother and her                                 |
|        | newborn child in accordance with State licensure and certification                                   |
|        | laws.  |
|        |  |
|        | SECTION 6.1.(i) G.S. 110-91 reads as rewritten:  |
|        | "§ 110-91. Mandatory standards for a license.  |
|        | All child care facilities shall comply with all State laws and federal laws and local ordinances     |
|        | that pertain to child health, safety, and welfare. Except as otherwise provided in this Article, the |
|        | standards in this section shall be complied with by all child care facilities. However, none of the  |
|        | standards in this section apply to the school-age children of the operator of a child care facility  |
|        | but do apply to the preschool-age children of the operator. Children 13 years of age or older may    |
|        | receive child care on a voluntary basis provided all applicable required standards are met. The      |
|        | standards in this section, along with any other applicable State laws and federal laws or local      |
|        | ordinances, shall be the required standards for the issuance of a license by the Secretary under     |
|        | the policies and procedures of the Commission except that the Commission may, in its discretion,     |
|        | adopt less stringent standards for the licensing of facilities which provide care on a temporary,    |
|        |  |
|        | part-time, drop-in, seasonal, after-school or other than a full-time basis.                          |
|        | (1) Medical Care and Sanitation. – The Commission for Public Health shall adopt                      |
|        | rules which establish minimum sanitation standards for child care centers and                        |
|        | their personnel. The sanitation rules adopted by the Commission for Public                           |
|        | Health shall cover such matters as the cleanliness of floors, walls, ceilings,                       |
|        | storage spaces, utensils, and other facilities; adequacy of ventilation;                             |
|        | sanitation of water supply, lavatory facilities, toilet facilities, sewage disposal,                 |
|        | food protection facilities, bactericidal treatment of eating and drinking                            |
|        | utensils, and solid-waste storage and disposal; methods of food preparation                          |
|        | and serving; infectious disease control; sleeping facilities; and other items and                    |
|        | facilities as are necessary in the interest of the public health. The Commission                     |
|        | for Public Health shall allow child care centers to use domestic kitchen                             |
|        | equipment, provided appropriate temperature levels for heating, cooling, and                         |
|        | storing are maintained. Child care centers that fry foods shall use commercial                       |
|        | hoods. These rules shall be developed in consultation with the Department.                           |
|        | The Commission shall adopt rules for child care facilities to establish                              |
|        | minimum requirements for child and staff health assessments and medical                              |
|        | care procedures. These rules shall be developed in consultation with the                             |
|        | Department. Each child shall have a health assessment before being admitted                          |
|        | Department. Each ennu shan nave a nearth assessment berore being aufinted                            |

| General A     | Assemt | oly Of North Carolina  | Session 202  |
|---------------|--------|--|--|
|               |        | or within 30 days following admission to a child care<br>shall be done by: (i) a licensed physician, (ii) the physic<br>who is currently approved by the North Caroli<br>comparable certifying board in any state contiguous to<br>certified nurse practitioner, (iv) a licensed physician<br>public health nurse meeting the Departments Stand<br>Screening, Diagnosis, and Treatment Program.<br>assessment shall be required of any staff or child we<br>normal health when the staff, or the child's parent<br>custodian objects in writing to a health assessment on<br>conform to the teachings and practice of any recogn | sician's authorized agen<br>na Medical Board, o<br>to North Carolina, (iii) a<br><u>assistant, or (iv) (v) a</u><br>ards for Early Periodic<br>However, no health<br>who is and has been in<br>, guardian, or full-time<br>religious grounds which |
|               |        | denomination.<br>Organizations that provide prepared meals to chi<br>considered child care centers for purposes of comp  |  |
|               | "      | sanitation standards.  | nunee whit uppropriat  |
|               | ••••   | <b>FIGN</b> $(2, n) \in \mathbb{R}$ $(0, 0, 2, 0)$ is repealed   |  |
|               |        | <b>FION 6.2.(a)</b> G.S. 90-8.2(a) is repealed.<br><b>FION 6.2.(b)</b> G.S. 90-18(c) reads as rewritten:   |  |
| "8 90-18      |        | cing without license; penalties.   |  |
| (c)           |        | ollowing shall not constitute practicing medicine or su  | rgery as defined in thi  |
| Article:      | THC I  | onowing shall not constitute practicing incurence of se  | ingery us derined in th  |
| 1 II tite iei |        |  |  |
|               | (14)   | The practice of nursing by a registered nurse engaged i  | n the practice of nursing  |
|               |        | and the performance of acts otherwise constituting   | medical practice by  |
|               |        | registered nurse when performed in accordance with   |  |
|               |        | developed by a joint subcommittee of the North Care  |  |
|               |        | the the North Carolina Board of Nursing and adopted  | <del>by both boards.<u>Nursing</u></del>   |
|               | "      |  |  |
| 10 00 10 4    |        | <b>FION 6.2.(c)</b> G.S. 90-18.2 reads as rewritten:   |  |
| ~             |        | itations on nurse practitioners.   | 11) to nonform modia   |
| (a)           | •      | nurse approved under the provisions of G.S. 90-18(c)(<br>ctions may use the title "nurse practitioner." Any other p  | · · ·  |
|               |        | olds out to be a nurse practitioner or to be so approved,  |  |
| violation of  |        |  | shan be deemed to be i   |
| (b)           |        | practitioners are authorized to write prescriptions for  | r drugs under all of th  |
| following     |        |  | 6  |
| U             | (1)    | The North Carolina Medical Board and Board of Nu   | ursing have has adopte   |
|               |        | regulations developed by a joint subcommittee gov  | verning the approval of  |
|               |        | individual nurse practitioners to write prescriptions  | with such limitations a  |
|               |        | the boards North Carolina Board of Nursing may det   | ermine to be in the best   |
|               |        | interest of patient health and safety.   |  |
|               | (2)    | The nurse practitioner has current approval from the   | e <del>boards.<u>North</u> Carolin</del>   |
|               |        | Board of Nursing.  |  |
|               | (3)    | Repealed by Session Laws 2019-191, s. 36, effective  |  |
|               | (4)    | The supervising physician has provided to the nu   | -  |
|               |        | instructions about indications and contraindications for   | 1 0 0  |
|               |        | a written policy for periodic review by the physician  | or the drugs prescribed  |
|               | (5)    | A nurse proditioner shall personally consult with the  | a supervising physicia   |
|               | (5)    | A nurse practitioner shall personally consult with th<br>prior to prescribing a targeted controlled substance a  |  |

|          | General Assembly Of North Carolina   | Session 2025             |
|----------|--|--------------------------|
| 1        | a. The patient is being treated by a facility that primari   | ly engages in the        |
| 2        | treatment of pain by prescribing narcotic medications  | S.                       |
| 3        | b. The therapeutic use of the targeted controlled sub-   | stance will or is        |
| 4        | expected to exceed a period of 30 days.  |                          |
| 5        | When a targeted controlled substance prescribed in accord  |                          |
| 6        | subdivision is continuously prescribed to the same pa  |                          |
| 7        | practitioner shall consult with the supervising physician at lea   | •                        |
| 8<br>9   | days to verify that the prescription remains medically appropriate patient.  |                          |
| 10       | (c) Nurse practitioners are authorized to compound and dispense  | drugs under the          |
| 11       | following conditions:  |                          |
| 12       | (1) The function is performed under the supervision of a licensed  |                          |
| 13       | (2) Rules and regulations of the North Carolina Board of Phan  | macy governing           |
| 14       | this function are complied with.   |                          |
| 15       | (d) Nurse practitioners are authorized to order medications, tests an  |                          |
| 16       | hospitals, clinics, nursing homes and other health facilities under all of the follo                                   |                          |
| 17       | (1) The North Carolina Medical Board and Board of Nursing H  | _                        |
| 18       | regulations developed by a joint subcommittee governing  |                          |
| 19       | individual nurse practitioners to order medications, tests and   |                          |
| 20       | such limitations as the boards may determine to be in the  | best interest of         |
| 21       | patient health and safety.   |                          |
| 22       | (2) The nurse practitioner has current approval from the board   | s. <u>North Carolina</u> |
| 23       | Board of Nursing.  | ,·,· ·,,                 |
| 24       | (3) The supervising physician has provided to the nurse pra  |                          |
| 25<br>26 | instructions about ordering medications, tests and treatment   |                          |
| 26<br>27 | appropriate, specific oral or written instructions for an individ  | -                        |
| 27       | provision for review by the physician of the order within a re-<br>determined by the Board, North Carolina Board of Nu |                          |
| 28<br>29 | medication, test or treatment is ordered.  | <u>insing, after the</u> |
| 30       | (4) The hospital or other health facility has adopted a written pol  | icy approved by          |
| 31       | the medical staff after consultation with the nursing admi   | • • • •                  |
| 32       | ordering medications, tests and treatments, including  |                          |
| 33       | verification of the nurse practitioners' orders by nurses a  | -                        |
| 34       | employees and such other procedures as are in the interest   | •                        |
| 35       | and safety.  | or puttern neuritr       |
| 36       | (e) Any prescription written by a nurse practitioner or order given by a r   | urse practitioner        |
| 37       | for medications, tests or treatments shall be deemed to have been authorized   | -                        |
| 38       | approved by the boards-North Carolina Board of Nursing as the supervise  | • • •                    |
| 39       | practitioner and such supervising physician shall be responsible for authorizing                                       |                          |
| 40       | or order.  | 1 1                      |
| 41       | (e1) Any medical certification completed by a nurse practitioner for a   | death certificate        |
| 42       | shall be deemed to have been authorized by the physician approved by the   |                          |
| 43       | supervisor of the nurse practitioner, and the supervising physician shall be   | responsible for          |
| 44       | authorizing the completion of the medical certification.   | -                        |
| 45       | (f) Any registered nurse or licensed practical nurse who receives an or  | der from a nurse         |
| 46       | practitioner for medications, tests or treatments is authorized to perform that of                                     | order in the same        |
| 47       | manner as if it were received from a licensed physician."  |                          |
| 48       | SECTION 6.2.(d) G.S. 90-171.23(b) reads as rewritten:  |                          |
| 49       | "(b) Duties, powers. The Board is empowered to:  |                          |
| 50       |  |                          |
|          |  |                          |

|             | General Assemb    | ly Of North Carolina  | Session 2025                  |
|-------------|-------------------|---|-------------------------------|
| 1<br>2<br>3 | (14)              | Appoint and maintain a subcommittee of the Boar<br>subcommittee of the North Carolina Medical Bo<br>regulations to govern the performance of medica | oard to develop rules and     |
| 4           |                   | and to determine reasonable fees to accompany an  | application for approval or   |
| 5           |                   | renewal of such approval as provided in G.S. 9  |                               |
| 6           |                   | developed by this subcommittee shall govern the p   |                               |
| 7           |                   | by registered nurses and shall become effective wh  |                               |
| 8           |                   | by both Boards. Grant prescribing, ordering, d  |                               |
| 9<br>10     |                   | authority to nurse practitioners pursuant to G.S. 90-   |                               |
| 10          |                   | other provision of law, the Board shall have the so<br>and enforce regulations governing the practic  |                               |
| 11          |                   | practitioners as defined in G.S. 90-18.2 and certifi  |                               |
| 12          |                   | practice of midwifery as defined in G.S. 90-178.2.  |                               |
| 13<br>14    |                   | practice of find where as defined in 0.5. 90 110.2.   |                               |
| 15          | (25)              | Adopt rules necessary to implement and administe  | er the provisions of Article  |
| 16          | <u> <u> </u></u>  | 10A of this Chapter."   | F                             |
| 17          | SECT              | <b>TON 6.2.(e)</b> G.S. 90-171.37(b) is repealed.   |                               |
| 18          | SECT              | <b>TON 6.2.(f)</b> G.S. 90-18.8 reads as rewritten:   |                               |
| 19          | "§ 90-18.8. Limi  | tations on nurse-midwives.  |                               |
| 20          | (a) Any C         | Certified Nurse Midwife approved under the provision  | ions of Article 10A of this   |
| 21          |                   | e midwifery care may use the title "Certified Nurse N   | • •                           |
| 22          |                   | in any form or holds himself or herself out to be a G   | Certified Nurse Midwife or    |
| 23          |                   | shall be deemed to be in violation of this Article.   |                               |
| 24          |                   | tified Nurse Midwife is authorized to write prescrip  | tions for drugs if all of the |
| 25          | following conditi |   |                               |
| 26          | (1)               | The Certified Nurse Midwife has current a   |                               |
| 27<br>28    |                   | subcommittee established under <u>North Carolina Bo</u><br>G.S. 90-178.4.   | bard of Nursing pursuant to   |
| 28<br>29    | (2)               | The joint subcommittee as established under G.S.  | 00 178 4 North Carolina       |
| 30          | (2)               | Board of Nursing has assigned an identification nur   |                               |
| 31          |                   | Midwife that appears on the written prescription.   |                               |
| 32          | (3)               | The joint subcommittee as established under G.S   | - 90-178.4 North Carolina     |
| 33          |                   | Board of Nursing has provided to the Certifie   |                               |
| 34          |                   | instructions about indications and contraindication   | s for prescribing drugs and   |
| 35          |                   | a written policy for periodic review of the drugs pr  | rescribed.                    |
| 36          | (c) The je        | pint subcommittee of the North Carolina Medical   | Board and the Board of        |
| 37          | -                 | ned under North Carolina Board of Nursing, pursu  |                               |
| 38          |                   | ning the approval of individual Certified Nurse Midv  |                               |
| 39          | •                 | ns the joint subcommittee <u>Board</u> deems are in the be  | -                             |
| 40          | •                 | tent with the rules established for nurse practitioners   | under G.S. 90-18.2(b)(1)."    |
| 41          |                   | <b>TON 6.2.(g)</b> G.S. 90-178.3 reads as rewritten:  |                               |
| 42<br>43    | -                 | gulation of midwifery.  |                               |
| 43<br>44    | (b1) A Cer        | tified Nurse Midwife with less than 24 months and 4   | 1,000 hours of practice as a  |
| 45          |                   | Aidwife shall (i) have a collaborative provider agree   | -                             |
| 46          |                   | maintain signed and dated copies of the collaborat  | -                             |
| 47          | -                 | ice guidelines and any rules adopted by the joint s   |                               |
| 48          |                   | Board and the Board of Nursing. If a collaborat   |                               |
| 49          |                   | e the Certified Nurse Midwife acquires the level of   |                               |
| 50          |                   | a collaborative provider agreement under this An  |                               |
| 51          | -                 | re 90 days from the date the agreement is terminated  |                               |
|             |                   |   |                               |

## **General Assembly Of North Carolina** Session 2025 1 provider agreement with a new collaborating provider. During the 90-day period, the Certified 2 Nurse Midwife may continue to practice midwifery as defined under this Article. 3 Graduate nurse midwife applicant status may be granted by the ioint subcommittee (c) 4 North Carolina Board of Nursing in accordance with G.S. 90-178.4." 5 SECTION 6.2.(h) G.S. 90-178.4 reads as rewritten: 6 "§ 90-178.4. Administration. 7 The joint subcommittee of the North Carolina Medical Board and the Board of (a) 8 Nursing created pursuant to G.S. 90-18.2 shall administer the provisions of this Article and the 9 rules adopted pursuant to this Article; Provided, however, that actions of the joint subcommittee 10 pursuant to this Article shall not require approval by the North Carolina Medical Board and the Board of Nursing. For purposes of this Article, the joint subcommittee shall be enlarged by four 11 12 additional members, including two certified midwives and two obstetricians who have had 13 working experience with midwives. Article. 14 (a1) Any Certified Nurse Midwife who attends a planned birth outside of a hospital setting 15 shall discuss with the patient the associated risks and obtain a signed informed consent agreement 16 from the Certified Nurse Midwife's patient that shall include: 17 Information about the risks associated with a planned birth outside of the (1)18 hospital. 19 (2)A clear assumption of those risks by the patient. 20 (3) An agreement by the patient to consent to transfer to a health care facility 21 when and if deemed necessary by the Certified Nurse Midwife. 22 (4) If the Certified Nurse Midwife is not covered under a policy of liability insurance, a clear disclosure to that effect. 23 24 (5) The joint subcommittee North Carolina Board of Nursing shall develop the 25 contents of an informed consent agreement form to be used by a Certified 26 Nurse Midwife when obtaining informed consent. 27 (a2) Any Certified Nurse Midwife who attends a planned birth outside of a hospital setting 28 shall provide to each patient a detailed, written plan for emergent and nonemergent transfer, 29 which shall include: 30 The name of and distance to the nearest health care facility licensed under (1)31 Chapter 122C or Chapter 131E of the General Statutes that has at least one 32 operating room. 33 The procedures for transfer, including modes of transportation and methods (2)34 for notifying the relevant health care facility of impending transfer. 35 An affirmation that the relevant health care facility has been notified of the (3) 36 plan for emergent and nonemergent transfer by the Certified Nurse Midwife. 37 (a3) Planned home births attended by a Certified Nurse Midwife shall be limited to 38 low-risk pregnancies. Pregnancies deemed inadvisable for home births by the American College 39 of Obstetricians and Gynecologists Committee on Obstetric Practice shall be prohibited. The 40 joint subcommittee of the North Carolina Medical Board and the Board of Nursing created under 41 G.S. 90-18.2, including the four additional members required by subsection (a) of this section, 42 shall adopt rules governing the safety of home births attended by a Certified Nurse Midwife. 43 The joint subcommittee North Carolina Board of Nursing shall adopt rules under this (b) 44 Article to establish each of the following: A fee which shall cover application and initial approval up to a maximum of 45 (1)46 one hundred dollars (\$100.00). 47 An annual renewal fee to be paid by January 1 of each year by persons (2)48 approved under this Article up to a maximum of fifty dollars (\$50.00). 49 A reinstatement fee for a lapsed approval up to a maximum of five dollars (3) 50 (\$5.00).

|                     | General Assembly Of North Carolina Sess  | sion 2025                                 |
|---------------------|--|---|
| 1<br>2<br>3         | (4) The form and contents of the applications which shall include inf<br>related to the applicant's education and certification by the A<br>Midwifery Certification Board.   |   |
| 4<br>5              | <ul><li>(5) The procedure for establishing collaborative provider agreements as by this Article.</li></ul>   | required                                  |
| 6<br>7              | (c) The joint subcommittee North Carolina Board of Nursing may solicit, er contract for technical assistance and clerical assistance and may purchase or contract  |   |
| 8                   | materials and services it needs.   |   |
| 9<br>10<br>11<br>12 | (d) All fees collected on behalf of the joint subcommittee and all receipts of evand nature, as well as the compensation paid the members of the joint subcommittee necessary expenses incurred by them in the performance of the duties imposed upon the Carolina Board of Nursing, pursuant to this section, shall be reported annually to   | e and the<br>m, <u>North</u><br>the State |
| 13                  | Treasurer. All fees and other moneys received by the joint subcommittee North Caroli   |   |
| 14                  | of Nursing pursuant to the provisions of the General Statutes this Article shall be  | -   |
| 15                  | separate fund by the joint subcommittee, Board, to be held and expended only for such  |   |
| 16                  | as are proper and necessary to the discharge of the duties of the joint subcommittee Boa   |   |
| 17                  | this Article and to enforce the provisions of this Article. No expense incurred by   | the joint                                 |
| 18<br>19            | subcommittee Board pursuant to this Article shall be charged against the State.  | the State                                 |
| 20                  | (e) Members of the joint subcommittee who are not officers or employees of shall receive compensation and reimbursement for travel and subsistence expenses at   |   |
| 20                  | shan receive compensation and remoursement for traver and subsistence expenses at specified in G.S. 138 5. Members of the joint subcommittee who are officers or emp   |   |
| 21                  | the State shall receive reimbursement for travel and subsistence expenses at the rate state shall receive reimbursement for travel and subsistence expenses at the rate state state shall receive reimbursement for travel and subsistence expenses at the rate state st |   |
| 22                  | G.S. 138-6.  | set out m                                 |
| 23<br>24            | (f) The joint subcommittee Notwithstanding any provision of law to the con   | trary the                                 |
| 25                  | North Carolina Board of Nursing shall have the sole authority to adopt, amend, and rep   |   |
| 26                  | necessary to administer the provisions of this Article. Article and to enforce regulations g   |   |
| 27                  | the practice and conduct of nurse midwives."   | overning                                  |
| 28                  | <b>SECTION 6.2.(i)</b> G.S. 90-178.5 reads as rewritten:   |   |
| 29                  | "§ 90-178.5. Qualifications for approval; independent practice.  |   |
| 30                  | (a) In order to be approved by the joint subcommittee North Carolina Board of  | f Nursing                                 |
| 31                  | under this Article, a person shall comply with each of the following:  |   |
| 32                  |  | ne <del>joint</del>                       |
| 33                  | subcommittee.Board.  | J   |
| 34                  | (2) Submit evidence of certification by the American Midwifery Cer   | tification                                |
| 35                  | Board or its successor.  |   |
| 36                  | (3) Submit evidence of a collaborative provider agreement as req   | uired by                                  |
| 37                  | G.S. 90-178.3(b1).   |   |
| 38                  | (4) Pay the fee for application and approval.  |   |
| 39                  | (b) Upon submitting to the joint subcommittee North Carolina Board of Nursing  | evidence                                  |
| 40                  | of completing 24 months and 4,000 hours of practice as a Certified Nurse Midwife pure  | suant to a                                |
| 41                  | collaborative provider agreement, a Certified Nurse Midwife is authorized to practice n  | nidwifery                                 |
| 42                  | independently in accordance with this Article."  |   |
| 43                  | SECTION 6.2.(j) G.S. 90-178.6 reads as rewritten:  |   |
| 44                  | "§ 90-178.6. Denial, revocation or suspension of approval.   |   |
| 45                  | (a) In accordance with the provisions of Chapter 150B, the joint subcommitted  | ee <u>North</u>                           |
| 46                  | Carolina Board of Nursing may deny, revoke or suspend approval when a person has:  |   |
| 47                  | (1) Failed to satisfy the qualifications for approval; approval.   |   |
| 48                  | (2) Failed to pay the annual renewal fee by January 1 of the current <del>yea</del>  | •   |
| 49                  | (3) Given false information or withheld material information in app  | lying for                                 |
| 50<br>51            | <ul> <li>(4) Demonstrated incompetence in the practice of midwifery;midwifery</li> </ul>   | <u>.</u>                                  |

| _ | General Assem      | bly Of North Carolina  | Session 2025         |
|---|--------------------|--|----------------------|
|   | (5)                | Violated any of the provisions of this Article; Article.                           |                      |
|   | (6)                | A mental or physical disability or uses any drug to a degree                       | that interferes with |
|   |                    | his or her fitness to practice midwifery; midwifery.                               |                      |
|   | (7)                | Engaged in conduct that endangers the public health;health                         | 1.                   |
|   | (8)                | Engaged in conduct that deceives, defrauds, or harms the p                         |                      |
|   |                    | of professional activities or <del>services; or</del> services.                    |                      |
|   | (9)                | Been convicted of or pleaded guilty or nolo contendere to                          | anv felonv unde      |
|   |                    | the laws of the United States or of any state of the Unite professional unfitness. | • •                  |
|   | (b) Revo           | cation or suspension of a license to practice nursing pursuant                     | to G.S. 90-171.3     |
|   |                    | ally result in comparable action against the person's app                          |                      |
|   | •                  | <b>FION 6.2.(k)</b> G.S. 90-178.7 reads as rewritten:                              |                      |
|   | "§ 90-178.7. En    |  |                      |
|   | 0                  | oint subcommittee North Carolina Board of Nursing may ap                           | nly to the Superio   |
|   |                    | County to restrain any violation of this Article.                                  |                      |
|   |                    | erson shall perform any act constituting the practice of midw                      | iferv. as defined in |
|   |                    | by of the branches thereof, unless the person shall have been fi                   |                      |
|   |                    | person who practices midwifery without being duly approv                           |                      |
|   | -                  | is Article, shall not be allowed to maintain any action to colle                   | -                    |
|   |                    | erson so practicing without being duly approved shall be g                         |                      |
|   |                    | ny person so practicing without being duly approved under th                       |                      |
|   |                    | nting himself or herself in a manner as being approved under                       |                      |
|   | • •                | hapter shall be guilty of a Class I felony."                                       |                      |
|   | SEC                | <b>FION 6.3.(a)</b> G.S. 90-2 reads as rewritten:                                  |                      |
|   | "§ 90-2. Medica    | al Board.  |                      |
|   | (a) There          | e is established the North Carolina Medical Board to regul                         | ate the practice o   |
|   | medicine and sur   | rgery for the benefit and protection of the people of North C                      | arolina. The Board   |
|   | shall consist of 1 |  |                      |
|   | (1)                | Six of the members shall be duly licensed physicians rec                           | commended by the     |
|   |                    | Review Panel and appointed by the Governor as set forth i                          | n G.S. 90-3.         |
|   | (2)                | Five members shall all be appointed by the Governor as fo                          |                      |
|   |                    | a. One shall be a member of The Old North State Me                                 | dical Society. This  |
|   |                    | Board position shall be subject to recommendation                                  | ons of the Review    |
|   |                    | Panel pursuant to G.S. 90-3.   |                      |
|   |                    | b. One shall be a public member, and this Board po                                 |                      |
|   |                    | subject to recommendation of the Review Panel pur                                  |                      |
|   |                    | c. One-Two shall be a physician assistant assista                                  |                      |
|   |                    | G.S. 90-18.1 as recommended by the Review  | Panel pursuant to    |
|   |                    | G.S. 90-3.   |                      |
|   |                    | d. One shall be a nurse practitioner as defined in                                 |                      |
|   |                    | recommended by the Review Panel pursuant to G.S.                                   |                      |
|   |                    | e. One shall be a duly licensed physician who is a do                              | -                    |
|   |                    | medicine or a full-time faculty member of one of the                               |                      |
|   |                    | in North Carolina who utilizes integrative medici                                  | -                    |
|   |                    | clinical practice, as recommended by the Review                                    | Panel pursuant to    |
|   |                    | G.S. 90-3.   |                      |
|   | (3)                | Two public members appointed by the General Assembly                               |                      |
|   |                    | G.S. 120-121, one upon recommendation of the Speake                                |                      |
|   |                    | Depresentatives and one upon the recommandation of                                 | the Durad dant Du    |
|   |                    | Representatives and one upon the recommendation of Tempore of the Senate.          | the President Pro    |

1 Each appointing and nominating authority shall endeavor to see, insofar as possible, (a1) 2 that its appointees and nominees to the Board reflect the composition of the State with regard to 3 gender, ethnic, racial, and age composition.

4 No member shall serve more than two complete three-year terms in a lifetime, except (b) 5 that each member shall serve until a successor is chosen and qualifies.

6 (b1) A public member appointed pursuant to sub-subdivision (a)(2)b. and subdivision 7 (a)(3) of this section shall not be a health care provider nor the spouse of a health care provider. 8 For the purpose of Board membership, "health care provider" means any licensed health care 9 professional, agent, or employee of a health care institution, health care insurer, health care 10 professional school, or a member of any allied health profession. For purposes of this section, a person enrolled in a program as preparation to be a licensed health care professional or an allied 11 12 health professional shall be deemed a health care provider. For purposes of this section, any 13 person with significant financial interest in a health service or profession is not a public member. 14

26

(c) Repealed by Session Laws 2003-366, s. 1, effective October 1, 2003.

15 (d) Any member of the Board may be removed from office by the Governor for good 16 cause shown. Any vacancy in the physician, physician assistant, or nurse practitioner physician or physician assistant membership of the Board shall be filled for the period of the unexpired 17 18 term by the Governor from a list submitted by the Review Panel pursuant to G.S. 90-3. Any 19 vacancy in the public membership of the Board shall be filled by the appropriate appointing 20 authority for the unexpired term.

21 The North Carolina Medical Board shall have the power to acquire, hold, rent, (e) 22 encumber, alienate, and otherwise deal with real property in the same manner as any private 23 person or corporation, subject only to approval of the Governor and the Council of State as to the 24 acquisition, rental, encumbering, leasing, and sale of real property. Collateral pledged by the 25 Board for an encumbrance is limited to the assets, income, and revenues of the Board."

SECTION 6.3.(b) G.S. 90-3 reads as rewritten:

27 "§ 90-3. Review Panel recommends certain Board members; criteria for recommendations.

28 There is created a Review Panel to review all applicants for the physician positions, (a) 29 the physician assistant position, and the nurse practitioner position and physician assistant 30 positions on the Board. The Review Panel shall consist of nine members, including four from the 31 Medical Society, one from the Old North State Medical Society, one from the North Carolina 32 Osteopathic Medical Association, one-two from the North Carolina Academy of Physician 33 Assistants, one from the North Carolina Nurses Association Council of Nurse Practitioners, and 34 one public member currently serving or who has served on the Board. Each member shall serve 35 for a term of three years, ending December 31 of the last year of the term. No member shall serve 36 more than two terms. All physicians, physician assistants, and nurse practitioners physicians and 37 physician assistants serving on the Review Panel shall be actively practicing in North Carolina.

38 The Review Panel shall contract for the independent administrative services needed to 39 complete its functions and duties. The Board shall provide funds to pay the reasonable cost for 40 the administrative services of the Review Panel. The Board shall convene the initial meeting of 41 the Review Panel. The Review Panel shall elect a chair, and all subsequent meetings shall be 42 convened by the Review Panel.

43 The Governor shall appoint Board members as provided in G.S. 90-2. The Review Panel shall attempt to make its recommendations to the Governor reflect the composition of the State with 44 45 regard to gender, ethnic, racial, medical specialty, and age.

46 The Review Panel and its members and staff shall not be held liable in any civil or criminal 47 proceeding for exercising, in good faith, the powers and duties authorized by law.

48 To be considered qualified for a physician position, the physician assistant position, (b) 49 or nurse practitioner or physician assistant position on the Board, an applicant shall meet each of

50 the following criteria:

|          | General Assem   | bly Of North Carolina   | Session 2025               |  |  |
|----------|---|---|----------------------------|--|--|
| 1<br>2   | (1)   | Hold an active, nonlimited license to practice medi<br>in the case of a physician assistant and nurse prac      |                            |  |  |
| 3<br>4   |   | active license or approval to perform medical act<br>North Carolina.  |                            |  |  |
| 5        | (2)   | Have an active clinical or teaching practice. For put   | rposes of this subdivision |  |  |
| 6        | (2)   | the term "active" means patient care, or instruction of   | -                          |  |  |
| 7        |   | medical school or residency, or clinical research   |                            |  |  |
| 8        |   | more per week.  |                            |  |  |
| 9        | (3)   | Have actively practiced in this State for at least  | st five consecutive years  |  |  |
| 10       |   | immediately preceding the appointment.  | -                          |  |  |
| 11       | (4)   | Intend to remain in active practice in this State for t   | he duration of the term on |  |  |
| 12       |   | the Board.  |                            |  |  |
| 13<br>14 | (5)   | Submit at least three letters of recommendation, e<br>from professional or other societies or organization      |                            |  |  |
| 15       | (6)   | Have no public disciplinary history with the Boa  |                            |  |  |
| 16       |   | board in this State or another state over the past 10   | years before applying for  |  |  |
| 17       | -   | appointment to the Board.   |                            |  |  |
| 18       | (7)   | Have no history of felony convictions of any kind.  |                            |  |  |
| 19<br>20 | (8)   | Have no misdemeanor convictions related to the pr   |                            |  |  |
| 20<br>21 | (9)   | Indicate, in a manner prescribed by the Review Pa   |                            |  |  |
| 21<br>22 |   | understands that the primary purpose of the Board i<br>is willing to take appropriate disciplinary action a     | 1 1 · · · /                |  |  |
| 22       |   | misconduct or violations of the standards of medica   |                            |  |  |
| 23<br>24 |   | the time commitment needed to be a constructive m   |                            |  |  |
| 25       | (10)  | Have not served more than 72 months as a member   |                            |  |  |
| 26       |   | Review Panel shall recommend at least two qualified   |                            |  |  |
| 27       |   | Board. If the Governor chooses not to appoint eit   | -                          |  |  |
| 28       | nominees, the Re  | eview Panel shall recommend at least two new qualifi  | ed nominees.               |  |  |
| 29       |   | e of open <del>physician, physician assistant, or nurse</del>   |                            |  |  |
| 30       |   | int positions on the Board shall be sent to all physic  |                            |  |  |
| 31       | _   | e in North Carolina and all physician assistants <del>and nu</del>  |                            |  |  |
| 32       |   | oved to perform medical acts, tasks, and functions in t   |                            |  |  |
| 33       | · / II  | cants for positions on the Board shall not be requir  |                            |  |  |
| 34<br>25 | -   | ociation or society, except as provided in G.S. $90-2(a)$   |                            |  |  |
| 35<br>36 |   | ithstanding any provision of G.S. 90-16, the Board maing and investigative information in its possession to the |                            |  |  |
| 30<br>37 | applicants.   | ing and investigative information in its possession to tr   | le Review I anei regarding |  |  |
| 38       | 11  | pplications, records, papers, files, reports, and all ir  | vestigative and licensing  |  |  |
| 39       |   | vived by the Review Panel from the Board and other  | 0                          |  |  |
| 40       |   | Review Panel, its members, employees, agents, and   |                            |  |  |
| 41       | •   | ing, and reviewing applications and making recommen   |                            |  |  |
| 42       | -   | be considered public records within the meaning of C  | -                          |  |  |
| 43       | Statutes. All suc   | ch information shall be privileged, confidential, and   | not subject to discovery,  |  |  |
| 44       | subpoena, or oth  | er means of legal compulsion for release to any pers  | son other than the Review  |  |  |
| 45       |   | , and their employees, agents, or consultants, except a   | -                          |  |  |
| 46       | The Review Panel shall publish on its Internet Web site the names and practice addresses of all |   |                            |  |  |
| 47       |   | 10 days after the application deadline. The Review  | _                          |  |  |
| 48       |   | te the names and practice addresses of the nomin  |                            |  |  |
| 49<br>50 |   | 10 days after notifying the Governor of those record  |                            |  |  |
| 50       | than 50 days pric   | or to the expiration of the open position on the Board.   |                            |  |  |

## **General Assembly Of North Carolina**

The Review Panel is a public body within the meaning of Article 33C of Chapter 143 1 (h) 2 of the General Statutes. In addition to the provisions contained in Article 33C of Chapter 143 of 3 the General Statutes permitting a public body to conduct business in a closed session, the Review 4 Panel shall meet in closed session to review applications; interview applicants; review and 5 discuss information received from the Board; and discuss, debate, and vote on recommendations 6 to the Governor." 7 **SECTION 6.4.** The North Carolina Medical Board shall adopt permanent rules 8 necessary to implement the provisions of Section 6.1 of this Part. 9 SECTION 6.5. The North Carolina Board of Nursing shall adopt rules to implement 10 the provisions of Section 6.2 of this Part. SECTION 6.6. Section 6.1 of this act becomes effective when the North Carolina 11 12 Medical Board adopts the permanent rules required under Section 6.4 of this Part or June 30, 13 2026, whichever occurs first. The North Carolina Medical Board shall notify the Revisor of 14 Statutes when the rules required under Section 6.4 of this act have been adopted. Section 6.2 of 15 this Part becomes effective when the North Carolina Board of Nursing adopts the permanent 16 rules required under Section 6.5 of this Part or June 30, 2026, whichever occurs first. The North Carolina Board of Nursing shall notify the Revisor of Statutes when the rules required under 17 18 Section 6.5 of this act have been adopted. The remainder of this Part is effective when it becomes 19 law. 20 21 PART VII. PHARMACISTS COLLABORATIVE PRACTICE 22 SECTION 7.1.(a) G.S. 90-18(c)(3a) reads as rewritten: 23 The provision of drug therapy management by a licensed pharmacist engaged "(3a) 24 in the practice of pharmacy pursuant to an agreement that is physician, 25 pharmacist, patient, and disease specific when health care services by a 26 licensed pharmacist under a collaborative practice agreement with one or 27 more physicians shall be performed in accordance with rules and rules 28 developed by a joint subcommittee of the North Carolina Medical Board and 29 the North Carolina Board of Pharmacy and approved by both Boards. Drug 30 therapy management shall be defined as: (i) the implementation of 31 predetermined drug therapy which includes diagnosis and product selection 32 by the patient's physician; (ii) modification of prescribed drug dosages, dosage 33 forms, and dosage schedules; and (iii) ordering tests; (i), (ii), and (iii) shall be 34 pursuant to an agreement that is physician, pharmacist, patient, and disease 35 specific.For the purposes of this subdivision, "health care services" means 36 medical tasks, acts, or functions authorized through a written agreement by a 37 physician and delegated to a pharmacist for the purpose of providing drug therapy, disease, or population health management for patients." 38 39 **SECTION 7.1.(b)** G.S. 90-18.4 reads as rewritten: 40 "§ 90-18.4. Limitations on clinical pharmacist practitioners. Any pharmacist who is approved under the provisions of G.S. 90-18(c)(3a) to perform 41 (a) 42 medical acts, tasks, and functions may use the title "clinical pharmacist practitioner". Any other 43 person who uses the title in any form or holds himself or herself out to be a clinical pharmacist practitioner or to be so licensed shall be deemed to be in violation of this Article. 44 45 Clinical pharmacist practitioners are authorized to implement predetermined drug (b) 46 therapy, which includes diagnosis and product selection by the patient's physician, modify prescribed drug dosages, dosage forms, and dosage schedules, and to order laboratory tests 47 48 pursuant to a drug therapy management agreement that is physician, pharmacist, patient, and 49 disease specific by physicians to provide health care services in accordance with G.S. 90-18(c)(3a) and subsection (e) of this section under the following conditions: 50

| Gen   | eral Assem                     | bly Of North Carolina  | Session 2025                       |
|-------|--------------------------------|--|------------------------------------|
|       | (1)                            | The North Carolina Medical Board and the North Carolin<br>have adopted rules developed by a joint subcommittee go<br>of individual clinical pharmacist practitioners to pr   | overning the approval              |
|       |                                | management <u>health care services</u> with such limitation determine to be in the best interest of patient health and   | ons that the Boards                |
|       | (2)                            | The clinical pharmacist practitioner has current approva   | •                                  |
|       | (2) $(3)$                      | The North Carolina Medical Board has assigned an idea  |                                    |
|       | (5)                            | the clinical pharmacist practitioner which is shown on<br>written by the clinical pharmacist practitioner.   |                                    |
|       | (4)                            | The drug therapy management agreement prohibits t  | he substitution of a               |
|       |                                | chemically dissimilar drug product by the pharmac<br>prescribed by the physician without the explicit consent  | vist for the product               |
|       |                                | includes a policy for periodic review by the physician of pursuant to the agreement or changed with the consent of the section | of the drugs modified              |
| (     | <del>c)</del> <del>Clini</del> | cal pharmacist practitioners in hospitals and other health f   |                                    |
| `     |                                | macy and therapeutics committee or similar group   |                                    |
|       | -                              | g formulary or other list of drugs to be utilized in the fac   |                                    |
| -     |                                | followed when considering a drug for inclusion on the form   | -                                  |
| to ac | <del>quire a nonf</del>        | ormulary drug for a patient may order medications and test   | s under the following              |
| cond  | litions:                       |  |                                    |
|       | (1)                            | The North Carolina Medical Board and the North Carolin   |                                    |
|       |                                | have adopted rules governing the approval of individua   |                                    |
|       |                                | practitioners to order medications and tests with such lim   |                                    |
|       |                                | determine to be in the best interest of patient health and   |                                    |
|       | (2)                            | The clinical pharmacist practitioner has current approva   |                                    |
|       | <del>(3)</del>                 | The supervising physician has provided to the clinical ph  | _                                  |
|       |                                | written instructions for ordering, changing, or substituti   |                                    |
|       |                                | tests with provision for review of the order by the  |                                    |
|       |                                | reasonable time, as determined by the Boards, after the n<br>ordered.  | nedication or tests are            |
|       | (A)                            | The hospital or health facility has adopted a written pol  | iou approved by the                |
|       | (4)                            |  | • • • •                            |
|       |                                | medical staff after consultation with nursing administration ordering of medications and tests, including procedures   |                                    |
|       |                                | clinical pharmacist practitioner's orders by nurses and oth  |                                    |
|       |                                | and such other procedures that are in the best interest-<br>safety.  | • • •                              |
| (     | 5)(c1) Any                     | <del>drug therapy</del> order written by a clinical pharmacist prac  | etitioner <del>or order fo</del> r |
|       | -                              | ests-medications, tests, or devices shall be deemed to hav   |                                    |
|       |                                | proved by the Boards as the supervisor of the clinical pharm   | -                                  |
| -     | • •                            | physician shall be responsible for authorizing the prescripti  | 1                                  |
|       |                                | utional and group practices may implement a site-spe   |                                    |
|       |                                | ctice agreement for the care of their patients. The institut   | _                                  |
|       | -                              | policy for oversight, and the clinical pharmacist practition   |                                    |
|       | -                              | be evaluated by an appointed supervising physician.  |                                    |
| -     |                                | registered nurse or nurse, licensed practical nurse nurse  | , or pharmacist who                |
| recei |                                | therapy therapy, laboratory test, or device order from a   |                                    |
|       |                                | nedications or tests is authorized to perform that order in t  |                                    |
| -     |                                | eived from a licensed physician.   |                                    |
| (     | e) <u>The f</u>                | ollowing requirements apply to clinical pharmacist practition  | oners and supervising              |
| phys  | icians engag                   | ing in collaborative practice:   |                                    |

|        | General Assem               | bly Of No      | rth Carolina       |                      | Session 2025                           |
|--------|-----------------------------|----------------|--------------------|----------------------|--|
| 1      | <u>(1)</u>                  |                | -                  | practitioner shall   | have a site-specific supervising       |
| 2      |                             | <u>physici</u> |                    |                      |  |
| 3      | <u>(2)</u>                  |                |                    | *                    | riodic review and evaluation of the    |
| 4      |                             |                |                    |                      | l pharmacist practitioner.             |
| 5      | <u>(3)</u>                  |                |                    |                      | number of clinical pharmacist          |
| 6      |                             | -              |                    | -                    | upervising physician, they shall       |
| 7      |                             | -              |                    | •                    | practitioners as the supervising       |
| 8      |                             |                |                    | safely and effective | • •                                    |
| 9      | <u>(4)</u>                  |                |                    |                      | ising physician, such as initiating,   |
| 0      |                             |                | -                  |                      | ing tests or devices, to assist with   |
| 1      |                             | -              |                    |                      | management, must be included in        |
| 2      |                             |                |                    | between the super    | vising physician and the clinical      |
| 3      |                             | -              | cist practitioner. |                      |  |
| 4      | <u>(5)</u>                  |                |                    | -                    | statement of authorization" in the     |
| 5      |                             |                |                    |                      | macist practitioner to conduct drug    |
| 5      |                             |                |                    | *                    | lass or for biosimilar medications     |
| 7      |                             |                | <b>•</b>           | •                    | ulary for a patient. The clinical      |
| 8      |                             | -              | -                  | shall document and   | d notify the patient's physician of    |
| 9      |                             |                | stitutions made.   | 11 1 1               |  |
| 0      | <u>(6)</u>                  |                |                    |                      | anced practice providers that they     |
| 1      |                             |                |                    |                      | reement with a clinical pharmacist     |
| 2      |                             | -              |                    |                      | ision of the clinical pharmacist       |
| 3      |                             | -              |                    | with the supervisin  |  |
| 1      |                             |                |                    |                      | health care services by the clinical   |
| 5      |                             |                |                    |                      | a site-specific practice. The setting  |
| 5      |                             |                |                    | ervising physician   | and included in the site-specific      |
| 7<br>8 | collaborative pra           |                |                    | 3(b2) reads as rewri | itton                                  |
| o<br>9 |                             |                |                    |                      | nsed pharmacist who meets the          |
| )      | . ,                         | -              | 1                  |                      | bcommittee of the North Carolina       |
| l      |                             |                |                    |                      | is authorized to enter into perform    |
| 2      |                             |                |                    | •                    | by, disease, or population health      |
| 3      |                             |                |                    |                      | he provisions of G.S. 90-18.4."        |
| ,<br>1 |                             |                |                    |                      | oter 58 of the General Statutes is     |
| +<br>5 | amended by add              |                |                    | Hitcle 50 of Chap    | the General Statutes is                |
| 5      | " <u>§ 58-50-296.</u> P     | -              |                    |                      |  |
| 7      |                             |                |                    | nlan that delegat    | es credentialing agreements or         |
| 8      |                             | -              |                    |                      | apter 90 of the General Statutes or    |
| 9      | -                           | -              |                    |                      | cility shall accept the credentialing  |
| 0      |                             |                |                    | cted with, those hea |  |
| 1      |                             |                |                    |                      | e General Statutes is amended by       |
| 2      | adding a new sec            |                |                    | r enapter 50 or th   | e General Statutes is amended by       |
| 3      | 0                           |                |                    | ed by pharmacists    |  |
| 4      |                             |                | lefinitions apply  |                      | <u>-</u>                               |
| 5      | $\frac{\underline{u}}{(1)}$ |                |                    |                      | g health or medical procedures or      |
| 6      | <u>(1)</u>                  |                |                    | ealthcare provider:  |  |
| 7      |                             |                |                    |                      | a health condition, illness, injury,   |
| 8      |                             |                |                    |                      | agnosis, or treatment rendered by a    |
| 9      |                             |                |                    | -                    | acist's scope of practice.             |
| 0      |                             | <u>b.</u>      |                    |                      | es, medical appliances, or medical     |
| 1      |                             |                |                    |                      | ondition, illness, injury, or disease. |
| 1      |                             |                |                    |                      | onarcion, miless, mjury, or uisease.   |

| General Assem   | bly Of North Carolina   | Session 2025   |
|---|---|--|
|   | c. Administration of a vaccine or m   | nedication.  |
| <u>(2)</u>  | Pharmacist. – An individual licensed to   | practice pharmacy under Article 4A   |
|   | of Chapter 90 of the General Statutes or  | the relevant laws of another state.  |
| <u>(b)</u> <u>A hea</u>   | alth benefit plan offered by an insurer in this   | s State shall cover healthcare services  |
| provided by a ph  | armacist if all of the following conditions   |  |
| <u>(1)</u>  | The service or procedure was perform  | ed within the pharmacist's licensed  |
|   | lawful scope of practice.   |  |
| <u>(2)</u>  | The health benefit plan would have co   | overed the service if the service or   |
|   | procedure had been performed by anothe  | er healthcare provider.  |
|   | participation of a pharmacy in a drug benefi  |  |
| <u>plan shall not s</u>   | satisfy any requirement that insurers of  | fering health benefit plans include  |
|   | nedical benefit provider networks."   |  |
| SEC   | <b>FION 7.2.(c)</b> G.S. 58-56-26 is amended b  | y adding a new subsection to read:   |
| " <u>(e)</u> <u>Notw</u>  | ithstanding any provision of this Article to  | the contrary, all requirements relating  |
| to the coverage   | of prescription drugs and pharmacy servi-   | ces under this Chapter applicable to   |
|   | lans are applicable to a third-party admi   | inistrator in the same way they are  |
| applicable to an  | insurer."   |  |
| SEC   | FION 7.2.(d) Article 56A of Chapter 58 o  | of the General Statutes is amended by  |
| adding a new sec  | ction to read:  |  |
| " <u>§ 58-56A-55. I</u>   | <u>Health benefit plan requirements applica</u>   | able.  |
| All requirem  | ents relating to the coverage of prescription   | n drugs and pharmacy services under  |
| this Chapter app  | licable to health benefit plans are applicable  | le to a pharmacy benefits manager in   |
| the same way the  | ey are applicable to an insurer."   |  |
| SEC   | <b>FION 7.2.(e)</b> This section becomes effec  | tive October 1, 2025, and applies to   |
| contracts entered   | l into, renewed, or amended on or after tha   | t date.  |
| SEC   | <b>FION 7.3.(a)</b> The North Carolina Medical  | Board and the North Carolina Board   |
|   | y adopt temporary rules to implement the p  |  |
| SEC   | <b>FION 7.3.(b)</b> This section is effective whe   | en it becomes law.   |
| SEC   | <b>FION 7.4.</b> Except as otherwise provided,  | this Part becomes effective October  |
| 1, 2025.  |   |  |
|   |   |  |
| PART VIII. AL   | LEVIATE THE DANGERS OF SURG   | ICAL SMOKE   |
| SEC   | <b>FION 8.(a)</b> Part 2 of Article 5 of Chap   | oter 131E of the General Statutes is   |
| amended by add  | ing a new section to read:  |  |
| " <u>§ 131E-78.4.</u> H   | <u>Iospital standards for surgical smoke ev</u>   | acuation.  |
| (a) Defin   | itions. – The following definitions apply in  | n this section:  |
| <u>(1)</u>  | Smoke evacuation/filtering system S   | stand-alone, portable equipment that   |
|   | effectively captures, filters, and eliminat   | es surgical smoke at the site of origin  |
|   | before the smoke makes contact with   | n the eyes or respiratory tracts of  |
|   | occupants in the room. This equipment i   | s not required to be interconnected to   |
|   | the hospital surgical ventilation or medic  | <u>cal gas system.</u>   |
|   | Surgical smoke The gaseous by-pro-  | duct produced by energy-generating   |
| <u>(2)</u>  |   | 1 1  |
| <u>(2)</u>  | devices, including surgical plume, smoke  | <u>e plume, bio-aerosois, laser-generated</u>  |
| <u>(2)</u>  | devices, including surgical plume, smoke<br>airborne contaminants, or lung-damagin  | ± •  |
|   |   | <u>g dust.</u>   |
| (b) Each  | airborne contaminants, or lung-damagin  | g dust.<br>of and implement policies that require  |
| (b) Each  | airborne contaminants, or lung-damagin<br>hospital licensed under this Part shall adop<br>oke evacuation/filtering system during any  | g dust.<br>of and implement policies that require  |
| (b) Each<br>the use of a smo<br>generate surgical                                   | airborne contaminants, or lung-damagin<br>hospital licensed under this Part shall adop<br>oke evacuation/filtering system during any  | g dust.<br>of and implement policies that require<br>y surgical procedure that is likely to  |
| (b) Each<br>the use of a smo<br>generate surgical<br>(c) Adve                       | airborne contaminants, or lung-damagin<br>hospital licensed under this Part shall adop<br>oke evacuation/filtering system during any<br>l smoke.  | g dust.<br>of and implement policies that require<br>y surgical procedure that is likely to<br>nd Human Services may take adverse                        |
| (b) Each<br>the use of a smo<br>generate surgical<br>(c) Adve<br>action against a l | airborne contaminants, or lung-damagin<br>hospital licensed under this Part shall adop<br>oke evacuation/filtering system during any<br>l smoke.<br>rse Action. – The Department of Health ar | g dust.<br>of and implement policies that require<br>y surgical procedure that is likely to<br>nd Human Services may take adverse<br>n of this section." |

| General          | Assem      | oly Of North Carolina                                  | Session 2025                       |
|------------------|------------|--|------------------------------------|
| " <u>§ 131E-</u> | 147.2.     | Ambulatory surgical facility standards for sur         | gical smoke evacuation.            |
| <u>(a)</u>       | Defin      | itions The following definitions apply in this s       | section:                           |
|                  | <u>(1)</u> | Smoke evacuation/filtering system Equipm               | nent that effectively captures,    |
|                  |            | filters, and eliminates surgical smoke at the s        | ite of origin before the smoke     |
|                  |            | makes contact with the eyes or the respiratory t       | racts of occupants in the room.    |
|                  |            | This equipment is not required to be interconne        | cted to the ambulatory surgical    |
|                  |            | ventilation or medical gas system.                     |                                    |
|                  | (2)        | Surgical smoke The gaseous by-product p                | roduced by energy-generating       |
|                  |            | devices, including surgical plume, smoke plume         |                                    |
|                  |            | airborne contaminants, or lung-damaging dust.          |                                    |
| <u>(b)</u>       | Each       | ambulatory surgical facility licensed under this I     | Part shall adopt and implement     |
| policies tl      | nat requ   | ire the use of a smoke evacuation/filtering system     | during any surgical procedure      |
| that is lik      | ely to g   | enerate surgical smoke.                                |                                    |
| <u>(c)</u>       | Adve       | rse Action. – The Department of Health and Hur         | nan Services may take adverse      |
| action aga       | ainst an   | ambulatory surgical facility under G.S. 131E-148       | for a violation of this section."  |
|                  | SEC        | <b>FION 8.(c)</b> This Part becomes effective January  | 1, 2026.                           |
|                  |            |  |                                    |
| PART 1           | X. CO      | OMMUNITY COLLEGE BEHAVIORAL                            | HEALTH WORKFORCE                   |
| ENHAN            | CEME       | NT   |                                    |
|                  | SEC        | <b>FION 9.1.(a)</b> Definitions. – For the purpose     | es of this act, the following      |
| definition       | s apply    | :  |                                    |
|                  | (1)        | Associate Professional (AP). – As defined in 1         | 0A NCAC 27G .0104(1).              |
|                  | (2)        | Commission. – Commission for Mental Healt              | h, Developmental Disabilities,     |
|                  |            | and Substance Abuse Services.                          |                                    |
|                  | (3)        | Qualified Professional. – As defined in 10A N          | CAC 27G .0104(21).                 |
|                  | (4)        | Qualified Substance Abuse Prevention Profess           | sional (QSAPP). – As defined       |
|                  |            | in 10A NCAC 27G .0104(22).                             |                                    |
|                  | (5)        | Staff Definitions Rule. – 10A NCAC 27G .010            |                                    |
|                  | SEC        | <b>FION 9.1.(b)</b> Staff Definitions Rule. – Until th | e effective date of the revised    |
| permanen         | t rule th  | hat the Commission is required to adopt pursuant t     | to subsection (e) of this section, |
| the Comr         | nission    | shall implement the Staff Definitions Rule as p        | rovided in subsections (c) and     |
| (d) of this      | section    | 1.   |                                    |
|                  | SEC        | <b>FION 9.1.(c)</b> Implementation. – With respect to  | o the definitions of "Associate    |
| Professio        | nal (Al    | P)," "Qualified Professional," and "Qualified          | Substance Abuse Prevention         |
|                  |            | APP)," the Staff Definitions Rule shall be implen      |                                    |
| new qual         | ificatio   | n for each term, in addition to current quality        | fications, for each definition,    |
| respective       | ely:       |  |                                    |
|                  | (1)        | Associate Professional (AP) May be a grad              |                                    |
|                  |            | with an associate degree in a human services fi        | eld with less than two years of    |
|                  |            | experience with the population served.                 |                                    |
|                  | (2)        | Qualified Professional. – May be a graduate of         | f a community college with an      |
|                  |            | associate degree in a human services field and         | l has two years of full-time or    |
|                  |            | pre- or post-associate degree accumulated              |                                    |
|                  |            | developmental disabilities, and substance abus         | e services experience with the     |
|                  |            | population served.                                     |                                    |
|                  | (3)        | Qualified Substance Abuse Prevention Profes            |                                    |
|                  |            | graduate of a community college with an as             | -                                  |
|                  |            | services field and has two years of full-time o        | r pre- or post-associate degree    |
|                  |            | accumulated supervised experience in addictio          | ns and recovery prevention.        |
|                  |            | <b>FION 9.1.(d)</b> Additional Implementation. – W     | -                                  |
| "O1"f"-          | d Subet    | ance Abuse Prevention Professional (QSAPP)," t         | he Staff Definitions Rule shall    |

| 1  | be implemented to provide for accumulated supervised experience in substance abuse prevention        |  |  |  |
|----|--|--|--|--|
| 2  | prior to the completion of a bachelor's degree to qualify for each pathway under 10A NCAC 27G        |  |  |  |
| 3  | .0104(22)a. through d.   |  |  |  |
| 4  | SECTION 9.1.(e) Additional Rulemaking Authority. – The Commission shall adopt                        |  |  |  |
| 5  | a rule to amend the Staff Definitions Rule consistent with subsections (c) and (d) of this section.  |  |  |  |
| 6  | Notwithstanding G.S. 150B-19(4), the rule adopted by the Commission pursuant to this section         |  |  |  |
| 7  | shall be substantively identical to the provisions of subsections (c) and (d) of this section. Rules |  |  |  |
| 8  | adopted pursuant to this section are not subject to Part 3 of Article 2A of Chapter 150B of the      |  |  |  |
| 9  | General Statutes. Rules adopted pursuant to this section shall become effective as provided in       |  |  |  |
| 10 | G.S. 150B-21.3(b1), as though 10 or more written objections had been received as provided in         |  |  |  |
| 11 | G.S. 150B-21.3(b2).  |  |  |  |
| 12 | <b>SECTION 9.1.(f)</b> Conforming Rule Changes. – The Commission shall amend any                     |  |  |  |
| 13 | additional rules under Subchapter 27G of Title 10A of the North Carolina Administrative Code         |  |  |  |
| 14 | prior to submission to the Rules Review Commission, necessary to implement the provisions of         |  |  |  |
| 15 | this act.  |  |  |  |
| 16 | <b>SECTION 9.1.(g)</b> Sunset. – This section expires when permanent rules adopted as                |  |  |  |
| 17 | required by subsection (d) of this section become effective.   |  |  |  |
| 18 | <b>SECTION 9.2.</b> This Part is effective when it becomes law.                                      |  |  |  |
| 19 |  |  |  |  |
| 20 | PART X. MARRIAGE AND FAMILY THERAPY LICENSURE REFORMS  |  |  |  |
| 21 | SECTION 10.(a) G.S. 90-270.56 reads as rewritten:  |  |  |  |
| 22 | "§ 90-270.56. Reciprocal licenses.   |  |  |  |
| 23 | The Board may shall issue a license as a marriage and family therapist or a marriage and             |  |  |  |
| 24 | family therapy associate by reciprocity to any person who applies for the license as prescribed      |  |  |  |
| 25 | by the Board and who at all times during the application process:                                    |  |  |  |
| 26 | (1) Has been licensed <u>and actively practicing</u> for <u>five at least two</u> continuous years   |  |  |  |
| 27 | and is currently licensed as a marriage and family therapist or marriage and                         |  |  |  |
| 28 | family therapy associate in another state.   |  |  |  |
| 29 | (2) Has an unrestricted license in good standing in the other state.                                 |  |  |  |
| 30 | (3) Has no unresolved complaints in any jurisdiction.  |  |  |  |
| 31 | (4) Has passed the National Marriage and Family Therapy  |  |  |  |
| 32 | examination.examination or the clinical examination required by the licensing                        |  |  |  |
| 33 | board that regulates marriage and family therapy in the State of California."                        |  |  |  |
| 34 | SECTION 10.(b) G.S. 90-270.63 reads as rewritten:  |  |  |  |
| 35 | "§ 90-270.63. Criminal history record checks of applicants for licensure as a marriage and           |  |  |  |
| 36 | family therapist and a marriage and family therapy associate.  |  |  |  |
| 37 | (a) Definitions. – The following definitions shall apply in this section:                            |  |  |  |
| 38 | (1) Applicant. – A person applying for licensure as a licensed marriage and family                   |  |  |  |
| 39 | therapy associate pursuant to G.S. 90-270.54A or licensed marriage and                               |  |  |  |
| 40 | family therapist pursuant to G.S. 90-270.54.G.S. 90-270.54 or  |  |  |  |
| 41 | G.S. 90-270.56.  |  |  |  |
| 42 |  |  |  |  |
| 43 | SECTION 10.(c) The North Carolina Marriage and Family Therapy Licensure                              |  |  |  |
| 44 | Board may adopt rules to implement the provisions of this act.                                       |  |  |  |
| 45 | <b>SECTION 10.(d)</b> This Part becomes effective October 1, 2025, and applies to                    |  |  |  |
| 46 | applications for licensure on or after that date.  |  |  |  |
| 47 |  |  |  |  |
| 48 | PART XI. LIMITATIONS ON AGREEMENTS WITH HEALTH CARE  |  |  |  |
| 49 | PROFESSIONALS  |  |  |  |
| 50 | SECTION 11.(a) Chapter 66 of the General Statutes is amended by adding a new                         |  |  |  |
| 51 | Article to read:   |  |  |  |

| General Assemb          | ly Of North Carolina   | Session 2025                |
|-------------------------|--|-----------------------------|
|                         | "Article 52.   |                             |
|                         | "Limitations on Agreements With Health Care Profess  | sionals.                    |
| " <u>§ 66-505. Defi</u> |  |                             |
|                         | g definitions apply in this Article:   |                             |
| (1)                     | Health care professional. – An individual who i  | s a licensed physician.     |
| <u></u>                 | physician assistant, advanced practice registered nurs   |                             |
|                         | Carolina Board of Nursing, or registered nurse.  |                             |
| <u>(2)</u>              | Hospital. – Any of the following:  |                             |
| <u>(2)</u>              | a. A facility that has an organized medical stat   | ff and is designed used     |
|                         | and operated to provide health care, dia   |                             |
|                         | services, and continuous nursing care prima  |                             |
|                         | such care and services are rendered under the  |                             |
|                         | of physicians licensed under Article 1 of Cl   | -                           |
|                         |  | <b>-</b>                    |
|                         | Statutes to two or more persons over a period  |                             |
|                         | b. <u>A facility designated by the Centers for 1</u>   |                             |
|                         | Services as a rural emergency hospital as de   |                             |
|                         | 485.502 or under section 125 of Division   |                             |
|                         | Appropriations Act of 2021, Public Law 116   |                             |
|                         | c. <u>Any outpatient department, including a portion</u>   |                             |
|                         | as an outpatient department, on or off of the  |                             |
|                         | that is operated under the hospital's contr  | -                           |
|                         | classified as a Business Occupancy by the  | -                           |
|                         | National Fire Protection Association as refer  | enced under 42 C.F.R. §     |
|                         | <u>482.41.</u>   |                             |
|                         | d. <u>Any hospital-owned medical practice.</u>   |                             |
| <u>(3)</u>              | Medical staff bylaws. – A document that is re  |                             |
|                         | accrediting, or regulatory body that governs the organ   | _                           |
|                         | a hospital's medical staff by defining the structure, re   | •                           |
|                         | relationships between the medical staff, stakeholders  | , hospital administration,  |
|                         | and hospital governing board.  |                             |
| <u>(4)</u>              | Non-compete clause or clause An agreement th   | ± •                         |
|                         | engaging in certain types of employment or business  | activities for a specified  |
| ~ <b>~</b> ``           | period of time within a specified geographic area.   |                             |
| <u>(5)</u>              | Nondisclosure agreement. – An agreement that restr   | icts the ability of a party |
|                         | to disclose information.   |                             |
|                         | lisclosure agreements limited.   |                             |
|                         | nondisclosure agreement entered into with a health   | ÷                           |
| ÷ •                     | at it does not restrict the health care professional from r  | eporting safety concerns,   |
|                         | or illegal activities.   | 1. 1                        |
|                         | alth care professional may be required to enter into a particular function of the second seco | nondisclosure agreement     |
|                         | y of the following:  |                             |
| <u>(1)</u>              | Prevent the health care professional from discussing   |                             |
|                         | with licensing agencies, accrediting bodies, or other  | r regulatory or oversight   |
|                         | entities.  |                             |
| <u>(2)</u>              | Restrict the health care professional's ability to re  |                             |
|                         | authorities violations of law, medical ethics, or medi   | cal staff bylaws.           |
|                         | ain non-compete clauses prohibited.  |                             |
|                         | ent contract for a health care professional employed   | by a hospital shall not     |
| contain a non-con       | <b>▲</b>   |                             |
| "§ 66-508. Prov         | ision of information.  |                             |

|    | General Assembly Of North CarolinaSession 2025  |
|----|---|
| 1  | Any policy, nondisclosure agreement, non-compete clause, medical staff bylaw, or any other          |
| 2  | type of contractual agreement with a health care professional shall not prohibit the provision of   |
| 3  | new practice information upon request by a patient and, if available, the recipient of that request |
| 4  | shall provide that information upon that request.   |
| 5  | " <u>§ 66-509. Remedies.</u>  |
| 6  | (a) <u>A nondisclosure agreement or non-compete clause that violates this Article is void</u>       |
| 7  | and unenforceable.  |
| 8  | (b) <u>A health care professional who prevails in an action under this Article challenging the</u>  |
| 9  | enforceability of a nondisclosure agreement or non-compete clause is entitled to damages plus       |
| 10 | reasonable attorneys' fees and costs."  |
| 11 | <b>SECTION 11.(b)</b> The North Carolina Medical Board may adopt rules to implement                 |
| 12 | the provisions of this Part that pertain to physicians and physician assistants.                    |
| 13 | SECTION 11.(c) The North Carolina Board of Nursing may adopt rules to                               |
| 14 | implement the provisions of this Part that pertain to advanced practice registered nurses and       |
| 15 | registered nurses.  |
| 16 | <b>SECTION 11.(d)</b> This Part is effective October 1, 2025, and applies to contracts              |
| 17 | entered into, modified, or renewed on or after that date.   |
| 18 |   |
| 19 | PART XII. EFFECTIVE DATE  |
| 20 | <b>SECTION 12.</b> Except as otherwise provided, this act is effective when it becomes              |
| 21 | law.  |